



Crown Lift Trucks  
9500 Widmer  
Lenexa, KS 66215  
  
crown.com

**Quotation**  
Friday, October 21, 2022  
Quote # 453390  
Turner USD 202  
Layout #

To: Turner USD 202  
5800 Metropolitan Ave  
Kansas City, KS 66106  
Cris Crockett  
913-288-4100

Project Description: Genie Scissor Lift

**Materials:**

Part #	Qty	Description	Color	Wt. Total	Unit Sale	Total Sale	Est. Lead-time
GS-2632	1	Genie Scissor Lift 2632 Tips # 191001-7606		0	\$23,121.86	\$23,121.86	37 weeks
Materials Subtotal				0		\$23,121.86	

**Project Summary:**

Description	Wt. Total	Total Sale
Total Order Quoted	0	\$23,121.86
Total Permitting Quoted		Not Quoted
Estimated Shipping and Handling		Not Quoted
Estimated Sales Tax		Not Quoted
Total Project		\$23,121.86
Options Subtotal		Not Quoted

Any purchases made by you of the items referred to on this quotation shall be subject to the terms and conditions printed on the reverse, which form a part of this quotation. This quotation is subject to acceptance by Buyer and Crown within 10 days from the date of this quotation.

Prices quoted above are based upon quantities specified above.  
Above prices subject to all state and local taxes.

All orders are subject to acceptance by Crown.  
FOB: Factory

Accepted By: \_\_\_\_\_

Date: 10/19/2022 (quote valid for 10 days from this date)

Name/Title: \_\_\_\_\_

By: Brian Bray / Account Rep / 913-201-3082

## WAREHOUSE SOLUTIONS TERMS AND CONDITIONS OF SALE

THESE WAREHOUSE SOLUTIONS TERMS AND CONDITIONS OF SALE (these "Terms") are entered into by and between CROWN EQUIPMENT CORPORATION D/B/A CROWN LIFT TRUCKS ("Crown"), and the customer ("Customer") identified on the quotation attached to these Terms (the "Quote").

NOW, THEREFORE, Crown and Customer agree as follows:

1. **Incorporation.** The terms and conditions set forth in the Quote, CAD/engineering/other approval drawings, seismic calculations, documents referenced herein, and the Warehouse Solutions Guidelines, and to the extent applicable, the other guidelines attached as Exhibit A (collectively, the "Guidelines") are hereby incorporated as if fully restated in these Terms (collectively, this "Agreement").
2. **Price.** Prices quoted are estimates as of the Quote date and are subject to change without notice to the prices prevailing at time of price commitment by Crown's supplier(s). Prices are F.O.B. Origin and are exclusive of all taxes—federal, state or local. If Crown is required to pay or collect any tax or duty owed by Customer, such payment or collection shall be added to the price. In no way limiting the foregoing, if there is any delay in completion or shipment of order, including due to any change requested by Customer, or as a result of any delay on Customer's part in furnishing information necessary for completion of the order, the price initially agreed upon at time of acceptance is subject to change.
3. **Payment.** Except as otherwise set forth in the Quote, payment shall be as follows, pending credit approval by Crown in Crown's sole discretion. Production, shipment, and delivery shall at all times be subject to the approval of Crown's credit department. Crown reserves the right at any time to modify or withdraw credit terms without notice and to require guarantees, security, or payment in advance of the amount of the credit involved. If Crown at any time doubts Customer's financial responsibility, Crown may decline to make shipments hereunder except upon cash payment in advance or receipt of security or other proof of responsibility satisfactory to Crown.
  - A. For the sale of warehouse solutions materials not requiring installation by Crown: (i) on orders \$0 - \$24,999.99, net 10 days and (ii) on orders of \$25,000.00 and over: 30% down payment due at the time of order and the 70% balance due before shipment.
  - B. For the sale of warehouse solutions materials requiring installation by Crown: (i) on orders \$0 - \$24,999.99, net 10 days and (ii) on orders of \$25,000.00 and over: 30% down payment due at the time of order, 60% down payment due before shipment, and the 10% balance due upon completion of the project.
4. **Surcharges.** Notwithstanding anything in this Agreement to the contrary, Crown reserves the right, at the time of order and/or at any time thereafter until final invoice, to charge Customer a surcharge: (a) to cover increased commodity costs, duties, tariffs, freight costs or other related items, in each case, which have impacted Crown; and/or (b) if Crown's supplier(s) increase their prices or otherwise assess a surcharge.
5. **Title.** Title to all materials shall remain in Crown until the complete purchase price and all additional costs and charges, as adjusted, are paid by Customer. Crown shall retain a security interest in, and right to repossess, any such materials until it is paid in full. Risk of loss shall pass to Customer upon delivery to Buyer's facility or if Buyer arranges the carrier, upon delivery to Buyer's carrier.
6. **Schedule.** Crown shall use commercially reasonable efforts to proceed with the preparation of the work on the schedule agreed. The agreed schedule is Crown's best estimate, based upon current and anticipated factory loads and supplier lead times, of when the work will be commenced and completed and/or when materials will be available. Crown shall have no liability for delays except if such delays are solely the fault of Crown. Crown agrees to cooperate with other contractors and subcontractors engaged in and about the project. Unless otherwise set forth in the Quote, Customer shall be responsible for obtaining all necessary permits in connection with the project. To the extent Crown agrees to perform any permitting needs, the applicable portions of the Guidelines relating to permitting shall apply.
7. **Changes.** Any change required, including but not limited to configuration changes requested by the Customer or required by any third party including but not limited to any regulatory agency, insurance agency, or any inspection authority (i.e. fire marshals, etc.) made to Crown after the Quote date, shall be on Crown's Change Order Form available to Customer upon request and will not be considered effective until mutual agreement has been reached between Customer and Crown as to the effect of any changes in prices, delivery, and other conditions of the order.
8. **Acceptance of Material.** It is the responsibility of Customer to examine and inspect the delivered materials. Any damages or shortages must be noted on the deliverer's Bill of Lading. Customer shall notify the Crown Branch set forth in the Quote within 48 hours of delivery as to any such damage or shortage.
9. **Post Installation Obligations.** Customer shall complete and return to the Crown Branch set forth in the Quote, the Warehouse Solutions Installation Completion Form attached hereto as Exhibit B within five (5) days of substantial completion which shall be determined in Crown's sole discretion. In no way limiting the foregoing, such determination of substantial completion shall not be contingent on Customer's completion or return of such Installation Completion Form to Crown, provided however, Customer acknowledges and agrees all warranty obligations set forth in Section 11 (Warranty) are contingent upon the timely return of the Installation Completion Form to Crown. Further, notice of any defects or claims of any nature (except warranty) must be made by Customer to the Crown Branch set forth in the Quote in writing within 48 hours of installation.
10. **Returns.** Returns will not be accepted for any reason without Crown's prior written authorization. If Crown does provide written authorization of a return, Buyer shall be responsible for paying all return shipping costs, as well as any handling, restocking, and related fees associated with the return, as determined by Crown in its sole discretion.
11. **Warranty by Crown.** Crown agrees to perform the work in a professional and workmanlike manner in accordance with the general conditions, plans, and specifications provided in writing to Crown prior to the execution of this Agreement. For work that consists of Crown's permanent installation and/or transfer of materials manufactured by Crown, Crown's applicable standard published warranties in effect at the time of shipment shall apply. For work that consists of Crown's permanent installation and/or transfer of materials not manufactured by Crown, applicable manufacturers' warranties shall apply and will be assigned by Crown to Customer, to the extent they are assignable, and if such warranties are not assignable then Crown shall reasonably assist Customer in obtaining for Customer the benefit of such warranties. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THESE WARRANTIES ARE EXCLUSIVE AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS, IMPLIED, OR STATUTORY, WHETHER OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE, WITH RESPECT TO ANY SERVICES, WORK, MATERIALS, PRODUCTS, OR EQUIPMENT. All warranty periods for the warranties stated in this Section 11 (Warranty) shall commence on the date installation is substantially completed in Crown's sole discretion.
12. **Limitation of Liability.** TO THE FULLEST EXTENT NOT PROHIBITED BY APPLICABLE LAW, IN NO EVENT SHALL CROWN (A) BE LIABLE FOR ANY SPECIAL, INCIDENTAL, EXEMPLARY, INDIRECT, PUNITIVE, LIQUIDATED, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF FUTURE REVENUE, INCOME, OR PROFITS, LOSS OF USE, OR LOSS OF GOODWILL/REPUTATION, WHETHER OR NOT THE POSSIBILITY OF SUCH DAMAGES HAS BEEN DISCLOSED TO CROWN IN ADVANCE OR COULD HAVE BEEN REASONABLY FORESEEN BY CROWN, NOR (B) INCUR LIABILITY UNDER THIS AGREEMENT OR OTHERWISE RELATING TO THE WORK BEYOND THE AMOUNT OF FEES (EXCLUDING ANY REIMBURSED AMOUNTS) RECEIVED BY CROWN UNDER THIS AGREEMENT.
13. **Compliance.** Customer acknowledges and agrees to comply with applicable laws and regulations in performance of its obligations under this Agreement.
14. **Termination.** Crown may terminate this Agreement upon immediate written notice to Customer on the happening of any of the following events: (a) failure of Customer to accept delivery of material or to pay any indebtedness to Crown when due, accompanied by a failure within ten (10) days after demand therefor, to fully pay the same or provide assurance of payment satisfactory to Crown; (b) failure by Customer to honor any promise on Customer's part contained in this Agreement or to perform any of its obligations under this Agreement, other than the payment of any indebtedness to Crown, after Customer shall have been notified by Crown of such failure and in Crown's opinion shall have failed to correct the same within thirty (30) days after receipt of such notice; (c) repudiation by Customer of a failure which is the same or substantially the same as the one previously corrected by Customer after notice as provided in subparagraph (a) above; (d) the material inaccuracy of any information set forth in any application, claim, schedule, certificate, or other document heretofore or hereafter furnished by Customer to Crown; and/or (e) if Customer shall cease to function as a going concern, or makes an assignment for the benefit of creditors, or any proceeding under any federal or state bankruptcy, receivership, or insolvency laws is instituted by or against Customer, or the liquidation, dissolution, merger, or consolidation of Customer occurs, or a receiver or trustee for Customer or any of its assets or property is appointed or applied for. Termination shall not release or affect, and this Agreement shall remain fully operative as to, any obligations or liabilities incurred by Customer prior to the effective date of such termination; provided, that all indebtedness of Customer to Crown shall become immediately due and payable on the effective date of termination without demand, and Crown may deduct from any sums it owes to Customer sums owed by Customer to Crown. Any orders received from Customer, whether or not accepted by Crown, which have not been shipped prior to Customer's receipt of notice of termination or the effective date of termination or expiration, whichever shall occur first, shall only be shipped C.O.D. or cash in advance.
15. **Contingencies.** Crown shall not be liable for any default or delay in performance if caused, directly or indirectly, by acts of God; war; force of arms; fire; the elements; riot; labor disputes; picketing or other labor controversies; sabotage; civil commotion; accidents; any governmental action, prohibition, or regulation; delay in transportation facilities; shortage or breakdown of or inability to obtain or non-arrival of any labor, material, or equipment used in the manufacture of the material; failure of any party to perform any contract with Crown relative to the production of the material; or from any cause whatsoever beyond Crown's control, whether or not such cause be similar or dissimilar to those enumerated.
16. **Indemnification.** Customer agrees to indemnify, defend, and hold Crown, its affiliates, and each of the foregoing's directors, managers, owners, members, officers, employees, and agents from and against any claim, allegation, liability, loss, cost, damage, or expense, including attorney's fees (collectively, "Claims"), resulting from (i) use, possession, storage, maintenance, or reconfiguration of the materials sold hereunder by Customer or any third party not under Crown's control; (ii) Customer's, or its affiliates, directors, managers, owners, members, officers, employees, agents, invitee's, subcontractors, or any third party under Customer's control's violation of any applicable law, including but not limited to applicable OSHA regulations, the Americans with Disabilities Act, and California Code of Regulations, Title 8, Section 3207; (iii) modification of the materials sold hereunder without the express written consent of Crown or the manufacturer of the materials; or (iv) Customer's failure to implement any changes to the materials directed by Crown or the manufacturer of the materials.
17. **Insurance.** Customer shall, and shall cause the owner of the premises in which the materials are to be delivered and, to the extent applicable, the installation work is to be performed to, carry at their own expense commercial general liability insurance with a minimum limit of \$1,000,000 combined single limit (property damage and bodily injury). Customer shall provide to Crown upon Crown's written request, certificates of insurance for the policy(ies) listed above. Crown shall provide to Customer upon Customer's written request certificates of insurance for the policies listed below underwritten by insurance companies with an A.M. Best Rating of A- or greater.
  - A. Workers' Compensation Insurance required by State Law or with State Statutory Limits and Employer's Liability with limits equal to: EL each Accident: \$1,000,000; EL Disease-Policy Limit: \$1,000,000; and EL Disease—each Employee: \$1,000,000.
  - B. Commercial General Liability Insurance, including Contractual Liability, written on an occurrence basis with limits equal to: General-Aggregate: \$2,000,000; Products-Completed Operations Aggregate: \$2,000,000; Personal and Advertising Injury: \$2,000,000; and Each Occurrence: \$2,000,000.
18. **Miscellaneous.** This Agreement shall be the complete and exclusive terms and conditions, shall supersede all prior written or oral agreements, including all prior written or oral representations and warranties with respect to the subject matter hereof, and shall constitute the entire agreement, including all representations and warranties, between Crown and Customer with respect to the work and/or materials outlined in the Quote. In the absence of written acceptance of this Agreement by Customer, either acceptance of or payment for the material shall constitute Customer's acceptance of this Agreement. Any change in work or different or additional terms or conditions in any order, proposal, acknowledgment form, click-through/shrink-wrap or other terms requiring electronic acknowledgment, or any other document of Customer are hereby deemed material alterations and are null and void and superseded by this Agreement unless otherwise mutually agreed to in writing, with the intent to supersede this Agreement expressly stated, and executed by the parties. Customer's rights and obligations hereunder may not be assigned or delegated without the prior written consent of Crown. Crown may freely assign its rights and obligations. This Agreement shall be governed by and construed in accordance with the Uniform Commercial Code as adopted by Ohio under which jurisdiction Customer consents. The invalidity of any part of this Agreement shall not affect the validity of the remaining provisions. All claims or suits against Crown must be made within one (1) year of the date the cause of actions occurred (regardless of when they were discovered) or be forever barred. No waiver shall be effective against Crown unless Crown agrees to same in writing. This Agreement will be binding upon, and will inure to the benefit of, each party's successors and permitted assigns.

**WAREHOUSE SOLUTIONS GUIDELINES****BIDS ARE BASED ON THE FOLLOWING CRITERIA:**

1. All capacities stated on the Quote are based on an evenly distributed load unless otherwise noted. There is no consideration for point loads, line loads, or concentrated loads. Wire decks and pallet supports are designed for loads that are static and uniformly distributed over the entire deck surface on the rack deck and within the allowable load capacity rating. Users shall not permit welded-wire rack decking or pallet supports to be used as a walkway or platform for personnel. Loads should be placed onto decking rather than dropped, pushed, or pulled. Failure to adhere to these guidelines could result in serious injury. The prices quoted do not include shelf beam and/or upright capacity plaques.
2. Unloading & staging is based upon working on a finished cement or asphalt surface. If outside staging or storage of material is required, Crown will not be held responsible for any mud, dust, dirt, and/or rust on material, nor any mud tracks on floor as a result and will not incur any expense to clean, wipe, repaint, or cover material. Crown will also not be held responsible for dust accumulating on the rack or other material at the job site.
3. Most materials are shipped on a flatbed trailer. Thus, Crown will not be liable for mud, dirt, salt, moisture, and/or rust caused by weather conditions during shipment. At Customer's request, Crown can have the load tarped for an additional cost.
4. Unloading of material will be from highway trucks and must be placed within 100 feet of the installation area. Crown may provide labor and lift equipment for unloading and installation upon request.
5. Non-union labor of Crown's choice (unless specified) done during normal business hours: Monday - Friday, 8 a.m.-5 p.m. Customer is responsible for installation during required or requested primetime hours, which are charged at additional and premium rates. Primetime hours are described as overtime, weekends, holidays, and labor hours other than Monday-Friday 8 a.m.-5 p.m.
6. Areas for delivery and, if applicable, installation must be free and clear of equipment, machinery, or other obstructions and must be well lit, water tight, ambient temperature (50+ degrees), and with electrical power available for workers to proceed without delay in a sequential manner. Quotation is based on non-interference of Customer's employees or other trade personnel. If work is to be performed outside of normal business hours, these restrictions may be accommodated at an additional cost.
7. If a delay in the project occurs, any material that is scheduled into manufacturing process or later must be shipped to Customer's location and stored inside. If Customer requests the material to be stored at the manufacturing facility, it may be placed outside in the elements. Crown nor the manufacturer will be responsible for rusting, staining, or other damage to the material due to dirt, dust, mud, and/or rust. If Customer would like the rack stored inside a warehouse, please contact Crown to discuss options and additional associated costs.
8. No other work or materials, implied or otherwise, is included that is not specifically called out on the Quote (including but not limited to warehouse lighting, signage, and protection devices).
9. Any costs for building or high-pile permits, performance bonds, licenses, taxes, seismic, or registered engineering fees that may be required by state, county, city, or local authorities are not included unless otherwise spelled out in the body of the Quote. If permits or registered calculations are required, they are the responsibility of Customer prior to installation unless specified in the Quote. Crown can assist in obtaining submittal information. Customer will be responsible for meeting building, fire, and safety regulations which may be required before the permit is issued.
10. In no way limiting the foregoing, Crown shall not be responsible for the condition of the end user's building regarding lighting, fire exits, fire safety devices, building slab capacity, engineered design/construction, nor is Crown responsible for any modifications to the building or property required pursuant to the Americans with Disabilities Act or any applicable law with respect to public accommodations and commercial facilities.
11. Storage racks for material handling, including racking for furniture, appliances and bulk storage, should not be used as a walking or working surface. Anyone handling materials while elevated on Crown man up lift trucks such as stockpickers, turret trucks, etc. should always work from the platform or work platform attached to the truck, while wearing a full body harness attached to the truck by an SRL (self-retracting lanyard) or fixed lanyard with shock absorber. Leaving the truck and entering the racking should be avoided. If such a practice occurs, the user must comply with all manufacturer safety guidelines and applicable laws and regulations, including but not limited to 29 CFR Part 1910 Walking-Working Surfaces and Personal Protective Equipment (Fall Protection Systems) Final Rule issued November 18, 2016 (Federal Register, Volume 81, No. 223). <https://www.osha.gov/walking-working-surfaces/>

If any of the above criteria cannot be adhered to, inform Crown in writing and Crown will quote accordingly.

**PERMITTING & ENGINEERING GUIDELINES**

Unless otherwise set forth in the Quote, Customer shall be responsible for obtaining all necessary permits in connection with the project. To the extent Crown agrees to obtain permitting:

Drawing package, Engineering package, and High Pile Report due at the time of order, and the balance due upon City sign-off on permit card. Except to the extent a core sample and PSI of the concrete is otherwise provided in writing to Crown by the Customer, Customer acknowledges and agrees the minimum concrete thickness is 6" and the minimum PSI is 4000s.

Permit Fees & Processing: When Crown pulls permits for Customer, all "Governing Authority" fees that are required will be billed as invoiced by the authority and are not due upon delivery.

Property owners/tenants are responsible for complying with applicable laws and codes, including but not limited to building, fire, and safety. Permits may be required by the Governing Authority, and Crown may assist with obtaining such permits. However, Crown shall not be responsible for any inaccurate information provided by property owners/tenants in connection with obtaining such permits. Property owners/tenants are also responsible for all costs associated with code compliance, including but not limited to applicable taxes, assessments, building or high-pile permit fees, special inspections, performance bonds, licenses, engineering, or any improvements required by the associated regulatory agency. Customer approval of this Quote serves as a request by them that materials are to be ordered and/or manufactured prior to applicable permits being issued or verified. This may create a circumstance where the ordered materials may need to be supplemented or modified to meet additional governing authority requirements. Customer must provide a written request any time they wish to hold order processing until permits are approved. Any time frame provided for obtaining permits is at best an approximate and cannot be guaranteed due to unforeseen and uncontrolled circumstances caused by county, city, and local requirements.

Whenever pallet racking is installed in a warehouse, a high-pile storage permit may be required. This permit (separate from the building & safety permits) examines existing, sprinkler density, classification of products stored, ration of smoke vents, drafts, curtain areas, etc. This process may require further modifications or analysis to the warehouse which are outside the scope of this Quote. If Customer needs assistance in these areas, Crown may provide further quotations covering these possible modifications or requirements.

Pricing and related bill of materials is based on specifications and approximate floor & pallet capacities provided by Customer. When applicable, preliminary engineering calculations may be provided upon request.

Customer must provide written approval if requesting installation to start prior to permit acquisition. Crown will not be responsible for any possible fines or delays. Changes in work or alterations at any time (including but not limited to reprofiling beams or shelf elevations, layout changes, redesigns, etc.) must be noted in writing and include an approval from both Crown and Customer on appropriate documents, and may be subject to additional charges.

**WITH RESPECT TO WORK PERFORMED IN THE STATE OF CALIFORNIA:**

1. Crown's California Contractors License No.: 781358
2. Customer shall comply with all applicable laws, including but not limited to the requirements set forth in California Code of Regulations, Title 8, Section 3207.
3. Contractors are required by law to be licensed and regulated by the Contractors' State License Board, which has jurisdiction to investigate complaints against contractors if a complaint regarding a latent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within ten years after the date of the alleged violation. Any questions concerning a contractor may be referred to the Registrar, Contractors' State License Board, P.O. Box 26000, Sacramento, CA 95826.

**INSTALLATION GUIDELINES**

TO THE EXTENT INSTALLATION IS INCLUDED IN THE QUOTE, INSTALLATION PRICING IS BASED ON THE FOLLOWING, UNLESS OTHERWISE SET FORTH IN THE QUOTE. The following criteria are not meant to mitigate product performance or business practice responsibilities, but rather remove the possibility of misunderstandings. These policies have been established to ensure understanding and to maintain good relations between Crown and its customers.

1. Approval drawing must be signed prior to installation. It is Customer's responsibility to verify the layout against any construction drawings Crown has been provided to ensure proper clearances are met in relation to building columns, doors, lights, pipes, HVAC units, etc. Alterations during installation (which include but are not limited to: reprofiling beam or shelf elevations, layout change, redesign, etc.) must be approved by signing on appropriate documents and may be subject to additional charges.
2. Floors to be swept, cleaned and sealed prior to installation start-up.
3. Any work other than material installation must be clearly stated in information supplied to Crown. (i.e. knock down existing equipment, relocating machinery or inventory, etc.)
4. Work stoppage, overtime, weekend work, and additional trips to the job site, which are at Customer's request, will be subject to additional charges.
5. Floor conditions must be even and lift truck accessible (extreme unevenness in flooring or structures may result in additional charges).
6. Restrooms or portable facilities shall be available for Crown's/Installer's use.
7. Customer is responsible to off-load the material and should be staged at or near the worksite, unless other arrangements have been made.
8. If the work crew is to be responsible to off-load material, then adequate staging area must be available at or near the work site. The following conditions will apply:
  - A. One fully functional dock leveler or dock plate to facilitate unloading closed trailers at a standard dock door, on a paved surface.
  - B. Flatbed trailer unloading inside the building whenever possible.
  - C. Flatbed unloading outside requires ample space on a paved surface to unload, stage, and maneuver materials in order to enter a standard dock or ramp door.
  - D. Loading docks and levelers to be available on the same floor level as work area.
9. Price includes broom swept floors only. Specialized clean-up requirements are Customer's responsibility unless otherwise noted.
10. Removal of dust accumulation during and after installation is not the responsibility of Crown.
11. Installation does not include cleaning or wiping down of rack or materials.
12. Lift truck(s) / Scissor lift(s) are not included unless stated in the quote.
13. Customer to provide the lift equipment for unloading and installation, it must be available exclusively for seller's crew. Drivers supplied by installer (unless noted).
14. Electrical supply wiring and hook-ups are the responsibility of Customer.
15. Customer's responsibility to verify the capacity of the concrete slab to support all proposed structures & equipment under fully loaded conditions.
16. If drilling of metal parts is required, the metal shavings produced as a result will be broom swept only. Special wipe down, vacuuming, or specialized clean-up is not included in the quote.
17. Specialized or non-returnable material cannot be restocked. Any standard or returnable material which is not used may be restocked, but it will be subject to a restock fee plus any associated freight costs.
18. Compliance to the safety procedures of the installers' safety guideline policy.
19. Seller must be notified of any facility safety requirements (hard hats, steel toe boots, eyeglasses, etc.)
20. If work crew is required to attend any facility safety training or video classes, the additional time will be billed at the prevailing labor rate. Any special equipment required by Customer may also affect the cost and will be billed accordingly.
21. Coordination of other trades is the responsibility of Customer.
22. Any delays or stops and restarts will be invoiced at prevailing rates plus expenses, such as travel, meals, and lodging. Delays may be billed at the higher of the hourly rate established by the installer, or at \$80.00 per man hour, in Crown's sole discretion, plus a \$450.00 per day out of town fee.
23. A secure and convenient storage area for the materials, tools, and equipment must be provided.
24. Any additional insurance coverage required by Customer will increase installation cost.
25. Crown/Installer shall not be held responsible for any injuries to persons or property, or for any delays in the completion of the work, by reason of unforeseeable causes beyond Crown/Installer's control and its fault or negligence.
26. Unless otherwise specified, pricing for installation is based on a continuous uninterrupted schedule. Any delays or stops and restarts will be invoiced at prevailing rates plus expenses, such as travel, meals, and lodging. Delays may be billed at the higher of the hourly rate established by the installer, or at \$80.00 per man hour, in Crown's sole discretion, plus a \$450.00 per day out of town fee.
27. Rack Closure: Installation of equipment may require drilling and/or cutting into concrete. When drilling or cutting into concrete, the following terms shall apply:
  - A. Location of sub-floor obstructions, such as electrical conduit, water pipes, air plenums, utilities, embedded rock, etc. are the responsibility of Customer, and will be removed/reworked for an additional cost at Customer's expense. Crown will not take responsibility for any unmarked sub-floor obstructions. Customer must notify Crown in writing of any sub-floor obstructions.
  - B. Concrete removal work is based on a slab thickness of no more than 6", and wall thickness at a maximum of 8". If the dimensions set forth above are exceeded, cost of work will escalate as necessary and agreed upon by both Customer and Crown to complete the work.
28. Crown shall have no liability for structural weakening or damage to any floors or walls due to concrete work.
  - A. Installation crew will repair deep chips and gouges in concrete floor caused by crew. However, Crown shall not be liable for surface scratches & abrasions to the floor as a result of normal installation of the material handling equipment. Additional precautions may be available for an additional charge.
  - B. Clean-up will consist of a vacuum of concrete dust around anchor holes and a one-time broom sweep of the work area. Packaging, strapping, dunnage, unused material, and miscellaneous debris associated with installation will be placed in a trash receptacle in a reasonably close proximity to the work area provided and removed by Customer.

NOTE: If any of the Installation Guidelines cannot be adhered to, kindly inform Crown in advance and Crown will advise of any price increase (if any) in the contract price.

A purchase order is required to secure scheduling of project and is understood to be in agreement with the Quote in its entirety (including terms and conditions sheet). Any changes in drawings, layouts, or material will constitute a re-quote of this project.

**GUIDELINES FOR DISMANTLING/RELOCATION OF MATERIAL**

1. Dismantling or Relocation of Existing Material will include the above Installation Guidelines as well as the following:
  1. Pallets, dunnage, and trucking provided by others.
  2. Anchors and normal shimming included (anchors to be furnished by others).
  3. Anchors on dismantle or relocation will be flush with floor (no patching or driving anchors through concrete floor included).
  4. Not responsible for sprinkler or electrical systems.
  5. Additional equipment and/or materials purchased /rented to be billed at cost + m/u.
  6. It is expressly understood that hardware (nuts, bolts, screws, anchors, etc.) will be provided by Customer unless noted above.

**GUIDELINES FOR WIRE GUIDANCE INSTALLATIONS**

Wire Guidance Installations will include the above Installation Guidelines as well as the following:

1. Customer shall be responsible for all required concrete work.
2. In no way limiting Section 1 above, all prices quoted are based on normal floor conditions of 4,000 PSI or less. Any special concrete mix or topping resulting in an excess of 4,000 PSI or any other condition of an unusual nature may require additional treatment or remedies; the price of which to be determined and agreed to by all concerned parties prior to installation.
3. Final invoicing will be determined upon completion based on measurement of actual wire installed.
4. Upon completion of installation, the floor patch surface will be cleaned from any resulting residue created by the cutting process. Please note however that the por-rok / epoxy utilized may leave a temporary staining which dissipates over several weeks of guided vehicle usage. In addition, a slight haze will remain after clean-up which also dissipates after several cleanings by others.
5. Temperature must be a minimum of 40 degrees Fahrenheit constant.
6. Customer must provide a convenient location to dump waste and slurry from floor cutting and cleaning operation, said area to be accessible to and from utilizing a hand pallet truck.
7. Customer must provide an electrician for proper A/C wiring of the line driver mounted by the installer.
8. Customer must provide a dedicated 110/115 volt receptacle for the line driver.

**CROWN EQUIPMENT CORPORATION D/B/A CROWN LIFT TRUCKS**

## Warehouse Solutions Installation Completion Form

Customer Name: \_\_\_\_\_ Contact Name: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_

Quote # or Project #: \_\_\_\_\_

Description of Project/Materials Installed: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_Miscellaneous Notes or Comments: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The authorizing party acknowledges that work described above constitutes the completion of the original agreement &amp; subsequent change orders agreed to by Crown Lift Trucks.

Crown Lift Trucks would like to thank you for the order, and we look forward to a long-term partnership with you and your company. Please return this form to the Crown Branch identified on the applicable Quote.

Customer

Print Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

Crown Authorized Installer or Company Representative

Print Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Title: \_\_\_\_\_

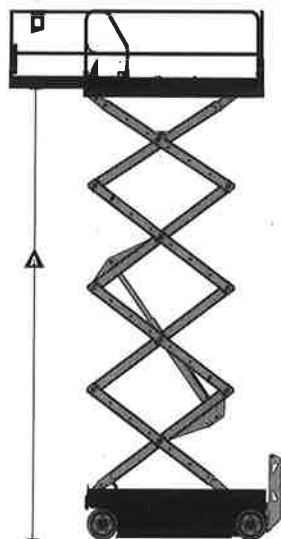
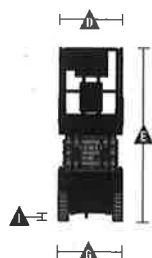
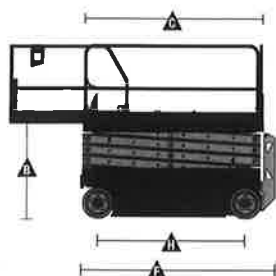
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# Self-Propelled Scissor Lifts

GS™ -2032, GS-2632 & GS-3232

## Specifications



Models	GS-2032		GS-2632		GS-3232	
Measurements	US	Metric	US	Metric	US	Metric
Working height maximum*	26 ft	8.10 m	32 ft	9.92 m	38 ft	11.75 m
▲ Platform height maximum	20 ft	6.10 m	26 ft	7.92 m	32 ft	9.75 m
▲ Platform height stowed	3 ft 5 in	1.03 m	3 ft 10 in	1.16 m	4 ft 3 in	1.29 m
▲ Platform length - outside	7 ft 5 in	2.26 m	7 ft 5 in	2.26 m	7 ft 5 in	2.26 m
extended	10 ft 5 in	3.18 m	10 ft 5 in	3.18 m	10 ft 5 in	3.18 m
Slide-out platform extension deck	3 ft	0.91 m	3 ft	0.91 m	3 ft	0.91 m
▲ Platform width - outside	2 ft 8 in	0.81 m	2 ft 8 in	0.81 m	2 ft 8 in	0.81 m
Guardrail height: fixed rails	3 ft 3 in	0.99 m				
folding rails	3 ft 7 in	1.10 m	3 ft 7 in	1.10 m	3 ft 7 in	1.10 m
Toeboard height	6 in	0.15 m	6 in	0.15 m	6 in	0.15 m
▲ Height - stowed						
fixed rails	6 ft 8 in	2.03 m				
folding rails	7 ft	2.13 m	7 ft 5 in	2.5 m	7 ft 10 in	2.38 m
rails folded	5 ft 9 in	1.75 m	6 ft 3 in	1.91 m	6 ft 8 in	2.03 m
▲ Length - stowed	8 ft	2.44 m	8 ft	2.44 m	8 ft	2.43 m
Length - extended	10 ft 11 in	3.33 m	10 ft 11 in	3.33 m	10 ft 11 in	3.33 m
▲ Width	2 ft 8 in	0.81 m	2 ft 8 in	0.81 m	2 ft 8 in	0.81 m
▲ Wheelbase	6 ft 1 in	1.85 m	6 ft 1 in	1.85 m	6 ft 1 in	1.85 m
▲ Ground clearance - center	3.5 in	8.9 cm	3.5 in	8.9 cm	3.5 in	8.9 cm
- with pothole guards deployed	0.88 in	2.2 cm	0.88 in	2.2 cm	0.88 in	2.2 cm

## Productivity

Maximum platform occupancy**	2		2		2	
Lift capacity	800 lbs	363 kg	500 lbs	227 kg	500 lbs	227 kg
Extension deck capacity	250 lbs	113 kg	250 lbs	113 kg	250 lbs	113 kg
Drive height	full height		full height		22 ft	6.71 m
Drive speed - stowed	2.2 mph	3.5 km/h	2.2 mph	3.5 km/h	2.2 mph	3.5 km/h
Drive speed - raised	0.5 mph	0.8 km/h	0.5 mph	0.8 km/h	0.5 mph	0.8 km/h
Gradeability - stowed***	30%		25%		25%	
Maximum outrigger leveling:						
front to back					3°	
Maximum outrigger leveling:						
side to side					5°	
Turning radius - inside	zero		zero		zero	
Turning radius - outside	7 ft	2.13 m	7 ft	2.13 m	7 ft	2.13 m
Raise / lower speed	28 / 24 sec		28 / 24 sec		55 / 28 sec	
Controls	proportional		proportional		proportional	
Drive	dual front wheel		dual front wheel		dual front wheel	
Multiple disc brakes	dual rear wheel		dual rear wheel		dual rear wheel	
Tires - solid non-marking	15 x 5 in	38 x 13 cm	15 x 5 in	38 x 13 cm	15 x 5 in	38 x 13 cm

## Power

Power source	24 V DC		24 V DC		24 V DC	
	(four 6V 225 Ah batteries)		(four 6V 225 Ah batteries)		(four 6V 225 Ah batteries)	
Hydraulic system capacity	4.5 gal	17 L	4.5 gal	17 L	4.5 gal	17 L

## Weight\*\*\*\*

ANSI, CSA	3,574 lbs	1,621 kg	4,413 lbs	2,002 kg	5,185 lbs	2,352 kg
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Standards Compliance ANSI A92.6, CSA B354.2, CE Compliance, AS 1418.10

\* The metric equivalent of working height adds 2 m to platform height. U.S. adds 6 ft to platform height.

\*\* Gradeability applies to driving on slopes. See operator's manual for details regarding slope ratings.

\*\*\* Weight will vary depending on options and/or country standards.





# Self-Propelled Scissor Lifts

## GS™-2032, GS-2632 & GS-3232

### Features

#### Standard Features

##### Measurements

###### GS-2032

- 26 ft (8.10 m) working height
- Up to 800 lbs (363 kg) lift capacity

###### GS-2632

- 32 ft (9.92 m) working height
- Up to 500 lbs (227 kg) lift capacity

###### GS-3232

- 38 ft (11.75 m) working height
- Up to 500 lbs (227 kg) lift capacity

##### Productivity

- 89 x 32 in (2.26 x .81 m) steel platform
- 3 ft (.91 m) extension deck
- Fixed rail with chain entry gate (standard GS™-2032)
- Folding rails with half-height swing gate (standard on GS™-2632, GS™-3232)
- Automatic leveling outriggers (GS™-3232 only)
- Dual front wheel drive
- Universal 20 amp smart charger
- Rear recessed charger receptacle
- SmartLink™ - proportional lift and drive
- Platform control with battery charge indicator and diagnostic display
- On-board diagnostic system
- AC power to platform
- Lanyard attachment points
- Manual platform lowering valve
- Emergency stop at both platform and ground controls
- Rear wheel multiple disc brakes
- Front wheel hydraulic dynamic braking
- Manual hydraulic brake release
- Swing-out component trays
- Solid non-marking tires
- Pothole guards
- Tilt level sensor with audible alarm
- Descent alarm
- Electronic horn
- Hour meter
- Motion alarm

##### Power

- 24 V DC (four 6 V 225 Ah batteries)

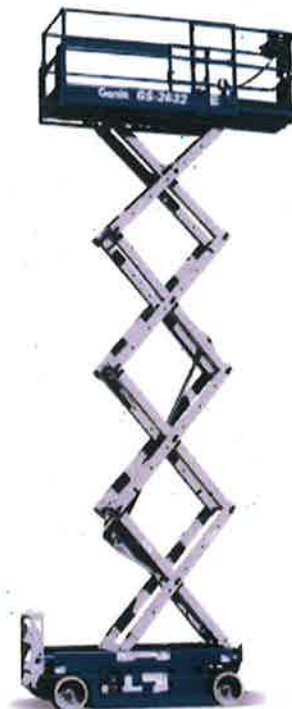
#### Options & Accessories

##### Productivity Options

- Folding rails with half-height swing gate (GS™-2032)
- Platform swing gate, half-height (GS™-2032)
- Air line to platform
- Dual flashing LED beacons
- Automotive horn\*
- Biodegradable hydraulic fluid

##### Power Options

- Power Inverter (120 V/60 Hz)\*
- EE rating
- AGM maintenance-free batteries



\* Not available with EE rating

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GS32 0210L Part No. 109378

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