

Austin Crane Service 512-452-4400

904 Leander Dr Leander, TX www.austincrane.com **Invoice**

Invoice #: 1006976

Invoice Date: 6/2/2020

Billing Date(s): 6/2/2020 - 6/2/2020

Page(s): 1 of 3

Customer Information	Invoice Comments	Job Site
HITEC POWER PROTECTION INC	Work as directed by customer	4th building on the West side of location (around
25707 SOUTHWEST FRWY	Changing out a 15,000 lb. coupling	back)
		9825 Spectrum Dr.
ROSENBERT, TX 77471		AUSTIN, TEXAS
346-309-0049		

Purchase Order #	Customer Account	Contact Name	Salesperson	Pay Terms	Rental #
1284636	40-001852	Kevin Delancey	BAILEY, MICHAEL SCOTT	NET30	114958

Description	Quantity	Rate	Amount
90 TON TRUCK CRANE W/OPERATOR - RATE PER HR. W/ 4 HR. MIN. (40-114958-1)	5	\$275.00	\$1,375.00
Highway Permit	1	\$100.00	\$100.00
Counterweight Delivery \$740 Per Truck (1 Truck)			\$740.00

Subtotal	\$2,215.00
Total	\$2,215.00

Remit To:

Austin Crane Service 904 Leander Dr Leander, TX 78641

Our Business is "Picking Up"

Thank you for your business. It is very much appreciated.

If you should require any additional information, please contact the office at the above phone number Credit Card Convenience Fee of 3 % Will Be Applied to All Invoices Paid with a Credit Card



Our Business is "Picking Up"

www.austincrane.com

DAILY FIELD TICKET

E-Ticket #: 40-114958-1 Work Order #: 114958

Ticket Date: Tuesday June 2, 2020

Customer PO#: 1284636

Branch: Austin/512-452-4400

Customer & Billing Address	Job Site & Work Performed				
HITEC POWER PROTECTION INC					
25707 SOUTHWEST FRWY	4th building on the West side of	4th building on the West side of location (around back)			
ROSENBERT, TX 77471	9825 Spectrum Dr.	Jobsite Contact: Kevin Delancey			
40-001852	AUSTIN, TEXAS	Jobsite Phone: 571-528-5725			
Customer Contact Info	Work as directed by customer to	Changing out a 15,000 lb. coupling			
Contact: Karl DenDekker					
Phone: 713-775-6216					
Email: karl.dendekker@hitec-ups.com	Pay Terms: NET30	Customer working for:			

The terms and conditions governing this service as desc	cribed on this page and on the appended page are under	stood and agreed to.
Austin Crane Service is not responsible for damage ca	used by its equipment to parking lots, sidewalks, culver	rts, driveways, curbs, slabs, grass, or
underground structures or utilities.		
Sign before work begins in acknowledgement of the to	erms and conditions listed on the appended page of the	document
	Kevin Delancey	6/2/2020
Authorized Customer Representative	Printed Name	Date Signed

Job Personnel: JIMMY N CHAPMAN, MIGUEL TOBON CARDENAS

Resource/Item	Lunch	Depart	Start	Finish	Return	Qty
90 Ton Truck Crane (51-036/90G-2) (JIMMY N CHAPMAN)	WT()		7:30a	11:30a		4
Crane Support Trailer Truck (T-8) (MIGUEL TOBON CARDENAS)	WT()		7:30a	11:30a		1
Highway Permit						1

Notes from Field: On site 7:30am-11:30am

The above hours are verified to be correct. All hours incurred before 7:00 am, after 3:30 pm, Mon-Fri, and all hours on weekends & holidays will be assessed overtime premium. Customer certifies that there have been no accidents involving any of the leased equipment.

	6/2/2020		6/2/2020
	Date Signed		Date Signed
	MIGUEL TOBON CARDENAS		Kevin Delancey
Company Representative ("Lessor")	Printed Name	Authorized Customer Representative	Printed Name

TERMS AND CONDITIONS OF CONTRACT (TX)

- 1. INDEMNIFICATION (FOR ALL CONTRACTS EXCEPT FOR CONTRACTS PERTAINING TO A WELL FOR OIL, GAS, OR WATER OR TO MINE FOR A MINERAL) LESSEE AGREES TO INDEMNIFY AND SAVE LESSOR, ITS EMPLOYEES, AND AGENTS HARMLESS FROM ALL CLAIMS FOR DEATH OR INJURY TO PERSONS, INCLUDING LESSOR'S EMPLOYEES, OF ALL LOSS, DAMAGE OR INJURY TO PROPERTY, INCLUDING THE EQUIPMENT, ARISING IN ANY MANNER OUT OF LESSEE'S OPERATION. LESSEE'S DUTY TO INDEMNIFY HEREUNDER SHALL INCLUDING CLOSTS OR EXPENSES ARISING OUT OF ALL CLAIMS SPECIFIED HEREIN, INCLUDING ALL COURT AND/OR ARBITRATION COSTS, FILING FEES, ATTORNEYS' FEES AND COSTS OF SETTLEMENT. LESSEE SHALL BE REQUIRED TO INDEMNIFY LESSOR FOR LESSOR'S OWN NEGLIGENCE OR FAULT, WHETHER THE NEGLIGENCE OR FAULT OF THE LESSOR BE DIRECT, INDIRECT OR DERIVATIVE IN NATURE. HOWEVER, THE INDEMNIFICATION OBLIGATION ABOVE SHALL NOT BE LIMITED BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGE, COMPENSATION, OR BENEFITS PAYABLE BY OR FOR THE LESSEE UNDER WORKER'S COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS. THE LESSEE'S OBLIGATIONS. HEREUNDER SHALL FURTHER NOT BE LIMITED BY THE AMOUNT OF ITS LIABILITY INSURANCE AND THE PURCHASE OF SUCH INSURANCE FOR LESSOR SHALL NOT DEPRRETE TO WAIVE ANY OF THE ABOVE OBLIGATIONS. PURSUANT TO V.T.C.A. GOVERNMENT CODE \$2252.902, LESSOR MAY NOT BE INDEMNIFIED FOR ITS SOLE, JOINT, OR CONCURRENT NEGLIGENCE ON ANY STATE PUBLIC WORK UNLESS THE LOSS OR LIABILITY IS CAUSED BY OR RESULTS FROM THE SOLE, JOINT, OR CONCURRENT NEGLIGENCE OF THE ABOVE OBLIGATIONS. PURSUANT TO V.T.C.A. GOVERNMENT CODE \$225.902, LESSOR WAY NOT BE INDEMNIFIED FOR ITS SOLE, JOINT, OR CONCURRENT NEGLIGENCE ON ANY STATE PUBLIC WORK UNLESS THE LOSS OR LIABILITY IS CAUSED BY OR RESULTS FROM THE SOLE, JOINT, OR CONCURRENT NEGLIGENCE ON ANY STATE PUBLIC WORK UNLESS THE LOSS OR LIABILITY IS CAUSED BY OR RESULTS FROM THE BOLLY INJURY OR DEATH OF (1) AN EMPLOYEE OF LESSEE'S SUBCONTRACTOR, SUPPLIER, OR EQUIPMENT LESSOR, OR (4) ANY INDEPENDENT CONTRACTOR DISTRICT RESONS SUBCONTRACTOR, SUP
- 2. INSURANCE —The Lessee agrees to purchase the following insurance coverages prior to the equipment's arrival on the job site. The Lessee shall procure the following coverages for Lessor: a.) worker's compensation and employer's liability insurance, with limits of at least the statutory minimum or \$1,000,000, whichever is greater; b) primary non-contributory commercial general liability insurance on an occurrence basis, including bodily injury and property damage coverages with minimum limits of \$1,000,000 per occurrence and \$2,000,000, in the aggregate; c) excess/umbrella non-contributory insurance in the amount of \$5,000,000 and Lessee's primary and excess/umbrella policies must be endorsed so that they are primary and non-contributory to all of Lessor's insurance policies; d) inland marine/all risk physical damage insurance, on a primary non-contributory basis, to cover the full insurable value of the equipment, including any boom or jib, for its loss or damage from any and all causes, including, but not limited to, overloading, misuse, fire, theft, flood, explosion, overturn, accident, and acts of God occurring during the rental term; e) all policies are to be written by insurance companies acceptable to the Lessor; f) the Lessor and all affiliated partnerships, joint ventures, corporations and anyone else who Lessor is required to name as an additional insured, are to be included as additional insured on all liability insurance policies, including excess/umbrella policies (ISO Form CG 20 10 10 01 and ISO CG 20 37 10 01 must be used), Lessee shall name Lessor as a Loss Payee on all insurance policies, and Lessor when requested; g) all policies shall be endorsed to require the insurer to give thirty (30) days advance notice to all insurance policies, and Lessor is required to insure, policies are excess over all of Lessor's policies. In the event of loss, proceeds of property damage insurance on the equipment shall be made payable to Lessor. Lessee's agreements to indemnify and hold Lessor harmless from any
- 3. OPERATION OF EQUIPMENT It is expressly agreed by and between the parties hereto that the equipment and all persons operating, or maintaining and assembling/disassembling the equipment are under the exclusive jurisdiction, supervision and control of Lessee under this lease. It shall be the duty of Lessee to give specific instructions and directions to all persons operating, repairing, and maintaining the leased equipment. Lessee agrees to provide or otherwise select competent and experienced personnel to direct the operation of the equipment, in accordance with OSHA 29 CFR 1926.1428 signal person qualifications and Lessee further agrees that the standard of care and responsibilities will be in accordance with all American National Standards Institute (ANSI) and that ASME B30.5-2011 (and as amended) shall be used when operating the equipment, specifically Chapter 5-3 Operation, as well as the OSHA 29 CFR Subpart CC Cranes and Derricks in Construction sections 1926.1400 1926.1442. Lessee specifically agrees that the Lessor has absolutely no control over any person operating or assisting in operating, or maintaining the leased equipment. Lessor may provide an operator with the equipment. Lessee may reject this operator; however, if operator is not rejected, the operator is under the Lessee's exclusive direction and control and is Lessee's agent, servant, and employee. The lease payments made by the Lessee shall include the operator's wages, even though the operator's wages may be disbursed by the Lessor. This lease is upon the agreement of the parties that Lessor has no right to replace or substitute personnel except at the direction of and with the approval of Lessee and that the Lessee shall have the right to control, including the right of termination, and shall be deemed to have exercised that right as to all details or operation of the leased equipment and personnel the Lessee shall have the right of termination, and shall be deemed to have exercised that right as to all details or operation of the leas
- 4. CONDITIONS—GROUND/POWERLINES/RIGGING—The Lessee hereby agrees that it will assume all responsibility for the ground or soil conditions in the area where the crane is to be stored, parked or operated. The Lessee shall perform or have performed all necessary inspections or testing to determine the nature of the ground or soil and its ability to support the crane while in operation or otherwise. If the ground or soil condition is such that it cannot support the crane, the Lessee shall take all necessary measures to ensure that these conditions are remedied prior to the crane being placed on that ground or soil. These measures include, but are not limited to, the provision of proper shoring or cribbing or other measures. Lessee assumes all responsibility to protect the equipment and persons in or around the equipment from the danger of power lines. Lessee shall not expose the equipment or any persons in or around such equipment to the danger of energized power lines. All power lines in the work area shall be identified prior to the work beginning. All power lines are to be de-energized prior to the equipment being operated in or around such power lines. Lessee shall contact the local electric utility or other such authorized entity to arrange to have the power lines de-energized prior to beginning work. Even if power lines are de-energized, Lessee shall keep the equipment clear of such power lines at the grounding of all equipment and will be required to use rigging or other equipment designed to prevent electrocution. Lessee is required to provide any and all rigging to be used with the equipment. If chokers, slings, straps, chains, hooks, spreaders, fittings, rope or wire, etcetera; are loaned to the Lessee by the Lesser for the Lessee's convenience, and is solely at the Lessee's responsibility. Lessee assumes responsibility for any defects in any rigging, whether the property of Lessee or otherwise. Lessee assumes the responsibility for damage to any load on hook due to a failure of the rigging. Lessee assume
- 5. NO RELIANCE ON LOAD MEASURING DEVICE If any crane has been fitted with a load measuring device, the Lessee hereby acknowledges and agrees that the Lessor has made no warranties or representations whatsoever with respect to the ability of the said load measuring device to accurately or consistently measure the weight of loads being lifted by such crane. The Lessee further acknowledges and agrees that it is the responsibility of the Lessee to independently determine the weight of every load to be lifted by any crane comprising all or portion of the equipment so as to ensure that any such load measuring device shall be used as an operator-aide only. As well, the Lessee acknowledges and agrees that if he relies in any way whatsoever on any load measuring device that he does so completely at his own risk.
- 6. AUTHORIZED SIGNATURE In the event this agreement has been executed on the reverse side by an individual on behalf of a corporation or other business entity, the person whose signature is affixed hereto and the company for which the individual has signed this agreement represent to Lessor that the individual signing has full authority to execute this agreement on behalf of said corporation or other business entity.
- 7. TERM: TAXES All charges pursuant to this work order shall be due and payable in Dallas County Texas. All past due amounts after thirty (30) days shall bear interest until paid at the lesser of 18% per annum (1 ½% per month) or maximum rate permitted by law. Lessor reserves the right to adjust proposed prices when changes are made by Lessee affecting the proposed scope of the work covered by this work order. Any such changes by Lessee must be approved in writing by Lessor. Prices proposed are exclusive of all applicable taxes, and Lessee shall pay and be responsible for all sales, use and other taxes imposed on or with respect to such goods or service.
- 8. FORCE MAJEURE Lessor shall not be liable for any damages or delays resulting directly or indirectly from (i) fire, embargo, strikes, Acts of God, civil unrest or insurrection, (ii) failure of any vendor, subcontractor or supplier to timely perform, (iii) any law, ordinance, rule, regulation or order of any government authority, or (iv) any other cause or event beyond Lessor's control. If any of such events occurs, the dates for Lessor to provide its goods and services shall be extended for a reasonable length of time, which shall be at least equal to the period of such event or events.