

CAT 3EP6000 with Rightline Bale Clamp



For

Effrain Lopez

of



QUINN LIFT

3 X Caterpillar 3EP6000

CONFIGURATION		
CHASSIS	3	6,000 lb. Capacity 80 Volt Electric 4-Wheel Pneumatic Tire Lift Truck
MAST	3	185.0" MFH / 86.0" OAL / 58.0" FFH Triplex
FORKS	3	1.80" X 4.90" X 47" Hook Type - Pallet
BATTERY PREPARATION	3	80V Lead Acid Battery Prep
BATTERY EXTRACTION	3	Rolling Battery Tray With Underside Lift Bar-Maint
SIDESHIFTER	3	44.1" Hook-On Sideshifter With Quick Disconnect Coupling
DRIVE & STEER TIRES	3	Solid Pneumatic Tires
LOAD BACKREST	3	48" High Load Backrest Extension
ADDITIONAL HYDRAULIC FUNCTIONS	3	2 Additional Hydraulic Functions With Quick Disconnect Coupling 2X
HYDRAULIC ACTIVATION	3	4-Section Valve Included With Additional Hydraulic Functions
OVERHEAD GUARD	3	Standard Overhead Guard
PRODUCTIVITY OPTIONS	3	High PERFORMANCE PACKAGE
WARNING / LIGHT OPTIONS	3	LED Front And Rear Lights With Plastic Lenses - OHG Mounted
WARNING / LIGHT OPTIONS	3	Strobe Light Flush With Overhead Guard
SEAT	3	Full Suspension Vinyl Seat
ACCESSORIES	3	Orange Seat Belt And Hip Restraint
ACCESSORIES	3	Panoramic Rear View Mirror - Inside Right
LANGUAGE MARKINGS	3	English Language Markings North/South America
	3	Lithium Battery
	3	Zivan HF Charger
FREIGHT SURCHARGE	3	Additional Freight Charge

3EP6000 WARRANTY

3EP6000 Standard Warranty - 12 Months, 2000 Hours Full Coverage; 24 Months, 4000 Hours Powertrain

3EP6000 INVESTMENT SUMMARY

QTY	DESCRIPTION	UNIT PRICE	EXTENDED PRICE	ACCEPTED
3	CAT 6,000 lb. Capacity 80 Volt Electric 4-Wheel Pneumatic Tire Lift Truck	\$87,158.00	\$261,474.00	
SPECIFIED INVESTMENT TOTAL:			\$261,474.00	

BATTERY WEIGHT		COMPARTMENT DIMENSIONS			LEAD LENGTH	CONNECTOR		
MIN	MAX	LENGTH	WIDTH	HEIGHT		TYPE:		
LB:	3902	4436	IN:	33.66	40.47	30.87	16.00	TYPE: Schaltbau 320
KG:	1770	2012	MM:	855	1028	784	406	COLOR: Black
								POSITION: B

SOURCEWELL BREAKDOWN

Truck Package List Price \$111,550.80 + Tax

Std Cat Discount Price \$100,395.72 + Tax

Sourcewell Additional Discount Price \$87,158.00 + Tax

Sales Tax \$6,754.75

Total Sale \$93,912.75

QUINN LIFT

2 X Rightline SwitchRib Bale Clamp

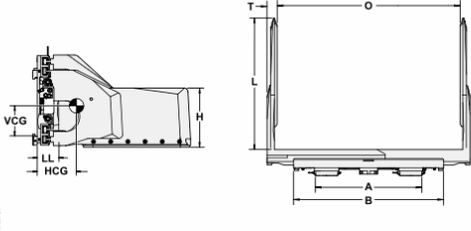


QUOTATION# 1062-240829-3W8B

August 29, 2024

Paul Lavis
 QUINN LIFT
 1300 Abbott
 Salinas, CA 93901
 paul.lavis@quinnlift.com

CUSTOMER COPY



LB50H-05-SR-3C SWITCH RIB SIDE SHIFTING BALE CLAMP

B FRAME WIDTH	41 in.	MOUNTING	ITA II
H ARM HEIGHT	18 in.	A HOOK SPREAD	29 in.
L ARM LENGTH	47 in.	CAPACITY	5000 lbs. @ 24 in. load center
T ARM THICKNESS	2.75 in.	WEIGHT	1630 lbs.
O OPENING RANGE	22.6 - 75.3 in.	LL LOST LOAD	7 in.
HYDRAULICS	two function	HCG HORIZONTAL CENTER OF GRAVITY	14.5 in.
RECOMMENDED HYDRAULIC FLOW	16.0 gpm	VCG VERTICAL CENTER OF GRAVITY	9.9 in.
RECOMMENDED HYDRAULIC PRESSURE	2250 psi	LATERAL CENTER OF GRAVITY @ MAX OFFSET	9.52 in.
		MAX OFFSET PER SIDE	13.16 in.

Includes Rightline exclusive "SwitchRib" configuration with replaceable hardened steel lower wear ribs.

\$12,230.00 + Tax includes installation



QUINN LIFT, INC. • P.O. BOX 11156 • FRESNO, CALIFORNIA 93771

BAKERSFIELD - 16	FRESNO - 15	OXNARD - 11	SALINAS - 12	SANTA MARIA - 13	CITY OF INDUSTRY - 52	YUMA - 53
(661) 393-5800	(559) 896-4040	(805) 485-2171	(831) 758-8461	(805) 925-8611	(562) 463-4000	(928) 341-9000

CUSTOMER ACCOUNT #	440600L	CONTACT NAME & PHONE	EFRAIN LOPEZ 831 901 7246			
INVOICE TO:	MONTEREY REGIONAL WASTE			SHIP TO:	MONTEREY REGIONAL WASTE	
ADDRESS:	PO BOX 1760			SITE:	14201 Del Monte Blvd	
CITY	MARINA	STATE	CA	ZIP	93933	
CUSTOMER P.O. #				SHIP VIA	COUNTY:	
CUSTOMER EMAIL:	elopez@mrwmd.org			DELIVERY DATE	Salesman:	

1. Customer does hereby order the following equipment:

QTY	MAKE, MODEL	ID #	SERIAL NUMBER	PRICE
3	CAT 3EP6000			\$261,474.00
2	Rightline SwitchRiob Bale Clamp			\$24,460.00

WARRANTY

- New Machines sold are subject to the manufacturer's warranty statement. The purchaser, by signing the order, acknowledges receipt of the warranty statement.
- New Additional Warranty Options (Additional charges apply) 3 yr/6000 hr | 4 yr/8000 hr | 5 yr/10,000 hr
- Used 90 Day Warranty (\$100 Deductible per instance applies)
- Used Extended Warranty (As quoted)
- NO WARRANTY (AS-IS)

2. BILL OF SALE FOR EQUIPMENT TAKEN IN TRADE

By my signature affixed to this document, and for the value designated herein as Trade Allowance, I hereby sell, grant and deliver unto QUINN LIFT, INC. the equipment described below:

			TOTAL BEFORE SALES TAX	\$285,934.00
			SALES TAX	\$22,159.89
QTY	MAKE, MODEL	SERIAL NUMBER	TOTAL SALE	\$308,093.90
			CASH DOWN PAYMENT	
			CA. TIRE FEE (\$1.75 ea.)	
Must Sign I, We hereby certify that there is no lien, claim, debt, mortgage or incumbrance of any kind, nature or description against this property now existing, of record or otherwise, and that same is free and clear and is my/our sole and absolute property. SIGNED: _____			LESS TRADE-IN	
			NET BALANCE	\$308,093.90

3. TERMS DESIRED (SUBJECT TO CREDIT APPROVAL): NET 10

- 4. Seller makes no warranties of any kind, expressed or implied, including buy not limited to the warranties of merchantability or fitness of purpose, except those which shall be offered in writing by Seller and accepted in writing by Customer.
- 5. Customer agrees that this order is subject to all the terms and conditions set forth above and on the reverse hereof.

QUINN LIFT, INC. ACCEPTS ORDER

By:  Date: 9/24/24

CUSTOMER

By: _____ Date: 9/24/24

FOR OFFICE USE ONLY

SALES AGREEMENT # _____

CREDIT APPROVAL # _____

ADDITIONAL TERMS AND CONDITIONS

6. Seller reserves the right to accept or reject this order and shall not be required to give any reason for non-acceptance.
7. This order when accepted by Seller shall become a binding contract but shall be subject to delays in delivery caused by strikes, lockouts, accidents, fire, manufacture, transportation, acts of God, embargoes, or government action or any other cause beyond the control of Seller whether the same as or different from the matters and things hereinbefore specifically enumerated, and any of said causes shall absolutely absolve Seller from any liability to Customer under the terms hereof.

This order when accepted by Seller shall be further subject to such changes in price, terms, delivery date, delivery priorities, and other conditions varying from the terms hereof, as may be current when the within ordered machinery, equipment, attachment, and parts are ready for delivery.
8. Title to and right of possession of said equipment shall remain vested in Seller until all indebtedness and all sums due or to become due from the Customer, whether evidenced by note, book account, judgment, or otherwise, shall have been fully paid, at which time ownership shall pass to Customer.
9. Seller's responsibility for shipments ceases upon delivery to transportation company, and any claims for shortages, delays, or damages occurring thereafter shall be made by Customer direct to transportation company. Any claims for shortages in shipments against Seller shall be made within fifteen days after receipt of shipments.
10. Customer agrees that this order shall not be countermanded by him, and that when it is accepted (and until the execution and delivery of the contract or contracts and note or notes required to consummate the transaction as herein specified) it will cover all agreements between the parties relative to this transaction, and that Seller is not bound by any representations or terms made by any agent relative to this transaction which are not embodied herein.
11. When equipment necessary to fill this order is available, Customer agrees to execute and deliver to Seller such contracts and notes as may be required by seller to evidence the transaction. In the event that Customer fails to execute and deliver said contracts and notes to Seller, the entire balance of the purchase price shall at the Seller's option become immediately due and payable.
12. It is expressly agreed that Seller shall not in any case or under any circumstances be liable or responsible for any damage to property or death or injuries to persons suffered or sustained in the use operation and/or handling of said equipment or otherwise in connection therewith, no matter how caused or occasioned, nor for loss of profits, expenses, or damages resulting to Customer by reason of any delay in delivery, or other delay, or non-performance of said equipment, or from any other causes whatsoever, and all such claims are hereby specifically waived by customer. Customer assumes all risk and liability for and in connection with said equipment during the term of this Agreement, and Customer agrees to and does hereby indemnify and hold Seller harmless of, from, and against all claims, losses, damage, and expense whatsoever and howsoever arising in connection with said equipment.
13. No warrant of any kind, either expressed or implied, including the warranty of merchantability or fitness for a particular purpose is made or authorized by QUINN LIFT, INC. except as may be made in writing by an officer of Seller and a copy of same is received and acknowledged in writing by Customer. Abbreviations- (CPW) Customer Protection Warranty, (TOEP) Time of Equipment Purchase, (TOWP) Time of Warranty Purchase.
14. This agreement is made and entered into in the state of California and it is expressly agreed that the law of California shall be applicable hereto. This agreement shall be binding upon and inure to the benefit of heirs, executors, administrators, successors, and assigns of the parties hereto. This agreement shall not be considered in full force and effect until accepted in writing by Seller.