QUOTATION

HIGHLIGHTS

EQUIPPED TO SERVE

Equipment Depot California, Inc. 12393 Slauson Ave Whittier, CA 90606

PREPARED FOR

Customer:

Address: 701 E. 0

City Of Carson 701 E. Carson Street Carson, CA 90745

REFERENCE	
Effective From:	Tuesday, October 4, 2022
Effective To:	Friday, November 4th, 2022
Quote #:	535458 Rev#2
Account Manager:	Eddy Solorzano
Direct Phone:	(562) 204-7631
E-mail:	eddy.solorzano@eqdepot.com



GC35K6 - 7,000 lb. Capacity LP Cushion Tire Lift Truck

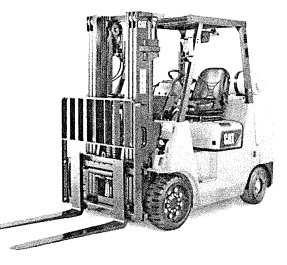
Uncompromising Performance

- Powerful PSI 4X 4.3L 6 Cylinder Engine Maximum Torque 210 ft-lb @ 1000 rpm Maximum Horsepower 104.6 Hp @ 2600 rpm Throttle by Wire Accelerator (no cable) High Efficiency Aluminum Cylinder Heads Individual High Energy Ignition Coils (no distributor) Low vibration Dynamically Balanced
- Engine Protection System (EPS)
- Fuel saver mode reducing fuel consumption up to 14%
- Cyclone Air Filter
- High efficiency Aluminum Core Radiator
- Robust Powershift Automatic Transmission 1F/1R
- Transmission Oil Cooler
- Hydrostatic Power Steering
- Elevated Air Intake
- Maintenance Free Battery
- Premium long lasting Trelleborg Tires
- 500 Hour Service Intervals

Superior Operator Comfort

- Premium Full Suspension Grammer Seat
- Tilt Steering Column with Memory function
- Isolated (Rubber mounted) Key Components to reduce vibration
- Rubber floor mat
- Insulated Engine cover
- Separate Brake and Inching Pedals
- Elongated Grab handle Bar
- Open Step with Anti Slip Plate
- Electronic Direction Control
- Premium tires
- Added Operator Protection and Awareness
- LED work lights
- Presence Detection System (PDS)

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GC:

GC35K6 - 7,000 lb. Capacity LP Cushion Tire Lift Truck

- Dual Action Parking Brake Handle
- Ground speed control
- Anti-Restart Ignition Key Switch
- Transmission Return to Neutral for Start

	KEY FEATURES & BENEFITS
EXCEPTIONAL PERFORMANCE	After years of expertise and leadership in material handling solutions, Cat [®] lift trucks
	engineered a game changing powertrain for exceptional performance in the toughest material
	handling conditions. The PSI engine family is the industry's most powerful and respected
	industrial engine family in its class. The engines delivers outstanding performance while
	maintaining the highest standards of durability and reliability. With a proven track record for
	quality and dependability, the rugged PowerShift transmission delivers a remarkable
	performance optimizing engine power and response.
OPERATOR COMFORT	A forklift's productivity is not only measured by a strong powertrain, but also by its operator
	comfort and efficiency. This is why Cat [®] lift trucks designed an ergonomic operator
	compartment optimizing comfort, visibility and productivity for long and demanding shifts.
PRESENCE DETECTION SYSTEM	The Patented PDS system, standard on all Cat [®] lift trucks helps ensure that the operator is
	following the correct operating procedures. Once the operator leaves the seat and does not
	engage the park brake, the PDS will disengage the transmission and all hydraulic functions to
	the mast while activating an audible alarm and a flashing visual warning.
ENGINE PROTECTION SYSTEM	The EPS monitors the Engine Coolant Temperature, Transmission Oil Temperature and Engine
	Oil Pressure. The system issues a warning and cuts back on engine rpm when parameters go
	out of range. It also monitors the brake fluid level and warns when the level is too low. The
	EPS also issues periodic maintenance alerts by displaying them on the screen.
PREMIUM LED/LCD DISPLAY	The standard premium LED/LCD display is connected to the monitoring system alerting the
	operator if one of the systems is not in check. It includes a Speedometer, Hour Meter, Clock,
	Travel Direction, Low Fuel Indicator or Fuel Gage, Coolant Temperature, Battery Charging
	Status, Operator Passcode capability and other systems-related indicators & warnings.
	CONFIGURATION
CHASSIS	1 7,000 lb. Capacity LP Cushion Tire Lift Truck
MAST	1 183.0 MFH / 87.0 OAL / 39.5 FFH Triplex
RATINGS & STANDARDS	1 UL Approved
RATINGS & STANDARDS	1 EPA Compliant
FORKS	1 2.0" X 6.0" X 48" Hook Type - Pallet
POWERTRAIN	1 PSI 4X 4.3L V6 LPG Engine
POWERTRAIN	1 Single Speed Powershift Transmission
CARRIAGE	1 44.0" Wide ITA Class III Hook Type Carriage
SIDESHIFTER	1 44" ITA Class III Hang-On Sideshifter
DRIVE WHEELS / TIRES	1 Lugged Drive Tires
DRIVE WHEELS / TIRES	1 Wide Stance Drive Tires
STEER WHEELS / TIRES	1 Smooth Steer Tires
LOAD BACKREST	1 48" High Load Backrest
HYDRAULIC ACTIVATION	1 3-Section Valve with Cowl Mounted Levers
HYDRAULIC HOSING OPTIONS	1 Single Function Internal Hosing - Triplex Mast
OVERHEAD GUARD	1 Standard Overhead Guard - 86.8" To Top
PRODUCTIVITY OPTIONS	1 Horizontal Tank Bracket
PRODUCTIVITY OPTIONS	1 LCD/LED Display With Auxiliary Indicator Box
PRODUCTIVITY OPTIONS	1 Engine Protection System
PRODUCTIVITY OPTIONS	1 Separate Brake & Inching Pedals
PRODUCTIVITY OPTIONS	1 Rear Grab Handle With Horn Button
SPECIAL APPLICATIONS OPTIONS	1 Plate Fin Radiator
SPECIAL APPLICATIONS OPTIONS	1 Underbelly Screen
WARNING / LIGHT OPTIONS	1 Two Forward LED Working Lights On OHG
WARNING / LIGHT OPTIONS	1 Electronic Back-up Alarm
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GC35K6 - 7,000	GC35K6 - 7,000 lb. Capacity LP Cushion Tire Lift Truck		
WARNING / LIGHT OPTIONS	1	Rear LED Stop/Tail/Back-up Combination Lights	
WARNING / LIGHT OPTIONS	1	Amber Strobe Light - Mounted Below OHG	
SEAT	1	Full Suspension Vinyl Seat	
ACCESSORIES	1	Orange Seat Belt	
ACCESSORIES	1	Rubber Floor Mat	
ACCESSORIES	1	Drawbar Pin	
LP TANK	1	Aluminum LP Tank, Horizontal Fill - 33.5#	
LANGUAGE MARKINGS	1	English Language Markings North/South America	

	GC35K6 INVESTMENT SUI	MMARY		
QTY	DESCRIPTION	UNIT PRICE	EXTENDED PRICE	ACCEPTED
1	CAT 7,000 lb. Capacity LP Cushion Tire Lift Truck			
1911 /	SPECIFIED INVESTMENT TOTAL:	\$55,999.23 ea. + tax		

 GC35K6 WARRANTY

 GC35K6
 Standard Warranty - 12 Months, 2000 Hours Full Coverage; 24 Months, 4000 Hours Powertrain

	TOTAL MAINTE	NANCE AND REPAIR (TM & R) TERMS	
MODEL	<u>PERIOD</u>	MONTHLY	HRS. ALLOWED	ADD'L FOR O.T

The TM&R rates listed in the schedule include all labor, parts and materials to perform repair work on the equipment listed herein with the exception of replacement tires, rotating and flashing lights, headlights, backup alarms, attachments (other than side-shifters), seats, cabs, forks or maintenance of batteries or chargers on electric trucks.

These rates specified are based on operating conditions determined by our Sales Representative on our TM&R Application Survey at the time of order, and are subject to terms and conditions of our Maintenance & Repair Agreement.



PERFORMANCE. GUARANTEED.

Other companies talk about performance. We guarantee it. Here's our pledge and promise to be the best service company in the industry. Period.

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RESOLUTION

Have a concern? Not for long. Our employees are empowered to solve customer concerns on the spot. If you are still not satisfied, it's elevated to the regional leader for immediate attention and resolution.

SERVICE

Ready to roll 24/7/365 days a year and backed by a 4-hour emergency response time, or the first hour of labor is on us. Plus, free loaners on forklift and aerial lift repairs if we fail to fix it right the first time or by the time promised.

PARTS

All parts purchased from us are guaranteed for 6 months.

RENTALS

Rental equipment will be delivered on-time as promised or delivery is free.

30 DAY BUYBACK

If the new equipment fails to perform as promised and you're not satisfied, we'll buy it back. It's that simple

EQUIPPED TO SERVE™

ACCEPTANCE

BUYER AGREES THAT ACCEPTANCE OF SELLER'S QUOTATION HEREIN (THE QUOTE) SHALL BE MADE EITHER BY (A) EXECUTING IN THE APPROPRIATE SPACE BELOW AND RETURNING THE EXECUTED DOCUMENT TO SELLER, (B) BUYER'S PURCHASE OF SERVICES OR EQUIPMENT, IN WHOLE OR IN PART, FROM THIS QUOTE, OR SELLER'S COMMENCEMENT OF ANY WORK IN FULFILLMENT OF BUYER'S ORDER, IN WHOLE OR IN PART, FROM THIS QUOTE, (C) ELECTRONIC ACCEPTANCE, OR (D) ANY OTHER MEANS INDICATING BUYER'S WILLINGNESS TO ORDER SERVICES OR EQUIPMENT, IN WHOLE OR IN PART, FROM THIS QUOTE.

BY ACCEPTING THIS QUOTE, BUYER UNCONDITIONALLY ACCEPTS AND AGREES TO BE BOUND BY THE PROVISIONS ON THE REVERSE SIDE HEREOF, WHICH INCLUDES SELLER'S TERMS AND CONDITIONS, ALL OF WHICH ARE INCORPORATED BY REFERENCE INTO THIS QUOTE FOR ALL PURPOSES. THIS QUOTE, INCLUDING ALL ASPECTS OF BUYER'S PURCHASE OF SERVICES OR EQUIPMENT FROM SELLER, SHALL BE GOVERNED BY AND SUBJECT TO THE PROVISIONS FOUND ON THE REVERSE SIDE HEREOF.

Authorized agent understands and agrees to the	Terms and Conditions as included with this Quote
City Of Carson	Equipment Depot California, Inc.
Authorized Agent Signature	Authorized Agent Signature
Date Signed	Date Signed
	Eddy Solorzano
Printed name	Printed name
	Sales Manager
Title/Position	Title/Position
Customer Purchase Order Number	

TERMS AND CONDITIONS AGREEMENT (AGREEMENT)

1. DEFINITION. Buyer means the party identified on the reverse side of this Agreement that is purchasing certain equipment and/or services from Seller. Seller means Equipment Depot California, Inc.

2. QUOTATION. This quotation is an offer to sell certain equipment (Equipment;) or services (Services;) as described in this quote to Buyer and is tendered by Buyer for acceptance by Seller. This quotation can only be a binding offer if signed by the General Manager or General Sales Manager at the branch of Seller's sales and service office stated herein. Upon said acceptance, this Agreement shall be effective after and shall survive (i) delivery of the Equipment or completion of Services, as applicable, and (ii) the signing of any additional security agreement relating to Equipment. If the terms hereof conflict with any such security agreement, the terms of the latter shall control.

3. SHIPMENT. Unless otherwise agreed in writing, all prices are for material packed for domestic shipment and for delivery F.O.B. factory or point of shipment. Shipping dates are approximate and based on prompt receipt of all necessary information. Notwithstanding anything to the contrary, all risk of loss for the Equipment shall be upon the Buyer from point of shipment. Buyer shall pay all transportation and delivery charges to final destination.

4. PRICES. Prices quoted herein are based on present costs. Prices are subject to increase by Seller at any time prior to commencement of Services, or delivery in respect of all or any portion of the Equipment, on order for scheduled commencement or delivery more than six (6) months from order date, to the extent necessary to cover Seller's increased costs applicable thereto.

5. PAYMENT. Partial shipments may be made and payments therefor shall become due in accordance with the terms hereof. Finance charges are subject to rates in effect at time of delivery of Equipment. The terms of sale herein are subject to credit approval and Seller may at any time prior to commencement of Services or delivery of Equipment modify the terms of payment originally specified to assure prompt payment for the Services and/or Equipment ordered.

6. TAXES. The amount of taxes stated on the face hereof, if any, is approximate only. Buyer is liable for the full amount of taxes applicable to or as a result of this transaction, exclusive of franchise taxes and taxes measured by the net income of Seller. Buyer shall pay the amount of all such taxes as at any time requested by Seller as if originally added to the price. If Seller pays such taxes, Buyer shall reimburse Seller therefor.

7. SECURITY INTEREST AND DEFAULT. Seller shall retain a security interest in Equipment until the total selling price, including taxes, delivery and other charges, is paid in full by Buyer. Buyer agrees to sign and deliver to Seller any additional security interest and UCC documents required by Seller and agrees to do such other acts and execute such other instruments as Seller may request to give Seller a valid security interest in the Equipment.

If Buyer fails or refuses to accept delivery of the Equipment and parts ordered hereunder or shall default in the performance of any of the terms, covenants and conditions of this Agreement, Seller may retain the cash deposited or paid to it and the Equipment accepted by it on account of the sale price, if any, and apply the same toward payment of its damages. If the Equipment has been delivered to Buyer at the time of default, Seller may declare the full amount due and payable without notice or demand and may repossess the Equipment. Repossession and disposition of the Equipment, and suit for any deficiency, shall be pursuant to applicable laws. The remedies provided herein in favor of Seller shall not be deemed exclusive, but shall be cumulative and shall be in addition to all other remedies available to Seller's at law or in equity.

8. WARRANTY. The manufacturer's warranty for Equipment in effect at the time of sale confirmation for the Equipment shall apply. Seller makes no representations or warranties of any kind or character as to the Equipment, and hereby disclaims all warranties or representations, expressed or implied, including but not limited to the warranties of fitness for any particular purpose, merchantability, quality, design or condition of the Equipment, or conformity to models or samples.

9. DELAYS. Seller shall not be liable for loss or damage due to delay in delivery or manufacture of the Equipment, or commencement or completion of Services, resulting from any cause beyond Seller's reasonable control, including but not limited to, compliance with any regulations, orders, or instructions of any federal, state or municipal government or any department or agency thereof, acts of God, acts or omissions of Buyer, acts of civil or military authority, fires, strikes, factory shutdowns or alterations, embargoes, war, riot, delays in transportation or Seller's inability to obtain necessary labor, manufacturing facilities or materials from the Seller's usual sources; and any delays resulting from any such cause shall constitute a waiver of all claims for damages. IN NO EVENT SHALL buyer or seller BE LIABLE FOR ANY INDIRECT, SPECIAL OR CONSEQUENTIAL LOSS OR DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS PROFITS AND LOSS REVENUE, EVEN IF INFORMED OF THE POSSIBILTY OF SUCH DAMAGES, however same may be caused.

10. CANCELLATION. Buyer may cancel its order, reduce quantities, revise specifications or scope or extend schedules only by agreement by Seller in its sole discretion. In the event of such agreement, Buyer shall be liable for reasonable and applicable charges which shall include but not be limited to restocking fees, freight charges, cancellation charges, demobilization costs, or other similar charges, and shall also take into account expenses already incurred or to be incurred by Seller and commitments made by Seller, and Buyer shall indemnify Seller against any losses resulting therefrom. 11. ENTIRE AGREEMENT AND APPLICABLE LAW. The rights and obligations of Seller and Buyer under any order placed pursuant hereto shall be governed by the laws of the state of Texas. The provisions hereof are intended by Buyer and Seller to be the entire agreement pertaining to the subject matter hereof, and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, of the parties hereto pertaining to the subject matter hereof. No waiver, modification or addition to any of the terms hereof shall be binding on Seller unless made in writing by the General Manager or the General Sales Manager at Seller's branch as stated herein. In the event of conflict between a service agreement or Buyer's purchase order and the terms hereof, the latter shall control.

12. TITLE. Title to the Equipment shall not pass to Buyer until the purchase price has been paid in full. In the event of non-payment within sixty (60) days after delivery, Seller reserves the right to repossess the Equipment and to charge a reasonable sum for the use thereof during the period from delivery to repossession.

13. ENFORCEABILITY. If any part or provision of this Agreement is declared invalid by a competent authority, such declaration shall not have the effect of invalidating or voiding the remainder of this Agreement. The parties agree that the part(s) of this Agreement so held to be invalid, void or unenforceable shall be modified to the extent required to make it enforceable, or, if necessary, the Agreement shall be deemed to be amended to delete the unenforceable part or provision, and the remainder shall have the same force and effect as if such part or provision had never been included herein. (Ver.7.2019)