

SMALL PURCHASE CONTRACT BETWEEN  
THE CITY OF GLENDALE, ARIZONA AND CRANECARE, INC.

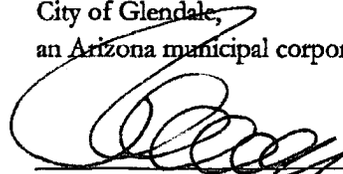
THIS SMALL PURCHASE CONTRACT (this "CONTRACT") is made this *29* day of *January* 2016 between the CITY OF GLENDALE, an Arizona municipal corporation (the "City") and CraneCare, Inc., (the "Contractor"). City and Contractor agree as follows:

1. Scope of Work. Contractor shall provide services as set forth in the invoice or work order ("Services"), attached as **Exhibit A** and incorporated herein by reference. **Any terms or conditions contained in such invoice are void where they conflict with this Contract.**
2. Compensation. City shall pay Contractor a maximum contract price of \$ 7,608.49 for the Services as set forth in **Exhibit B** and incorporated herein by reference. This Contract may be modified only by a written amendment, addendum or change order signed by persons authorized to enter into contracts on behalf of City and Contractor. The original purchase price and any amendment, addendum or change order may not equal or exceed \$10,000.00 in the aggregate.
3. Term. This Contract shall be effective as of the date set forth above and shall remain in full force and effect until services are complete, or one year from the above date, whichever time is shorter.
4. Performance Warranty. Contractor warrants that the Services rendered will conform to the requirements of this Contract and to the highest professional standards in the field.
5. Insurance, Bond and Indemnification.
  - (a) Contractor certifies that it has adequate insurance (with a minimum coverage amount of \$1 Million per accident or occurrence) to cover any injury or damages that may arise out of its performance of this Contract. Contractor must provide proof of such insurance, including copies of insurance certificates, prior to commencing the performance of Services under this Agreement.
  - (b) Contractor also certifies that it has any license, performance bond or other bond required by State law or the City Code to ensure the work is performed in accordance with all applicable State and local rules and regulations, including, but not limited to, those provisions regulated by the Arizona Registrar of Contractors and the City Engineering and Building and Safety Department. Contractor must furnish Payment and Performance Bonds as required under A.R.S. § 34-608, if applicable.
  - (c) To the fullest extent permitted by law, the Contractor also agrees to indemnify, defend and hold harmless the City and each council member, officer, employee or agent thereof (herein called an "Indemnified Party"), for, from and against any and all losses, claims, damages, liabilities, costs and expenses (including, but not limited to, reasonable attorneys' fees, court costs and the costs of appellate proceedings) to which any such Indemnified Party may become subject, under any theory of liability whatsoever ("Claims"), insofar as such Claims (or actions in respect thereof) relate to, arise out of, or are caused by or in connection with the work or services of the Contractor, its officers, employees, agents, or any tier of subcontractor in the performance of this Contract.
6. Applicable Law, Venue. This Contract shall be governed by the laws of the State of Arizona. Any lawsuit brought pertaining to this Contract may only be brought Maricopa County, Arizona.
7. Termination; Cancellation. This Contract has been entered into for the City's convenience and may be terminated at any time by the City without cause by providing the Contractor five (5) business days' written notice. Upon termination, Contractor shall be paid for all undisputed services performed prior to the termination date.

8. Conflict of Interest. This Contract is subject to A.R.S. § 38-511.
9. Independent Contractor. The Contractor acknowledges and agrees that it is providing the Services under this Contract as an independent contractor, not as an employee or agent of the City. Contractor, its employees and subcontractors are not entitled to workers' compensation benefits from the City.
10. Immigration Law Compliance. Consultant warrants, to the extent applicable under A.R.S. § 41-4401, compliance with all federal immigration laws and regulations that relate to its employees as well as compliance with A.R.S. § 23-214(A) which requires registration and participation with the E-Verify Program.
11. Non-Discrimination Policies. Contractor must not discriminate against any employee or applicant for employment on the basis of race, color, religion, sex, national origin, age, marital status, sexual orientation, gender identity or expression, genetic characteristics, familial status, U.S. military veteran status or any disability. Contractor will require any Sub-contractor to be bound to the same requirements as stated within this section. Contractor, and on behalf of any subcontractors, warrants compliance with this section.

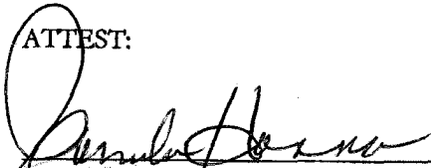
The parties enter into this Contract effective as of the date shown above.

City of Glendale,  
an Arizona municipal corporation

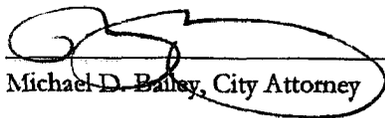


By: Richard A. Bowers  
Its: Acting City Manager

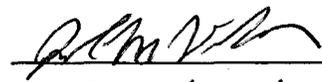
ATTEST:

  
Pamela Hanna, City Clerk (SEAL)

APPROVED AS TO FORM:

  
Michael D. Baily, City Attorney

CraneCare, Inc.  
an Arizona corporation

  
By: Joe Vanderlugt  
Its: VICE PRESIDENT

**EXHIBIT A**

**Small Purchase Contract**

**Services**

Replacement of "Budgit" end trucks and re-install of bridge crane for chlorine room at Pyramid Peak Water Treatment Plant.

## *CraneCare Inc.*

P.O. Box 39669 Phoenix, AZ. 85069  
Ph. 602-995-6273 Fax. 602-347-6212  
AZ ROC# 115518 NM. ROC# 90472 CA. ROC# 815024

January 6, 2016

**Revision 1**

City of Glendale  
Louis "Mak" Maklary  
Sr. Plant Maintenance Mechanic  
Pyramid Peak Water treatment Plant  
2801 Nth. 63<sup>rd</sup> Ave.  
Glendale, AZ. 85083

Regarding: Chlorine Room Bridge Crane

Mak,

In response to your request and our recent site visit we offer the following for your review and consideration.

### Scope of work,

- Take down existing 2 ton capacity 34 foot span single girder under-running bridge crane.
- Remove existing "Budgit" end trucks
- Replace with new "Budgit" end trucks
- Re-install bridge crane
- Start up and make operational
- Inspect and load test

Total for the above    \$7,254.00  
**Sales tax                    354.49**

The above price does not include, permits, fees or bonds.

Work is based on free and clear access during normal business hours Monday-Friday, delays beyond the control of CraneCare Inc. are subject to additional charges.

Prices are valid for 30 days and then subject to review.

Any work not specifically described is excluded.

Prices include all rental equipment required to complete.

Thank you for this opportunity and please feel free to contact me should you have any questions or need any additional information.

Best regards  
Joe Vanderlugt

Bill Katchur  
480-208-1676

**EXHIBIT B**

**Small Purchase Contract**

**Services**

CraneCare, Inc. will provide the services in Exhibit A for \$7,608.49.

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Ph. 602-995-6273 Fax. 602-347-6212  
AZ ROC# 115518 NM. ROC# 90472 CA. ROC# 815024

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