

**Executone Systems Company
of LA, Inc.
1016 Harimaw Court East
Metairie LA 70004**

PROPOSAL

**Phone: (504) 838-9600
Fax : (504) 833-4725
E-Mail : vhess@executonesystems.com**

**LA CONTRACTORS #
3077**

Date: February 8, 2012

Job: Wingate Hotel Cabling

To: Gulf Coast Electric

FAX: 985.641.5950

Attention: Mr. Kurt

We are pleased to submit our proposal to furnish and install **turn key systems** as follows based on plans and specifications

Voice / Data / TV

We, Executone Systems Co. of La., Inc. will furnish equipment, wire, cable, labor, etc. required. We will install wiring, connect up equipment, test out, demonstrate operations to proper authorities and assume the one-year warranty.

You as the **Electrical Contractor** will furnish and install **conduits raceways, terminal cabinets, duplex receptacles, backboards, and standard electrical boxes** required as well as install all backboxes furnished with the equipment and provide necessary chalking of penetrations and / or fire-stopping as required. Pricing does not include cable trays.

After the complete raceway has been installed, the Electrical Contractor will notify the Executone Systems Co., who will send their technicians on the job to install the wiring. After the walls have been painted, we will then proceed to finish out the installations.

**QUOTATION:
\$40,268.00**

The above price does not include furnishing and installing duplex receptacles, conduit, repairing damaged ceiling tiles, patching and/or painting or any related demolition work unless clearly specified in the electrical plans or electrical specifications. This agreement assumes that work can be performed without the requirement for environmental abatement procedures related to dust prevention such as tented ceiling access and reverse airflow apparatus. Any costs associated with these requirements must be added to this proposal.

Equipment, wire, and cable will be marked for immediate delivery to our Executone Warehouse and you will be invoiced for partial payments as equipment arrives and work progresses. The above agreement together with terms and conditions as outlined on the next page of this agreement constitutes the entire agreement. All payments are due upon receipt. This price is valid for 90 days from above date.

THIS PROPOSAL IS HEREBY ACCEPTED:

Firm _____

By _____

The above agreement together with terms and conditions as outlined on the reverse side of this quotation constitutes the entire agreement.

Price firm 90 days from above date.



Date 

ALL QUANTITIES OF EXECUTONE EQUIPMENT ARE GUARANTEED.

You agree to pay, as an addition to the price herein quoted, the amount of any tax based upon the transfer, use, ownership or possession of the equipment herein described, imposed by any law enacted after the date of this quotation or imposed upon you by any exiting law.

Payments shall be made as follows: Net cash on completion if work is completed within a thirty-day period. If work is not completed within a thirty-day period, 90 per cent of the value of the materials ready or delivered plus the labor performed, as invoiced; the remaining 10 per cent when the work is completed. We reserve the right to discontinue our work at any time until payments shall have been made as agreed and we have assurance satisfactory to us that subsequent payments will be made as they fall due. If payments are not made when due, Executone Systems Co. of La., Inc. reserves the right to add 1 ½% per month interest to the amount due. In the event it becomes necessary to employ legal assistance to collect, a 20% attorney fee, plus all cost of collection, court costs and/or other costs may be added to the amount due.

It is agreed that our workmen shall be given a safe place in which to work, and we reserve the right to discontinue our work in the building whenever in our opinion this provision is being violated.

Unless otherwise agreed, it is understood that the work shall be performed during our regular working hours of our regular working days. If overtime work is mutually agreed upon and performed, an additional charge therefor, at our usual rates for such work, shall be added to the contract price.

It is agreed that all the apparatus furnished hereunder can be removed without material injury to the freehold, and we retain title thereto until final payment in cash is made, with the right to retake possession of the same or any part thereof at your cost if default is made by you in any of the payments, irrespective of the manner of attachment to the realty, the acceptance of notes, extension of time for payment, or the sale, mortgage, or lease of the premises.

It is agreed that we assume no liability for injuries or damage to persons or property except those directly due to our acts or omissions; and that your responsibility for injuries or damage to persons or property while on or about the units referred to is in no way affected by this contract. We shall not be liable for any loss, damage, or delay caused by strikes, lockouts, fire, explosion, theft, floods, riot, civil commotion, war, malicious mischief, act of God, or by any cause beyond our reasonable control and in any event we shall not be liable for consequential damages. Should damage occur to our materials, tools or work on the premises from any of said causes, you shall compensate us therefore.