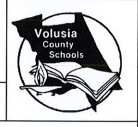
School Board of Volusia County **Purchasing Department** 3750 Olson Drive Daytona Beach, Florida 32124



INVITATION TO BID

PAGE 1 OF 34

ITB TITLE: PLAYGROUNDS AND

RELATED EQUIPMENT

BID NO.: MTS-906BC

RELEASE DATE: October 23, 2018

F.O.B. DESTINATION	I: REFER TO	BID DETAILS	FOR LOCATIONS
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The public is invited to attend the bid opening on:

BUYER: BRIAN CLEM, CPPB

BID DUE DATE and TIME: NOVEMBER 9, 2018 @ 2:00 P.M. BJCLEM@VOLUSIA.K12.FL.US Bid Submittal shall be electronically uploaded into VendorLink prior to the ITB DUE DATE and TIME listed above. ITB OPENING LOCATION: Purchasing Conference Room 3750 Olson Drive Workroom 4 Daytona Beach, Florida 32124 REQUIRED SUBMITTALS CHECKLIST - Note: Submittal is required for each box checked for bid to be considered. Specifications X Catalogs Non-Collusion & Non-Conflict of Interest Pages 23-25 X Debarment Form Page 22 Manufacturer's Certificate of Warranty X List of References Page 20 X Bidder's Response Sheet Exhibit A X Drug-Free Workplace Certification Page 26 Statement of Principal Place of Business Form Page 21 X Digital Submittal Required X Certificate of Insurance: See enclosed guidelines for detailed specifications X Additional submittals specific to this bid may also be required: See solicitation for details RIOD OF PERFORMANCE: UPON BOARD APPROVAL THRU JANUARY 31, 2022; THREE OPTIONAL ONE-YEAR RENEWAL PERIODS THE ANTICIPATED DATE OF BOARD APPROVAL IS JANUARY 2019. BIDDER MUST FILL IN THE INFORMATION LISTED BELOW AND SIGN WHERE INDICATED FOR BID TO BE CONSIDERED TOP LINE RECREATION, INC Company Name: 2922 HOWLAND BLVD - SUITE 4 Address: **DELTONA** FL 32725 Zip Code: EMAIL: soniap@toplinerec.com FAX: 888-909-0549 386-575-8359 Telephone Signature of Owner or ma Authorized Officer/Agent: SONIA M PERKINS Typed Name of Above: By my signature, I certify that this offer is made without prior understanding, agreement, or connection with any corporation, firm, business entity, or person submitting an offer for the same materials, supplies, equipment, or service(s), and is in all respects fair and without collusion or fraud. I further agree to abide by all conditions of this invitation and certify that I am authorized by the Offeror to sign this response. In submitting an offer to the School Board of Volusia County, I, as the respondent, offer and agree that if the offer is accepted, the Offeror will convey, sell, assign, or transfer to the School Board of Volusia County all right, title, and interest in and to all causes of action it may now or hereafter acquire under the Anti-trust laws of the United States and the State of Florida for price fixing relating to the particular commodity(s) or services(s) purchased or acquired by the School Board of Volusia County. At the School Board's discretion, such assignment shall be made and become effective at the time the School Board of Volusia County tenders' final payment

to the Vendor. Upon approval by Board the information contained herein shall constitute the contract between the Board and Vendor. Per Purchasing Policy 702, Bidder(s) must initiate any protest of recommendation of award within 72 hours after posting of the bid tabulation in the Purchasing Department.

NO DID. I HEDERY CHRMIT THIS AS A "NO DID" FOR THE DEACONS CHECKED BELOW.

	THEREBY SUBMIT THIS AS A NO BID FOR THE R	CAS	ONS CHECKED BELOW.
	1. Insufficient time to respond		7. Addendum received too late to respond
П	Specifications were unclear or restrictive		8. Could not meet Insurance requirements
	3. Could not meet bonding requirements		9. We do not offer the product or service requested
	4. Our schedule will not permit us to respond		10. Remove our company name from this commodity listing only.
	5. Terms & Conditions were unclear or restrictive		11. Keep our company on the bid list for future bids
	6. Could not meet specifications		12. Other

MTS-906BC, PLAYGROUNDS AND RELATED EQUIPMENT (% DISCOUNT)

bit A

er's Response Sheet

Directions to all Bidders: Place your percentage discount next to each categorical item that your are able to provide and place an "X" in the "Not Applicable" column for each categorical item that you are unable to provide. If there are other items you provide that are not listed, please use the "Other" line items to describe those items w/percentage discounts offered. Use the "Catalog Name & No." column to list out your correlating Catalog Name and Number. Note 1: Bidder's may select more than one category. Note 2: Bidder's must offer a fixed percentage discount of at least 1.0% or higher to be considered for award.

Category	% Discour	nt	Not Applicable	Catalog Name & No.
Playground Design & Layout Services	100	%		
Grading and Site Prep Services	5	%		
Playground Equipment	5	%		BCI BURKE
Playground Equipment Installation	5	%		
Surfacing Materials	3	%		
Surfacing Materials Installation	3	%		
Shade Structures	25	%		SHADE SYSTEM
Shade Structure Installation	5	%		
Picnic Tables	5	%		MYCOAT
ic Table Installation	5	%		
Park Benches	5	%		MYCOAT
Park Bench Installation	5	%		
Trash Receptacles	5	%		MYTCOAT
Trash Receptacle Installation		%		
Miscellaneous Playground Equipment	5	%		
Misc. Playground Equipment Installation	5	%		
Miscellaneous Repair Services	5	%		
Miscellaneous Repair Parts	5	%		
Other: SHELTERS	5	%		AMERICANA
Other: SPORTS EQUIPMENT	5	%		PETTERSON WILLIANS
Other:MUSICAL OUTDOOR EQUIPMENT	5	%		PERCUSSION PLAY

endor dba Name (Print or Type):	NE RECREATION, INC
---------------------------------	--------------------

SONIA M PERKINS

* Representative Name (Print or Type):

Vendor Representative Signature (Blue Ink or Digital Signature):_

02/24/2020

Quia

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 20 OF 34

PLAYGROUNDS AND RELATED EQUIPMENT

RESPONDENT'S EXPERIENCE/QUALIFICATIONS AND REFERENCES

Please provide written responses to the following questions. If the answer to any of the questions is "Yes", Vendor shall describe fully the

circ	umstances, reasons therefore, status, and ultimate disposition of each matter that is the subject of this inquiry.
1.	Years in business under present name: Years performing work specialty:
	License or business tax receipt currently valid in force: FEIN - 45-3009109
2.	Vendor's Representative Provide the following information for the person assigned to this contract. Representative will assist in the overall coordination of services to include but not be limited to quoting projects and resolving issues with invoices, etc.: Name: TERRY R PERKINS Phone #: 386-575-8359 Cell #: 407-466-2909
	Email: terryp@toplinerec.com
3.	Has Vendor been declared in default of any contract? ☐ Yes 💆 No
4.	Has Vendor ever forfeited on any performance bond payment issued by a surety company on any contract? ☐ Yes ☑ No
5.	Has an uncompleted contract been assigned by Vendor's surety company on any payment of performance bond issued to Vendor arising from its failure to fully discharge all contractual obligations there under? \square Yes
6.	Within the past three (3) years, has Vendor filed for reorganization, protection from creditors, or dissolution under the bankruptcy statutes? ☐ Yes ② No
7.	Is Vendor now the subject of any litigation in which an adverse decision might result in a material change in the respondent's financial position or future viability?
8.	Is Vendor currently involved in any state of a fact-finding, negotiations or resistance to a merger, friendly acquisition or hostile take-over, either as a target or as a pursuer?
Э.	References: Provide three references from agencies you have provided goods or services to in the past three (3) years, at least one reference should be a public-schoolsystem.
	Reference # 1
	Organization Name: CITY OF FORT LAUDERDALE Telephone #: 954-828-5229
	Contact Name: E-mail Address: esanchez@ftlauderdale.gov
	Scope of Work Provided: PLAYGROUND - SHADE - POURED IN PLACE (SAFETY SURFACE)
	Project Dollar Value: 241,451.90 Present Contract Status: COMPLETED Contract Dates 1/2019
	Reference # 2
	Organization Name: ST BANABAS EPISCOPAL SCHOOL PAUL GARCIA PAUL GARCIA Telephone #6-490-5578
	Contact Name:
	Scope of Work Provided: PLAYGROUND - SHADE - SYNTHETIC TURF
	Project Dollar Value: 96,751.36 Present Contract Status: COMPLETEDContract Dates: 01/09/2019
	Reference # 3 407-317-3700 OCPS 407-955-1195 CPPI
	Organization Name: ORANGE COUNTY PUBLIC SCHOOL Telephone #:
	Contact Name: Yuvenny M Dilorenzo (OCPS) STEVE WILLIAM (CPPI) E-mail Addrewsvenny.dilorenzo@ocps.net / steve.williams@cppi.com
	Scope of Work Provided:
	Project Dollar Value: 127,000.00 Present Contract Status: COMPLETED Contract Dates: 01/25/2018
-	Project Dollar Value: 127,000.00 Present Contract Status: COMPLETED Contract Dates: 01/25/2018

Name of Bidder: TOP LINE RECREATION, INC

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 21 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

BIDDER'S STATEMENT OF PRINCIPAL PLACE OF BUSINESS (To be completed by each Bidder)

Identify the state in which the Bidder has its principal place of business:
Bidder's signature:
Bidder's signature:
INSTRUCTIONS: If your principal place of business above is located within the State of Florida, provide the information as indicated above and return this form with your bid response. No further action is required. If your principal place of business is outside of the State of Florida, the following must be completed by an attorney and returned with your bid response. Failure to comply shall be considered to be non-responsive to the terms of this solicitation.
OPINION OF OUT-OF-STATE BIDDER'S ATTORNEY ON BIDDING PREFERENCES (To be completed by the Attorney for an Out-of-State Bidder)
NOTICE: Section 287.084(2), Florida Statutes, provides that "a Vendor whose principal place of business is outside this state must accompany any written bid, proposal, or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state, as to the preferences, if any or none, granted by the law of that state [or political subdivision thereof] to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts." See also: Section 287.084(1), Florida Statutes.
LEGAL OPINION ABOUT STATE BIDDING PREFERENCES (Please Select One)
The Bidder's principal place of business is in the State of and it is my legal opinion that the laws of that state do not grant a preference in the letting of any or all public contracts to business entities whose principal places of business are in that state.
The Bidder's principal place of business is in the State ofand it is my legal opinion that the laws of that state grant the following preference(s) in the letting of any or all public contracts to business entities whose principal places of business are in that state: [Please describe applicable preference(s) and identify applicable statelaw(s)]:
LEGAL OPINION ABOUT POLITICAL SUBDIVISION BIDDING PREFERENCES (Please Select One)
The Bidder's principal place of business is in the political subdivision of and it is my legal opinion that the laws of that political subdivision do not grant a preference in the letting of any or all public contracts to business entities whose principal places of business are in that political subdivision.
The Bidder's principal place of business is in the political subdivision ofand it is my legal opinion that the laws of that political subdivision grant the following preference(s) in the letting of any or all public contracts to business entities whose principal places of business are in that political subdivision: [Please describe applicable preference(s) and identify applicable authority granting the preference(s)]:
Signature of out-of-state Bidder's attorney:
Printed name of out-of-state Bidder's attorney:
Address of out-of-state Bidder's attorney:
Telephone number of out-of-state Bidder's attorney ()
Email address of out-of-state Bidder's attorney:
httorney's states of her admission:

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 22 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

This certification is required by the Department of Education regulations implementing Executive Order 12549, Debarment and Suspension, 34 CFR Part 85, for all lower tier transactions meeting the threshold and tier requirements stated at Section 85.110.

Instructions for Certification:

- By signing and submitting this bid, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- The prospective lower tier participant shall provide immediate written notice to the person to which this bid is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this bid that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

- 6. The prospective lower tier participant further agrees by submitting this bid that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion - Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-procurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification

- (1) The prospective lower tier participant certifies, by submission of this bid, that neither it nor its principals are presently debarred, suspended, bid for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this bid.

Name of Applicant			PR/Award Number and/or Project Name	
TOP LINERECREATION, IN	IC		MTS-906BC	
Printed Name			Title of Authorized Representative	
SONIA M PERKINS		20	PRESIDENT	
Signature	()		Date	
	10min /	even	02/24/2020	
ED 80-0014 9/90 (Replaces Co	C\$-000 REV 12/881	which is obsolete		

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 23 OF 34 PLAYGROUNDS AND RELATED

EQUIPMENT

AUTHENTICATION OF BID AND STATEMENT OF NON-COLLUSION AND NON-CONFLICT OF INTEREST

I hereby certify:

- 1. That I am the vendor (if the vendor is an individual), a partner of the vendor (if the vendor is a partnership) or an officer or employee of the bidding corporation having authority to sign on its behalf (if the vendor is a corporation).
- 2. That the submitted quote covering Volusia County School District's ITB has arrived at the vendor independently, and has been submitted without collusion with, and without any agreement, understanding or planned common course of action with any other vendor of materials, supplies, equipment or services described in the Invitation to Bid, designed to limit the independent bidding or competition as prohibited by provisions; or any attendant procurement regulations of the Volusia County School District.
- That the contents of the bid have not been communicated by the Vendor or its employees or agents to any person
 not an employee or agent of the Vendor and will not be communicated to any such person prior to the official
 opening of the bid.
- 4. That the Vendor is legally entitled to enter into the contract with the School District of Volusia County and is not in violation of any prohibited conflict of interest, including those prohibited or any procurement regulation of the School District of Volusia County.
- 5. That the vendor has fully disclosed with their response the name(s) of any officer, director, or agent who is or was an employee of the School Board of Volusia County, Florida.
- In submitting the above, it is expressly agreed that upon proper acceptance by the School District of Volusia
 County of any or all items bid above, a contract shall thereby be created with respect to the items in this bid being
 accepted.
- 7. That I have fully informed myself regarding and affirm the accuracy of all statements in this bid, including the pricing.

READ ÇAREFULLY - SIGN IN SPACE BELOW - FAILURE TO SIGN INVALIDATES BID:

SIGNED BY	ma Jerr	TITLEPRE	SIDENT	
COMPANY NAME TOP LINE RECREATION	I, INC	TELEP	HONE NO. 386-575-8359	
2922 HOWLAND BL	VD - SUITE 4	02/2 DATE	4/2020	
DELTONA CITY		FL STATE	32725 ZIP CODE	

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 24 OF 34

PLAYGROUNDS AND RELATED EQUIPMENT



REQUEST FOR APPROVAL OF PROPOSED PURCHASING TRANSACTION INVOLVING POSSIBLE CONFLICT OF INTEREST

INSTRUCTIONS: This form is required to be completed by any employee or fo employment who proposes or whose near relative proposes to either directly or services from any business entity of which the employee or employee's in individual either directly or indirectly sell, rent or lease any realty, goods, of the second process of	ly or indirectly purchase, sell, rent, or lease any realty, goo mmediate family has a material interest; nor shall any sucl or services to the District.	
Name and Title of Employee making request	Employee Former Employee	
Division / Department	Separation Date:	
Building / Room	Telephone Extension	
CHECK AND COMPLETE THE APPROPRIATE ITEM: I propose to directly or indirectly purchase, rent, sell, or lease a A near relative * proposes to directly or indirectly purchase, ren		
Name of Relative:	Relationship:	
Address:		
I own or control more than 5% interest in a business which prop realty, goods, or services to the District.	ooses to directly or indirectly purchase, rent, sell or lease	any
Name of Business:		
Nature of Interest:		
A near relative * own or controls more than 5% interest in a busi sell or lease any realty, goods, or services to the District.	iness which proposes to directly or indirectly purchase, re	nt,
Name of Relative:	Relationship:	
Address:		
Name of Business:		
Nature of Interest:		
Describe the realty, goods or services proposed:		
Are the realty, goods or services available commercially?		
I certify that no District time, material, equipment or facilities have been or or contract.	r will be used in connection with any resulting purchase ord	ler
I certify that I have not or will not make, or participate in the making of the covered by this disclar.		S
Signature of Employee	Date	
APPROVALS		
Employee's Department Head (not required if former employee)	Other Administrative Approval	

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018

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PLAYGROUNDS AND RELATED EQUIPMENT



The School District of Volusia County Purchasing & Warehouse Services 3750 Olson Drive Daytona Beach, FL 32124 Ph: 386-947-8786 Fax: 386-506-5056

POLICY REGARDING EMPLOYEE CONFLICT OF INTEREST IN PURCHASING

Definitions

Employee—any individual who is presently employed by the District or whole separation from the District occurred within two years of the date of the proposed transaction.

Near Relative—spouse, child, parent, brother, sister, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, sister-in-law, and step relatives in the same relationship.

Employee-Vendor Relationship—a relationship in which an employee, or near relative, acts as an independent contractor for the purpose of renting or selling goods or providing services to the District.

Policy

Conflict of Interest—The award hereunder is subject to the provisions of Chapter 112, Florida Statutes. All bidder(s) must disclose with their bid the name of any officer, director, or agent who is also an employee of the School Board of Volusia County, Florida. Furthermore, all bidder(s) must disclose the name of any Board Employee who owns directly or indirectly, any interest of five per cent (5%) or more of the total assets of capital stock in the bidder's firm.

(F.S. Chapter 112, Part III.)— "No employee of an agency acting in his or her official capacity as a purchasing agent, or public officer acting in his or her official capacity, shall either directly or indirectly purchase, rent, or lease any realty, goods, or services for his or her own agency from any business entity of which the officer or employee or the officer's or employee's spouse or child is an officer, partner, director, or proprietor or in which such officer or employee or the officer's or employee's spouse or child, or any combination of them, has a material interest.

Nor shall a public officer or employee, acting in a private capacity, rent, lease, or sell any realty, goods, or services to the officer's or employee's own agency, if he or she is a state officer or employee, or to any political subdivision or any agency thereof, if he or she is serving as an officer or employee of that political subdivision."

Ethics in Purchasing—The provisions of School Board policy 426 regarding Vendor Relations shall apply regarding any "compensation" or "gifts". Pursuant to Section 1-3 of the Volusia County School's Purchasing Manual, each transaction shall be handled objectively, without favoritism or discrimination, without seeking or dispensing personal favors and based on sound business judgment.

READ CAREFULLY - SIGN IN THE SPACE BELOW - FAILURE TO SIGN INVALIDATES BID

SIGNED BY: TITLE PRESIDENT	
COMPANY NAME: TOP LINE RECREATION, INC	_TELEPHONE NO.:
ADDRESS:	_ DATE:
CITY: DELTONA	STATE:

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 26 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

DRUG-FREE WORKPLACE CERTIFICATION

me	dersigned bidder, in accordance with Florida Statue 287.087 hereby certifies that
TOP L	E RECREATION, INC Does:
	Name of Business
1.	Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing cossession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
2.	nform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, employee assistance programs and the penalties that may be imposed upon employees for drug abuse violations.
3.	Give each employee engaged in providing the commodities or contractual services that are under contract a copy of the statement specified in Paragraph 1.
4.	n the statement specified in Paragraph 1, notify the employees that, as a condition of working on the commodities or contractual services that are under contract, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contender to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
5.	mpose a sanction on or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
6.	Make a good faith effort to continue to maintain a drug-free workplace through implementation of Paragraphs 1 thru 5.
	person authorized to sign this statement, I certify that this firm complies fully with the above requirements.
Date	02/24/2020

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 27 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

PUBLIC ENTITY CRIMES FORM

SWORN STATEMENT UNDER SECTION 287.133(3)(A), FLORIDA STATUTES, PUBLIC ENTITY CRIMES

THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICER AUTHORIZED TO ADMINISTER OATHS.

1.	This sworn statement is submitted with Bid, Proposal or Contract No. MTS-906BC for THE SCHOOL BOARD OF VOLUSIA COUNTY.
2.	This sworn statement is submitted by
	whose business address is 2922 HOWLAND BLVD - SUITE 4 - DELTONA, FL 32725 and (if applicable) its Federal
	Employer Identification Number (FEIN) is If the entity has no FEIN, include the Social
	Security Number of the individual signing this sworn statement:
3.	My name is SONIA M PERKINS and my relationship to the
	TOP LINE RECREATION, INC (please print name of individual signing) entity name above is
	PRESIDENT / OWNER
4.	I understand that a "public entity crime" as defined in Paragraph 287.133(1)(g), <u>Florida Statutes</u> , means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
5.	I understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), <u>Florida Statutes</u> , means a violation of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, nonjury trial, or entry of a plea of guilty or nolo contendere.
6.	I understand that an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, means:
	A must be accessed an expression of a margan convicted of a multiple antity crime; or

- A predecessor or successor of a person convicted of a public entity crime; or
- b. as entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.

I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 28 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

8.	Based on information and belief, the statement which I have marked below is true in relation to the entity submitting this sworn statement. (Please indicate which statement applies.)
	Neither the entity submitting this sworn statement, nor any officers, directors, executives, partners, shareholders employees, members, or agents who are active in management of the entity, not any affiliate of the entity have been charge with and convicted of a public entity crime subsequent to July 1, 1989.
	The entity submitting this sworn statement, or one or more of the officers, directors, executives, partners, shareholders employees, members, or agents who are active in management of the entity, or an affiliate of the entity has been charged wit and convicted of a public entity crime subsequent to July 1, 1989, AND (Please indicate which additional statement applies.
	The person or affiliate has not been placed on the convicted contractor list. (Please describe any action taken by opending with the Department of General Services.) Date: 02/24/2020
	STATE OF FLOVICIA COUNTY OF VOLUSIA
	Sonia Perienc APPEARED IN PERSON BEFORE ME (the undersigned authority), who is
-	personally, known to me or provided the following identification, and affixed his/her signature in
	the space provided above on this 24 day of February, 20 20.
(NOTARY PUBLIC BPEANNA LEIGH HUBBARD Notary Public - State of Florida Commission # GG *85204
	My commission expires: Feb 13; 2022 My commission expires: Feb 13; 2022 Bonded through National Notary Assn.

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 29 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

CERTIFICATION REGARDING LOBBYING

Applicable to Grants, Sub-grants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal Funds.

Submission of this certification is a prerequisite for making or entering into this transaction and is imposed by section 1352, Title 31, U.S. Code. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The undersigned certifies, to the best of his/her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
- 2 If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub- recipients shall certify and disclose accordingly.

TOP LINE RECREATION, INC	
Name/Address of Organization	
SONIA M PERKINS - PRESIDENT	
Name /Title of Sulmitting Official	
Jonia Ver	02/24/2020
Signature	Date

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018 PAGE 30 OF 34 PLAYGROUNDS AND RELATED EQUIPMENT

DISCLOSURE OF LOBBYING ACTIVITIES

Complete this form to disclose lobbying activities pursuan	nt to 31 U.S.C. 1352 (See re	everse for public burden disclosure.)
The control of the co	tus of Federal Action:	3. Report Type:
	offer/application	() a. initial filling b. material change
c. cooperative agreement b. initia	al award	50 8.5. 00 0000003
d. loan c. post	t-award	For Material Change Only: year quarter
f. loan insurance		yearquarter
		date of last report
4. Name and Address of Reporting Entity: () Prime () Sub-awardee	5. If Reporting Enti	ty in No. 4 is Sub-awardee, EnterName and
Tier(if known)	7.444.000 011 11111	••
20	1.4	
Congressional District, if known:	Congressional District if	and the second s
	Congressional District, if k	A
6. Federal Department/Agency:	7. Federal Program Name	/Description:
5.	1	
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or reactar Action Hamber, it known.	The second secon	<i>11.</i>
	\$	
10. a. Name and Address of Lobbying Entity		Services (including address if different from No.
(if individual, last name, first name, MI):	10a)	
11. Information requested through this form is	\ \ \	\mathcal{O}
authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities in a material	Signature:	min () lel
representation of fact upon which reliance was pursuant		
to 31 U.S.C. 1352. This information will be available for public inspection. Any person who fails to file the		GONIA M PERKINS
required disclosure shall be subject to a civil penalty of	Title: PR	ESIDENT
not less than \$10,000 and nor more than \$100,000 for		36-575-8359
each such failure.	POST COMPANY OF THE PARK OF TH	
	Date: 02 - 24	- 70
Federal Use Only		
Federal Use Only: Authorized for Local Reproduction Standard Form LLL		
(Rev.7-97)		

THE SCHOOL BOARD OF VOLUSIA COUNTY 3750 OLSON DRIVE FACILITIES – MAINTENANCE BUILDING DAYTONA BEACH, FLORIDA 32124

ITB NO.: MTS-906BC DATE: October 31, 2018

Page 1 of 2

<u>ADDENDUM #1</u>

PLAYGROUNDS AND RELATED EQUIPMENT

ADDENDUM #1

ITB NO.: MTS-906BC - PLAYGROUNDS AND RELATED EQUIPMENT

BID OPENING DATE & TIME: NOVEMBER 9, 2018 @ 2:00 PM

LATE BIDS WILL NOT BE CONSIDERED

<u>Listed below are answers to questions that were received in writing prior to the question end date on October 30, 2018.</u>

1. Question: Cover page of the ITB says the due date is 11/9/18; however, page 34 says the due date is 10/23/18; please advise?

Answer: The Bid Opening Date & Time are November 9, 2018 @ 2:00 PM EDT

2. Question: Do you need an actual price list or just a catalog of our equipment?

Answer: In accordance with the ITB, Section 2, Para 3, "All bidder(s) must submit an electronic copy or a weblink for all cataloged items to be used under the resulting contract with their bid submittal." "If an electronic copy is NOT available, the bidder shall provide a hardcopy with their submittal package". Based on this information, we simply need your catalog or link which lists your equipment.

3. Question: Do you want the catalog in hard copy or digital copy?

Answer: Please refer to the answer above.

4. Question: I have two companies that are owned and operated by the same person. We use one company to sell products and the other company for installation services. Can I submit two bids? One for product and the other for installation services? For tax liability reasons we like to split bill the services we provide. For example, we would provide an estimate for playground equipment and another estimate for installation.

Answer: Submitting two bid submittals is acceptable ONLY if these two companies are operating under different Federal Tax ID Numbers and/or two separate business licenses.

5. Question: Should playground safety surfacing be included?

Answer: We urge all prospective vendors to provide a percentage discount for as many items listed on the Bidder's Response Sheet as possible. Playground safety surfacing material is listed on the Bidder's Response Sheet as well; therefore, if it's something that you are able to provide, please provide a percentage discount for those categories.

THE SCHOOL BOARD OF VOLUSIA COUNTY 3750 OLSON DRIVE FACILITIES – MAINTENANCE BUILDING DAYTONA BEACH, FLORIDA 32124 ITB NO.: MTS-906BC DATE: October 31, 2018 Page **2** of **2**

ADDENDUM #1_PLAYGROUNDS AND RELATED
EQUIPMENT

ADDENDUM ACKNOWLEDGEMENT

This addendum to ITB number *MTS-906BC – Playgrounds and Related Equipment* has been received and fully understood.

Vendor: TOP LINE RECLEATION INC

Date: 02-24-20

Address: 2922 HOWLAND BLUD-STY

Zip Code: <u>3272</u>5

Phone: 386 - 575 - 8359

Fax: 888 - 909 - 0549

Signature:

RETURN THIS ACKNOWLEDGEMENT WITH SEALED BID BY 2:00 PM 11/9/2018.

Volusia County School Board Purchasing Department 3750 Olson Drive Daytona Beach, FL 32124

BID REQUEST NO.: MTS-906BC DATE: October 23, 2018

PAGE 32 OF 34

PLAYGROUNDS AND RELATED

EQUIPMENT

The School Board of Volusia County Florida Insurance Requirements Form

Note: Contractor shall insure that all subcontractors comply with the same insurance requirements that he is required to meet. The same contractor shall provide The School Board of Volusia County with certificates of insurance meeting the required insurance provisions prior to the service date.

Requirement (X)		Insurance Type		Required Limits
<u>X</u>	1	Workers' Compensation		In accordance with Florida Statutes Chapter 440 and all Federal Government Statutory Limits and Requirements
			1A Employers Liability	Limit of \$500,000.00 each Incident
X	2	Commercial General Liability		\$2,000,000.00 Single Limit per Occurrence with \$2,000,000.00 general aggregate.
			2A Bodily Injury & Property Damage	\$1,000,000.00 Single Limit per Occurrence
	3	Indemnification	The same	
shall hold harm costs of litigation provision shall Subcontractor, by the agreed of	nless a on and also or ang upon o	and defend The School Board I judgments of any name and pertain to any claims broug yone directly or indirectly emp contract price as shown in this	d of Volusia County and its agents at description arising out of or incidenta int against The School Board of Voloyed by any of them. The Contract Contract or the Contractor/Vendor's	and sufficiency of which is accepted through the signing of this document, and employees from all suits and actions, including attorney's fees and all all to the performance of this contract or work performed there under. This foliasia County by an employee of the named Contractor/Vendor, any or/Vendor's obligation under this provision shall not be limited in any way limit of, or lack of, sufficient insurance protection. The first One Hundred f this obligation by The School Board of Volusia County.
		,	4A Owned/Non- Owned/Hired Automobile Included	\$2,000,000.00 per Each Occurrence
X	5	Professional Liability		\$1,000,000.00 per Each Occurrence
		•	5A Errors and Omissions	\$1,000,000.00 per Each Occurrence
			5B Builder's Risk	\$1,000,000.00 per Each Occurrence
	6	Employee Crime		\$2,000,000.00 per Each Occurrence
	7	Cyber Liability		\$5,000,000.00 Single Limit per Occurrence
	8	Pollution Legal Liability		\$1,000,000.00 Each Incident, with \$10,000,000.00 General Aggregate
The School Bo named as "AD insurability at le The 'Certificate	ard of DITIO evels i Hold oard o	ISURANCE AGENT STATE Volusia County shall be name NAL INSURED" on the Insurarequired for this bid. er' should read as follows: of Volusia County, Florida	ed as the Certificate Holder on the Ir	nsurance Certificate. The School Board of Volusia County must be eral Liability. The School Board of Volusia County desires proof of
	Section 2	nsurance requirements contai	ined in these specifications, and that	the evidence of said insurance is required with response submittal.
		of insurance is attached:	YESNO	
Bidder Name: Signature of E			Section INC Bidder	Title: PRESIDENT



CERTIFICATE OF LIABILITY INSURANCE

02/20/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	765-534-3152	CONTACT Bill Hodgkins				
Cooper Insurance Service, Inc Playground Book		PHONE (A/C, No, Ext): 765-534-3152	5-534-2067			
P.O. Box 638		E-MAIL BIIIH@IRMToday.com				
Lapel, IN 46051 Bill Hodgkins		INSURER(S) AFFORDING CO	NAIC #			
		INSURER A: The Cincinnati Specialty		13843		
INSURED Top Line Recreation, Inc. 2922 Howland Blyd., Suite 3 Deltona, FL 32725		INSURER B : Markel Insurance Co				
		INSURER C : Old Dominion Insurance	01573			
		INSURER D :				
		INSURER E :				
		INSURER F :				

COVERAGES	CERTIFICATE NUMBER:	REVISION NUMBER:
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THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR		TYPE OF INSURANCE	ADDL S	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP	LIMIT	S	
Α	Х	COMMERCIAL GENERAL LIABILITY				, , , , , , , , , , , , , , , , , , ,		EACH OCCURRENCE	\$	1,000,000
		CLAIMS-MADE X OCCUR			CSU0142752	11/21/2019	11/21/2020	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
								MED EXP (Any one person)	\$	1,000
								PERSONAL & ADV INJURY	\$	1,000,000
	GEN	I'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$	2,000,000
		POLICY X PRO-						PRODUCTS - COMP/OP AGG	\$	2,000,000
		OTHER:						Pollution	\$	100,000
C	AUT	OMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
	X	ANY AUTO			B1P9665Q	01/01/2020	01/01/2021	BODILY INJURY (Per person)	\$	
		OWNED SCHEDULED AUTOS AUTOS							\$	
	X	HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
									\$	
В		UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	4,000,000
	X	EXCESS LIAB CLAIMS-MADE			EZXS3016543	11/21/2019	11/21/2020	AGGREGATE	\$	4,000,000
		DED RETENTION\$							\$	
	WOR	KERS COMPENSATION EMPLOYERS' LIABILITY						PER OTH- STATUTE ER		
	ANY PROPRIETOR PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?		N/A					E.L. EACH ACCIDENT	\$	
			N/A	1/4				E.L. DISEASE - EA EMPLOYEE	\$	
	If yes	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER	CANCELLATION
VOLUSI3	
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE
The School Board of Volusia County	THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
3750 Olson Dr. Daytona Beach, FL 32124	AUTHORIZED REPRESENTATIVE W'F / June 5



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 02/20/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy (ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

	icate holder in lieu of such endorsement		, oney, c	ortain policies illa	, require an	muoraement. A s	tatement on th	io certificate does not comer	rigints to tile
PRODU	JCER				CONTACT NA	ME:			
						No, Ext): (800) 277-	1620 X 4800	FAX (A/C, No): (72	27) 797-0704
Frank	Crum Insurance Agency, Inc.				E-MAIL ADDR	ESS:			
	South Missouri Avenue				INSURER(S) AFFORDING COVERAGE NAI				NAIC#
	water, FL 33756				INSURER A:	Fran	k Winston Crur	n Insurance Company	11600
INSUF	RED				INSURER B:				
					INSURER C:				
Frank	Crum L/C/F Topline Recreation Inc.				INSURER D:				
	South Missouri Avenue				INSURER E:				
	water, FL 33756	EDTIE	CATE	HIMPED: 65	INSURER F:			DEVICION NUMBER	
	ERAGES IS IS TO CERTIFY THAT THE POLICIES OF INSU	_			8711	E INSURED NAMED	ABOVE FOR THE	REVISION NUMBER:	
NO PE	TWITHSTANDING ANY REQUIREMENT, TERM O RTAIN, THE INSURANCE AFFORDED BY THE P LY HAVE BEEN REDUCED BY PAID CLAIMS.	OR CON	DITION O	F ANY CONTRACT OF	R OTHER DOC	UMENT WITH RESPE	ECT TO WHICH TI	HIS CERTIFICATE MAY BE ISSUE	
INSR LTR	TYPE OF INSURANCE	ADDL INSRD	SUBR WVD	POLICY NUM	BER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
	COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$
	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$
								MED EXP (Any one person)	\$
								PERSONAL & ADV INJURY	\$
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$
	POLICY PROJECT LOC							PRODUCTS-COMP/OP AGG	\$
	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT	\$
								(Ea accident)	\$
	ANY AUTO OWNED AUTOS SCHEDULED							BODILY INJURY (Per person)	\$
	ONLY							BODILY INJURY (Per accident)	\$
	HIRED AUTOS NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$
	7.000 3112								\$
	UMBRELLA LIAB OCCUR							EACH OCURRENCE	s
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	s
	DED RETENTION \$								\$
	WORKERS COMPENSATION AND			WC202000	0000	01/01/2020	01/01/2021	X PER STATUTE OTH-	
Α	EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE Y/N			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		0.110.112020	0110112021	^ ER	
	OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDENT	\$1,000,000
	(Mandatory in NH) If yes, describe under							E.L. DISEASE-EA EMPLOYEE	\$1,000,000
	DESCRIPTION OF OPERATIONS below							E.L. DISEASE-POLICY LIMIT	\$1,000,000
								E.E. DIOCAGE 4 OCIOT ENVIR	31,000,000
	IPTION OF OPERATIONS / LOCATIONS / VEHIC								
Effect	ive 02/16/2017, coverage is for 100% of	of the	employe	ees of FrankCrum					orting hours to
	Crum. Coverage is not extended to sta								100
CERTI	FICATE HOLDER				CANCE	LLATION			
					392				
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								ES BE CANCELLED BEFORE THE LIVERED IN ACCORDANCE WITH	
					POLICY PROV			THE THOUSAND AND WITH	
	The School Board of Volusia Cour	ntv			AUTHORIZE	REPRESENTATIVE			
	3750 Olson Drive	,				17		_	
	Daytona Beach, FL 32124				2/2/				



4150 S.W. 19th Street • Ocala, FL 34474

Tel.: 352/237-0135 · TOLL-FREE: 1-800-609-6066 · FAX: 352/237-2256 E-mail: info@shadesystemsinc.com • Web: www.shadesystemsinc.com

February 24, 2020

To Whom It May Concern:

This letter is to confirm that Top Line Recreation, Inc. is authorized to sell and install our products in the state of Florida.

Sincerely,

Margo Talbot

Customer Service Manager



October 31, 2019

To Whom It May Concern:

Please consider this letter verification that Top Line Recreation is the sole source provider of playground equipment, manufactured by BCI Burke Company, LLC, in the state of Florida with the exception of the following counties: Bay, Calhoun, Escambia, Gulf, Holmes, Jackson, Okaloosa, Santa Rosa, Walton and Washington. They are also authorized to offer repair parts, installation products and services for this playground equipment.

Please feel free to contact me at 800-356-2070 with any questions you may have.

Sincerely,

Sincerely,

Michael Phelan President/CEO

BCI Burke Company, LLC

Mulul & Suly



PO Box 1790 Whitney, TX 76692 - Phone: (855) 637-9616 - Email: info@mytcoat.com

Monday, February 24, 2020
RE: Dealer Authorization –
To Whom it May Concern:
Top line Recreation is an authorized dealer/distributor/reseller and installer in good standin for the State of Florida for MyTCoat Commercial Outdoor Furniture.
If you have any questions, please contact us.
Sincerely,
Troy R Stephens
Owner M. TGo at Commonsial Outside on Formations
MyTCoat Commercial Outdoor Furniture.



P.O. Box 1290 * #2 Industrial Drive * Salem Illinois 62881 800-851-0865 * Fax 618-548-2890 * www.americana.com

February 24th., 2020

This letter is to certify that Top Line Recreation Inc. of Deltona, FL is an authorized dealer, distributor and installer Patterson Williams products in the State of Florida.

Phil Piper

Regional Sales Manager

Patterson Williams



P.O. Box 1290 * #2 Industrial Drive * Salem Illinois 62881 800-851-0865 * Fax 618-548-2890 * www.americana.com

February 24th., 2020

This letter is to certify that Top Line Recreation Inc. of Deltona, FL is an authorized dealer, distributor and installer of Americana Building Products in the State of Florida.

Phil Piper

Regional Sales Manager

Americana Building Products

Standard: Super durable frame finishes:

The anti-graffiti, super durable polyester TGIC finish, is a powder that is applied 6-9 mils thick then cured at 400 degrees until fused into a smooth glossy permeate coating. This coating meets AAMA 2604-2 specifications and has a much longer life expectancy than the industries standard TGIC. This anti-graffiti coating provides an outstanding finish.

The smooth glossy surface can withstand numerous cleanups with the use of our proprietary chemical cleaner without altering the finish. Paint and marker can be removed completely with only a slight reduction in gloss.

The architectural matte, super durable polyester TGIC finish, is a powder that is applied 6-9 mils thick then cured at 400 degrees into a smooth matte permeate coating. This coating meets AAMA 2604-2 specifications and has a much longer life expectancy than the industries standard TGIC.

Premium Frame Finish (up charge)

A 2-3 mil thick zinc rich primer is applied prior to a final standard color coat. This premium finish enhances the ability of your structure to combat even the harshest environments and has withstood over 1000 hours in our salt/fog test chamber. This primer prevents rust from forming and spreading in the event of nicks and scratches in the color coat, providing the ultimate in pre-finished steel structure coatings.



Warranty Terms

Lifetime Limited Warranty

Lifetime Limited Warranty on aluminum against material failure and corrosion.

25 Year Limited Warranty

25 Year Limited Warranty on steel against material failure and defects.

10 Year Limited Warranty

10 Year Limited Warranty on Solamesh Fabrics

10 Year Limited Warranty on all powder coat finishes (200 and 500 series). With the use of Americana's 500 Series Anti-graffiti powder coat finish is guaranteed to allow removal of graffiti with virtually no change to the finish.

Americana will not be responsible for damages caused by others, building settlement, corrosion by moisture, chemical and pollution, or acts of God. Damage caused by vandalism, abnormal use, lack of maintenance, or incorrect installation will not be covered.

QUALITY MANUFACTURING SINCE 1919

PW Athletic Mfg. Co., Patterson-Williams LLC warrants its products to be free from defect in materials or workmanship during normal use and installation provided our published specification/installation instructions are followed and approved parts are used.

WARRANTY TERMS

This warranty is valid only if the product has been subjected to normal use for the purpose for which they were designed; has not been subject to vandalism, misuse, neglect, or accident; has not been subjected to addition or substitution of parts; and has not been modified or altered.

This warranty does not cover cosmetic items, for example, scratches, dents, marring, fading, discoloring, weathering, paint or decorations, normal wear and tear, or damage due to checking and warping.

This warranty will not cover acts of God, incorrect installation, corrosion by moisture, chemical and pollution.

The warranty period begins on the date of invoice. It does not cover the cost of removal and/or installation warrantied of the replaced product. All claims must be accompanied by a copy of the original invoice. PW Athletic must be notified before any corrective action is taken and reserves the right to determine whether claims will be fulfilled by replacement or other means. Replacement parts are guaranteed for the remainder of the original warranty period.

LIFETIME LIMITED WARRANTY:

On all stationary basketball posts, all backboards and all basketball goals and aluminum materials against material failure and corrosion.

50 YEAR LIMITED WARRANTY:

On Polytuf™ Recycled Plastic Lumber against rot, splinter, decay or structural damage directly from termites or fungal decay under normal use.

10 YEAR LIMITED WARRANTY:

On bike racks, volleyball standards, standard tennis posts, soccer goals, foul ball poles, football goalposts, backstop frames, steel bench frames, table frames, litter receptacle frames, ash receptacles, and park bollards. On all powder coat finishes. With the use of approved cleaning methods, the 500 series colors are guaranteed to allow removal of graffiti with virtually no change to the finish.

5 YEAR LIMITED WARRANTY:

On all grills against material failure. Damage caused from excessive fires and improper maintenance or cleaning is not covered.

3 YEAR LIMITED WARRANTY:

On Basketball Targets & Perimeters and all other PW products not listed, including all hardware.

1 YEAR LIMITED WARRANTY:

On Model 1590 adjustable basketball posts, HD Tennis Posts, and all nets and protective pads.

TERMS OF SALE

Standard terms of payment are net 30-days from factory ship date for all publicly funded schools, park districts, municipalities and other publicly funded institutions. All others are 50% down, with balance required before shipment. A monthly finance charge of 1-1/2% per month will apply to all past due accounts. We accept Mastercard and Visa.

Please check your shipment carefully at time of delivery for possible damage or shortages. Although we take extra care to ensure your order is packed complete, items may become lost in transit. Check the Bill of Lading and Packing List at the time of delivery by the freight company for accuracy and/or possible shipping damage, and please call your local PW dealer immediately to assist with any questions or subsequent freight claims.

During the year, our engineering team finds new ways to improve our product designs. Rather than make our customers wait until year's end and a new catalog to make these improvements, we do reserve the right to change product specifications without notice.

Orders for custom or modified equipment require 50% down and cannot be cancelled. Returns on any product will need to be authorized by PW and assigned an RGA number prior to shipment. A 20% restocking charge will apply on returned goods. Any questions concerning our terms or warranties can be directed to your local PW dealer or by contacting the PW customer service department at 1-800-687-5768.

1/30/2019 BoardDocs® Pro



The School Board of Volusia County, Florida 200 N. Clara Avenue, DeLand, FL 32720

Agenda Item Details

Meeting Jan 29, 2019 - Agenda - The School Board of Volusia County, Florida

Category 12. Consent-Operations Services-Purchasing

Subject 12.02 ITB: No. MTS-906BC, Playgrounds and Related Equipment

Access Public

Type Action (Consent)

Preferred Date Jan 29, 2019

Absolute Date Jan 29, 2019

Fiscal Impact No

Budgeted No

Budget Source Varies

Recommended Action The superintendent recommends approval of ITB No. MTS-906BC, Playgrounds and Related

Equipment.

Goals Focus Area 6-Operations/Infrastructure

Public Content

BACKGROUND:

This contract will be utilized by the Facilities Maintenance and Planning & Business Services Departments as a means to purchase new and replacement Playground and Related Equipment and/or Services District-wide on an as-needed basis.

SUBMITTED BY:

Maria Kraft, Coordinator, Purchasing and Warehouse Services

1-29-19 BOARD - MTS-906BC - Playgrounds and Related Equipment.pdf (1,306 KB)

Administrative Content

Motion & Voting

The superintendent recommends approval of all items in the consent agenda.

Motion by Linda L Cuthbert, second by Ruben Colon.

Final Resolution: Motion Carries

Yea: Linda L Cuthbert, Carl Persis, Jamie Haynes, Ruben Colon

ITB: MTS-906BC PLAYGROUNDS AND RELATED EQUIPMENT

BOARD DATE: 1/29/2019

ITB FOR BOARD APPROVAL									
	ITB	EST. ANNUAL	CONTRACT	AWARDED					
NAME OF ITB	NUMBER	EXPENDITURE	PERIOD	VENDOR(S)	COMMENTS				
Playgrounds & Related Equipment	MTS-906BC	Varies	2/1/2019 - 1/31/2022	1. Advanced Recreational Concepts, Melbourne, FL 2. Creative Shade Solutions, Inc., Tarpon Springs, FL 3. GameTime, Longwood, FL 4. Kompan, Inc., Austin, TX 5. Miller Recreation Equipment + Design, Inc., Bradenton, FL 6. Parkwarehouse, LLC, Boca Raton, FL 7. Playmore West, Inc., Fort Meyers, FL 8. Playspace Services, Melbourne, FL 9. Legacy Construction Services Group, Inc. DBA ProPlagrounds, Tallahassee, FL 10. Shade Systems, Inc., Ocala, FL 11. Swartz Associates, Inc., Naples, FL	This contract will be utilized by the Facilities Maintenance and Planning & Business Services Departments as a means to purchase new and replacement Playgrounds and Related Equipment and/or Services District-wide on an as-needed basis.				
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