AGREEMENT BETWEEN

THE CITY OF LOS ANGELES

AND

PLAYCORE WISCONSIN, INC. DBA GAMETIME FOR THE PURCHASE OF PLAYGROUND EQUIPMENT, SURFACING, SITE FURNISHINGS AND RELATED PRODUCTS AND SERVICES

This Agreement is entered into this ______ day of ______, 20____, by and between the City of Los Angeles, (hereinafter referred to as "CITY") a municipal corporation, acting by and through its Board of Recreation and Park Commissioners (hereinafter referred to as "BOARD"), and Playcore Wisconsin Inc. dba GameTime, (hereinafter referred to as "CONTRACTOR"). CITY and CONTRACTOR shall be referred to hereinafter collectively as the "Parties".

WHEREAS, the CONTRACTOR has been awarded a competitively bid contract by Mecklenburg County to provide playground equipment, surfacing, site furnishings and related products and services on an as-needed, non-exclusive basis, pursuant to a Contract (CONTRACT) executed on September 17, 2010 (attached hereto and incorporated herein by reference as Attachment A); and

WHEREAS, pursuant to Charter Section 371(e)(2), that the professional, scientific, expert, technical or other special services to be provided by GameTime are of a temporary and occasional character for which competitive bidding is not practicable or advantageous; and

WHEREAS, pursuant to Charter Section 371(e)(8) the City may piggyback on the Mecklenburg County, a political subdivision of North Carolina, contract with GameTime, because contracts for cooperative arrangements with other governmental agencies for the utilization of the purchasing contracts and professional, scientific, expert or technical services contracts of those agencies and any implementing agreements are an exception to the City's competitive bidding requirements; and

WHEREAS, pursuant to Charter Section 371(e)(10), that the services to be provided by GameTime are for the performance of professional, scientific, expert or technical services and the use of competitive bidding would be undesirable, impractical or impossible or is otherwise excused by common law; and

WHEREAS, the Department of Recreation and Parks (DEPARTMENT) desires to secure the technical, expert and professional services of a qualified contractor on an occasional and as-needed basis in order to enhance the recreational experience of the public; and

WHEREAS, pursuant to Charter Section 1022, that the DEPARTMENT does not have, available in its employ, personnel with the necessary expertise to undertake the specialized professional tasks sought and the work can be performed more economically or feasibly by an independent contractor; and

WHEREAS, CONTRACTOR is experienced in providing the services of the type required, is willing to perform such service, and can provide such services to the DEPARTMENT; and

WHEREAS, it is in the DEPARTMENT's best interest to secure these services from CONTRACTOR; and

WHEREAS, the DEPARTMENT has the need for playground equipment, surfacing, site furnishings and related products and services on an as-needed basis; and

WHEREAS, CITY has registered on-line with the U.S. Communities, which is a prerequisite for Participating Public Agencies who wish to access the County of Mecklenburg's Master Agreement (i.e., Contract No. 110179), competitively solicited and awarded to CONTRACTOR; and,

WHEREAS, CONTRACTOR by written communication dated February 4, 2014 attached hereto and incorporated by reference herein as Attachment B, has expressly authorized the City as a Participating Public Agency, to utilize Contract No. 110179 between GameTime and Mecklenburg County, North Carolina for the purchase of playground equipment, surfacing, site furnishings and related products and services.

NOW THEREFORE, the CITY and the CONTRACTOR hereby agrees as follows:

SECTION 1 - PARTIES TO THE AGREEMENT, REPRESENTATIVES AND NOTIFICATION

1.1 Parties

The parties to this Agreement are:

CITY - The City of Los Angeles, a municipal corporation, acting by and through its BOARD OF RECREATION AND PARK COMMISSIONERS on behalf of the Department of Recreation and Parks, has its principal office at 221 North Figueroa Street, Suite 1510, Los Angeles, California 90012.

CONTRACTOR – Playcore Wisconsin Inc. dba Gametime, a North Carolina corporation having its principal office at 150 PlayCore Drive S.E., Fort Payne, Alabama 35967.

1.2 Representatives

The representatives of the parties who are authorized to administer this Agreement and to whom formal notices, demands and communications will be given are as follows:

CITY's representative will be:

Michael A. Shull, General Manager City of Los Angeles, Department of Recreation and Parks 221 North Figueroa Street, Suite 1550 Los Angeles, California 90012

With copies to:

Ramon Barajas, Assistant General Manager City of Los Angeles, Department of Recreation and Parks Planning, Construction and Maintenance Branch 221 North Figueroa Street, Suite 100 Los Angeles, California 90012

Email: Ramon.Barajas@lacity.org

Telephone Number:(213) 202-2661Fax Number:(213) 202-2612

CONTRACTOR's representative will be:

Attn: Donald R. King, Director of Sales Administration PlayCore Wisconsin, Inc., dba GameTime 150 PlayCore Drive, S.E., Fort Payne, Alabama 35967

 Telephone Number:
 (256) 845-5610

 Fax Number:
 (256) 845-9361

1.3 Notices

Formal notices, demands and communications to be given hereunder by either party will be made in writing and may be effected by personal delivery or certified mail, return receipt requested, and will be deemed communicated as of the date of receipt.

If the person designated to receive the notices, demands or communications or if the address of such person is changed, written notice of such change shall be given, in accordance with this Section, within five (5) working days of the change. CONTRACTOR shall address all questions and correspondence concerning plans to:

Ramon Barajas, Assistant General Manager City of Los Angeles, Department of Recreation and Parks Planning, Construction and Maintenance Branch 221 North Figueroa St, Suite 100 Los Angeles, CA 90012

Email: Ramon.Barajas@lacity.org

Telephone:213-202-2661Fax:213-202-2612

SECTION 2 - TERMS OF AGREEMENT

2.1 Term

The Term of this Agreement shall commence on the date of execution and expire on September 16, 2015, the expiration date of the Mecklenburg County, a political subdivision of North Carolina, contract with CONTRACTOR.

2.2 Extension of Term

Mecklenburg County has two (2), one (1)-year renewal options that, if exercised, would extend the term of Mecklenburg County's Contract with CONTRACTOR for one additional year to September 16, 2016 and September 16, 2017 respectively. If Mecklenburg County exercises its options, then the General Manager of the DEPARTMENT may, in his sole discretion, by written amendment to this Agreement, may extend the term of the CITY's Agreement with CONTRACTOR for two (2), one (1) additional year terms expiring on September 16, 2016 and September 16, 2017 respectively. If the parties cannot agree upon such an extension, then this Agreement shall automatically terminate on September 16, 2015.

SECTION 3 - SCOPE OF SERVICES

3.1 Services To Be Provided by CONTRACTOR

Upon receipt from the DEPARTMENT of a Notice to Proceed (NTP) with specified work, the CONTRACTOR has agreed by letter dated February 4, 2014, attached hereto and incorporated herein by reference as Attachment B to provide playground equipment, surfacing, site furnishings and related products and services to the DEPARTMENT as attached hereto and incorporated herein by reference as Attachment A.

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CONTRACTOR also agrees to comply with the Standard Provisions for City Contracts (Rev. 3/09) attached hereto and incorporated herein by reference as Appendix A.

3.2 Services to Be Provided By CITY

The DEPARTMENT's Superintendent of Planning, Construction and Maintenance Branch will issue a Notice to Proceed (NTP) to CONTRACTOR prior to the start of any work.

DEPARTMENT personnel will work cooperatively with CONTRACTOR to ensure timely review of all services provided by CONTRACTOR under this Agreement.

The DEPARTMENT will promptly act, review, and make decisions as necessary to permit the orderly progress of CONTRACTOR's work under this Agreement.

SECTION 4 – COMPENSATION AND INVOICING

4.1 Compensation

CITY will pay CONTRACTOR an amount for services outlined in the "Notice to Proceed" for each individual project. The total amount for this Contract will not exceed \$8,000,000.00 annually. The Contract amount is an estimate, and the DEPARTMENT does not guarantee that the Contract maximum amount will be reached. The professional services that the DEPARTMENT is requesting shall be on an occasional and as-needed basis and CITY, by entering into this Contract, guarantees no minimum amount of business or compensation. CITY staff will monitor this not-to-exceed aggregate total.

4.2 Invoicing

Prior to the start of any work, CONTRACTOR must receive a NTP from the Superintendent of Planning, Construction and Maintenance Branch of the DEPARTMENT. In lieu of the following terms in Paragraph 9 of the CONTRACT between CONTRACTOR and Mecklenburg County (see Attachment A attached hereto and incorporated herein), CONTRACTOR shall submit invoices to the DEPARTMENT for all work performed. Once work has been completed to the satisfaction of DEPARTMENT, CONTRACTOR may submit and invoice for the agreed amount on the CONTRACTOR's original proposal, as stated on the NTP. Invoices must include the CONTRACTOR's name, date, address, contact phone number. Summary of work completed, address/location of work completed, dollar amount originally proposed and the agreed on by the DEPARTMENT.

Invoices must be submitted to:

City of Los Angeles, Department of Recreation and Parks Attention: Ramon Barajas, Assistant General Manager Planning, Construction, and Maintenance Branch 221 North Figueroa Street, Suite 100 Los Angeles, CA 90012

The CONTACTOR's invoice will be reviewed and approved for payment by the DEPARTMENT'S designated Project Manager (Mr. Jimmy Newsom). Once signed off by the Project Manager, payment will be processed by the DEPARTMENT'S Accounting Section for payment. DEPARTMENT may take up to thirty (30) days for payment of invoiced properly submitted, unless CONTRACTOR offers a discount for an early processed payment.

SECTION 5 - NON-EXCLUSIVITY

The DEPARTMENT and the CONTRACTOR understand and agree that this is a non-exclusive Agreement to provide services to the DEPARTMENT and that the DEPARTMENT may contract with other contractors to provide similar services during the term of this Agreement.

SECTION 6 - RATIFICATION

At the request of the DEPARTMENT, and because of the urgent need therefore, CONTRACTOR began performance of services required hereunder prior to the execution of this Agreement. By its execution hereof, DEPARTMENT hereby accepts such services from CONTRACTOR subject to all of the terms, covenants and conditions of this Agreement, and CONTRACTOR's performance as such services.

SECTION 7 - INCORPORATION OF DOCUMENTS

This Agreement, appendices and incorporated documents represent the entire integrated agreement of the parties and supersedes all prior written or oral representations, discussions, and agreements. This Agreement may not be changed or modified in any manner except by formal, written amendment fully executed by both CITY and CONTRACTOR. The following documents are incorporated and made a part hereof by reference:

Attachment A. Contract executed on September 17, 2010, between the County of Mecklenburg and PlayCore Wisconsin, Inc., dba GameTime.

Attachment B. Letter dated February 4, 2014 from PlayCore Wisconsin, Inc., dba GameTime to the City of Los Angeles, Department of Recreation and Parks authorizing the City to piggyback on The County's Contract

Appendix A Standard Provisions for City Contracts. (Rev. 3/09)

The order of precedence in resolving conflicting language, if any, in the documents shall be: (1) This Agreement; (2) Attachment B; (3) Appendix A; and (4) Attachment A.

IN WITNESS THEREOF, the parties hereto have executed this Agreement to be executed by their duly authorized representatives on the dates indicated:

Executed this	day	THE CITY OF LOS ANGELES, a municipa		
of	, 20	corporation, acting by and through its BOARI OF RECREATION AND PARI COMMISSIONERS		
		ByPRESIDENT		
		BySECRETARY		
Executed this	day	PLAYCORE WISCONSIN, INC. DBA GAMETIME		
of	, 20			
		ByPRESIDENT		
		PRESIDENT		
		Ву		
		CFO/TREASURER		
Approved as to Form:				
Date:				
MICHAEL N. FEUER, City Attorney				

By

DEPUTY CITY ATTORNEY

Attachment A

Contract Executed on July 6, 2010, between The State of North Carolina, County of Mecklenburg and Playcore Wisconsin, Inc. dba Gametime.



STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT # 110179.04

FOURTH AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS FOURTH AMENDMENT to the Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of May 2013 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore Wisconsin, Inc., a corporation doing business in the State of North Carolina (the "Company").

STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The County and the Company agreed to amend the contract on January 2, 2012 to incorporate a 1.8 percent (1.8%) price increase, revised freight rates, and new products.
- D. The County and the Company agreed to amend the contract on February 1, 2013 to incorporate a 2.47 percent (2.47%) price increase and new products offered by the Company.
- E. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
 - a) Incorporate the new Colorado Timing Systems products as specified in the revised 2013 Pricing Schedules included as Exhibit A.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.

In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

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IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION, PLAYCORE WISCONSIN, INC.

By: ~

Title: <u>Donald R. King</u> Director of Sales Administration

Attested:

Βv

Title: <u>Bethany Pelts</u> Executive Assistant

MECKLENBURG COUNTY:

By General Manage

By: _____ Park and Recreation Director

Attested:

erk to the Boar

Approved As To Form: By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By: **Fipance Director**

NO PRE-AUDIT REQUIRED DEPARTMENT(S) TO ENCUMB FUNDS AS NEEDED. BY DIRECTOR OF FINANC

Approved As To Insurance Requirements:

By:__

Risk Management

CONTRACT 110/79.04



STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT # 110179.03

THIRD AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS THIRD AMENDMENT to the Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of February 2013 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore Wisconsin, Inc., a corporation doing business in the State of North Carolina (the "Company").

STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The County and the Company agreed to amend the contract on January 2, 2012 to incorporate a 1.8 percent (1,8%) price increase, revise freight rates, and incorporate new products.
- D. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
 - a) Incorporate the new products offered by the GameTime 2013 Playground Design Guide.
 - b) Incorporate an average price increase of 2.47 percent (2.47%) for all playground equipment, site furnishings, surfacing materials, and all related products as specified in Exhibit A.
 - c) Incorporate addition of new products offered by GameTime strategic partners and corresponding 2013 price lists as specified in Exhibit A.

- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.
- IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION, PLAYCORE WISCONSIN, INC.

By: 4

Title: <u>Donald R. King</u> Director of Sales Administration

Attested:

By:

Title: <u>Bethany Pelts</u> Executive Administrator

MECKLENBURG COUNTY:

Βv and Recreation Director

B١

County/General Manager

Attested: By to the Board Cle

Approved As To Form:

By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By:

By: **Finance Director** NO RRE-AUDIT REQUIRED.

DEPARTMENT(S) TO ENCUMBER

DIRECTOR OF FINANCE

DED

FUND

BY:

Approved As To Insurance Requirements:

Risk Management



STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT # <u>110179.02</u>

SECOND AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS SECOND AMENDMENT To The Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of February 2012 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore, Inc., a corporation doing business in the State of North Carolina (the "Company").

STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
 - a) Incorporate the new products offered by the GameTime 2012 Playground Design Guide, Everlast Climbing Industries, Inc., and Ultra Play Systems, Inc.
 - b) Incorporate an average price increase of 1.8 percent for all playground and surfacing products as specified in Exhibit A.
 - c) Incorporate revised GameTime freight rates as specified in Exhibit E.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.
- IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION

Bv:

Title: Director of Sales Administration

Attested:

By: ΏΜΙΛ

Title: Executive Administrative Assistant

MECKLENBURG COUNTY:

By

County/General Manager

k and Recreation Director 2

Attested:

to the Board < lerk

Approved As To Form:

By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By:

Finance Director

NO UDIT REOUIRED. DEPARTMENT(S) TO FUNDS AS NEEDED. UMBER B FINANCE

Approved As To Insurance Requirements:

By:_

Risk Management



STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT # <u>110179.01</u>

FIRST AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS FIRST AMENDMENT To The Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 7th day of April 2011 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore, Inc., a corporation doing business in the State of North Carolina (the "Company").

STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The parties now desire to amend the Agreement by making certain changes and clarifications to the term and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
 - a) Incorporate a price increase of four percent (4%) for all GameTime products except GTH20 water play and GTImpax surfacing, due to the escalation in steel and plastic resin material costs. Price increases will be effective on orders entered April 7, 2011. Orders entered before April 7th will be exempt from the price increase providing the order ships prior to April 29, 2011.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.
- IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME:

By: τ,

Title: Director of Sales Administration

Attested:

Cole M. 7. By:

Title: Sales Administration Manager

MECKLENBURG COUNTY:

By

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County/General Manager

By: Park and Recreation Director

Atteste By: Cle k to the Board

Approved As To Form:

By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By:

Finance Director

NO PRE-AUDIT REQUIRED. DEPARTMENT(S) TO ENCUM ENT(S) TO ENCUMBER NERDEN FUNDS AS leve RV DIRECTOR OF FINANC

Approved As To Insurance Requirements:

By:_

Risk Management

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STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT NO. 110179

AGREEMENT TO PROVIDE PLAYGROUND EQUIPMENT, SURFACING, SITE FURNISHINGS AND RELATED PRODUCTS AND SERVICES

This Agreement (the "Agreement") is entered into as of this 17th Day of September, 2010 (the "Effective Date"), by and between PlayCore Wisconsin, Inc. dba GameTime (the "Company") a corporation doing business in North Carolina (the "Company"), and Mecklenburg County, a political subdivision of the State of North Carolina (the "County").

Statement of Background and Intent.

- A. The County issued a Request for Proposals (RFP Number 269-2010-183) dated March 19, 2010 requesting proposals from qualified firms to provide the County and other Participating Public Agencies with Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services hereafter referred to as ("Products"). This Request for Proposals, together with all attachments and any amendments, is referred to herein as the "RFP".
- B. The Company submitted a proposal in response to RFP Number 269-2010-183 on May 5, 2010. This bid, together with all attachments and separately sealed confidential trade secrets, is referred to herein as the "Proposal."
- C. The County awarded this contract on July 6, 2010, to Company to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services to the County all in accordance with the terms and conditions set forth herein.
- D. Charlotte-Mecklenburg (herein "Lead Public Agency"), in cooperation with the U.S. Communities Government Purchasing Alliance (herein "U.S. Communities"), and on behalf of other public agencies that elect to access the Master Agreement (herein "Participating Public Agencies"), competitively solicited and awarded the Master Agreement to the Company. Lead Public Agency has designated U.S. Communities as the administrative and marketing conduit for the distribution of the Master Agreement to Participating Public Agencies.

Lead Public Agency is acting as the "Contracting Agent" for the Participating Public Agencies, and shall not be liable or responsible for any costs, damages, liability or other obligations incurred by the Participating Public Agencies. The Company shall deal directly with each Participating Public Agency concerning the placement of orders, issuance of purchase orders, contractual disputes, invoicing, payment and all other matters relating or referring to such Participating Public Agency's access to the Master Agreement.

The Master Agreement shall be construed to be in accordance with and governed by the laws of the State in which the Participating Public Agency exists. Participating Public Agencies are required to register on-line with U.S. Communities at <u>www.uscommunities.org</u>. The registration allows the Participating Public Agency to enter into a Master Intergovernmental Cooperative Purchasing Agreement ("MICIPA"), which is intended to allow the Participating Public Agencies to meet applicable legal requirements and facilitate access to the Master Agreement and the Company.

GameTime Contract

September 17, 2010

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NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in further consideration of the covenants and conditions contained in this Agreement, the parties agree as follows:

AGREEMENT

1. INCORPORATION OF EXHIBITS. The following Exhibits are attached to this Agreement and incorporated into and made a part of this Agreement by reference:

Exhibit A:	Contract Pricing, Discount Structures and Pricing Incentives
Exhibit B:	Installation Fees
Exhibit C:	National Network of Distributors and Certified Installers
Exhibit D:	U.S. Communities Administrative Agreement
Exhibit E:	Freight Rate Schedules
Exhibit F:	Product Warranties
Exhibit G:	Company's Proposal (not attached, but incorporated herein by reference)
Exhibit H:	RFP #269-2010-183 (not attached, but incorporated herein by reference)

Each reference to the Agreement shall be deemed to include all Exhibits. Any conflict between language in an Exhibit to this Agreement and the main body of this Agreement shall be resolved in favor of the main body of this Agreement. Each reference to GameTime in the Exhibits and Appendices shall be deemed to mean the Company.

- 2. **DEFINITIONS.** The following terms shall have the following meanings for purposes of this Agreement (including all Exhibits):
 - 2.1. AGREEMENT. The term "Agreement" shall mean this Agreement including the Company's Proposal, the RFP and all attachments, exhibits, and addenda (all as defined in the Statement of Background and Intent).
 - 2.2. DOCUMENTATION. The term "Documentation" shall mean all written, electronic, or recorded works, and all enhancements and updates thereto, that describe the use, functions, features, or purpose of the Products and Services, including without limitation all functional and technical specifications, end user manuals, guides and other materials which relate to the Products and Services, or which are necessary to fully utilize the Products and Services.
 - 2.3. DELIVERABLES. The term "Deliverables" shall mean all equipment, materials, drawings, data, wiring, cable, installation services, incidentals and all other items that the Company is required to complete and deliver to the County in connection with this Agreement.
 - 2.4. DEFECT. The term "Defect" shall mean any failure of the Products, or any component thereof, to conform fully to the Specifications and Requirements. Non-conformity is not a Defect if it results from the County's misuse, improper use, alteration, or damage of the Products.
 - 2.5. EFFECTIVE DATE. The term "Effective Date" refers to the date this Agreement is fully executed by all parties to the Agreement.
 - 2.6. *PARTICIPATING PUBLIC AGENCY*. The term shall mean any and all states, local governments, school districts, and higher education institutions and other public agencies and nonprofit organizations that have authority to purchase from another public agency's competitively solicited contract.

- 2.7. *PRODUCTS*. The term "Products" shall mean Playground Equipment, Surfacing, Site Furnishings, and Related Products that the Company agreed to provide in the Company's Proposal.
- 2.8: SERVICES. The term "Services" shall include all services that the Company agreed to provide in the Company's Proposal, including all design, assembly, installation, reporting, and optional work.
- 2.9. SPECIFICATIONS AND REQUIREMENTS. The term "Specifications and Requirements" shall mean all definitions, descriptions, requirements, criteria, warranties and performance standards relating to the Products and Services which are set forth or referenced in: (a) this Agreement, including all Exhibits; (b) the Company's proposal; (c) the RFP; (d) the Documentation; and (e) any functional and/or technical specifications which are published or provided by the Company or its licensors or suppliers from time to time with respect to all or any part of the Products. Notwithstanding the forgoing, if the Company improves the Products or Services over time to incorporate new technology or improved features or functionality, and provided the improved Products or Services under this Agreement, the descriptions, specifications and requirements for such improvements hall be deemed part of the Specifications and Requirements. Also notwithstanding the forgoing, the Company's Bid shall only take precedence over the ITB to the extent the Company properly took exception to the terms of the ITB in the manner required by the ITB.

3. TERM.

The initial term of this Agreement will be for <u>five (5) years</u> from the Effective Date with an option to renew for two (2) additional one-year terms. This Agreement may be extended only by a written amendment to the contract signed by both parties.

4. GENERAL DESCRIPTION OF PRODUCTS AND SERVICES.

The Company shall provide the Products and Services in accordance with the terms of the Company's proposal, and in compliance with all other conditions, covenants, stipulations, terms and provisions contained in this Agreement.

5. SHIPPING AND DELIVERY.

All shipments shall be F.O.B. destination with freight charges prepaid and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's freight bill. Estimated freight charges shall be provided at the time of quotation utilizing the freight rate schedules incorporated into this Agreement as Exhibit E.

6. INSTALLATION, MAINTENANCE AND SAFETY INSPECTIONS.

The County and Participating Public Agencies shall be responsible for contracting installation services on a project-by project basis as needed. If included with purchase, all equipment shall be installed by a GameTme Installer in accordance with the standards established by the terms, specifications, drawings, and construction notes for each project and meet manufacturer's specifications and industry standards. County and Participating Public Agencies shall be responsible for scheduling coordination and site preparation. Site should be level and permit installation equipment access. Participating Public Agency shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional labor or material costs.

7. COMPENSATION.

- 7.1. The County shall pay the Company for Products and Services compliant with the Specifications and requirements of this Agreement based on the fixed percentage discounts from the current manufacturer's price index as identified and incorporated into this Agreement as Exhibit A.
- 7.2. The Company agrees the fixed percentage discounts will remain firm for the entire contract term.
- 7.3. Pricing shall remain in effect until December 31, 2011. Thereafter, the Company shall advise the Charlotte-Mecklenburg Procurement Services Department in writing of any proposed price increases no later than sixty (6) days prior to the effective date of the requested increase.

- 7.4. The Company shall be responsible for furnishing and delivering approved price lists and the most current catalogs to the County and other participating public entities, upon request.
- 7.5. The Company agrees that if a public agency is otherwise eligible for lower pricing through a federal, state, regional, or local contract, the Company will match the pricing.

8. OPTIONAL WORK.

The County and Participating Public Agencies may elect to request quotations for additional services not specifically listed in the Company's proposal or this Agreement. The Company shall provide quotations for optional products and services as requested, to provide a full turnkey solution.

9. BILLING.

Each invoice sent by the Company shall detail all items delivered which are necessary to entitle the Company to the requested payment under the terms of this Agreement. The Company shall mail all invoices to:

Mecklenburg County Finance - Accounts Payable 600 East 4th St. Charlotte, NC 28202

The County will pay all accurate, properly submitted, uncontested invoices within thirty (30) days of receipt. Proposals may include an incentive discount for early payment. Invoices must include state and local sales tax.

10. GENERAL WARRANTIES.

Company represents and warrants that:

- 10.1 It is a corporation duly incorporated, validly existing and in good standing under the laws of the state of North Carolina, and is qualified to do business in North Carolina;
- 10.2 It has all the requisite corporate power and authority to execute, deliver and perform its obligations under this Agreement;
- 10.3 The execution, delivery, and performance of this Agreement have been duly authorized by Company;
- 10.4 No approval, authorization or consent of any governmental or regulatory authority is required to be obtained or made by it in order for it to enter into and perform its obligations under this Agreement;
- 10.5 In connection with its obligations under this Agreement, it shall comply with all applicable federal, state and local laws and regulations and shall obtain all applicable permits and licenses; and
- 10.6 The Company shall not violate any agreement with any third party by entering into or performing this Agreement.

11. ADDITIONAL REPRESENTATIONS AND WARRANTIES.

Company represents warrants and covenants that:

11.1 The Services shall satisfy all requirements set forth in this Agreement, including but not limited to the attached Exhibits;

- 11.2 All work performed by the Company and/or its subcontractors pursuant to this Agreement shall meet industry accepted standards, and shall be performed in a professional and workmanlike manner by staff with the necessary skills, experience and knowledge;
- 11.3 Neither the Services, nor any Deliverables provided by the Company under this Agreement will infringe or misappropriate any patent, copyright, trademark or trade secret rights of any third party; and
- 11.4 The Company has taken and will continue to take precautions sufficient to ensure that it will not be prevented from performing all or part of its obligations under this Agreement by virtue of interruptions in the computer systems used by the Company.

12. TERMINATION.

- 12.1. TERMINATION WITHOUT CAUSE. The County may terminate this Agreement at any time without cause by giving thirty (30) days written notice to the Company.
- 12.2. TERMINATION FOR DEFAULT BY EITHER PARTY. By giving written notice to the other party, either party may terminate this Agreement upon the occurrence of one or more of the following events:
 - (a) The other party violates or fails to perform any covenant, provision, obligation, term or condition contained in this Agreement, provided that, unless otherwise stated in this Agreement, such failure or violation shall not be cause for termination if both of the following conditions are satisfied: (i) such default is reasonably susceptible to cure; and (ii) the other party cures such default within thirty (30) days of receipt of written notice of default from the non-defaulting party; or
 - (b) The other party attempts to assign, terminate or cancel this Agreement contrary to the terms hereof; or
 - (c) The other party ceases to do business as a going concern, makes an assignment for the benefit of creditors, admits in writing its inability to pay debts as they become due, files a petition in bankruptcy or has an involuntary bankruptcy petition filed against it (except in connection with a reorganization under which the business of such party is continued and performance of all its obligations under this Agreement shall continue), or if a receiver, trustee or liquidator is appointed for it or any substantial part of other party's assets or properties.

Any notice of default pursuant to this Section shall identify and state the party's intent to terminate this Agreement if the default is not cured within the specified period.

- 12.3. ADDITIONAL GROUNDS FOR DEFAULT TERMINATION BY THE COUNTY. By giving written notice to the Company, the County may also terminate this Agreement upon the occurrence of one or more of the following events (which shall each constitute grounds for termination without a cure period and without the occurrence of any of the other events of default previously listed):
 - (a) The Company makes or allows to be made any material written misrepresentation or provides any materially misleading written information in connection with this Agreement, Company's Proposal, or any covenant, agreement, obligation, term or condition contained in this Agreement; or
 - (b) The Company takes or fails to take any action which constitutes grounds for immediate termination under the terms of this Agreement, including but not limited to failure to obtain or maintain the insurance policies and endorsements as required by this Agreement, or failure to provide the proof of insurance as required by this Agreement.

12.4. CANCELLATION OF ORDERS AND SUBCONTRACTS.

In the event this Agreement is terminated by the County for any reason prior to the end of the term, the Company shall upon termination immediately discontinue all service in connection with this Agreement and promptly cancel all existing orders and subcontracts, which are chargeable to this Agreement. As soon as practicable after receipt of notice of termination, the Company shall submit a statement to the County showing in detail the services performed under this Agreement to the date of termination.

12.5. NO EFFECT ON TAXES, FEES, CHARGES, OR REPORTS. Any termination of the Agreement shall not relieve the Company of the obligation to pay any fees, taxes or other charges then due to the County, nor relieve the Company of the obligation to file any daily, monthly, quarterly or annual reports covering the period to termination nor relieve the Company from any claim for damages previously accrued or then accruing against the Company.

- 12.6. OBLIGATIONS UPON EXPIRATION OR TERMINATION. Upon expiration or termination of this Agreement, the Company shall promptly (a) return to the County all computer programs, files, documentation, data, media, related material and any other recording devices, information, or compact discs that are owned by the County; (b) deliver to the County all Work Product; (c) allow the County or a new service provider access to the systems, software, infrastructure, or processes of the Company that are necessary to migrate the Services to a new service provider; and (d) refund to the County all pre-paid Warranty Fees (other than pre-paid Warranty Fees for the then current year).
- 12.7. NO SUSPENSION. In the event that the County disputes in good faith an allegation of default by the Company, notwithstanding anything to the contrary in this Agreement, the Company agrees that it will not terminate this Agreement or suspend or limit the delivery of Products or Services or any warranties or repossess, disable or render unusable any Software supplied by the Company, unless (i) the parties agree in writing, or (ii) an order of a court of competent jurisdiction determines otherwise.
- 12.8. AUTHORITY TO TERMINATE. The County Manager or their designee is authorized to terminate this Agreement on behalf of the County.
- 12.9. AUDIT. During the term of the Agreement and for a period of one (1) year after termination or expiration of this Agreement for any reason, the County shall have the right to audit, either itself or through a third party, all books and records (including but not limited to the technical records) and facilities of the Company necessary to evaluate Company's compliance with the terms and conditions of the Agreement or the County's payment obligations. The County shall pay its own expenses, relating to such audits, but shall not have to pay any expenses or additional costs of the Company. However, if non-compliance is found that would have cost the County in excess of \$5,000 but for the audit, then the Company shall be required to reimburse the County for the cost of the audit.
- 13. TRANSITION SERVICES UPON TERMINATION. Upon termination or expiration of this Agreement, the Company shall cooperate with the County to assist with the orderly transfer of the Services, functions and operations provided by the Company hereunder to another provider or to the County as determined by the County in its sole discretion. The transition services that the Company shall perform if requested by the County include but are not limited to:
 - a. Working with the County to jointly develop a mutually agreed upon transition services plan to facilitate the termination of the Services; and

- b. Notifying all affected service providers and subcontractors of the Company of transition activities;
- c. Performing the transition service plan activities;
- d. Answering questions regarding the products and services on an as-needed basis; and
- e. Providing such other reasonable services needed to effectuate an orderly transition to a new system.
- 14. AMENDMENTS. In the event changes to the Agreement become necessary or desirable to the parties, the parties shall follow the procedures set forth in this Section. A Change shall be effective only when documented by a written, dated agreement executed by both parties which expressly references and is attached to this Agreement (an "Amendment"). The Amendment shall set forth in detail: (i) the Change requested, including all modifications of the duties of the parties; (ii) the reason for the proposed Change; and (iii) a detailed analysis of the impact of the Change on the results of the Services and time for completion of the Services, including the impact on any associated price.

In the event either party desires an Amendment, the party shall submit to the other party a proposed change. If the receiving party does not accept the Contract Amendment in writing within ten (10) days, the receiving party shall be deemed to have rejected the proposed change. If the parties cannot reach agreement on a proposed change, the Company shall nevertheless continue to render performance under this Agreement in accordance with its (unchanged) terms and conditions.

15. INDEMNIFICATION. The Company shall indemnify, defend and hold harmless the County and the County's officers, employees and agents from and against any an all losses, damages, costs, expenses (including reasonable attorneys' fees), obligations and other liabilities (including settlement amounts) paid or incurred any of them as a result of any claims, demands, lawsuits, actions, or proceedings: (i) copyright, trademark or patent infringement or other infringement of proprietary rights with respect to any of the Products or Services delivered to the County pursuant to this Agreement ("Infringement Claims"); (ii) seeking payment for labor or materials purchased or supplied by the Company or its subcontractors in connection with this Agreement; or (iii) arising from the Company's failure to perform its obligations under this Agreement, or from any act of negligence or willful misconduct by the Company or any of its agents, employees or subcontractors relating to this Agreement, including but not limited to any liability caused by an accident or other occurrence resulting in bodily injury, death, sickness or disease to any person(s) or damage or destruction to any property, real or personal, tangible or intangible; or (iv) arising from any claim that a Company employee or subcontractor is an employee of the County, including claims relating to worker's compensation, failure to withhold taxes and the like.

If an Infringement Claim occurs, the Company shall either: (i) procure for the County the right to continue using the affected Product or Service; or (ii) repair or replace the infringing Product or Service so that it becomes non-infringing, provided that the performance of the System or any component thereof shall not be adversely affected by such replacement or modification. If the Company is unable to comply with the preceding sentence within thirty days after the County is directed to cease use of a Product or Service, the Company shall promptly refund to the County all amounts paid under this Agreement, other than Extended Maintenance Fees.

The indemnification requirement is not intended to cover, and the Company is not responsible for, any damages that result from lack of maintenance; inadequate supervision; negligence; intentional acts of anyone other than the Company or their affiliates; inadequate surfacing; or vandalism.

It is the intent of any insurance provided by the Company to indemnify for product liability claims arising solely from the negligent design or manufacture of the Playground Equipment when such goods and services are provided by Company or Company's subcontractors. This clarifies and supersedes any other section of the contract concerning indemnification that could be interpreted otherwise.

- **INSURANCE.** Throughout the term of this Agreement, the Company shall comply with the insurance requirements described in this Section. In the event the Company fails to procure and maintain each type of insurance required by this Agreement, or in the event the Company fails to provide the County with the required certificates of insurance, the County shall be entitled to terminate this Agreement immediately upon written notice to the Company.
 - 16.1. General Requirements.

16.

- (a) The Company shall not commence any work in connection with this Agreement until it has obtained all of the types of insurance set forth in this Section and such insurance has been approved by the County. The Company shall not allow any subcontractor to commence work on its subcontract until all similar insurance required of the subcontractor has been obtained and approved.
- (b) All insurance policies shall be with insurers qualified and doing business in North Carolina recognized by the Secretary of State and the Insurance Commissioner's Office. The Company shall furnish the County with proof of insurance coverage by certificates of insurance accompanying this Agreement and shall name the County as an additional named insured under the commercial general liability.
- (c) The County shall be exempt from, and in no way liable for any sums of money which may represent a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of the Company and/or subcontractor providing such insurance.
- 16.2. Types of Insurance. The Company agrees to purchase and maintain during the life of this Agreement with an insurance company, acceptable to the County, authorized to do business in the State of North Carolina the following insurance:
 - (a) Automobile Liability. Bodily injury and property damage liability covering all owned, nonowned and hired automobiles for limits of not less than \$1,000,000 bodily injury each person, each accident and \$1,000,000 property damage, or \$1,000,000 combined single limit - bodily injury and property damage.
 - (b) Commercial General Liability. Bodily injury and property damage liability as shall protect the Company and any subcontractor performing work under this Agreement, from claims of bodily injury or property damage which arise from operation of this Agreement, whether such operations are performed by the Company, any subcontractor, or anyone directly or indirectly employed by either. The amounts of such insurance shall not be less than \$1,000,000 bodily injury each occurrence/aggregate and \$1,000,000 property damage each occurrence/aggregate, or \$1,000,000 bodily injury and property damage combined single limits each occurrence/aggregate. This insurance shall include coverage for products, operations, personal injury liability and contractual liability, assumed under the indemnity provision of this Agreement.
 - (c) Workers' Compensation Insurance. The Company shall meet the statutory requirements of the State of North Carolina, \$100,000 per accident limit, \$500,000 disease per policy limit, \$100,000 disease each employee limit.

The County shall be named as additional insured under the commercial general liability insurance for operations or services rendered under this Agreement. Certificates of all required insurance shall be furnished to the County and shall contain the provision that the County will be given thirty (30) day written notice of any intent to amend or terminate by either the insured or the insuring company.

It is understood that Playground Equipment will be in the care, custody, and control of the County or Participating Public Agency following installation. It is further understood that the Company cannot additionally insure the eventual owners of the equipment for Participating Public Agencies nationwide for any damages that result from lack of maintenance, inadequate supervision, negligence, or intentional acts by anyone other than the Company or their affiliates; inadequate surfacing, or vandalism. The responsibility for maintenance and supervision belongs to the County or Participating Public Agency and the public user respectively.

- 17. RELATIONSHIP OF THE PARTIES. The relationship of the parties established by this Agreement is solely that of independent contractors, and nothing contained in this Agreement shall be construed to (i) give any party the power to direct or control the day-to-day activities of the other; (ii) constitute such parties as partners, joint ventures, co-owners or otherwise as participants in a joint or common undertaking; (iii) make either party an agent of the other for any purpose whatsoever, or (iv) give either party the authority to act for, bind, or otherwise create or assume any obligation on behalf of the other. Nothing herein shall be deemed to climinate any fiduciary duty on the part of the Company to the County that may arise under law or under the terms of this Agreement.
- 18. SUBCONTRACTING. The Company shall not subcontract any of its obligations under this Agreement without the County's prior written consent. In the event the County does consent in writing to a subcontracting arrangement, Company shall be the prime contractor and shall remain fully responsible for performance of all obligations which it is required to perform under this Agreement. Any subcontract entered into by Company shall name the County as a third party beneficiary.
- 11. NON-DISCRIMINATION. The Company agrees that it has adopted and will maintain and enforce a policy of nondiscrimination on the basis of race, color, religion, sex, age, national origin, or disability.

The Company agrees that it will inform the County of any alleged violation(s) of employment practices involving any employees who work on the Project which are asserted in any claims filed with the Equal Employment Opportunity Commission, Labor Department or any other federal or state compliance agency. The Company will also inform the County of the final disposition of such cases.

- 19. AUDIT. During the term of this Agreement and for a period of one (1) year after termination or expiration of this Agreement for any reason, the County shall have the right to audit, either itself or through a third party, the books and records (including but not limited to the technical records) of the Company in connection with this Agreement, to ensure the Company's compliance with all the terms and conditions of this Agreement or the County's payment obligations.
- 20. COMPANY WILL NOT SELL OR DISCLOSE DATA. The Company will treat as confidential information all data provided by the County in connection with this agreement. County data processed by the Company shall remain the exclusive property of the County. The Company will not reproduce, copy, duplicate, disclose, or in any way treat the data supplied by the County in any manner except that contemplated by this agreement.
- 21. WORK ON COUNTY'S PREMISES. The Company will ensure that its employees and agents shall, whenever on the County's premises, obey all instructions and directions issued by the County's project manager with respect to work on the County's premises. The Company agrees that its personnel and the personnel of its subcontractors will comply with all rules, regulations and security procedures of the County when on the County's premises.
- 22. DRUG-FREE WORKPLACE. The County is a drug-free workplace employer. The Company hereby certifies that it has or it will within thirty (30) days after execution of this Agreement:
 - 22.1. Notify employees that the unlawful manufacture, distribution, dispensation, possession, or use of controlled substance is prohibited in the workplace and specifying actions that will be taken for violations of such prohibition;
 - 22.2. Establish a drug-free awareness program to inform employees about (i) the dangers of drug abuse in the workplace, (ii) the Company's policy of maintaining a drug-free workplace, (iii) any

available drug counseling, rehabilitation, and employee assistance programs, and (iv) the penalties that may be imposed upon employees for drug abuse violations;

- 22.3. Notify each employee that as a condition of employment, the employee will (i) abide by the terms of the prohibition outlines in (a) above, and (ii) notify the Company of any criminal drug statute conviction for a violation occurring in the workplace not later than five days after such conviction;
- 22.4. Impose a sanction on, or requiring the satisfactory participation in a drug counseling, rehabilitation or abuse program by an employee convicted of a drug crime;
- 22.5. Make a good faith effort to continue to maintain a drug-free workplace for employees; and
- 22.6. Require any party to which it subcontracts any portion of the work under the contract to comply with the provisions of this Section.

A false certification or the failure to comply with the above drug-free workplace requirements during the performance of this Agreement shall be ground for suspension, termination or debarment.

- 23. NOTICES. Any notice, consent or other communication required or contemplated by this Agreement shall be in writing, and shall be delivered in person, by U.S. mail, by overnight courier, by electronic mail or by telefax to the intended recipient at the address set forth below. Notice shall be effective upon the date of receipt by the intended recipient; provided that any notice which is sent by telefax or electronic mail shall also be simultaneously sent by mail deposited with the U.S. Postal Service or by overnight courier. Each party may change its address for notification purposes by giving the other party written notice of the new address and the date upon which it shall become effective.
 - 23.1. Communications that relate to any breach, default, termination, delay in performance, prevention of performance, modification, extension, amendment, or waiver of any provision of this Agreement shall be sent to:

For The Company:	For The County:			
Don King	Karen Ruppe			
PlayCore Wisconsin, Inc. dba GameTime	Charlotte-Mecklenburg Procurement Services			
150 Playcore Drive	600 East 4 th Street			
Fort Payne, AL 35967	Charlotte, NC 28202			
Phone: 256.997.5255	Phone: 704.336.2992			
Fax: 256.997.5455	Fax: 704.632.8254			
E-mail: dking@playcore.com	E-mail: kruppe@ci.charlotte.nc.us			
With Copy To:	With Copy To:			
	Tyrone Wade			
	Deputy County Attorney			
	600 East Fourth Street			
	Charlotte, NC 28202			
	Phone: 704.336.4135			
	Fax:			
	E-mail: TvroneC.Wade@mecklenburgcountyr			

All other notices shall be sent to the other party's Project Manager at the most recent address provided in writing by the other party.

24. MISCELLANEOUS

24.1. ENTIRE AGREEMENT. This Agreement, (including all Exhibits) and the Confidentiality Agreement constitute the entire agreement between the parties with respect to the subject matter

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herein. There are no other representations, understandings, or agreements between the parties with respect to such subject matter. This Agreement supersedes all prior agreements, negotiations, representations and proposals, written or oral.

- 24.2. AMENDMENT. No amendment or change to this Agreement shall be valid unless in writing and signed by the party against whom enforcement is sought.
- 24.3. GOVERNING LAW AND JURISDICTION. North Carolina law shall govern the interpretation and enforcement of this Agreement, and any other matters relating to this Agreement (all without regard to North Carolina conflicts of law principles). All legal actions or other proceedings relating to this Agreement shall be brought in a state or federal court sitting in Mecklenburg County, North Carolina. By execution of this Agreement, the parties submit to the jurisdiction of said courts and hereby irrevocably waive any and all objections which they may have with respect to venue in any court sitting in Mecklenburg County, North Carolina.
- 24.4. BINDING NATURE AND ASSIGNMENT. This Agreement shall bind the parties and their successors and permitted assigns. Neither party may assign this Agreement without the prior written consent of the other. Any assignment attempted without the written consent of the other party shall be void. For purposes of this Section, a Change in Control, as defined in Section 25.10 constitute an assignment.
- 24.5. FORCE MAJEURE. Neither party shall be liable for any failure or delay in the performance of its obligations pursuant to this Contract, and such failure or delay shall not be deemed a default of this Contract or grounds for termination hereunder if all of the following conditions are satisfied:
 (a) if such failure or delay:
 - i. could not have been prevented by reasonable precaution;
 - ii. cannot reasonably be circumvented by the non-performing party through the use of alternate sources, work-around plans, or other means; and
 - iii. if, and to the extent, such failure or delay is caused, directly or indirectly, by fire, flood, earthquake, hurricane, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions or court order.
 - (b) An event which satisfies all of the conditions set forth above shall be referred to as a "Force Majeure Event." Upon the occurrence of a Force Majeure Event, the Service Provider shall be excused from any further performance of those of its obligations which are affected by the Force Majeure Event for as long as (a) such Force Majeure Event continues and (b) the Service Provider continues to use commercially reasonable efforts to recommence performance whenever and to whatever extent possible without delay.
 - (c) Upon the occurrence of a Force Majeure Event, the Service Provider shall immediately notify the County by telephone (to be confirmed by written notice within two (2) days of the inception of the failure or delay) of the occurrence of a Force Majeure Event and shall describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event prevents Service Provider from performing its obligations for more than five (5) days, the County shall have the right to terminate this Agreement by written notice to the Service Provider.

Strikes, slowdowns, lockouts, walkouts, industrial disturbances and other labor disputes shall not constitute Force Majeure Events and shall not excuse the Service Provider from the performance of its obligations under this Agreement.

An event which satisfies all of the conditions set forth above shall be referred to as a "Force Majeure Event." Upon the occurrence of a Force Majeure Event, the affected party shall be excused from any further performance of those of its obligations which are affected by the Force

Majeure Event for as long as (a) such Force Majeure Event continues and (b) the affected party continues to use reasonable efforts to recommence performance whenever and to whatever extent possible without delay.

Upon the occurrence of a Force Majeure Event, the affected party shall promptly notify the other by telephone (to be confirmed by written notice within five (5) days of the inception of the failure or delay) of the occurrence of a Force Majeure Event and shall describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event prevents the Company from performing its obligations for more than fifteen (15) days, the County shall have the right to terminate this Agreement by written notice to the Company.

- 24.6. SEVERABILITY. The invalidity of one or more of the phrases, sentences, clauses or sections contained in this Agreement shall not affect the validity of the remaining portion of this Agreement so long as the material purposes of this Agreement can be determined and effectuated. If any provision of this Agreement is held to be unenforceable, then both parties shall be relieved of all obligations arising under such provision, but only to the extent that such provision is unenforceable, and this Agreement shall be deemed amended by modifying such provision to the extent necessary to make it enforceable while preserving its intent.
- 24.7. NO PUBLICITY. No advertising, sales promotion or other materials of the Company or its agents or representations may identify or reference this Agreement or the County in any manner without the prior written consent of the County. Notwithstanding the forgoing, the parties agree that the Company may list the County as a reference in responses to requests for proposals, and may identify the County as a customer in presentations to potential customers.
- 24.8. WAIVER. No delay or omission by either party to exercise any right or power it has under this Agreement shall impair or be construed as a waiver of such right or power. A waiver by either party of any covenant or breach of this Agreement shall not constitute or operate as a waiver of any succeeding breach of that covenant or of any other covenant. No waiver of any provision of this Agreement shall be effective unless in writing and signed by the party waiving the rights.
- 24.9. CHANGE IN CONTROL. In the event of a change in "Control" of the Company (as defined below), the County shall have the option of terminating this Agreement by written notice to the Company. The Company shall notify the County within ten days of the occurrence of a change in control. As used in this Agreement, the term "Control" shall mean the possession, direct or indirect, of either (i) the ownership of or ability to direct the voting of, as the case may be fifty-one percent (51%) or more of the equity interests, value or voting power in the Company or (ii) the power to direct or cause the direction of the management and policies of the Company whether through the ownership of voting securities, by contract or otherwise.
- 24.10. NO BRIBERY. The Company certifies that neither it, any of its affiliates or subcontractors, nor any employees of any of the forgoing has bribed or attempted to bribe an officer or employee of the County in connection with this Agreement.
- 24.11. FAMILIARITY AND COMPLIANCE WITH LAWS AND ORDINANCES. The Company agrees to make itself aware of and comply with all local, state and federal ordinances, statutes, laws, rules and regulations applicable to the Services. The Company further agrees that it will at all times during the term of this Agreement be in compliance with all applicable federal, state and/or local laws regarding employment practices. Such laws will include, but shall not be limited to workers' compensation, the Fair Labor Standards Act (FLSA), the Americans with Disabilities Act (ADA), the Family and Medical Leave Act (FMLA) and all OSHA regulations applicable to the work.
- 24.12. TAXES. The Company shall pay all applicable federal, state and local taxes which may be chargeable against the performance of the Services.

GameTime Contract

September 17, 2010

- 22.13 WAIVER OF RIGHT TO JURY TRIAL. The County and Company waive and will waive all rights to have a trial by jury in any action, proceeding, claim or counterclaim brought by either of them against the other on any matter whatsoever arising out of or in any way related to or connected with this Agreement.
- 25. Non-Appropriation of Funds. If the Board of County Commissioners does not appropriate the funding needed by the County to make payments under this Agreement for a given fiscal year, the County will not be obligated to pay amounts due beyond the end of the last fiscal year for which funds were appropriated. In such event, the County will promptly notify the Company of the non-appropriated not the terminated at the end of the last fiscal year for which funds were appropriated. No act or omission by the County, which is attributable to non-appropriation of funds shall constitute a breach of or default under this Agreement.

CONTRACT #//D/79

IN WITNESS WHEREOF, and in acknowledgment that the parties hereto have read and understood each and every provision hereof, the parties have caused this Agreement to be executed on the date first written above.

PLAYCORE WISCONSIN, INC. dba GAMETIME: ATTEST: 27. Cile **Company Signature** Donald R. King Mary Cole Director of Sales Administration Sales Administration Manager Title Title MECKLENBUF ATTEST: General Manager Deputy County Manager Clerk to the Board of County Commissioners Park and Recreation Director This instrument has been pre-**APPROVED AS TO FORM:** audited in the manner required by the Local Government Budget and Fiscal Control Act. County Attorney Finance Director APPROVED AS TO INSURANCE **REQUIREMENTS:** Director, Charlotte-Mecklenburg Division of Insurance NO PREAUDIT REQUIRED. Risk Management UMBÈ DEPARTMENT(S) TO TH NEÊDED. R NANCE

EXHIBIT A Contract Pricing and Discount Structures

The attached Pricing Sheets is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.



GameTime Division PlayCore Wisconsin, Inc. 150 PlayCore Drive, S.E. Fort Payne, Alabama 35967 Telephone: 256/845-5610 Facsimile: 256/845-9361

REQUEST FOR PROPOSAL #269-2010-183

PRICING SCHEDULES

Accompanying Pricing Schedules:

- 1. GameTime Year One U.S. Communities Contract Net Price List
- 2. Snug Year One U.S. Communities Contract Net Price List
- 3. GTImpax Year One U.S. Communities Contract Net Price List
- 4. Ultra Play Year One U.S. Communities Contract Net Price List
- 5. GT Grandstands Year One U.S. Communities Contract Net Price List
- 6. RCP Shelters Price List RCP402524015
- 7. GTH20 Year One U.S. Communities Contract Net Price List
- 8. Everlast Year One U.S. Communities Contract Net Price List
- 9. Spohn Ranch U.S. Communities Year One Budget Pricing
- 10. Recreation Equipment Manufacturing Year One U.S. Communities Contract Net Price List
- 11. GameTime Year One U.S. Communities Discounts and Installation charges

GameTime Discounts:

a.	Equipment (including components):	24% (see Quantity Discounts below)
	Freestanding Events:	16%
	Snug Early Childhood Play Equipment:	6%
	PlayWorx GFRC ThemeScapes:	6%
b.	Surfacing:	18%
C.	Site Furnishing:	6%
d.	Related Products :	6%
	Fitness and Sports:	9%
	GTShade Structures and Shelters:	4%
	GTH20 Water Slides:	3%
	GTH20 Spray Grounds:	3%
	GTNets Climbing Nets:	3%
	Everlast Indoor Climbing Walls:	10%
	NatureROCKS Climbing Boulders:	5%
	Shelters:	4%

PRICING SCHEDULES

Dog Parks:	6%
Skate Parks:	6%
Drinking Fountains:	5%

e. Services:

All Services Net Pricing

Playground Equipment Installation Safety Surfacing Installation Sitework Services Community Build Supervision Design Services Maintenance and Repairs CPSI Initial Playground Safety Audit CPSI Low-Frequency Playground Safety Inspection CPSI Maintenance and Inspection Training (Quotations on a case-by-case basis)

Volume Discounts:

Volume single purchases of composite play systems at U.S. Communities net pricing shall be eligible for an additional discount of 5% for orders totaling from \$50,000 to \$75,000; 10% from \$75,000 to \$100,000 and 15% for orders exceeding \$100,000.

Cash With Order Discount

Orders for playground equipment paid for at the time of placement are entitled to a 3% cashwith-order discount.

Product, Design and Price Comparison for Sample Playground Designs:

See Proposed Solutions, Tab 15

Installation Fees

See accompanying GameTime Year One U.S. Communities Discounts and Installation charges

Shipping and Delivery – Shipping Program

Shipments shall be f.o.b. destination with freight charges prepaid and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's Freight Bill. Estimated freight charges shall be provided at time of quotation utilizing the accompanying freight rate schedules.

Price Adjustments

Pricing shall remain in effect until December 31, 2011. Thereafter, GameTime pricing shall be adjusted the first of each year with the printing and distribution of the company's annual product catalogs.



Date: March 5, 2010

GameTime Division of PlayCore-Wisconsin, Inc. 150 PlayCore Drive, SE Fort Payne, AL 35967 Telephone: (256) 997-5255 Facsimile: (256) 997-5455 Contact: Don King E-mail: dking@gametime.com

GAMETIME PROPOSAL

Charlotte Mecklenburg Procurement Services Government Center, 9th Floor 600 East Fourth Street Charlotte, NC 28202 Project: RFP 269-2010-183 Attention: Karen Ruppe Telephone: 704/336-2992 E-mail: kruppe@charlotte.gov

We are pleased to submit our proposal to furnish GameTime products and services in accordance with the provisions and terms of RFP 269-2010-183 and as described herein. Enclosed are our design proposals, bid forms, price lists, discount schedule, product descriptions, material specifications, company qualifications and other data called for under this solicitation.

This proposal is subject to policies published in the 2010 GameTime Playground Design Guide and the following terms and conditions.

<u>Pricing</u>: shall be net, f.o.b. destination with freight charges prepaid, added and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's Freight Bill. Estimated freight charges shall be provided at time of quotation utilizing the accompanying freight rate schedules.

GameTime offers most favored pricing and special discounts to those local public agencies participating in the U.S. Communities contract. Pricing shall remain in effect until December 31, 2011 and is subject to the applicable discounts stated herein.

GameTime pricing shall be adjusted the first of each year with the printing and distribution of the company's annual product catalogs.

<u>Volume Discounts:</u> volume single purchases of composite play systems at U.S. Communities net pricing shall be eligible for an additional discount of 5% for orders totaling from \$50,000 to \$75,000; 10% from \$75,000 to \$100,000 and 15% for orders exceeding \$100,000.

<u>Orders:</u> All orders shall be in writing on the buying entity's purchase order form or similar documentation. Open buying on the internet (OBI) is not currently available.

<u>Shipment</u>: shall be f.o.b. destination and commence within 3 - 4 weeks after our receipt and acceptance of the customer purchase order, color selections and approval of submittals, if required.

<u>Terms of Sale</u>: payment is due within 30 days from date of invoice for governmental agencies. Payments may be made by VISA, MasterCard or American Express. Orders for playground equipment paid for at the time of placement are entitled to a 3% cash-with-order discount.

Minimum Order: RFP 269-2010-183 purchases, other than replacement parts, require a minimum order of \$500.00.

<u>Packaging</u>: all goods shall be packaged in accordance with acceptable commercial practices and marked to preclude confusion during unloading and handling.

<u>Receipt of goods</u>: customer shall receive, unload and inspect goods upon arrival, reporting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment.

Installation: if included with purchase, shall be by a Certified GameTime Installer. Customer shall be responsible for scheduling coordination and site preparation. Site should be level and permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional labor or material costs.

<u>Exclusions</u>: this proposal excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; drainage provisions; and safety surfacing borders unless purchased separately. Customer shall be responsible for providing a clear, level site for installation and for scheduling deliveries and coordinating installation.

<u>Submittals</u>: If required, GameTime shall submit for review and approval by the owner's representative detailed drawings depicting the equipment to be furnished accompanied by specifications describing materials. Once approved, these drawings and specifications shall constitute the final documents for the project and shall take precedence over all other requirements.

GameTime shall provide for each playground two sets of installation, assembly and maintenance instructions in accordance with our standard practices.

All composite playground designs and equipment shall comply with the current version of ASTM F 1487, Standard Consumer Safety Performance Specification for Playground Equipment for Public Use; Handbook for Public Playground Safety Publication 325 by the U.S. Consumer Product Safety Commission; and the Guide to ADA Accessibility Guidelines for Play Areas published by the U.S. Access Board.

GAMETIME

Donald R. King Director of Sales Administration

GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

Product Category	USC Discounts off Commercial Price	Installation Cost as % of Equipment Commercial Price				
		Total Commercial Price of Equipment per Site				
		<\$5,000	<\$10,000	<\$15,000	>\$15,000	
Play Equipment	24%	42%	38%	35%	32%	
GameTime Freestanding Events	16%	48%	43%	38%	36%	
Snug Early Childhood Play Equipment	6%	Installation is not required				
PlayWorx GFRC ThemeScapes	6%	42%	38%	35%	32%	
Site Furnishings	6%	45%	45%	40%	38%	
Related Products						
Grandstands	6%	42%	38%	35%	32%	
Shade Structures	4%	66%	60%	52%	46%	
Shelters	4%	\$70.00 per man hour plus materials & equipment				
GTH20 Spray Grounds	3%	N/A	N/A	N/A	164%	
GTH20 Water Sides	3%	N/A	56%	52%	48%	
Fitness & Sports	9%	64%	53%	43%	38%	
Indoor Climbing Walls	10%	60%	38%	35%	32%	
NatureROCKS Climbing Boulders	5%	\$70.00 per man hour plus materials & equipment				
Independent Climbing Nets	3%	N/A	50%	43%	38%	
Dog Parks	6%	48%	43%	38%	36%	
Drinking Fountains	5%	60%; see Note 9 below				
Skate Parks	6%	Design & Installation estimate upon request				
Safety Surfacing	USC Discount	Installation Cost per Square Feet of Safety Surfacing Area			urfacing Area	
	030 Discount	<2,000 sf	<4,000 sf	<6,000 sf	>6,000 sf	
Engineered Wood Fiber		\$0.56 sf	\$0.54 sf	\$0.52 sf	\$0.50 sf	
Shredded Rubber Loose Fill		\$0.66 sf	\$0.64 sf	\$0.62 sf	\$0.60 sf	
Recycled Rubber Tile	18%	\$2.70 sf	\$2.40 sf	\$2.15 sf	\$2.05 sf	
Synthetic Turf		Installation included in material price				
Poured-In-Place & Bonded Rubber	Installation included in material price				rice	
Services	U.S. Communities Net Pricing					
Play Area Design Services			No Charge			
Sitework Services	\$70.00 per man hour plus materials & equipment					
Community Build Layout & Supervision	\$725.00 per man day plus materials & equipment					
Maintenance & Repairs	\$68.00 per man hour plus materials & equipment					
CPSI Playground Initial Safety Audit	\$1,580.00 per playground; see Note 8 below					
CPSI Low-Frequency Safety Inspection	\$790.00 per playground; see Note 8 below.					

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# GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

#### Notes:

- 1) All equipment to be installed in accordance with specifications by GameTime factory-certified professional installers.
- 2) Equipment shall be installed within four (4) weeks of product delivery, unless requested by agency to be delayed.
- 3) Customer shall receive, unload and inspect goods upon arrival, noting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment unless other arrangements have been made.
- 4) Customer shall be responsible for providing a clear, level site and for coordinating the scheduling of all deliveries and installation.
- 5) Site should permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional costs.
- 6) Equipment installation pricing excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; and drainage provisions. Call for an estimate for site services.
- 7) No additional charges for prevailing wages.
- 8) CPSI safety inspections and audits performed by an independent third-party. For multiple inspections, call for volume pricing.

#### EXHIBIT B

The attached Installation Rate Sheets are incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

# GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

| Product Category                     | USC Discounts off | Installation Cost as % of Equipment Commercial Price       |           |           |                                         |  |  |
|--------------------------------------|-------------------|------------------------------------------------------------|-----------|-----------|-----------------------------------------|--|--|
|                                      | Commercial Price  | Total Commercial Price of Equipment per Site               |           |           |                                         |  |  |
|                                      |                   | <\$5,000                                                   | <\$10,000 | <\$15,000 | >\$15,000                               |  |  |
| Play Equipment                       | 24%               | 42%                                                        | 38%       | 35%       | 32%                                     |  |  |
| GameTime Freestanding Events         | 16%               | 48%                                                        | 43%       | 38%       | 36%                                     |  |  |
| Snug Early Childhood Play Equipment  | 6%                | Installation is not required                               |           |           |                                         |  |  |
| PlayWorx GFRC ThemeScapes            | 6%                | 42%                                                        | 38%       | 35%       | 32%                                     |  |  |
| Site Furnishings                     | 6%                | 45%                                                        | 45%       | 40%       | 38%                                     |  |  |
| Related Products                     |                   |                                                            |           |           |                                         |  |  |
| Grandstands                          | 6%                | 42%                                                        | 38%       | 35%       | 32%                                     |  |  |
| Shade Structures                     | 4%                | 66%                                                        | 60%       | 52%       | 46%                                     |  |  |
| Shelters                             | 4%                | \$70.00 per man hour plus materials & equipment            |           |           |                                         |  |  |
| GTH20 Spray Grounds                  | 3%                | N/A                                                        | N/A       | N/A       | 164%                                    |  |  |
| GTH20 Water Sides                    | 3%                | N/A                                                        | 56%       | 52%       | 48%                                     |  |  |
| Fitness & Sports                     | 9%                | 64%                                                        | 53%       | 43%       | 38%                                     |  |  |
| Indoor Climbing Walls                | 10%               | 60%                                                        | 38%       | 35%       | 32%                                     |  |  |
| NatureROCKS Climbing Boulders        | 5%                | \$70.00 per man hour plus materials & equipment            |           |           |                                         |  |  |
| Independent Climbing Nets            | 3%                | N/A                                                        | 50%       | 43%       | 38%                                     |  |  |
| Dog Parks                            | 6%                | 48%                                                        | 43%       | 38%       | 36%                                     |  |  |
| Drinking Fountains                   | 5%                | 60%; see Note 9 below                                      |           |           |                                         |  |  |
| Skate Parks                          | 6%                | Design & Installation estimate upon request                |           |           |                                         |  |  |
|                                      | USC Discount      | Installation Cost per Square Feet of Safety Surfacing Area |           |           |                                         |  |  |
| Safety Surfacing                     |                   | <2,000 sf                                                  | <4,000 sf | <6,000 sf | >6,000 sf                               |  |  |
| Engineered Wood Fiber                |                   | \$0.56 sf                                                  | \$0.54 sf | \$0.52 sf | \$0.50 sf                               |  |  |
| Shredded Rubber Loose Fill           |                   | \$0.66 sf                                                  | \$0.64 sf | \$0.62 sf | \$0.60 sf                               |  |  |
| Recycled Rubber Tile                 | 18%               | \$2.70 sf                                                  | \$2.40 sf | \$2.15 sf | \$2.05 sf                               |  |  |
| Synthetic Turf                       |                   | Installation included in material price                    |           |           |                                         |  |  |
| Poured-In-Place & Bonded Rubber      |                   | Installation included in material price                    |           |           |                                         |  |  |
| Services                             |                   | U.S. Communities Net Pricing                               |           |           |                                         |  |  |
| Play Area Design Services            |                   |                                                            | No Charge |           | *************************************** |  |  |
| Sitework Services                    | \$70.             | \$70.00 per man hour plus materials & equipment            |           |           |                                         |  |  |
| Community Build Layout & Supervision | \$725             | \$725.00 per man day plus materials & equipment            |           |           |                                         |  |  |
| Maintenance & Repairs                | \$68.             | \$68.00 per man hour plus materials & equipment            |           |           |                                         |  |  |
| CPSI Playground Initial Safety Audit | \$1               | \$1,580.00 per playground; see Note 8 below                |           |           |                                         |  |  |
| CPSI Low-Frequency Safety Inspection | \$7               | \$790.00 per playground; see Note 8 below.                 |           |           |                                         |  |  |

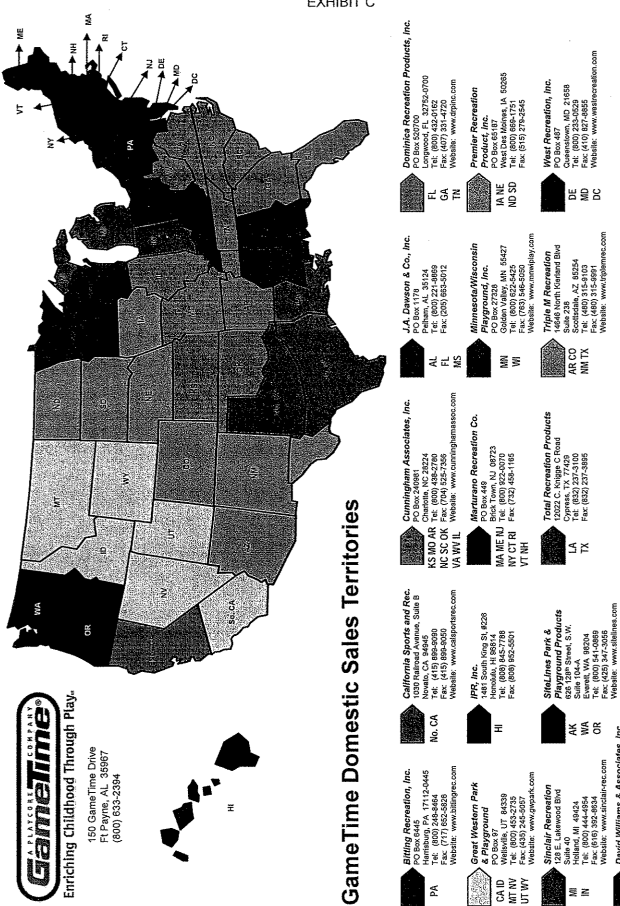
# GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

## Notes:

- 1) All equipment to be installed in accordance with specifications by GameTime factory-certified professional installers.
- 2) Equipment shall be installed within four (4) weeks of product delivery, unless requested by agency to be delayed.
- 3) Customer shall receive, unload and inspect goods upon arrival, noting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment unless other arrangements have been made.
- 4) Customer shall be responsible for providing a clear, level site and for coordinating the scheduling of all deliveries and installation.
- 5) Site should permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional costs.
- 6) Equipment installation pricing excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; and drainage provisions. Call for an estimate for site services.
- 7) No additional charges for prevailing wages.
- 8) CPSI safety inspections and audits performed by an independent third-party. For multiple inspections, call for volume pricing.

#### Exhibit C

The attached National Network of Distributors and Certified Installers is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.



741 S. Sawburg Avenue Aliance. OH 44601 Tel: (800) 752-7936 Fax: (330) 821-4505 Websile: www.davidwililamsassociales.com

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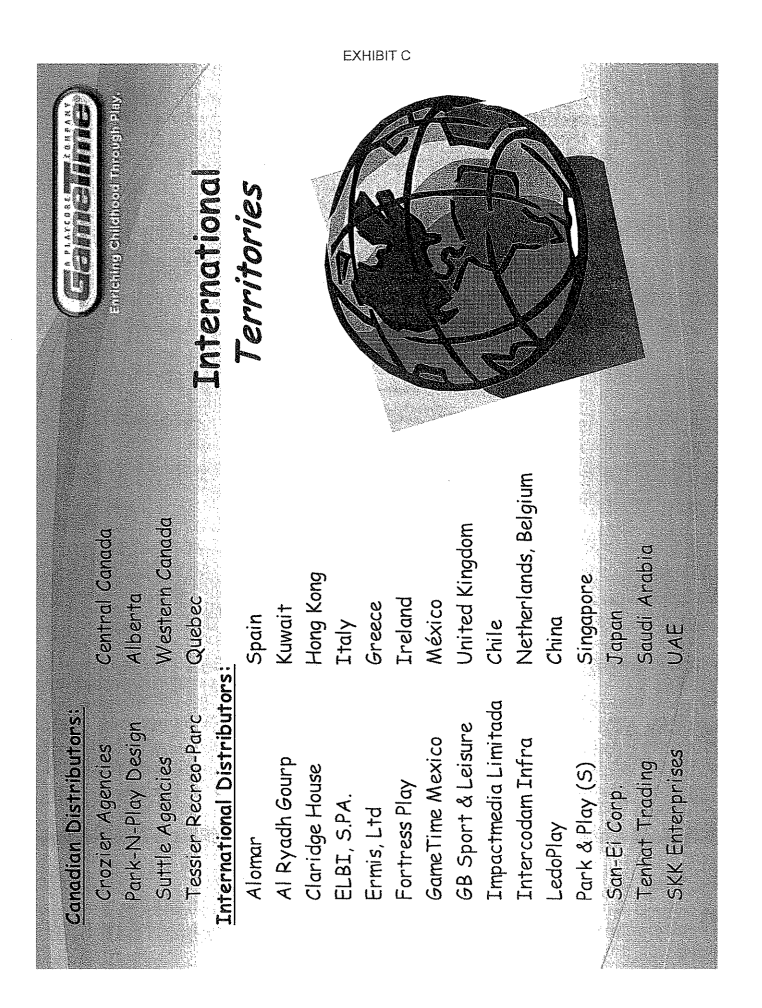
David Williams & Associates, Inc.

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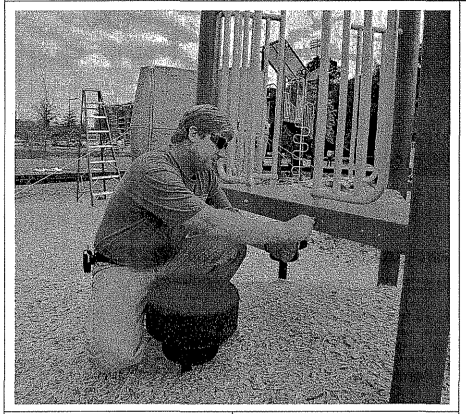
<sup>3</sup>O Box 3315

EXHIBIT C



# EXHIBIT C





#### Installers who share our vision

It isn't enough to send our installers to a third party certification program. We want to meet them, teach them, and make sure they know how to install *our* products. All playground equipment is different, and we want to ensure that when they learn how to put a play structure together, they are training on one of ours.

That's why at GameTime we offer an intensive training course at our facility. We want to make sure our installers know safety regulations, industry standards, and how they apply when installing our equipment. It is important to us that your installation process goes smoothly, and that everything is done to our exacting specifications.

#### **Certification Matters**

GameTime's exclusive Certified Installer Training course has a two-part curriculum. First, attendees learn about installation in a hands-on lab where they assemble play structures under the watchful eyes of our on-staff professionals. They learn about new products, modifications, and new industry information. They also are instructed on CPSC, ASTM, and industry regulations in relation to our products and proper installation. They learn how to properly locate and drill ground holes, recognize and avoid underground utilities, and use the tools needed to ensure an accurate installation.

The course also includes a lecture series, with focuses on risk management, insurance, and many other topics that will give installers the knowledge and skills to make your playground everything you expect it to be. By completing our training, we can have the confidence that no matter where they are in the US, all of our

# **Our Installers**

Our installers go through classroom and field training to ensure they know how to install our equipment.

Certificates are issued to installers after completion of our course, signifying they are trained to install GameTime equipment.



playgrounds are being installed correctly, expertly, and to the exacting standards that we maintain throughout all of our processes.

Upon completion of the course our installers sign a contract that we share with our sales force, so that when scheduling an installation our representatives know who to choose to get the job done right. This manufacturer specific training course is unique to GameTime alone, and is acknowledged in the industry as a program that should be a model for all. It's just one more thing that sets GameTime apart, and one more reason you should trust us to be your playground company.

CameTime, a PlayCore company

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# Bliting=DSFContractingULC

7 South Main Street Fairchance, PA 15436 Bus: (724) 564-7645 Mobile: (724) 880-5568 E-mail: dsfcontracting@verizon.net

#### Bitting -Womer Landscaping, Inc.

1347 Bunting Street Pottsville, PA 17901 Bus: (570) 544-4068 Mobile: (570) 640-4771 Bus Fax: (570) 544-2503 E-mail: Irw21@infi.net



# California Sports & Rec. - AMAC Construction

5600 Imhoff Dr. Suite E Concord, CA 94520 Bus: (925) 356-2619 Mobile: (925) 567-6285 Bus Fax: (925) 356-2224 E-mail: andy@amac2.com

# California Sports & Rec. - Biland. Construction Company

P.O. Box 1095 Rio Vista CA 945

Rio Vista, CA 94571-3095 Bus: (707) 374-5703 Mobile: (925) 260-0083 Bus Fax: (707) 374-5718 E-mail: Bilandco@frontiemet.net

#### California Sports & Rec. – Blanchard – Construction

5010 Stirling Street Granite Bay, CA 95746 Bus: (916) 791-7127 Home: 2011 Mobile: (707) 483-4943 Bus Fax: (916) 791-7147 E-mail: blanchardconstruction@msn.com

# California Sports & Rec. - Certified Playground Services

1558 East Colonial Parkway Roseville, CA 95661 Bus: (916) 786-0586 Mobile: (916) 802-6285 Bus Fax: (916) 786-0586 E-mail: stevespeegle@surewest.net

# California Sports & Rec. - Community Playgrounds, Inc.

1620 Grant Avenue, Suite 5

Novato, CA 94947 Bus: (415) 892-1707 Home: 2011 Bus Fax: (415) 892-3132 E-mail: cwear@commplay.us

# California Sports & Rec. - Flair-T Construction

2760 Lacy Lane, Sacramento, CA 95821 Bus: (916) 483-8281 Bus Fax: (916) 483-0539 E-mail: flair-t@pacbell.net

#### California Sports & Rec. - G & G Builders.

3589 Nevada Street, Suite B Pleasanton, CA 94566 Bus: (925) 846-9023 Mobile: (925) 570-7606 Bus Fax: (925) 846-9152 E-mail: lebowski1099@yahoo.com

# California Sports & Rec. - Playgrounds Unlimited

1175 Willow Avenue Sunnyvale, CA 94086 Bus: (408) 244-9848 Home: 2010 Mobile: (408) 639-4565 Bus Fax: (408) 244-9847 E-mail: mikea@playgroundsunlimite.net

# California Sports & Rec. - Shawn T. Gardner Builders

2882 Robert Court Redding, CA 96002 Bus: (530) 222-2771 Bus Fax: (530) 222-3269 E-mail: krygard@infostations.com

# California Sports & Rec. - Who Built Creative Builders

80 Alta Dr. Petaluma, CA 94954

P.O. Box 5207 Petaluma, CA 94955 Bus: (707) 763-6210 Home: 2011 Bus Fax: (707) 658-2513 E-mail: jana@whobuilt.biz

# California Sports & Rec. -TD Grogan Construction

15360 W. "G' Street

Kerman, CA 93630 Bus: (559) 842-7420 Bus Fax: (559) 842-7420 E-mail: mvj324@kermantel.net

#### EXHIBIT C

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#### Gunningham - BaiWil, Jing

138 Dogwood Lane Mocksville, NC 27028 Bus: (336) 909-0938 Mobile: (336) 909-0938 Bus Fax: (336) 751-5048 E-mail: billmarrs63@yadtel.com

#### Cunningham - CLS Outdoor Services Loudenbeck, Chris

112 Nivens Drive Ataka, TN 38004 Bus: (901) 428-8836 E-mail: Chris@clsoutdoorservices.com

#### Cunningham - Custom Park Services=07

8019 E. Old Jessup Road PO Box 1098 Jessup, MD 20794 Bus: (410) 799-7745 or 877-799-7745 Mobile: (410) 365-0502 Bus Fax: (410) 579-1284 E-mail: Custompark@comcast.net

#### Cunningham - D & B Construction

16600 Stage Road Lanexa, Virginia 23089 Bus: (804) 966-7515 Home: 2011 Mobile: (804) 307-6799

Bus Fax: (804) 966-7516 E-mail: darryl@dbconstruction.us E-mail 2: darryl@dbconstruction.us

#### Cunningham - Moore Recreational -----Products; Inc.

PO Box 472747 Charlotte, NC 28247 Bus: (704) 571-8741 Mobile: (704) 905-3665 Bus Fax: (704) 643-1369 E-mail: tmoore20@carolina.rr.com

# Cunningham - Ozark Mountain Installations, Inc.

9706 Lawrence 2237 Monett, MO 65708 Bus: (417) 235-9475 Bus Fax: (417) 236-0897

#### Cunningham - R K Construction

9414 Capitol Ave. Omaha, NE 68114 Bus: (402) 697-0180 Home: 2009 Mobile: (402) 658-3357 Bus Fax: (402) 697-4939

# Cunningham - Reese Construction Company

6801 Branton Dr. Cary, NC 27519 Bus: (919) 387-6388 Mobile: (919) 427-4685 Bus Fax: (919) 362-1808 E-mail: clintreese@earthlink.net

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#### Dawson, J. A.

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#### Dominica - Captain & Associates, Inc.

33643 E. Lake Joanna Dr. Eustis, FL 32736 Bus: (352) 735-0172 Mobile: (407) 701-1629 Bus Fax: (352) 735-0172 E-mail: capt\_and\_assoc@earthlink.net

#### Dominica -- Childish Greations

1625 Executive Dr. South Duluth, GA 30096 Bus: (770) 279-7777 Bus Fax: (770) 279-9699 E-mail: davidgreene@kidsrkids.com



# Dominica = John Fitzgerald, Inc.

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412 Mattie St. Sanford, FL 32773 Bus: (407) 323-8822 Mobile: (407) 920-2256 Bus Fax: (407) 323-0999 E-mail: fitzgeraldine@directvinternet.com

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# Great West Park&Play - Evans Recreation Installations

P.O. Box 42607 Las Vegas, Nevada 89116 Bus: (702) 271-8170 Home: 2011 Mobile: (702) 271-8170 Bus Fax: (702) 926-9685 E-mail: doug.e@evansrecreation.com

#### Great West Park&Play=JET Construction

P.O. Box 1724 Carson City, NV 89702 Bus: (775) 841-5781 Mobile: (775) 691-9022 Bus Fax: (775) 841-5781 E-mail: ccnvthompsons@att.net

# Great West Park&Play - K.C. Equipment

270 E. Douglas Ave, STE 102B El Cajon, CA 92020 Bus: (619) 443-9730

#### Great West Park&Play - Kleen Play

1244 Santa Anita Avenue STE. "I" South El Monte, CA 91733 Bus: (626) 448-1246 Bus Fax: (626) 448-2134 E-mail: Kleen

## Great West Park&Play - Linnert Builders

1675 No. Shaffer St. Orange, CA 92867 Bus: (714) 606-4951 Mobile: (714) 606-4951 Bus Fax: (714) 974-4393 E-mail: blinnert@socal.rr.com

# Great West Park&Play - Malibu Pacific Tennis Courts, Inc.

31133 Via Colinas, #107

Westlake Village, CA 91362 Bus: (818) 707-3797 Mobile: (818) 991-7445 Bus Fax: (818) 706-1951

#### Great West Park&Play - MSI Companies

4820 Quality CT Las Vegas, NV 89103 Bus: (702) 891-8912 Bus Fax: (702) 891-0517 E-mail: bbailes@msicomapnies.net

#### Great West Park&Play - Park Specialties

1917 Rainbow Valley Blvd Fallbrook, CA 92028 Bus: +1 (800) 399-8484 Bus Fax: +1 (760) 728-1177 E-mail: parkspec@cts.com

# Great West Park&Play - Premium Construction Company

2697 Lavery CT. Unit 10 Newbury Park, CA 91320 Bus: (805) 484-6000 Home: 2007 Mobile: (805) 797-0474 Bus Fax: (805) 484-6202 E-mail: Janice@Premiuminstall.com

#### Great-West Park&Play - PSI

1747 Colgate Drive Thousand Oaks, CA 91360 Bus: (805) 494-3401 Bus Fax: (805) 494-3343 E-mail: gdonahoe@ixnetoom.com

#### Great West Park&Play - Quality Time Recreation

1973 W. North Temple Salt Lake City, UT 84116 Bus: (801) 359-9516 Bus Fax: (801) 359-9519 E-mail: qualitytime@qwest.net

## Great West Park&Play - Rasco Construction, Inc.

6588 West 10900 North Highland, Utah 84043 Bus: (801) 360-1723 Bus Fax: (801) 768-8354

#### Great West Park&Play - Recreation Installation

2673 F Avenue Ogden, Utah 84401 Bus: (801) 388-6980 Bus Fax: (801) 393-2745

# g

# Great West Park&Play - Recreation Masters -06

11350 Lorene Street Whittier, CA 90601 Bus: +1 (562) 463-3636 Bus Fax: +1 (562) 463-5336 E-mail: abcplaygrounds@hotmail.com

# Great West Park&Play - Richardson Construction, Inc.

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# Great West Park&Play - Robert C. O'Neill Construction

4255 Gander Lane Carson City, Nevada 89704 Bus: (775) 721-7019 Bus Fax: (775) 849-7639 E-mail: rcoconst@aol.com

# Great West Park&Play - Zasueta Contracting, Inc.

PO Box 866 Spring Valley, CA 91976 Bus: (619) 589-0609 Mobile: (619) 843-4047 Bus Fax: (619) 697-6031 E-mail: ezplaygrounds@cox.net



# Marturano - ACM Construction & Consulting, Inc.

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# Marturano - Advanced Contracting Concepts, Inc.

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#### Marturano - Buzz Burger Incorporated

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#### Marturano = CMJ Construction, Inc.

40 fenton way Bangor, ME 04401 Bus: (207) 942-2958 Mobile: (207) 852-7557 Bus Fax: (207) 942-5776 E-mail: Chaddah@aol.com

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# Marturano - Makrancy's Quality Landscapes & Flowers, Inc. Cipollone, Gerald

947 Kuser road Trenton, NJ 08619 Bus: (609) 587-0477 Home: 2011 Bus Fax: (609) 587-3963 E-mail: LSMAKLAND@att.net

# EXHIBIT C



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#### Marturano - P. Corsetti, Inc

700 Waverly Avenue Mamaroneck, NY 10543 Bus: (914) 698-5024 Mobile: (914) 403-4346 Bus Fax: (914) 698-6746 E-mail: acorsetti@prodigy.net

#### Marturano - Park Constructors Corporation

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Limerick, PA 19468 Bus: (610) 970-8846 Home: 2011 Mobile: (610) 310-5926 Bus Fax: (610) 970-4719 E-mail: parkconstructors@aol.com

#### Marturano - Richard Picerno Builders LLC

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# Marturano - Scott Construction of Rochester, Inc.

1299 S. Plymouth Ave. Rochester, NY 14611

P.O. Box 31797 Rochester, NY 14603 Bus: (585) 235-8660 Mobile: (585) 370-6331 Bus Fax: (585) 232-4423

#### Marturano - Silagy Landscaping, Inc.

614 Old Post Road Edison, NJ 08817 Bus: (732) 287-5544 Mobile: (732) 921-0780 Bus Fax: (732) 287-8978

#### Marturano - Tec-Con Contractors, Inc.

9 Dodd Street East Orange, NJ 07017 Bus: (973) 674-9191 Home: 2011 Bus Fax: (973) 674-2834 E-mail: Tec\_Con@comcast.net

# Marturano - Titan Development, Inc.

8534 Seaman Rd Gasport, NY 14067 Bus: (716) 772-5510 Mobile: (716) 913-5957 Bus Fax: (716) 772-2414

#### Marturano - Vanas Construction Co., Inc.

249 Leonia Ave. Begota, NJ 07603 Bus: (201) 883-1944 Home: 2011 Bus Fax: (201) 883-1594 E-mail: bob.vanas@att.net

#### Marturano - Whirl Construction

187 Main Street, P.O. Box 110 Port Monmouth, NJ 07758 Bus: (732) 495-3715 Mobile: (732) 496-5705 Bus Fax: (732) 495-6133 E-mail: info@whirlconstruction.net

#### Minnesota&Wisc. - C.K.&C. Installation, Inc.

10150 264th Avenue Zimmerman, MN 55398 Bus: (763) 856-4466 Mobile: (612) 747-5486 Bus Fax: (763) 856-0197 E-mail: ztron@sherbtel.net

# Minnesota&Wisc. - Southern Coating Systems

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# Premier Recreation - Carlson Consulting and Contracting

1150 Prospect Blvd. Waterloo, Iowa 50701 Bus: (319) 234-8965 Bus Fax: (319) 234-8965 E-mail: landrn1@msn.com

# Premier Recreation – Millenium, Inc. Jones, Dave

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#### Premier Recreation - RK Construction

9414 Capitol Ave. Omaha, NE 68114 Bus: (402) 697-0180 Mobile: (402) 658-3357 Bus Fax: (402) 697-4939



#### RCEAD CHINSTALL, LLC.

503 Niagara E. Alton, Illinois 62024 Bus: (618) 531-0848 Bus Fax: (618) 258-9007 E-mail: Donchatham@charter.net

#### RCI - Elanar Construction Company

P.O. Box 2446 Glenview, IL 60025 Bus: (847) 657-0404 Home: 2009 Mobile: (773) 908-7629 Bus Fax: (847) 657-0303 E-mail: rossibum@hotmail.com E-mail 2: ross@elanar.com

#### RCL - Fence Builders of Illinois, Inc.

1129 E. Treeline Dr. Lockport, II. 60441 Bus: +1 815/836-8064 Mobile: +1 815/790-1687 Bus Fax: +1 815/588-0737

#### RGL=Green=UPLandSeape

13520 S. Budler Road Plainfield, IL 60544 Bus: (815) 372-3000 Mobile: (815) 693-1833 Bus Fax: (815) 372-3005 E-mail: greenupbrs@aol.com

#### RGL= Kay Jay Construction, Inc.

P.O. box 431 Tinley Park, IL 60477 Bus: (815) 469-9093 Home: 2011 Mobile: (708) 473-2608 Bus Fax: (815) 469-9075 E-mail: denkath75@ameritech.net

#### **RCI** - Kenneth Company The

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# RCI = M/M Peters Construction, Inc.

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#### RCI- Monkebar Builders, L.I.C.

1236 E. Empire Bloomington, IL 61701 Bus: (309) 829-1111 Home: 2007 Bus Fax: (309) 829-5555

#### RCL = Play-N-Scape, Inc.

190 Briarwod Drive Crystal Lake, Il. 60014 Bus: (815) 693-2769 Home: 2011 Mobile: (815) 459-6758 Bus Fax: (815) 459-5790 E-mail: playnscape@yahoo.com

S

# Sinclair Recreation - Dan Shaw Construction

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# Sinclair Recreation - Michigan Recreational Construction, Inc. Sheffer, Graig A.

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6022 147th Avenue Holland, MI 49423 Bus: (616) 546-2511 Mobile: (616) 218-3511 Bus Fax: (616) 546-2511 E-mail: pscontracting@sbcglobal.net

#### Sinclair Recreation - Play Builders LLC

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#### EXHIBIT C



#### Sinclair Recreation - Rent A Son

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#### Sinclair Recreation = Wooden Works, The

16608 Greensboro Dr. Westfield, IN 46074 Bus: (317) 867-0034 Mobile: (317) 402-6883 Bus Fax: (317) 867-0034 E-mail: playgroundsindy@yahoo.com

#### Sitelines - Chinook Properties, Inc.

33724 Hood Canal Dr. N.E. Kingston, WA 98346 Bus: 360/638-2457 Mobile: +1 360/239-2169 Bus Fax: +1 360/638-2458 E-mail: chinookproperties@centurytel.net

#### Sitelines - G.R. Morgan Construction

10536 S.W. 25th Avenue Portland, OR 97219 Bus: (503) 452-4268 Mobile: (503) 860-1776 Bus Fax: (503) 245-4872

# Sitelines - L.W. Sundstrom, Inc.

18063 Renton Maple Valley Road SE Maple Valley, WA 98038 Bus: (425) 413-8158 Home: 2011 Mobile: (206) 730-8901 Bus Fax: (425) 413-2533 E-mail: len.lws@comcast.net

#### Sitelines - Picture Perfect Playgrounds -Stoddard, Curtis

#### P.O. box 807

Ashton,ID 83420 Bus: (208) 652-3284 Mobile: (208) 521-0161 Bus Fax: (208) 652-3285 E-mail: Curtis@pictureperfectplaygrounds.com

#### Sitelines - Precision Commercial Contractors, Inc.

5112 S.E. 49th Avenue Portland, OR 97206 Bus: (503) 630-5447 Bus Fax: (503) 630-5510 E-mail: precisioncc@hotmail.com

# Sitelines - Prosser & Sons

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## Sitelines - R + R Construction, Inc.

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#### Sitelines - Rolyn Construction

P.O. Box 4157 Spanaway, WA 98387 Bus: (253) 847-5595 Mobile: (253) 229-4767 Bus Fax: (253) 843-9416 E-mail: Rolyn45@aol.com

#### Sitelines - White River Fence Co.

202 Schmid Street Enumclaw, WA 98022 Bus: (252) 261-7465 Home: 2011 Mobile: (252) 261-7465 Bus Fax: (360) 802-0692 E-mail: zebo@eskimo.com

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Fort Worth, TX 76101 Home: +1 2006 Mobile: (817) 319-1074 Bus Fax: +1 817/882-8968 E-mail: REagleton@sbcgloabal.net

#### Southwest Park - Ohman Enterprises LLC

206 Bellaire Drive Hot Springs, AR 71901 Bus: (501) 617-8530 Bus Fax: (501) 627-0747 E-mail: ohmanenterprises@yahoo.com

#### Southwest Park - Parks For Play

1250 Salt Creek Road Springtown, TX 76082 Bus: (817) 629-8195 Home: 2010 Bus Fax: (817) 220-1024 E-mail: jcandmdw@netscape.com S

#### Southwest Park - R-Q.C., Inc.

P.O. Box 690 Welliston, OK 74881 Bus: (405) 356-2628 Home: 2011 Mobile: (405) 831-5701 Bus Fax: (405) 356-2589 E-mail: contracting@rgcinc.com

#### Southwest Park = RGH Landscape, Inc.

P.O. Box 51376 Amarillo, TX 79159 Bus: (806) 358-4222 Home: 2008 Bus Fax: (806) 358-4222 E-mail: rghall1@cox.net

# SouthWest Park - Simmons Builders General Contractor, Inc.

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# Southwest Park&Playground - Walk In The Park Construction

P.O. Box 153886 Irving, Texas 75075 Bus: (972) 953-0598 Bus Fax: (214) 493-1150 E-mail: scottjwalkinthepark@verizon.net



#### Total Recreation = Come Construction

725 Patterson Avenue San Antonio, TX 78209 Bus: (210) 822-3011 Home: 2011 Mobile: (210) 573-8936 Bus Fax: (210) 822-3011 E-mail: gc20699@aol.com

#### Total Rectation - Barcon Construction

#### 143 EL Cerrito Circle

San Antonio, TX 78232 Bus: (210) 867-2278 E-mail: bart.pasini@yahoo.com

# Total Recreation - Highlander Construction, Inc.

2369 Benrus Boulevard San Antonio, TX 78228 Bus: (210) 241-5242 Bus Fax: (210) 431-3000 E-mail: MyHiglander2007@aol.com

# Total Recreation - R.H. Construction

26316 Cloverland Rd Lacombe, LA 70445 Bus: (985) 640-0575 Home: 2011 Mobile: (504) 508-0929 Bus Fax: (985) 882-4702 E-mail: RhCGC@Bellsouth.net

# Total Recreation - Wade Contractors, Inc.

230024 Yupon Porter, TX 77365

PO Box 250 Porter, TX 77365 Bus: (281) 354-1934 Mobile: (713) 805-8176 Bus Fax: (281) 354-1875 E-mail: Wade Contractors, Inc.

# Total Recreation - Walk In The Park Construction

P.O. Box 153886 Irving, Texas 75075 Bus: (972) 953-0598 Bus Fax: (214) 493-1150 E-mail: scottjwalkinthepark@verizon.net

# Triple M Recreation - D.A. Lewis Construction, Inc.

405 Maple St., Suite A-103 Ramona, Ca 92065 Bus: (760) 788-0100 Mobile: (760) 703-3706 Bus Fax: (760) 788-8718 E-mail: doug@dalewisconstruction.com

#### Triple M Recreation = G & G Builders

3589 Nevada Street, Suite B Pleasanton, CA 94566 Bus: (925) 846-9023 Home: 2007 Mobile: (925) 570-7606 Bus Fax: (925) 846-9152 E-mail: lebowski1099@yahoo.com

#### Triple M Recreation - Greenhouse, Inc., The

1950 Cooper Loop Las Cruces, NM 88005 Bus: (505) 523-1491 ext. 18 Mobile: (505) 649-0521 Bus Fax: (505) 526-7819 E-mail: cindy@thegreenhouseinc.biz

# Triple M Recreation – Hansen & Prezzano Builders LLC

PO Box 359 Peralta, NM 87042 Bus: (505) 865-3900 Mobile: (505) 228-1130 Bus Fax: (505) 865-3922 E-mail: HPrezzano@netscape.net EXHIBIT C



# Triple M Recreation - Premier Construction Corporation

P.O. Box 773 Vail, AZ 85641 Bus: (520) 429-5245 Home: 2011 Bus Fax: (520) 529-1301 E-mail: alex@premiercorp.us

# Triple M Recreation – Progressive Playgrounds, Inc.

12784 N. 3rd St. Paskes, CO 80134 Bus: (303) 805-8992 Bus Fax: (303) 805-8991 E-mail: mkhickman@msn.com



#### West - Custom Park Services

8019 E. Old Jessup Road PO Box 1098 Jessup, MD 20794 Bus: (410) 799-7745 or 877-799-7745 Mobile: (410) 365-0502 Bus Fax: (410) 579-1284 E-mail: Custompark@comcast.net

#### West - Grass roots, Inc.

501 W. Central Avenue Davidsonville, MD 21035 Bus: (301) 858-0766 Bus Fax: (301) 858-1034 E-mail: getgrassroots@aol.com

#### West - Jones & Sons Contracting

11409 Boltomley Road Thurmont, MD 21788 Bus: (301) 898-3743 Bus Fax: (301) 898-3743 E-mail: lannajones@msn.com

#### West - Play Structure Plus

6 West Fairview Avenue Middletown, DE 19709 Bus: (302) 528-8791 Bus Fax: (302) 376-3010 E-mail: mark@playspi.com

#### Williams, David = C & W Construction

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# Williams, David - G.T.I.

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# Williams, David - Playground Equipment Services, LLC

3475 West Fork Road Cincinnati, Ohio 45211 Bus: (513) 886-4868 Bus Fax: (513) 661-5346 E-mail: PESDAN@cinci.rr.com

Williams, David - Schunk Excavating & Trucking, Inc.

P.O. Box 56 Miamitown, OH 45041 Bus: (513) 353-4760 Bus Fax: (513) 353-4760 E-mail: toddschunk@fhtm.us



#### Exhibit D

U.S. Communities Administrative Agreement

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#### Exhibit E

#### Freight Rate Schedules

The attached Freight Rate Schedule is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

#### Exhibit F

The attached Product Warranties are incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

# Gameline

GameTime offers you peace of mind with the best, most all encompassing warranties in the industry.

We want to assure you that we are part of your community playground long after the sale is made. Our quality is legendary, and we stand behind our products with one of the best warranties in the business and a level of customer service that assures you that your needs will be met. For complete Warranty information, consult your GameTime sales representative.

• Lifetime limited warranty on PowerScape®, PrimeTime®, and Xscape® uprights.

• Lifetime limited warranty on all hardware.

• Lifetime limited warranty on PowerScape PowerLocks®.

• 15 Year limited warranty on pipes, rungs, rails, metal decks and loops.

• 15 Year warranty on rotationally molded KidTime and GameTime products.

• 10 Year limited warranty on PrimeTime bolt-through connection.

• 10 Year limited warranty on Parcourse® fitness equipment.

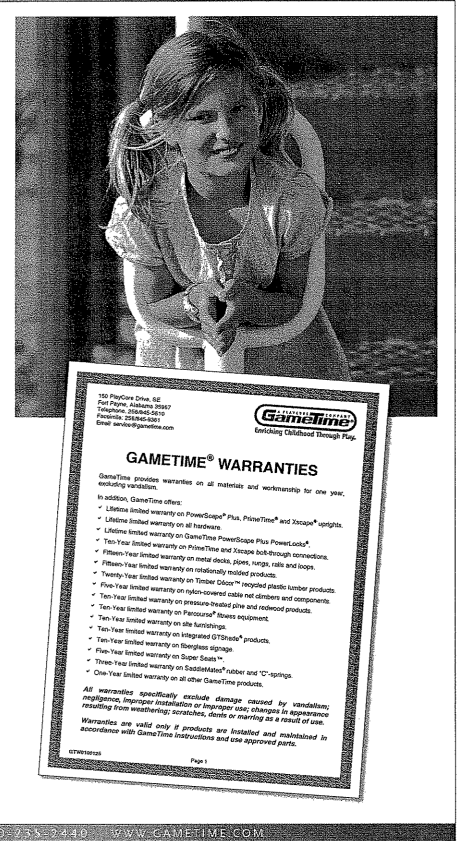
• 5 Year limited warranty on SuperSeats™.

• 3 Year limited warranty on rubber or C type springs used on SaddleMates®.

• 1 Year limited warranty on all other GameTime products.

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# The Industry's BEST Warranty



150 PlayCore Drive, SE Fort Payne, Alabama 35967 Telephone: 256/845-5610 Facsimile: 256/845-9361 Email: service@gametime.com



# GAMETIME<sup>®</sup> WARRANTIES

GameTime provides warranties on all materials and workmanship for one year, excluding vandalism.

In addition, GameTime offers:

- ✓ Lifetime limited warranty on PowerScape<sup>®</sup> Plus, PrimeTime<sup>®</sup> and Xscape<sup>®</sup> uprights.
- Lifetime limited warranty on all hardware.
- Lifetime limited warranty on GameTime PowerScape Plus PowerLocks<sup>®</sup>.
- Ten-Year limited warranty on PrimeTime and Xscape bolt-through connections.
- ✓ Fifteen-Year limited warranty on metal decks, pipes, rungs, rails and loops.
- Fifteen-Year limited warranty on rotationally molded products.
- ✓ Twenty-Year limited warranty on Timber Décor™ recycled plastic lumber products.
- Five-Year limited warranty on nylon-covered cable net climbers and components.
- ✓ Ten-Year limited warranty on pressure-treated pine and redwood products.
- Ten-Year limited warranty on Parcourse<sup>®</sup> fitness equipment.
- Ten-Year limited warranty on site furnishings.
- Ten-Year limited warranty on integrated GTShade<sup>®</sup> products.
- Ten-Year limited warranty on fiberglass signage.
- ✓ Five-Year limited warranty on Super Seats<sup>™</sup>.
- Three-Year limited warranty on SaddleMates<sup>®</sup> rubber and "C"-springs.
- One-Year limited warranty on all other GameTime products.

All warranties specifically exclude damage caused by vandalism; negligence, improper installation or improper use; changes in appearance resulting from weathering; scratches, dents or marring as a result of use.

Warranties are valid only if products are installed and maintained in accordance with GameTime instructions and use approved parts.

GTW0100125

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# LIMITED WARRANTY ON POWERSCAPE® PLUS, PRIMETIME®, AND XSCAPE®

GameTime provides a lifetime limited warranty on PowerScape Plus PowerLocks<sup>®</sup>; a fifteen-year warranty on metal decks, pipes, rails, loops, and rungs; a lifetime limited warranty on upright posts; a ten-year limited warranty on PrimeTime and Xscape bolt-through connections; ten-year limited warranty on EDPM rubber components; and a one-year limited warranty on powder coated parts. These warranties cover damage due to failure or corrosion of metal parts or rubber breakdown that cause the product to become structurally unfit for its intended use. The lifetime warranty refers to the life of the product as defined below and covers the product under normal use and proper maintenance; see exclusions.

#### LIFETIME LIMITED WARRANTY ON HARDWARE

GameTime provides a lifetime limited warranty against structural failure due to breaking or shearing which causes the product to become structurally unfit for its intended use; a lifetime limited warranty on stainless steel hardware against rust; and a one-year limited warranty on non-stainless steel hardware against rust; see exclusions. All testing of GameTime's hardware is performed under the guidelines of ASTM B117. The lifetime warranty refers to the life of the product as defined below and covers the product under normal use and proper maintenance. The cost of replacement due to scratching or cutting of certain hardware plating is not included in this warranty.

#### FIFTEEN-YEAR LIMITED WARRANTY ON ROTOMOLDED AND THERMO-FORMED POLYETHYLENE PRODUCTS

GameTime provides a fifteen-year limited warranty on rotomolded and thermo-formed polyethylene products and tenyear limited warranty on polyethylene handholds for structural integrity against damage due to breaking or splitting under normal use that causes the product to become structurally unfit for its intended use; see exclusions. In the event of a claim under this warranty, GameTime will replace the rotomolded or thermo-formed polyethylene product at no cost to the customer.

#### TWENTY-YEAR LIMITED WARRANTY ON TIMBER DÉCOR™ PRODUCTS

GameTime provides a twenty-year limited warranty on recycled plastic lumber products in normal applications against rotting, splintering, decay or structural damage directly from termites or fungal decay that cause the product to become structurally unfit for its intended use; see exclusions.

#### LIMITED WARRANTY ON NET CLIMBERS AND COMPONENTS

GameTime provides a five-year limited warranty on nylon-covered cable net climbers and components against structural failure caused by cable breakage; a five-year limited warranty on nylon-covered cable wear and deterioration resulting from defects in materials and workmanship; and a one-year limited warranty on nylon rope products. These warranties cover damage due to failure that cause the product to become structurally unfit for the intended use; see exclusions.

# LIMITED WARRANTY ON INTEGRATED GTSHADE® PRODUCTS

GameTime provides a ten-year limited warranty on fabric canopies against tears, runs, cracking, mildew and color fading except for red, which has a three-year color warranty. Canopies have a limited warranty against structure failure due to wind of up to 90 miles per hour (mph) and structural failure due to snow and ice loading exceeding five pounds per square foot. Fabric canopies are to be removed if winds are expected to exceed 90 mph or when snow or ice is expected. Fabric warranty does not cover damage resulting from chemical contact.

All metal upright posts and support structure framing have a ten-year limited warranty against becoming structurally unfit for the use intended and a one-year limited warranty against rusting and workmanship of painted surfaces. Warranty is limited to winds of up to 90 mph when fabric canopies are installed (wind resistance improves 10 to 20 mph without canopies).

#### LIMITED WARRANTY ON SITE FURNISHINGS

GameTime provides a ten-year limited warranty on site furnishings against structural failure and a one-year limited warranty on powder coating. These warranties cover damage due to failure or corrosion of metal parts that cause the product to become structurally unfit for the intended use; see exclusions.

GTW100125

#### LIMITED WARRANTY ON FIBERGLASS SIGNAGE AND HDPE PANELS

GameTime provides a ten-year limited warranty on fiberglass sign panels against delaminating or fading and a fiveyear warranty on high density polyethylene (HDPE) panels against degradation and discoloration.

#### TEN-YEAR LIMITED WARRANTY ON REDWOOD AND PRESSURE-TREATED WOOD PRODUCTS

GameTime provides a ten-year limited warranty on redwood and pressure-treated wood products against damage by decay or termites causing the wood to become structurally unfit for its intended use; see exclusions.

#### FIVE YEAR LIMITED WARRANTY ON GAMETIME SUPER SEAT™

GameTime provides a five-year limited warranty on Model No. 949 SuperSeat and Model No. 999 Super Seat-2 against structural failure that causes the seat to become unfit for its intended use; see exclusions. The factory installed "S"-Hook and Seat Hanger assemblies are covered under a one-year limited warranty against rust, corrosion or premature wear.

#### THREE-YEAR LIMITED WARRANTY ON RUBBER AND "C" SPRINGS FOR SADDLEMATES<sup>®</sup>

GameTime provides a three-year limited warranty on rubber and "C"-springs for SaddleMates against damage due to de-lamination of the rubber spring and breakage of the "C"-spring that cause the SaddleMate to become structurally unfit for its intended use; see exclusions.

For the purposes of this warranty, lifetime encompasses no specific term of years, but rather that Seller warrants to its original customer for as long as the original customer owns the Product and uses the Product for its intended purpose that the Product and all parts will be free from defects in material and manufacturing workmanship.

GameTime excludes from these warranties the cost to remove parts and reinstall replacements; replacement due to cosmetic defects or coating deterioration caused by climatic conditions; and wood replacement resulting from twisting, warping, checking, shrinking, swelling or other natural physical properties of wood.

To the extent permitted by law, these warranties are expressly in lieu of any other implied or expressed warranties or representation by any person, including any implied warranty of merchantability or fitness. These warranties provide valuable rights to you. No Sales Representative can modify or amend the terms of this warranty.

Since warranty limitations and exclusions may vary from state to state, you should check any specific warranty rights in your state.

Claim Procedure: To make a warranty claim, send your written statement of claim, along with the original purchase invoice or invoice number to:

# GameTime Customer Service P.O. Box 680121 Fort Payne, AL 35968 Fax: 256-845-9361 Email: service@gametime.com

# Or Contact your local Representative at

USA 1-800-235-2440 International 01-256-845-5610

Within 60 days of notice of claim under warranty, GameTime will make arrangements to replace the damaged product. GameTime will cover freight costs within the continental United States. GameTime is not responsible for freight costs associated with products located outside the continental United States. GameTime reserves the right to inspect all product identified as damaged.

Date of Purchase:

Purchaser: \_\_\_\_\_

GameTime Invoice Number: \_\_\_\_\_

Authorized GameTime Signature

Title

# See GameTime on the web at www.gametime.com

To obtain a "GENERAL CERTIFICATE of CONFORMITY" as required by the 'CONSUMER PRODUCT SAFETY IMPROVEMENT ACT OF 2008" follow the link below and enter your seven-digit customer order number.

http://cpsia.playcore.com







GTW100125

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1675 Locust Street Red Bud, IL 62278 Phone: 618-282-8200 Fax: 618-282-8202

# WARRANTY & TERMS

**WARRANTY: 5 Year Limited Warranty on Thermoplastic coated elements.** Ultra Play guarantees all items for one full year to be free of defects in workmanship or materials when installed and maintained properly. We agree to repair or replace, any items determined to be defective. Items specifically not covered by this warranty include vandalism, man made or natural disasters, lack of maintenance, normal weathering or wear and tear due to public abuse.



# Warranty

GameTime provides a ten-year limited warranty on all fabric canopies against tears, runs, cracking and mildew.

GameTime provides a ten-year limited warranty on all fabric colors against fading except for red, which carries a three-year warranty.

GameTime provides a 90 MPH (miles per hour) limited warranty on the fabric canopy against wind. The fabric canopy is to be removed if winds are expected to exceed 90 miles per hour. Failure to remove fabric during high wind seasons will void the fabric warranty against tears.

GameTime provides a 10 to 20 pound per square foot limited warranty on the fabric canopy against snow and ice. The fabric is to be removed during winter months when snow and ice is expected. Failure to remove fabric during snow and ice season will void the fabric warranty against tears.

GameTime provides a ten-year limited warranty on all metal upright posts and support structure framing against failure due to structural integrity.

GameTime provides a one-year limited warranty against rusting and workmanship of painted surfaces.

GameTime provides a 90, 110 or 140 MPH (miles per hour) limited warranty on all metal upright posts and support structure framing. These calculations are with fabric canopy installed. Removing the fabric canopy will assist the metal structure to withstand higher winds by 10 to 20 MPH (miles per hour).

#### Above warranties are valid from the date of shipment.

All GameTime warranties will be void if damage to or failure to the shade fabric is caused by contact with chemicals, misuse, vandalism, any act of God, including but not limited to, ice, snow or wind in excess of the applicable building code parameters.

All GameTime warranties are invalid if the fabric is installed on structures other than GTShade, if changes or field modifications are made without written authorization from GameTime or if the product isn't installed or maintained in strict compliance with the manufacturer's specifications.

GameTime warranties do not cover the cost of removals, replacements or repairs.

All warranty claims must be filed in writing within the warranty period.

To the extent permitted by law, these warranties are expressly in lieu of any other implied or expressed warranties or representation by any person, including any implied warranty of merchantability or fitness. These warranties provide valuable rights to you. No Sales Representative can modify or amend the terms of this warranty.

To make a warranty claim, send your written statement of claim, along with the original purchase invoice or invoice number to:

GameTime Customer Service P. O. Box 680121 Fort Payne, AL 35968

Or Contact Your Local Representative at: USA 1-800-235-2440 International 01-256-845-5610

Within 60 days of notice of claim under warranty, GameTime will make arrangements to replace the damaged product. GameTime will cover freight costs within the Continental United States. GameTime is not responsible for freight cost associated with products located outside the Continental United States. GameTime reserves the right to inspect all products identified as damaged.

Since warranty limitations and exclusions may vary from state to state, you should check any specific rights in your state.

GameTime P. O. Box 680121 Fort Payne, AL 35968 Fax: 256-997-9653 Email: <u>service@gametime.com</u> See GameTime on the web at <u>www.gametime.com</u>



Enriching Childhood Through Play.





**GTNets** featuring



#### **DX MANUFACTURER'S WARRANTIES**

Dynamo Industries warrants its products to be free from defect in materials or workmanship for a period of (1) one year during normal use and installation and in accordance with our published specifications. Additional limited warranties cover the Products against defects caused by deterioration affecting the structural integrity of the equipment during the following periods starting from the date of installation:

- 100 year limited warranty on aluminum and stainless steel posts, with the exclusion of cosmetic defects, and providing that proper maintenance was performed on rotating parts according to Manufacturer's instruction.
- 100 year limited warranty on moulded aluminum parts, with the exclusion of cosmetic defects.
- 15 year limited warranty on tubular steel components, with the exclusion of cosmetic defects.
- 15 year limited warranty on cables breakage, with the exclusion of cosmetic defects.\*
- 10 year limited warranty on nylon bearings and ring junction pieces, with the exclusion of cosmetic defects.
- 5 year limited warranty on PE finished decks, with the exclusion of cosmetic defects.
- 5 year limited warranty on premature wear of cables, with the exclusion of cosmetic defects.

The warranty stated above is valid only if the structures are erected in conformity with the installation instructions and procedures furnished by Dynamo Industries using approved parts; have been maintained and inspected in accordance with Dynamo Industries' instructions; have been subjected to normal use for the purpose for which the goods were designed; have not been subjected to vandalism, misuse, neglect or accident; have not been subjected to addition or substitution of parts; and have not been modified, altered, or repaired by persons other than Dynamo Industries or its designees in a any respect which, in the judgment of Dynamo Industries, affects the condition or operation of the structures.

This warranty does not cover cosmetic items (such as scratches, dents, marring, fading, discoloring, weathering), paint, or decorations, normal wear and tear, or damage due to checking and warping. Cable wear does not cover nylon when structure is installed in a site where sand is used as the protective surfacing.

These warranties cover either replacement or repair, at the Manufacturer's discretion, of any Products according to the above descriptions. Transportation and installation-on-site costs are not covered by these warranties, except where specific arrangements are made with written consent from the Manufacturer.

To make claim under the terms of the Warranty, the Buyer's written statement of claim, along with a copy of the original invoice, maintenance records, and supporting photographs, must be sent to Dynamo Industries, 2725 Lockwood Lane, Ottawa, ON K4C 1B6.

\* 15 year cable defect warranty voided to 5 year when installed in sand.

® Dynamo DX Technology and all indicia are registered trademarks of Dynamo Industries 2006.

# EVERLAST NatureROCKS<sup>TM</sup> LIMITED WARRANTY

Everlast Climbing Industries, Inc. (ECI) warrants to the original purchaser that the structure of NatureROCKS purchased from ECI will be free from defects in materials and workmanship at the time of delivery and for a period of five (5) years thereafter. With respect to the painted surface of NatureROCKS, ECI warrants to the original purchaser that the painted surface will be free of defects in material and workmanship at the time of delivery and for a period of one (1) year thereafter. This warranty does not cover minor, routine surface cracking which is a normal part of the GFRC curing process. Should NatureROCKS purchased from ECI fail to conform to this warranty during the warranty period, ECI will, at its option, repair or replace the faulty unit(s) at no additional charge. This limited warranty does not include service to repair damage to NatureROCKS purchased from ECI resulting from a cause other than defect or malfunction, including neglect, accident, vandalism, improper installation, unreasonable use or servicing or modification by anyone other than ECI.

EXCEPT AS SET FORTH ABOVE, ALL PRODUCTS PURCHASED FROM ECI ARE SOLD "AS IS." ECI MAKES NO WARRANTIES EXPRESSED OR IMPLIED HEREUNDER AND SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

Warranty service may be obtained by contacting Everlast Climbing Industries, Inc. in writing at the address shown below within five years of original purchase and providing proof of purchase date. You, the original purchaser, agree to pay the cost for ECI to ascertain that damages have occurred. For further information, contact:

# Everlast Climbing Industries, Inc., 1335 Mendota Heights Road, Mendota Heights, MN 55120 Phone: (651) 665-9131 Toll Free: (800) 476-7366

All warranties on NatureROCKS purchased from ECI are limited to one or five years from the date of purchase, as outlined above.

Any modifications or changes to ECI's NatureROCKS, without ECI's express written approval, will void this warranty.

If this product does not conform with the warranties given as stated above, your remedy is to have the unit repaired or replaced as provided above. In no event will ECI be liable for any loss or damage, including damages of any kind arising out of the use of or inability to use this product, for incidental or consequential damages, or for any claim by anyone other than you, the original purchaser.

Some states do not allow limitations on warranties and do not allow the exclusion or limitation of incidental or consequential damages, so any such limitation or exclusion may not apply to you. This warranty gives you specific legal rights which may vary from state to state.

\* Keep this document for your records and proof of warranty.



# Product Warranty Terms

The fountains manufactured by Rain Drop<sup>™</sup> Products are warranted for five years from date of shipment against any defects in material or workmanship; excluding only normal wear and tear and improper operation or installation.

The fiberglass reinforced plastic (FRP) and/or structural tubing furnished with the fountains has a 25-year unconditional warranty against rust and corrosion from the date of shipment.

The liability of Rain Drop Products under this warranty is limited to the replacement or repair of defective material to the owner's designated location of such materials as they are covered by this warranty provided written notice of such defect is delivered to Rain Drop Products, Ashland, Ohio within the warranty period and within 15 days after such defect was discovered. Rain Drop Products shall not be liable for the shipping cost of return of such claimed defective materials to Rain Drop Products or for shipping cost of replacement materials. Whether to replace or repair the feature is ultimately the decision of Rain Drop Products, LLC.

This warranty is in lieu of all other warranties expressed or implied.



716 Union Street • Ashland, OH 44805 • 419-207-1229 • www.rain-drop.com



Office (813) 305-1415 Fax (813) 305-1419

Date: Wednesday, April 28, 2010

Project:

Contractor:

Project Shipped Date:

Project Completion Date:

Product Supplied:

Manufacturer: GT Grandstands, Inc. 2810 Sydney Road Plant City, FL 33566

### WARRANTY STATEMENT

GT Grandstands warrants to the Owner that its permanent grandstands shall be free from defects in material and workmanship under normal use for a period of five (5) year provided they are installed per GT Grandstands installation instructions and that component parts supplied by GT Grandstands are used. GT Grandstands' obligation under this warranty shall be limited to repair and exchange of any such item, which may prove defective under normal use (vandalism and premeditated damage excluded) during such period. Warranty period begins at final acceptance by owner. **GT Grandstands will release the warranty documents to the buyer only after the Buyer has paid GT Grandstands in full the final contracted amount.** 

Gregory L. Buckner (General Manager)



Effective June 1, 2008

GameTime warrants the GT Impax Engineered Wood Fiber Surfacing System installation to the original purchaser for a period of twenty five (25) years from date of installation. This limited warranty applies only to GT Impax Engineered Wood Fiber Surfacing Systems that have been approved for installation. For the purpose of this warranty, a system is comprised of a correctly prepared sub base, drainage system, geotextile, wear mats, and Engineered Wood Fiber.

### Performance:

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In the event the Materials and/or System do not conform or perform as expected, the Limited Warranty shall be limited to replacement of the defective Materials and/or System in question, and shall not include installation or consequential damages or refund. This Limited Warranty does not cover normal wear.

### **Conditions:**

This Limited Warranty is conditional upon the System being properly installed and maintained by the purchaser in accordance with written instructions provided by GameTime.

### What Is Covered?

- GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber surfacing system will meet ASTM F1292-04 at the specified critical height (8 ft. for an 8 in. depth of GT Impax Engineered Wood Fiber, 12 ft. for a 12 in. depth) for a period of twenty five (25) years from the date of installation, subject to the conditions and exclusions shown below.
- 2. GameTime warrants for a period of twenty five (25) years, to the original purchaser, that the GameTime geotextile fabric of the installation will be free from defects upon delivery, subject to the conditions and exclusions shown below.
- 3. GameTime warrants for a period of twenty five (25) years, to the original purchaser, that the GameTime Terra Flow drain system of the installation will be free from defects upon delivery, subject to the conditions and exclusions shown below
- 4. GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber Surfacing will be free from defects upon delivery, subject to the conditions and exclusions shown below.

If the GT Impax Engineered Wood Fiber surfacing installation system is defective within the applicable warranty period, GameTime will, subject to the conditions set forth below, replace defective installation components at no charge within a reasonable period of time. Components used for replacement under this warranty are warranted for the remainder of the original warranty period. The replacement of defective components shall constitute the sole and exclusive remedy in the event of a breach of warranty.

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## **GT Impax Engineered Wood Fiber** Warranty (Continued)

### **EXCLUSIONS**

Incorrect installation, including insufficient drainage, failure to install all material delivered, failure to maintain the surface depth thereof, failure to use GT Impax wear mats in high use areas (swings, slides etc.), use of System components and/or materials other than GameTime, abnormal use, lack of or improper maintenance, acts of vandalism shall void this limited warranty and GT Impax shall have no responsibility with respect to damage resulting there from. In addition, changed impact attenuation characteristics created by sand or other materials tracked into the System are not covered by this Warranty as is acts of God, or any other cause beyond the control of GameTime will not be covered by this limited warranty.

### NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY **REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.**

THERE ARE NO WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE THAT EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

Some states do not allow limitations on how long an implied warranty lasts or the exclusion or limitations of incidental or consequential damages, so the above limitation or exclusions may not apply to you. This warranty gives you specific legal rights and you may also have other rights that vary from state to state.

|                       | Varrantor: Game Time<br>P.O. Box 680121, Fort Payne, AL 35968<br>800-235-2440 |       |
|-----------------------|-------------------------------------------------------------------------------|-------|
| Order number:         | 000-200-2440                                                                  |       |
| Name of project:      |                                                                               |       |
| Customer:             |                                                                               |       |
| Location:             |                                                                               |       |
| Date of installation: |                                                                               |       |
| Representative:       |                                                                               | Date: |

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## FIFTEEN YEAR LIMITED (PERFORMANCE) WARRANTY

Effective June 1, 2008

GameTime warrants the GT Impax Engineered Wood Fiber Surfacing installation to the original purchaser for a period of fifteen (15) years from date of installation. This limited warranty applies only to GT Impax Engineered Wood Fiber Surfacing that has been approved for installation.

### Performance:

In the event the Materials do not conform or perform as expected, the Limited Warranty shall be limited to replacement of the defective Materials in question, and shall not include installation or consequential damages or refund. This Limited Warranty does not cover normal wear.

### **Conditions:**

This Limited Warranty is conditional upon the Surfacing being properly installed and maintained by the purchaser in accordance with written instructions provided by GameTime.

### What Is Covered?

- 1. GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber surfacing system will meet ASTM F1292-04 at the specified critical height (8 ft. for an 8 in. depth of GT Impax Engineered Wood Fiber, 12 ft. for a 12 in. depth) for a period of fifteen (15) years from the date of installation, subject to the conditions and exclusions shown below.
- GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber Surfacing will be free from defects upon delivery, subject to the conditions and exclusions shown below.

If the GT Impax Engineered Wood Fiber surfacing is defective within the applicable warranty period, GameTime will, subject to the conditions set forth below, replace defective installation components at no charge within a reasonable period of time. Components used for replacement under this warranty are warranted for the remainder of the original warranty period. The replacement of defective components shall constitute the sole and exclusive remedy in the event of a breach of warranty.

### **EXCLUSIONS**

Incorrect installation, including insufficient drainage, failure to install all material delivered, failure to maintain the surface depth thereof, failure to use GT Impax wear mats in high use areas (swings, slides etc.), abnormal use, lack of or improper maintenance, acts of vandalism shall void this limited warranty and GT Impax shall have no responsibility with respect to damage resulting therefrom. In addition, changed impact attenuation characteristics created by sand or other materials tracked into the System are not covered by this Warranty as is acts of God, or any other cause beyond the control of GameTime will not be covered by this limited warranty.

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### FIFTEEN YEAR LIMITED (PERFORMANCE) WARRANTY

### NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.

THERE ARE NO WARRANTIES EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE THAT EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

Some states do not allow limitations on how long an implied warranty lasts or the exclusion or limitations of incidental or consequential damages, so the above limitation or exclusions may not apply to you. This warranty gives you specific legal rights and you may also have other rights that vary from state to state.

Warrantor: GameTime

### P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order Number:

Name of Project:

Customer:

Location:

Date of Installation:

Representative:

Date:

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# GT Impax Shredded Rubber Warranty

GT Impax Loose Shredded Rubber Surfacing is manufactured from recycled automobile and truck tires and is guaranteed to meet or exceed the ASTM Standard Specification for Impact Attenuation of Surface Systems Under and Around Playground Equipment Playground Surfacing Guidelines used by U.S. Consumer Products Safety Commission.

GameTime warrants GT Impax Loose Shredded Rubber Surfacing against total color loss for eight years from the purchase date and in turn warrants the impact attenuation performance of this product for the lifetime of ownership (not to exceed fifty years), subject to the conditions and exclusions listed below.

All product warranties are conditioned upon GT Impax Loose Shredded Rubber Surfacing being properly installed and maintained by the end-user in accordance with the installation and maintenance guidelines available from GameTime.

GameTime's entire liability and the purchaser's sole remedy, in the unlikely event that GT Impax Loose Shredded Rubber Surfacing does not conform to this guarantee, shall be limited to the replacement of defective material and shall not include the removal costs or installation costs or consequential damages or refund.

No other guarantee or warranty is expressed, written or implied except stated herein. Vandalism, physical loss or any abnormal use shall void this warranty, and GameTime shall have no responsibility with respect to damage resulting there from. Additionally, this warranty shall be void if foreign materials that affect impact attenuation are deposited onto or into these products. Under no conditions shall GameTime be liable for any damages whatsoever arising from the use of or inability to use the aforementioned products, even if GameTime has been advised of the possibility of such loss.

|                       | P.O. Box 680121, Fort Payne, AL 35968<br>800-235-2440 |
|-----------------------|-------------------------------------------------------|
| Order number:         | 000-200-2440                                          |
| Name of project:      |                                                       |
| Customer:             |                                                       |
| Location:             |                                                       |
| Date of installation: |                                                       |
| Representative:       | Date:                                                 |
|                       | 2800-235-2440 WWW.GAMETIME.COM                        |



## GT Impax Tile Warranty

Subject to the following terms and conditions, GameTime (SELLER) warrants to the Buyer that the GameTime recycled rubber tile surfacing (Tile) sold to the Buyer will be free from manufacturing defects at the time of their delivery to the job site.

If, upon inspection by the Seller, the Tile evidences manufacturing defects, Seller's liability and Buyer's remedies are limited, at Seller's option, to the repair or replacement of the defective Tile at the F.O.B. point in the original contract of sale.

Seller further warrants that the Tile will not prematurely deteriorate to the point of failure because of weathering for a period of five (5) years from the date of sale if properly installed, maintained and used for the purpose for which the Seller intended.

Buyer shall give Seller notice of a claim under this warranty within thirty (30) days of discovering the premature deterioration of the Tile.

If, upon inspection by the Seller, the Tile shows premature deterioration because of weathering within the five (5) year period stated herein, Seller's liability and Buyer's remedies are limited at Seller's option to the providing of repair material for the original Tile or credit to be applied toward the purchase of the new Tile, the value of these remedies being determined by the Seller based upon the number of remaining months of the unexpired warranty used to pro-rate at the current price for the Tile. The maximum pro-rated value allowed by Seller for repair or credit shall not exceed the original Tile purchase price.

NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.

THERE ARE NO WARRANTIES EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WHICH EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

> Warrantor: GameTime P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order number: Name of project: Customer: Location: Date of installation: Representative:

Date:

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# Poured Bonded Rubber Warranty

### **Playground Equipment**

GameTime warrants the GT Impax recycled poured bonded rubber surface installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of three (3) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax Poured Bonded Rubber due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

This limited warranty includes GameTime's obligation to only repair and/or replace any defective materials or workmanship in the surface area or surface areas that have failed during the <u>first year</u> of the three-year warranty period. A failed area or failed areas include edge raveling, delaminating, peeling, color loss or loss of integrity as a result of the GT Impax recycled poured bonded rubber degradation. Due to maintenance requirements, edge raveling, delaminating, peeling or loss of integrity in the second and third year of the warranty is limited to material replacements only. Labor cost for resealing and/or repairing the poured bonded rubber pad will be at the expense of the end user. Material replacement due to color lost carries a one-year warranty.

GameTime is under no obligation or responsibility to repair and/or replace the GT Impax recycled poured bonded rubber surface if damaged during the curing process (Unless specified in contract), damage by vandalism (including stains, cuts, burns, gouges, etc.), product misuse, abuse or alteration, improper slab or base or sub-base design or construction, improper drainage, improper or lack of specified required maintenance, any foreign residue that may be deposited on the surface, normal wear and tear (including slight color variations, and color fading), damage from sharp objects (high heels, spikes, etc.), problems caused by moisture, alkali, hydrostatic pressure, cracking, shifting, or lifting of the substrate, or acts of God.

All warranty claims shall be made in writing to GameTime within thirty (30) days after the Owner has knowledge thereof, but in no event later than thirty (30) days after expiration of the warranty period. The written notification from the Owner shall include the following: the date of the first notice of the failure, details of the failure, photos of the failed area and a request for a warranty claim meeting with GameTime at the installation site (if applicable). GameTime shall not be responsible for warranty claims for any notices received from the Owner after thirty (30) days of Owner's first knowledge of the failure.

GameTime shall determine the validity of all claims after sufficient evidence has been gathered. GameTime shall then replace, repair or make a refund for any claims validated by it. Any refund, credit or allowance provided to the Owner on a warranty claim is exercisable only if said allowance is used to accommodate replacement with a GT Impax recycled poured bonded rubber surface.

Any dispute as to whether and to what extent there is a GT Impax recycled poured bonded rubber surfacing failure and a subsequent valid warranty claim within the meaning of this warranty shall be initially dealt with by joint investigation and discussion between GameTime and owner in order to achieve a mutually agreeable solution. If such a solution cannot be reached within thirty (30) days, then either the Owner of GameTime shall submit the matter to an arbitrator who is a member of the American Arbitration Association and who shall make a determination in accordance with the rules and regulation of said American Arbitration. The decision of said arbitrator shall be binding on both parties.

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This limited warranty is exclusive of the underlying material (e.g. existing surface, existing or new asphalt, concrete, base, sub-base or sub-grade). If the underlying material fails for any reason whatsoever (including hydrostatic pressure, cracking, shifting, heaving), then GameTime warranty shall be rendered invalid. If the underlying material is concrete, a "curing agent" is NOT allowed; as it will probably cause delamination of the GT Impax recycled poured bonded rubber. Additionally, there is no warranty against surface cracking along expansion joints and underlying cracks, or separating from an adjacent border, curb or walkway. This limited warranty does not include discoloration as a result of ultraviolet rays, unapproved cleaning materials or vandalism. WARNING: Surface temperatures can prove dangerous under warm weather conditions. Shoes and/or socks must be worn during warm weather conditions.

Owner agrees that it will not, under any circumstances, make alterations to the GT Impax recycled poured bonded rubber surface without the written authorization of GameTime. Any unauthorized alteration by the Owner shall result in the immediate termination of all warranties for the GT Impax recycled poured bonded rubber surfacing and shall also give rise to the duty of the Owner to hold harmless, defend and indemnify GameTime from any claim, suit or cause of action, personal injury, death, or property damage arising out of or related to said alteration.

This limited warranty is expressly made in lieu of any other warranties and is exclusive to the original Owner. Owner acknowledges that the limited warranty will be voided if the Owner fails to follow the GameTime Maintenance Guidelines provided by GameTime. Owner agrees that in no event shall GameTime have any liability to Owner for loss of use or loss of profits or any form of consequential damages. NOTE: The following chemicals can cause potential damage to the GT Impax recycled poured bonded rubber and should be avoided: disinfectants, concentrated bleach, gasoline, diesel, hydraulic and lubricating oils, weak acids and organic solvents.

If the contract price is not paid in a timely manner as per the terms and conditions of the agreed contract, the limited warranty is automatically voided. Any damages to the surface during the curing period will be repaired or paid for at the Owner's expense. This limited warranty does not lessen or eliminate any other contractual obligation of Owner to GameTime.

### Warrantor: GameTime P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

TO BE DECEMPENDED OF WARAN GAN FIT ME COM I IN

| Order number:         |       |
|-----------------------|-------|
| Name of project:      |       |
| Customer:             |       |
| Location:             |       |
| Date of installation: |       |
| Representative:       | Date: |
|                       |       |



## GT Impax Poured In Place (PIP) Warranty

### **Playground Equipment**

GameTime warrants the GT Impax recycled poured rubber surface (referred to as PIP) installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of five (5) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax PIP due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

### Water Play Equipment

GameTime warrants the GT Impax recycled poured rubber surface (referred to as PIP) installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of three (3) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax PIP due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

# Water Play Equipment Only: If aliphatic binder is not used, poured rubber surfacing (PIP) will carry a maximum one-year (1) warranty.

This limited warranty includes GameTime's obligation to only repair and/or replace any defective materials or workmanship in the surface area or surface areas that have failed during the warranty period. A failed area or failed areas include edge raveling, bubbling, delamination, peeling, and loss of integrity as a result of the GT Impax recycled poured rubber degradation. GameTime is under no obligation or responsibility to repair and/or replace the GT Impax recycled poured rubber "PIP" surface if damaged during the curing process (Unless specified in contract), damage by vandalism (including stains, cuts, burns, gouges, etc.), product misuse, abuse or alteration, improper slab or base or sub-base design or construction, improper drainage, improper or lack of specified required maintenance, any foreign residue that may be deposited on the surface, normal wear and tear (including slight color variations, and color fading), damage from sharp objects (high heels, spikes, etc.), problems caused by moisture, alkali, hydrostatic pressure, cracking, shifting, or lifting of the substrate, or acts of God.

All warranty claims shall be made in writing to GameTime within thirty (30) days after the Owner has knowledge thereof, but in no event later than thirty (30) days after expiration of the warranty period. The written notification from the Owner shall include the following: the date of the first notice of the failure, details of the failure, photos of the failed area and a request for a warranty claim meeting with GameTime at the installation site (if applicable). GameTime shall not be responsible for warranty claims for any notices received from the Owner after thirty (30) days of Owner's first knowledge of the failure.

GameTime shall determine the validity of all claims after sufficient evidence has been gathered. GameTime shall then replace, repair or make a refund for any claims validated by it. Any refund, credit or allowance provided to the Owner on a warranty claim is exercisable only if said allowance is used to accommodate replacement with a GT Impax recycled poured rubber surface.

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Any dispute as to whether and to what extent there is a GT Impax recycled poured rubbér surfacing failure and a subsequent valid warranty claim within the meaning of this warranty shall be initially dealt with by joint investigation and discussion between GameTime and owner in order to achieve a mutually agreeable solution. If such a solution cannot be reached within thirty (30) days, then either the Owner of GameTime shall submit the matter to an arbitrator who is a member of the American Arbitration Association and who shall make a determination in accordance with the rules and regulation of said American Arbitration Association. The decision of said arbitrator shall be binding on both parties.

This limited warranty is exclusive of the underlying material (e.g. existing surface, existing or new asphalt, concrete, base, sub-base or sub-grade). If the underlying material fails for any reason whatsoever (including hydrostatic pressure, cracking, shifting, heaving), then GameTime warranty shall be rendered invalid. If the underlying material is concrete, a "curing agent" is NOT allowed, as it will probably cause delamination of the GT Impax recycled poured rubber. Additionally, there is no warranty against surface cracking along expansion joints and underlying cracks, or separating from an adjacent border, curb or walkway. This limited warranty does not include discoloration as a result of ultraviolet rays, unapproved cleaning materials or vandalism. WARNING: Surface temperatures can prove dangerous under warm weather conditions. Shoes and/or socks must be worn during warm weather conditions.

Owner agrees that it will not, under any circumstances, make alterations to the GT Impax recycled poured rubber surface without the written authorization of GameTime. Any unauthorized alteration by the Owner shall result in the immediate termination of all warranties for the GT Impax recycled poured rubber surfacing and shall also give rise to the duty of the Owner to hold harmless, defend and indemnify GameTime from any claim, suit or cause of action, personal injury, death, or property damage arising out of or related to said alteration.

This limited warranty is expressly made in lieu of any other warranties and is exclusive to the original Owner. Owner acknowledges that the limited warranty will be voided if the Owner fails to follow the GameTime Maintenance Guidelines provided by GameTime. Owner agrees that in no event shall GameTime have any liability to Owner for loss of use or loss of profits or any form of consequential damages. NOTE: The following chemicals can cause potential damage to the GT Impax recycled poured rubber and should be avoided: disinfectants, concentrated bleach, gasoline, diesel, hydraulic and lubricating oils, weak acids and organic solvents.

If the contract price is not paid in a timely manner as per the terms and conditions of the agreed contract, the limited warranty is automatically voided. Any damages to the surface during the curing period will be repaired or paid for at the Owner's expense. This limited warranty does not lessen or eliminate any other contractual obligation of Owner to GameTime.

Warrantor: GameTime P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order number: Name of project: Customer: Location: Date of installation: Representative:

Date:

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# GT Impax Synthetic Turf

### 5 YEAR LIMITED WARRANTY AGAINST FAILURE DUE TO EXPOSURE TO SUNLIGHT (PE)

(PE Monofilament, XP, LSR)

Gametime warrants that for FIVE (5) years from the date of GT Impax synthetic turf installation, the turf, when installed and maintained as recommended by the yarn & turf manufacturer, will retain at least 50% of its pile fiber. If any area or portion of the turf substantially changes, as distinguished from a change in texture, or if pile heights decrease 50% or more within five years after its initial installation, Gametime will have all such areas or portions replaced with new turf of equivalent quality, excluding installation costs. Gametime also warrants that at the time of the initial turf installation, the GT Impax synthetic turf will be free of manufacturing defects. Slight color changes will occur over the lifetime of this turf / carpet and is not considered an issue or basis for claim. All labor cost involved with the removal of the affected turf / carpet and reinstallation of the replacement carpet will be the responsibility of the purchaser.

### Subject to the following limitations:

General provisions of this limited warranty apply only to the wear of the turf with regard to ultraviolet degradation, and do not apply to damage incurred during installation, improper underlay, pile crushing, willful or negligent abuses, or damage by machinery or equipment, nor does it apply when the turf is not professionally installed by an approved installer. This limited warranty does not apply to installations on stairways or other uneven surfaces, nor does it apply to turf which has not been properly maintained.

The expressed limited warranty excludes all implied warranties, and said manufacturer shall in no event be liable for a breech of warranty in any amount exceeding the mill invoice price of the turf.

If dissatisfied, the owner must submit notice of all claims under this warranty to Gametime within five (5) years from the date of turf installation.

### Limitations on Coverage

This warranty does not apply (1) if the product is used for any application other than sports fields, courts, greens, or landscaping & play areas, (2) to any damage caused during or on account of improper installation or repairs, (3) to the extent that any defect or damage is caused by:

- a. Burns, cuts, accidents, vandalism, abuse, negligence, or neglect
- b. Improper design or failure of the sub-base of the sports field, green, court, or landscape
- c. Wear or abrasion caused by inadequate sub-base
- d. Wear or abrasion under swing sets, slides, and other high friction play equipment
- e. Wear due to lack of infill/no infill
- f. Movement of product due to lack of infill
- g. Use of infill products of an incorrect grade
- h. Failure to maintain infill products at the correct level (per FIFA accredited test institutes)
- i. Use of inappropriate footwear or sports equipment
- j. The playing surface being used other than for the purpose for which it was designed and installed

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- k. Use of chemicals, herbicides, pesticides
- I. Use of improper cleaning methods
- m. Any harmful chemical reaction to the product caused by infill materials
- n. Acts of God or other conditions beyond the reasonable control of Gametime Industries
- o. Post fibrillation after or during installation for purposes other than to get infill materials in place
- p. Failure to properly maintain, protect or repair the products or turf
- q. Packing, matting, or roll crush marks are inherent characteristics of turf / carpet manufactured using polypropylene/olefin and nylon fibers.
- r. Damage that occurs during the shipping/transportation process. All shipping claims must be filed against the truck line in question.
- s. Damage caused by reflection (melting) or other flammable materials

All GT Impax synthetic turf is subject to normal wear and tear. Normal wear and tear is not a manufacturing defect and is not covered by this warranty.

### **Remedy**

If a product fails to perform as warranted during the warranty period, Gametime will provide replacement product, F.O.B. Mill, for the product determined by Gametime or Gametime representative not to comply with the stated warranty, allowing the purchase price for the replacement product prorated for the number of months remaining in the unexpired warranty period. Purchaser shall be responsible for paying the portion of the purchase price for the replacement product by Gametime. Gametime shall not be responsible for removal of the defective turf or installation of the new.

### Limitations on Liability

In no event shall Gametime be liable, whether on contract or in tort or under any other legal theory, for lost profits or revenues, loss of use or similar economic loss, or for indirect special, incidental, consequential, punitive or similar damages arising out of or in connection with the use, condition, possession, performance, maintenance, non-delivery or late delivery of the products, even if Gametime has been advised of the possibility of such damages.

Gametime shall not be responsible for any costs or expenses incurred by Purchaser or others with respect to any tests, inspections, or consultations conducted by Purchaser or others. Claims must be submitted within 30 days after discovery of the alleged defect. Purchaser must promptly inspect all products upon delivery. Anything herein to the contrary notwithstanding, to the extent that any defects, shortages, or non-conformities in the products are discoverable by inspection upon delivery of the products, all obligations of Gametime to purchaser with respect to such defects, shortages, and non-conformities shall be deemed satisfied, and all products shall be deemed to be free of such defects, shortages, and non-conformities, unless Purchaser notifies Gametime of such defects, shortages, or non-conformities in writing within 30 days after the date of delivery.

### <u>Assignment</u>

Purchaser may not transfer, convey, or otherwise assign all or any of its rights under this warranty without prior written consent of Gametime Any such transfer or assignment without prior written consent shall be null and void and of no force or effect.

Warrantor: GameTime

P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

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### Exhibit G

Company's Response to RFP # 269-2010-183, dated May 5, 2010 is not attached but is incorporated by reference and made a part of this Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

#### Exhibit H

RFP # 269-2010-183, dated March 19, 2010 together with all addenda, amendments, exhibits, and attachments issued by the County (collectively, the "ITB") is not attached but is incorporated herein by reference and made a part of this Agreement provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

### Attachment B.

Letter dated February 4, 2014 from PlayCore Wisconsin, Inc., dba Gametime to the City of Los Angeles, Department of Recreation and Parks authorizing the City to piggyback on the County of Mecklenburg's Contract

150 PlayCore Drive, S.E. Fort Payne, Alabama 35967 Direct telephone: 423/648-5891 Facsimile: 423/648-5903 Email: <u>dking@gametime.com</u> Website: <u>www.gametime.com</u>/



A PAYCORE Company

February 4, 2014

Mr. Jim Newsom City of Los Angeles Department of Recreation and Parks 221 N. Figueroa St. Los Angeles, CA 90012

### AUTHORIZATION TO UTILIZE CONTRACT 110179

PlayCore Wisconsin, Inc., d/b/a GameTime, is pleased to authorize the City of Los Angeles Department of Recreation and Parks, as a Participating Public Agency, to utilize Contract No. 110179 between GameTime and Mecklenburg County, North Carolina for the purchase of playground equipment, surfacing, site furnishings and related products and services.

GameTime agrees to enter into agreement with the City of Los Angeles Department of Recreation and Parks in accordance with the terms and conditions of Contract No. 110179.

GAMETIME DIVISION

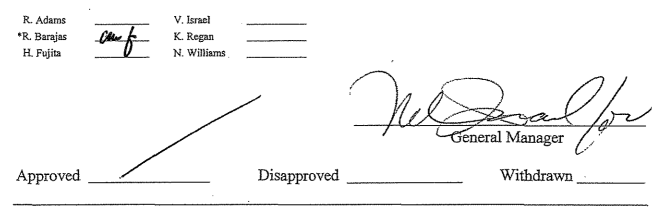
Donald R. King Director of Sales Administration

# Appendix A.

Standard Provisions for City Contracts. (Rev 3/09).



SUBJECT: PLAYGROUND EQUIPMENT, SURFACING, SITE FURNISHINGS, AND RELATED PRODUCTS AND SERVICES CONTRACT – USE OF THE STATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG SELECTION PROCESS TO PROVIDE PLAYGROUND EQUIPMENT, SURFACING, SITE FURNISHINGS AND RELATED PRODUCTS AND SERVICES (CONTRACT NO. 110179 WITH PLAYCORE WISCONSIN, INC. DBA GAMETIME)



### **RECOMMENDATIONS:**

That the Board:

- 1. Approve the proposed contract, substantially in the form on file in the Board Office, between the City of Los Angeles (City) and PlayCore Wisconsin, Inc., dba GameTime (GameTime), for the purchase of playground equipment, surfacing, site furnishings and related products and services on an occasional and as-needed basis with a contract term expiring on September 16, 2015;
- 2. Find that Mecklenburg County, acts as the agent for participating governmental agencies for the purchase of playground equipment, surfacing, site furnishings and related products and services offered by GameTime and City is a participating agency;
- 3. Find that GameTime by written communication dated February 4, 2014, attached hereto and incorporated herein by reference as Attachment B, authorized City to utilize the Mecklenburg County contract terms and conditions for purchase of playground equipment, surfacing, site furnishings and related products and services;

### REPORT OF GENERAL MANAGER

### PG. 2 NO. <u>14-048</u>

- 4. Find as the contract awarding authority, in accordance with Charter Section 371(e)(2), the professional, scientific, expert, technical or other special services to be provided by GameTime are of a temporary and occasional character for which competitive bidding is not practicable or advantageous;
- 5. Find in accordance with Charter Section 371(e)(8), that the City may piggyback on the Mecklenburg County, a political subdivision of North Carolina, contract with GameTime, because contracts for cooperative arrangements with other governmental agencies for the utilization of the purchasing contracts and professional, scientific, expert or technical services contracts of those agencies and any implementing agreements are an exception to the City's competitive bidding requirements;
- 6. Find as the contract awarding authority, in accordance with Charter Section 371(e)(10), that the services to be provided by GameTime, are for the performance of professional, scientific, expert or technical services and the use of competitive bidding would be undesirable, impractical or impossible or is otherwise excused by common law;
- 7. Find as the contract awarding authority, in accordance with Charter Section 1022, that the Department of Recreation and Parks (Department) does not have, available in its employ, personnel with the necessary expertise to undertake the specialized professional tasks sought and the work can be performed more economically or feasibly by an independent contractor;
- 8. Authorize the General Manager, at his sole discretion, to extend the term of the Agreement, if Mecklenburg County exercises its options to renew its contract with GameTime, for two (2) additional one (1) year terms;
- 9. Direct the Board Secretary to transmit forthwith the proposed Contract to the Mayor for approval and to the City Attorney for review and approval as to form; and,
- 10. Authorize the Board President and Secretary to execute the proposed Contract upon receipt of the necessary approvals.

### SUMMARY:

The Department has an ongoing need for the purchase and installation of playground equipment, surfacing, site furnishings and related products and services. The ability to purchase and install such material and equipment is critical to meeting the Department's needs to build new and retrofit and repair existing park property.

### REPORT OF GENERAL MANAGER

### PG. 3 NO. <u>14-048</u>

The GameTime contract will provide the Department with a variety of turnkey designs, manufacturing and installation options for playground equipment, poured in place surfaces, and site furnishing. The contract will allow the Department the ability to select a wide variety of standard manufactured and customized recreation and parks equipment. If desired, the Department may use this contract to install, construct, build new and/or to retrofit, repair and maintain the Department's existing recreation & parks equipment.

Department staff is recommending that the Board authorize the Department to piggyback on Mecklenburg County's competitively bid contract with GameTime. GameTime has issued a letter dated February 4, 2014 (attached hereto and incorporated herein by reference as Attachment B) to the City which authorizes use of the contract with the Mecklenburg County. Under the current Mecklenburg County's contract agreement (Contract No. 110179), Section "D" of the "Statement of Background and Intent" and Section 2.6 expressly allows other entities to enter into their own contract with Gametime utilizing the terms and conditions of the Mecklenburg County's contract (Attachment A). Also, public agencies wishing to utilize the County of Mecklenburg's contract agreement must register on-line with the U.S. Communities at <u>www.uscommunities.org</u>. In compliance with this requirement, the City has registered with the U.S. Communities which is a prerequisite for Participating Public Agencies who wish to access the County of Mecklenburg's Master Agreement.

The Board Office will issue a separate contract number and the Agreement will be executed between GameTime and the City through the Board. GameTime's current contract with Mecklenburg County will expire on September 16, 2015. However, Mecklenburg County has the option to extend their contract with GameTime, which if exercised would extend the term of their Contract by two (2) years to September 16, 2017. In the event that Mecklenburg County exercises its options, Department staff recommends that the Department's General Manager be given the sole discretion to extend the term of the City's Agreement for two (2) additional years.

#### FISCAL IMPACT STATEMENT:

This contract will enable the Department to carry out various construction and maintenance projects that involve the construction, maintenance and/or retrofit of various recreation and parks equipment on an occasional and as-needed basis in order to enhance the recreational experience of the public. There will be no direct fiscal impact to the Department's General Fund as funding will be identified on a per project basis.

This Report was prepared by Jim Newsom, Management Analyst II, reviewed by Cid Macaraeg, Senior Management Analyst II, Planning, Construction and Maintenance Branch.

### Attachment A

Contract Executed on July 6, 2010, between The State of North Carolina, County of Mecklenburg and Playcore Wisconsin, Inc. dba Gametime.



### STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

### CONTRACT # 110179.04

### FOURTH AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS FOURTH AMENDMENT to the Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of May 2013 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore Wisconsin, Inc., a corporation doing business in the State of North Carolina (the "Company").

### STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The County and the Company agreed to amend the contract on January 2, 2012 to incorporate a 1.8 percent (1.8%) price increase, revised freight rates, and new products.
- D. The County and the Company agreed to amend the contract on February 1, 2013 to incorporate a 2.47 percent (2.47%) price increase and new products offered by the Company.
- E. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

### AGREEMENT

- 1. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
  - a) Incorporate the new Colorado Timing Systems products as specified in the revised 2013 Pricing Schedules included as Exhibit A.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.

IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

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IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION, PLAYCORE WISCONSIN, INC.

By:

Title: <u>Donald R. King</u> Director of Sales Administration

Attested:

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Title: <u>Bethany Pelts</u> Executive Assistant

MECKLENBURG COUNTY:

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By: \_\_\_\_\_ Park and Recreation Director

Attested:

erk to the Boar

Approved As To Form: By: County Attomey

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Ast.

By: Fipance Director

NO PRE-AUDIT REQUIRED. DEPARTMENT(S) TO ENCUM TINDS ы DIRECTOR

Approved As To Insurance Requirements:

By:

**Risk Management** 

CONTRACT / 10/79.04



#### STATE OF NORTH CAROLINA-COUNTY OF MECKLENBURG

#### CONTRACT # <u>110179.03</u>

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#### THIRD AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS THIRD AMENDMENT to the Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of February 2013 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore Wisconsin, Inc., a corporation doing business in the State of North Carolina (the "Company").

### STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The County and the Company agreed to amend the contract on January 2, 2012 to incorporate a 1.8 percent (1,8%) price increase, revise freight rates, and incorporate new products.
- D. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

#### AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
  - a) Incorporate the new products offered by the GameTime 2013 Playground Design Guide.
  - b) Incorporate an average price increase of 2.47 percent (2.47%) for all playground equipment, site furnishings; surfacing materials, and all related products as specified in Exhibit A.
  - c) Incorporate addition of new products offered by GameTime strategic partners and corresponding 2013 price lists as specified in Exhibit A.

III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement. ÷i.

IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION, PLAYCORE WISCONSIN, INC.

By: 1

Title: Donald R. King Director of Sales Administration Attested:

By:

Title: Bethany Pelts Executive Administrator

MECKLENBURG COUNTY:

By: k and Recreation Director

B١ County/General Manager

Attested: By to the Board

Approved As To Form:

By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act

By:

By: Finance Director NO ARE-AUDIT REQUIRED. DEPARTMENT(S) TO ENCUMBER FUNDS AS NEEDED. BY DIRECTOR OF FINANCE

Approved As To Insurance Requirements:

Risk Management



### STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

### CONTRACT # 110179.02

### SECOND AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS SECOND AMENDMENT To The Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 1st day of February 2012 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore, Inc., a corporation doing business in the State of North Carolina (the "Company").

### STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The County and the Company agreed to amend the contract on April 7, 2011 to incorporate a four percent (4%) price increase.
- C. The parties now desire to amend the Agreement by making certain changes to the product and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

#### AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
  - a) Incorporate the new products offered by the GameTime 2012 Playground Design Guide, Everlast Climbing Industries, Inc., and Ultra Play Systems, Inc.
  - b) Incorporate an average price increase of 1.8 percent for all playground and surfacing products as specified in Exhibit A.
  - c) Incorporate revised GameTime freight rates as specified in Exhibit E.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.
- IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME DIVISION

By

Title: Director of Sales Administration

Attested:

By:

Title: Executive Administrative Assistant

MECKLENBURG COUNTY:

B<sub>1</sub>

County/General Manager

k and Recreation Director

fiested:

Βv lerk to the Board

Approved As To Form:

By: unty Attomey

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By: \_ Finance Director

NO DEP UDIT REQUIRED. ENTIS RTZ ENCIME EP. FUN B FINANCE

Approved As To Insurance Requirements:

By:

**Risk Management** 



### STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

### CONTRACT # 110179.01

#### FIRST AMENDMENT TO MASTER PURCHASE AGREEMENT

THIS FIRST AMENDMENT To The Agreement to provide Park And Playground Equipment, Surfacing, Site Furnishings And Related Commodities and Services (the "Amendment") is made and entered into this 7th day of April 2011 by and between Mecklenburg County, a North Carolina municipal corporation (the "County") and GameTime Division of Playcore, Inc., a corporation doing business in the State of North Carolina (the "Company").

### STATEMENT OF BACKGROUND AND INTENT

- A. The County and the Company entered into a written Agreement dated September 17, 2010 (the "Agreement") pursuant to which the Company agreed to provide Park and Playground Equipment, Surfacing, Site Furnishings and Related Products and Services to the County and other Participating Public Agencies.
- B. The parties now desire to amend the Agreement by making certain changes and clarifications to the term and pricing provisions of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereby amend the Agreement as follows:

#### AGREEMENT

- I. Defined terms used in this Amendment shall have the same meaning as are assigned to such terms in the Agreement.
- II. Changes to Original Agreement. In order to effectuate the intent of the parties, the Original Master Agreement is hereby amended as follows:
  - a) Incorporate a price increase of four percent (4%) for all GameTime products except GTH20 water play and GTImpax surfacing, due to the escalation in steel and plastic resin material costs. Price increases will be effective on orders entered April 7, 2011. Orders entered before April 7<sup>th</sup> will be exempt from the price increase providing the order ships prior to April 29, 2011.
- III. Except to the extent specifically provided in the amendment contained herein, this Amendment shall not be interpreted or construed as waiving any rights, obligations, remedies or claims the parties may otherwise have under this Agreement.

IV. In all other respects and expect as modified herein, the terms of the Agreement shall remain in force and effect.

IN WITNESS WHEREOF, an in acknowledgement that the parties hereto have read and understood each and every provision hereof, the parties have each caused this Amendment to be executed by its duly authorized representative, all as of the date first set forth above.

GAMETIME:

By: t

Title: Director of Sales Administration

Attested:

My 7. Cole By:

Title: Sales Administration Manager

MECKLENBURG COUNTY:

By County/General Manager

By: Park and Recreation Director

ffect By: k to the Board Cle

Approved As To Form:

By: County Attorney

This instrument has been pre-audited in the manner required by the Local Government Budget and Fiscal Control Act.

By: inance Director NO PRE-AUDIT REQUIRED. INNS TO ENCUMBER NEPART STREET 1019 BY DIRECTOR OF FINANCE

Approved As To Insurance Requirements:

By:

**Risk Management** 

| Ą                                                                                                                          |                                                                                                                                          | TIF          | FIC                                                                                                                                                                                  | ATE OF LIA                                    | BIL                                                                                      | .ITY IN                      | ISURA                     | NCE                                                             |        | (MMDD/YYYY)<br>4/2011       |
|----------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------|--------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------|------------------------------------------------------------------------------------------|------------------------------|---------------------------|-----------------------------------------------------------------|--------|-----------------------------|
| C<br>B                                                                                                                     | HIS CERTIFICATE IS ISSUED AS A<br>ERTIFICATE DOES NOT AFFIRMAT<br>ELOW. THIS CERTIFICATE OF IN<br>EPRESENTATIVE OR PRODUCER, A           | ivel<br>Sur/ | Y OI                                                                                                                                                                                 | R NEGATIVELY AMEND,<br>DOES NOT CONSTITU      | EXTE                                                                                     | ND OR ALT                    | ER THE CO                 | VERAGE AFFORDED                                                 | BY TH  | E POLICIES                  |
| tt                                                                                                                         | PORTANT: If the certificate holder<br>te terms and conditions of the policy<br>ertificate holder in lieu of such endor                   | , cer        | tain p                                                                                                                                                                               | policies may require an e                     | policy<br>ndorse                                                                         | (les) must be<br>ment. A sta | endorsed.<br>tement on th | If SUBROGATION IS V<br>is certificate does not c                | AIVEI  | ), subject to rights to the |
|                                                                                                                            | DUCER                                                                                                                                    |              |                                                                                                                                                                                      |                                               | CONTA                                                                                    |                              |                           |                                                                 | 4      |                             |
|                                                                                                                            | Marsh USA, Inc.                                                                                                                          |              |                                                                                                                                                                                      |                                               | NAME:         FAX           PHONE         FAX           (AC, No, Extl;         (AC, No); |                              |                           |                                                                 |        |                             |
| 3550 Lenor Road Suite 2400                                                                                                 |                                                                                                                                          |              |                                                                                                                                                                                      |                                               | ·····                                                                                    |                              |                           |                                                                 |        |                             |
|                                                                                                                            | Atlanta, GA 30326                                                                                                                        |              |                                                                                                                                                                                      |                                               | PRODU                                                                                    | ICER                         |                           |                                                                 |        | <u> </u>                    |
| Attr: Allanta CertRequest@marsh.com / Fax: 212-948-4321                                                                    |                                                                                                                                          |              |                                                                                                                                                                                      |                                               |                                                                                          | T                            |                           |                                                                 |        |                             |
| 47/1<br>INSU                                                                                                               | 02-Ces-GAUWX-10-11 GAMETI                                                                                                                |              |                                                                                                                                                                                      |                                               |                                                                                          | ERA: Columbia (              | AURER(S) AFFOR            | DING COVERAGE                                                   |        | NAIC #                      |
| 1130                                                                                                                       | GameTime                                                                                                                                 |              |                                                                                                                                                                                      |                                               | INSUR                                                                                    | Translert F                  | monthy Coesality          | Company Of America                                              |        | 25674                       |
|                                                                                                                            | 150 PlayCore Drive SE                                                                                                                    |              |                                                                                                                                                                                      |                                               | INSURI                                                                                   | RB: National Ur              | iopony cashasy i          | tehumb DA                                                       |        | 19445                       |
|                                                                                                                            | Fort Payne, AL 35967                                                                                                                     | •            |                                                                                                                                                                                      | •                                             |                                                                                          | ER D: Phoenix In:            |                           |                                                                 |        | 25623                       |
|                                                                                                                            |                                                                                                                                          |              |                                                                                                                                                                                      |                                               | MSUR                                                                                     | Chin Comm                    | the lacence Constant      |                                                                 |        |                             |
|                                                                                                                            |                                                                                                                                          |              |                                                                                                                                                                                      |                                               | INSURER E : Ohio Casually Insurance Company 24074                                        |                              |                           |                                                                 |        |                             |
| ~~                                                                                                                         |                                                                                                                                          |              | ~                                                                                                                                                                                    |                                               | INSURI                                                                                   |                              | · · ·                     |                                                                 |        | 1                           |
|                                                                                                                            | VERAGES CER<br>IS IS TO CERTIFY THAT THE POLICIE                                                                                         |              |                                                                                                                                                                                      | ENUMBER:                                      |                                                                                          | L-002237295-35               |                           | REVISION NUMBER: 7                                              |        | 11016 10 10 10 10           |
| IN<br>C                                                                                                                    | LIS TO CENTIFY THAT THE POLICIE<br>DICATED. NOTWITHSTANDING ANY R<br>ERTIFICATE MAY BE ISSUED OR MAY<br>(CLUSIONS AND CONDITIONS OF SUCH | EQUI<br>PER  | REME<br>TAIN,                                                                                                                                                                        | NT, TERM OR CONDITION<br>THE INSURANCE AFFORD | OF AN                                                                                    | Y CONTRACT                   | OR OTHER                  | DOCUMENT WITH RESPECT                                           | CT TO  | WHICH THIS                  |
| INSR                                                                                                                       | TYPE OF INSURANCE                                                                                                                        | ADDI         | SUBR                                                                                                                                                                                 | 1                                             | 1. L.                                                | POLICYEF                     | POLICY EXP                | LIMI                                                            |        |                             |
| Á                                                                                                                          | GENERAL LIABLITY                                                                                                                         | LINSS        | WYD                                                                                                                                                                                  | 4015728458                                    | <u></u>                                                                                  | 08/01/2010                   | 08/01/2011                |                                                                 | 1      | 1,000,000                   |
|                                                                                                                            |                                                                                                                                          | 1            |                                                                                                                                                                                      | 1010120100                                    |                                                                                          |                              |                           | EACH OCCURRENCE<br>DAMAGE TO RENTED<br>PREMISES (Ex occurrence) | \$     | 50.000                      |
|                                                                                                                            |                                                                                                                                          |              | 1                                                                                                                                                                                    | , v                                           |                                                                                          | 1                            |                           |                                                                 | \$     |                             |
|                                                                                                                            | CLAIMS-MADE X OCCUR                                                                                                                      |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           | MED EXP (Any one person)                                        | \$     | EXCLUDED                    |
|                                                                                                                            |                                                                                                                                          |              | 1                                                                                                                                                                                    |                                               |                                                                                          | ļ                            |                           | PERSONAL & ADV INJURY                                           | \$     | 1,000,000                   |
|                                                                                                                            |                                                                                                                                          |              | {                                                                                                                                                                                    |                                               |                                                                                          |                              |                           | GENERAL AGGREGATE                                               | \$     | 2,000,000                   |
|                                                                                                                            | GENLAGGREGATE LIMIT APPLIES PER:                                                                                                         |              |                                                                                                                                                                                      | (\$10M AGGREGATE CAP)                         |                                                                                          |                              |                           | PRODUCTS - COMP/OP AGG                                          | \$     | 2,000,000                   |
| В                                                                                                                          | POLICY X PRO-<br>JECT LOC                                                                                                                |              | <b>+</b>                                                                                                                                                                             | TJCAP9518B945-10                              |                                                                                          | 08/01/2010                   | 08/01/2011                | COMBINED SINGLE LIMIT<br>(Ea actionit)                          | 5<br>5 | 1,000,000                   |
|                                                                                                                            | X ANY AUTO                                                                                                                               | 1            |                                                                                                                                                                                      |                                               |                                                                                          | 1                            |                           | BODILY INJURY (Per person)                                      | \$     | ······                      |
|                                                                                                                            | ALL OWNED AUTOS                                                                                                                          | }            | 1                                                                                                                                                                                    |                                               |                                                                                          | 1                            |                           | BODILY INJURY (Per accident)                                    |        |                             |
|                                                                                                                            | SCHEDULED AUTOS                                                                                                                          |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           | PROPERTY DAMAGE                                                 | \$     |                             |
|                                                                                                                            | NON-OWNED AUTOS                                                                                                                          |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           | Comp Ded: \$1,000                                               | s      |                             |
|                                                                                                                            |                                                                                                                                          |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           | Coll Ded: \$1,000                                               | s      |                             |
| С                                                                                                                          | X UMBRELLA LIAB X OCCUR                                                                                                                  | 1            | 1                                                                                                                                                                                    | BE35053165                                    |                                                                                          | 08/01/2010                   | 08/01/2011                | EACH OCCLIRRENCE                                                | 5      | 25,000,000                  |
|                                                                                                                            | EXCESS LIAB CLAIMS-MADE                                                                                                                  |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           | AGGREGATE                                                       | \$     | 25,000,000                  |
|                                                                                                                            | DEDUCTIBLE                                                                                                                               |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           |                                                                 | \$     |                             |
|                                                                                                                            | X RETENTION \$ 10,000                                                                                                                    |              |                                                                                                                                                                                      |                                               |                                                                                          |                              |                           |                                                                 | s      |                             |
| D                                                                                                                          | WORKERS COMPENSATION                                                                                                                     | 1            | †                                                                                                                                                                                    | TC2NUB-9520824-6-10 (AOS)                     |                                                                                          | 08/01/2010                   | 08/01/2011                | X WC STATU- OTH-<br>TORY LIMITS FR                              |        |                             |
| B                                                                                                                          | AND EMPLOYERS' LIABILITY                                                                                                                 |              |                                                                                                                                                                                      | TRJUB-9520825-8-10 (AZ & WI)                  |                                                                                          | 08/01/2010                   | 08/01/2011                | ELL EACH ACCIDENT                                               | 1      | 500,000                     |
| -                                                                                                                          | ANY PROPRIETOR/PARTNER/EXECUTIVE                                                                                                         | N/A          |                                                                                                                                                                                      | a second a report of                          |                                                                                          |                              |                           | <u> </u>                                                        | \$     | 500,000                     |
|                                                                                                                            | If yas, describe under                                                                                                                   | 1            | 1                                                                                                                                                                                    | 1                                             |                                                                                          |                              |                           | EL DISEASE - EA EMPLOYEI                                        | 1      | 500,000                     |
| Ε                                                                                                                          | DESCRIPTION OF DPERATIONS below<br>Excess Limbrelia                                                                                      |              | +                                                                                                                                                                                    | ECO11 53059239                                |                                                                                          | 08/01/2010                   | 08/01/2011                | EL, DISEASE - POLICY LIMIT<br>\$25,000,000 Excess               | 15     | JW,WU                       |
| -                                                                                                                          | EXCESS UNDER                                                                                                                             |              |                                                                                                                                                                                      | E0011 33039235                                |                                                                                          | 00101/2010                   |                           | \$25,000,000 Excess                                             |        |                             |
|                                                                                                                            |                                                                                                                                          | 1            | <u> </u>                                                                                                                                                                             |                                               |                                                                                          | <u> </u>                     |                           | \$25,000,000                                                    |        |                             |
| Re: /                                                                                                                      | RUPTION OF OPERATIONS / LOCATIONS / VEHIC<br>II Jobs.<br>Hy of Charlotte/Mecklenberg County is listed as additiv                         |              |                                                                                                                                                                                      |                                               |                                                                                          |                              | • •                       | job performed by the insured,                                   |        |                             |
| <u>c</u> er                                                                                                                |                                                                                                                                          |              |                                                                                                                                                                                      |                                               | CAN                                                                                      | CELLATION                    |                           | · ·                                                             |        |                             |
| The City of Charlotte/Mecklenburg County<br>Procurement Services Division<br>600 East Fourth Street<br>Charlotte, NC 28202 |                                                                                                                                          |              | CANCELLATION<br>SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE<br>THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN<br>ACCORDANCE WITH THE POLICY PROVISIONS. |                                               |                                                                                          |                              |                           |                                                                 |        |                             |
|                                                                                                                            |                                                                                                                                          |              | ALTHORIZED REPRESENTATIVE of Marsh USA inc.                                                                                                                                          |                                               |                                                                                          |                              |                           |                                                                 |        |                             |
|                                                                                                                            |                                                                                                                                          |              | Ted L. Young TER L. Government                                                                                                                                                       |                                               |                                                                                          |                              |                           |                                                                 |        |                             |

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#### STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

CONTRACT NO. 11D179

#### AGREEMENT TO PROVIDE PLAYGROUND EQUIPMENT, SURFACING, SITE FURNISHINGS AND RELATED PRODUCTS AND SERVICES

This Agreement (the "Agreement") is entered into as of this 17<sup>th</sup> Day of September, 2010 (the "Effective Date"), by and between PlayCore Wisconsin, Inc. dba GameTime (the "Company") a corporation doing business in North Carolina (the "Company"), and Mecklenburg County, a political subdivision of the State of North Carolina (the "County").

#### Statement of Background and Intent

- A. The County issued a Request for Proposals (RFP Number 269-2010-183) dated March 19, 2010 requesting proposals from qualified firms to provide the County and other Participating Public Agencies with Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services hereafter referred to as ("Products"). This Request for Proposals, together with all attachments and any amendments, is referred to herein as the "RFP".
- B. The Company submitted a proposal in response to RFP Number 269-2010-183 on May 5, 2010. This bid, together with all attachments and separately sealed confidential trade secrets, is referred to herein as the "Proposal."
- C. The County awarded this contract on July 6, 2010, to Company to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services to the County all in accordance with the terms and conditions set forth herein.
- D. Charlotte-Mecklenburg (herein "Lead Public Agency"), in cooperation with the U.S. Communities Government Purchasing Alliance (herein "U.S. Communities"), and on behalf of other public agencies that elect to access the Master Agreement (herein "Participating Public Agencies"), competitively solicited and awarded the Master Agreement to the Company. Lead Public Agency has designated U.S. Communities as the administrative and marketing conduit for the distribution of the Master Agreement to Participating Public Agencies.

Lead Public Agency is acting as the "Contracting Agent" for the Participating Public Agencies, and shall not be liable or responsible for any costs, damages, liability or other obligations incurred by the Participating Public Agencies. The Company shall deal directly with each Participating Public Agency concerning the placement of orders, issuance of purchase orders, contractual disputes, invoicing, payment and all other matters relating or referring to such Participating Public Agency's access to the Master Agreement.

The Master Agreement shall be construed to be in accordance with and governed by the laws of the State in which the Participating Public Agency exists. Participating Public Agencies are required to register on-line with U.S. Communities at <u>www.uscontmunities.org</u>. The registration allows the Participating Public Agency to enter into a Master Intergovernmental Cooperative Purchasing Agreement ("MICIPA"), which is intended to allow the Participating Public Agencies to meet applicable legal requirements and facilitate access to the Master Agreement and the Company.

GameTime Contract

September 17, 2010

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in further consideration of the covenants and conditions contained in this Agreement, the parties agree as follows:

#### AGREEMENT

1. **INCORPORATION OF EXHIBITS.** The following Exhibits are attached to this Agreement and incorporated into and made a part of this Agreement by reference:

| Exhibit A: | Contract Pricing, Discount Structures and Pricing Incentives            |
|------------|-------------------------------------------------------------------------|
| Exhibit B: | Installation Fees                                                       |
| Exhibit C: | National Network of Distributors and Certified Installers               |
| Exhibit D: | U.S. Communities Administrative Agreement                               |
| Exhibit E: | Freight Rate Schedules                                                  |
| Exhibit F: | Product Warranties                                                      |
| Exhibit G: | Company's Proposal (not attached, but incorporated herein by reference) |
| Exhibit H: | RFP #269-2010-183 (not attached, but incorporated herein by reference)  |
|            |                                                                         |

Each reference to the Agreement shall be deemed to include all Exhibits. Any conflict between language in an Exhibit to this Agreement and the main body of this Agreement shall be resolved in favor of the main body of this Agreement. Each reference to GameTime in the Exhibits and Appendices shall be deemed to mean the Company.

- 2. DEFINITIONS. The following terms shall have the following meanings for purposes of this Agreement (including all Exhibits):
  - 2.1. AGREEMENT. The term "Agreement" shall mean this Agreement including the Company's Proposal, the RFP and all attachments, exhibits, and addenda (all as defined in the Statement of Background and Intent).
  - 2.2. DOCUMENTATION. The term "Documentation" shall mean all written, electronic, or recorded works, and all enhancements and updates thereto, that describe the use, functions, features, or purpose of the Products and Services, including without limitation all functional and technical specifications, end user manuals, guides and other materials which relate to the Products and Services, or which are necessary to fully utilize the Products and Services.
  - 2.3. DELIVERABLES. The term "Deliverables" shall mean all equipment, materials, drawings, data, wiring, cable, installation services, incidentals and all other items that the Company is required to complete and deliver to the County in connection with this Agreement.
  - 2.4. DEFECT. The term "Defect" shall mean any failure of the Products, or any component thereof, to conform fully to the Specifications and Requirements. Non-conformity is not a Defect if it results from the County's misuse, improper use, alteration, or damage of the Products.
  - 2.5. EFFECTIVE DATE. The term "Effective Date" refers to the date this Agreement is fully executed by all parties to the Agreement.
  - 2.6. PARTICIPATING PUBLIC AGENCY. The term shall mean any and all states, local governments, school districts, and higher education institutions and other public agencies and nonprofit organizations that have authority to purchase from another public agency's competitively solicited contract.

September 17, 2010

- 2.7. *PRODUCTS*. The term "Products" shall mean Playground Equipment, Surfacing, Site Furnishings, and Related Products that the Company agreed to provide in the Company's Proposal.
- 2.8. SERVICES. The term "Services" shall include all services that the Company agreed to provide in the Company's Proposal, including all design, assembly, installation, reporting, and optional work.
- 2.9. SPECIFICATIONS AND REQUIREMENTS. The term "Specifications and Requirements" shall mean all definitions, descriptions, requirements, criteria, warranties and performance standards relating to the Products and Services which are set forth or referenced in: (a) this Agreement, including all Exhibits; (b) the Company's proposal; (c) the RFP; (d) the Documentation; and (e) any functional and/or technical specifications which are published or provided by the Company or its licensors or suppliers from time to time with respect to all or any part of the Products. Notwithstanding the forgoing, if the Company improves the Products or Services over time to incorporate new technology or improved features or functionality, and provided the improved Products or Services under this Agreement, the descriptions, specifications and requirements for such improvements hall be deemed part of the Specifications and Requirements. Also notwithstanding the forgoing, the Company's Bid shall only take precedence over the ITB to the extent the Company properly took exception to the terms of the ITB in the manner required by the ITB.

#### 3. TERM.

The initial term of this Agreement will be for  $\underline{five (5) vears}$  from the Effective Date with an option to renew for two (2) additional one-year terms. This Agreement may be extended only by a written amendment to the contract signed by both parties.

#### 4. GENERAL DESCRIPTION OF PRODUCTS AND SERVICES.

The Company shall provide the Products and Services in accordance with the terms of the Company's proposal, and in compliance with all other conditions, covenants, stipulations, terms and provisions contained in this Agreement.

#### 5. SHIPPING AND DELIVERY.

All shipments shall be F.O.B. destination with freight charges prepaid and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's freight bill. Estimated freight charges shall be provided at the time of quotation utilizing the freight rate schedules incorporated into this Agreement as Exhibit E.

#### 6. INSTALLATION, MAINTENANCE AND SAFETY INSPECTIONS.

The County and Participating Public Agencies shall be responsible for contracting installation services on a project-by project basis as needed. If included with purchase, all equipment shall be installed by a GameTme Installer in accordance with the standards established by the terms, specifications, drawings, and construction notes for each project and meet manufacturer's specifications and industry standards. County and Participating Public Agencies shall be responsible for scheduling coordination and site preparation. Site should be level and permit installation equipment access. Participating Public Agency shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional labor or material costs.

#### 7. COMPENSATION.

- 7.1. The County shall pay the Company for Products and Services compliant with the Specifications and requirements of this Agreement based on the fixed percentage discounts from the current manufacturer's price index as identified and incorporated into this Agreement as Exhibit A.
- 7.2. The Company agrees the fixed percentage discounts will remain firm for the entire contract term.
- 7.3. Pricing shall remain in effect until December 31, 2011. Thereafter, the Company shall advise the Charlotte-Mecklenburg Procurement Services Department in writing of any proposed price increases no later than sixty (6) days prior to the effective date of the requested increase.

- 7.4. The Company shall be responsible for furnishing and delivering approved price lists and the most current catalogs to the County and other participating public entities, upon request.
- 7.5. The Company agrees that if a public agency is otherwise eligible for lower pricing through a federal, state, regional, or local contract, the Company will match the pricing,

#### 8. OPTIONAL WORK.

The County and Participating Public Agencies may elect to request quotations for additional services not specifically listed in the Company's proposal or this Agreement. The Company shall provide quotations for optional products and services as requested, to provide a full turnkey solution.

#### 9. BILLING.

Each invoice sent by the Company shall detail all items delivered which are necessary to entitle the Company to the requested payment under the terms of this Agreement. The Company shall mail all invoices to:

Mecklenburg County Finance - Accounts Payable 600 East 4<sup>th</sup> St. Charlotte, NC 28202

The County will pay all accurate, properly submitted, uncontested invoices within thirty (30) days of receipt. Proposals may include an incentive discount for early payment. Invoices must include state and local sales tax.

#### 10. GENERAL WARRANTIES.

Company represents and warrants that:

- 10.1 It is a corporation duly incorporated, validly existing and in good standing under the laws of the state of North Carolina, and is qualified to do business in North Carolina;
- 10.2 It has all the requisite corporate power and authority to execute, deliver and perform its obligations under this Agreement;
- 10.3 The execution, delivery, and performance of this Agreement have been duly authorized by Company;
- 10.4 No approval, authorization or consent of any governmental or regulatory authority is required to be obtained or made by it in order for it to enter into and perform its obligations under this Agreement;
- 10.5 In connection with its obligations under this Agreement, it shall comply with all applicable federal, state and local laws and regulations and shall obtain all applicable permits and licenses; and
- 10.6 The Company shall not violate any agreement with any third party by entering into or performing this Agreement.

#### 11. ADDITIONAL REPRESENTATIONS AND WARRANTIES. Company represents wagrants and covenants that:

11.1 The Services shall satisfy all requirements set forth in this Agreement, including but not limited to the attached Exhibits;

- 11.2 All work performed by the Company and/or its subcontractors pursuant to this Agreement shall meet industry accepted standards, and shall be performed in a professional and workmanlike manner by staff with the necessary skills, experience and knowledge;
- 11.3 Neither the Services, nor any Deliverables provided by the Company under this Agreement will infringe or misappropriate any patent, copyright, trademark or trade secret rights of any third party; and
- 11.4 The Company has taken and will continue to take precautions sufficient to ensure that it will not be prevented from performing all or part of its obligations under this Agreement by virtue of interruptions in the computer systems used by the Company.

#### 12. TERMINATION.

- 12.1. TERMINATION WITHOUT CAUSE. The County may terminate this Agreement at any time without cause by giving thirty (30) days written notice to the Company.
- 12.2. TERMINATION FOR DEFAULT BY EITHER PARTY. By giving written notice to the other party, either party may terminate this Agreement upon the occurrence of one or more of the following events:
  - (a) The other party violates or fails to perform any covenant, provision, obligation, term or condition contained in this Agreement, provided that, unless otherwise stated in this Agreement, such failure or violation shall not be cause for termination if both of the following conditions are satisfied: (i) such default is reasonably susceptible to cure; and (ii) the other party cures such default within thirty (30) days of receipt of written notice of default from the non-defaulting party; or
  - (b) The other party attempts to assign, terminate or cancel this Agreement contrary to the terms hereof; or
  - (c) The other party ceases to do business as a going concern, makes an assignment for the benefit of creditors, admits in writing its inability to pay debts as they become due, files a petition in bankruptcy or has an involuntary bankruptcy petition filed against it (except in connection with a reorganization under which the business of such party is continued and performance of all its obligations under this Agreement shall continue), or if a receiver, trustee or liquidator is appointed for it or any substantial part of other party's assets or properties.

Any notice of default pursuant to this Section shall identify and state the party's intent to terminate this Agreement if the default is not cured within the specified period.

- 12.3. ADDITIONAL GROUNDS FOR DEFAULT TERMINATION BY THE COUNTY. By giving written notice to the Company, the County may also terminate this Agreement upon the occurrence of one or more of the following events (which shall each constitute grounds for termination without a cure period and without the occurrence of any of the other events of default previously listed):
  - (a) The Company makes or allows to be made any material written misrepresentation or provides any materially misleading written information in connection with this Agreement, Company's Proposal, or any covenant, agreement, obligation, term or condition contained in this Agreement; or
  - (b) The Company takes or fails to take any action which constitutes grounds for immediate termination under the terms of this Agreement, including but not limited to failure to obtain or maintain the insurance policies and endorsements as required by this Agreement, or failure to provide the proof of insurance as required by this Agreement.

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#### 12.4. CANCELLATION OF ORDERS AND SUBCONTRACTS.

In the event this Agreement is terminated by the County for any reason prior to the end of the term, the Company shall upon termination immediately discontinue all service in connection with this Agreement and promptly cancel all existing orders and subcontracts, which are chargeable to this Agreement. As soon as practicable after receipt of notice of termination, the Company shall submit a statement to the County showing in detail the services performed under this Agreement to the date of termination.

12.5. NO EFFECT ON TAXES, FEES, CHARGES, OR REPORTS. Any termination of the Agreement shall not relieve the Company of the obligation to pay any fees, taxes or other charges then due to the County, nor relieve the Company of the obligation to file any daily, monthly, quarterly or annual reports covering the period to termination nor relieve the Company from any claim for damages previously accrued or then accruing against the Company.

- 12.6. OBLIGATIONS UPON EXPIRATION OR TERMINATION. Upon expiration or termination of this Agreement, the Company shall promptly (a) return to the County all computer programs, files, documentation, data, media, related material and any other recording devices, information, or compact discs that are owned by the County; (b) deliver to the County all Work Product; (c) allow the County or a new service provider access to the systems, software, infrastructure, or processes of the Company that are necessary to migrate the Services to a new service provider; and (d) refund to the County all pre-paid Warranty Fees (other than pre-paid Warranty Fees for the then current year).
- 12.7. NO SUSPENSION. In the event that the County disputes in good faith an allegation of default by the Company, notwithstanding anything to the contrary in this Agreement, the Company agrees that it will not terminate this Agreement or suspend or limit the delivery of Products or Services or any warranties or repossess, disable or render unusable any Software supplied by the Company, unless (i) the parties agree in writing, or (ii) an order of a court of competent jurisdiction determines otherwise.
- 12.8. AUTHORITY TO TERMINATE. The County Manager or their designee is authorized to terminate this Agreement on behalf of the County.
- 12.9. AUDIT. During the term of the Agreement and for a period of one (1) year after termination or expiration of this Agreement for any reason, the County shall have the right to audit, either itself or through a third party, all books and records (including but not limited to the technical records) and facilities of the Company necessary to evaluate Company's compliance with the terms and conditions of the Agreement or the County's payment obligations. The County shall pay its own expenses, relating to such audits, but shall not have to pay any expenses or additional costs of the Company. However, if non-compliance is found that would have cost the County in excess of \$5,000 but for the audit, then the Company shall be required to reimburse the County for the cost of the audit.
- 13. TRANSITION SERVICES UPON TERMINATION. Upon termination or expiration of this Agreement, the Company shall cooperate with the County to assist with the orderly transfer of the Services, functions and operations provided by the Company hereunder to another provider or to the County as determined by the County in its sole discretion. The transition services that the Company shall perform if requested by the County include but are not limited to:
  - a. Working with the County to jointly develop a mutually agreed upon transition services plan to facilitate the termination of the Services; and

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- b. Notifying all affected service providers and subcontractors of the Company of transition activities;
- c. Performing the transition service plan activities;
- d. Answering questions regarding the products and services on an as-needed basis; and
- e. Providing such other reasonable services needed to effectuate an orderly transition to a new system.
- 14. AMENDMENTS. In the event changes to the Agreement become necessary or desirable to the parties, the parties shall follow the procedures set forth in this Section. A Change shall be effective only when documented by a written, dated agreement executed by both parties which expressly references and is attached to this Agreement (an "Amendment"). The Amendment shall set forth in detail: (i) the Change requested, including all modifications of the duties of the parties; (ii) the reason for the proposed Change; and (iii) a detailed analysis of the impact of the Change on the results of the Services and time for completion of the Services, including the impact on any associated price.

In the event either party desires an Amendment, the party shall submit to the other party a proposed change. If the receiving party does not accept the Contract Amendment in writing within ten (10) days, the receiving party shall be deemed to have rejected the proposed change. If the parties cannot reach agreement on a proposed change, the Company shall nevertheless continue to render performance under this Agreement in accordance with its (unchanged) terms and conditions.

15. INDEMNIFICATION. The Company shall indemnify, defend and hold harmless the County and the County's officers, employees and agents from and against any an all losses, damages, costs, expenses (including reasonable attorneys' fees), obligations and other liabilities (including settlement amounts) paid or incurred any of them as a result of any claims, demands, lawsuits, actions, or proceedings: (i) copyright, trademark or patent infringement or other infringement of proprietary rights with respect to any of the Products or Services delivered to the County pursuant to this Agreement ("Infringement Claims"); (ii) seeking payment for labor or materials purchased or supplied by the Company or its subcontractors in connection with this Agreement; or (iii) arising from the Company's failure to perform its obligations under this Agreement, or from any act of negligence or willful misconduct by the Company or any of its agents, employees or subcontractors relating to this Agreement, including but not limited to any liability caused by an accident or other occurrence resulting in bodily injury, death, sickness or disease to any person(s) or damage or destruction to any property, real or personal, tangible or intangible; or (iv) arising from any claim that a Company employee or subcontractor is an employee of the County, including claims relating to worker's compensation, failure to withhold taxes and the like.

If an Infringement Claim occurs, the Company shall either: (i) procure for the County the right to continue using the affected Product or Service; or (ii) repair or replace the infringing Product or Service so that it becomes non-infringing, provided that the performance of the System or any component thereof shall not be adversely affected by such replacement or modification. If the Company is unable to comply with the preceding sentence within thirty days after the County is directed to cease use of a Product or Service, the Company shall promptly refund to the County all amounts paid under this Agreement, other than Extended Maintenance Fees.

The indemnification requirement is not intended to cover, and the Company is not responsible for, any damages that result from lack of maintenance; inadequate supervision; negligence; intentional acts of anyone other than the Company or their affiliates; inadequate surfacing; or vandalism.

It is the intent of any insurance provided by the Company to indemnify for product liability claims arising solely from the negligent design or manufacture of the Playground Equipment when such goods and services are provided by Company or Company's subcontractors. This clarifies and supersedes any other section of the contract concerning indemnification that could be interpreted otherwise.

- 16. INSURANCE. Throughout the term of this Agreement, the Company shall comply with the insurance requirements described in this Section. In the event the Company fails to produce and maintain each type of insurance required by this Agreement, or in the event the Company fails to provide the County with the required certificates of insurance, the County shall be entitled to terminate this Agreement immediately upon written notice to the Company.
  - 16.1. General Requirements.
    - (a) The Company shall not commence any work in connection with this Agreement until it has obtained all of the types of insurance set forth in this Section and such insurance has been approved by the County. The Company shall not allow any subcontractor to commence work on its subcontract until all similar insurance required of the subcontractor has been obtained and approved.
    - (b) All insurance policies shall be with insurers qualified and doing business in North Carolina recognized by the Secretary of State and the Insurance Commissioner's Office. The Company shall furnish the County with proof of insurance coverage by certificates of insurance accompanying this Agreement and shall name the County as an additional named insured under the commercial general liability.
    - (c) The County shall be exempt from, and in no way liable for any sums of money which may represent a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of the Company and/or subcontractor providing such insurance.
  - 16.2. Types of Insurance. The Company agrees to purchase and maintain during the life of this Agreement with an insurance company, acceptable to the County, authorized to do business in the State of North Carolina the following insurance:
    - (a) Automobile Liability. Bodily injury and property damage liability covering all owned, nonowned and hired automobiles for limits of not less than \$1,000,000 bodily injury each person, each accident and \$1,000,000 property damage, or \$1,000,000 combined single limit - bodily injury and property damage.
    - (b) Commercial General Liability. Bodily injury and property damage liability as shall protect the Company and any subcontractor performing work under this Agreement, from claims of bodily injury or property damage which arise from operation of this Agreement, whether such operations are performed by the Company, any subcontractor, or anyone directly or indirectly employed by either. The amounts of such insurance shall not be less than \$1,000,000 bodily injury each occurrence/aggregate and \$1,000,000 property damage cach occurrence/aggregate, or \$1,000,000 bodily injury and property damage combined single limits each occurrence/aggregate. This insurance shall include coverage for products, operations, personal injury liability and contractual liability, assumed under the indemnity provision of this Agreement.
    - (c) Workers' Compensation Insurance. The Company shall meet the statutory requirements of the State of North Carolina, \$100,000 per accident limit, \$500,000 disease per policy limit, \$100,000 disease each employee limit.

The County shall be named as additional insured under the commercial general liability insurance for operations or services rendered under this Agreement. Certificates of all required insurance shall be furnished to the County and shall contain the provision that the County will be given thirty (30) day written notice of any intent to amend or terminate by either the insured or the insuring company.

It is understood that Playground Equipment will be in the care, custody, and control of the County or Participating Public Agency following installation. It is further understood that the Company cannot additionally insure the eventual owners of the equipment for Participating Public Agencies nationwide for any damages that result from lack of maintenance, inadequate supervision, negligence, or intentional acts by anyone other than the Company or their affiliates; inadequate surfacing, or vandalism. The responsibility for maintenance and supervision belongs to the County or Participating Public Agency and the public user respectively.

- 17. RELATIONSHIP OF THE PARTIES. The relationship of the parties established by this Agreement is solely that of independent contractors, and nothing contained in this Agreement shall be construed to (i) give any party the power to direct or control the day-to-day activities of the other; (ii) constitute such parties as partners, joint ventures, co-owners or otherwise as participants in a joint or common undertaking; (iii) make either party an agent of the other for any purpose whatsoever, or (iv) give either party the authority to act for, bind, or otherwise create or assume any obligation on behalf of the other. Nothing herein shall be deemed to eliminate any fiduciary duty on the part of the Company to the County that may arise under law or under the terms of this Agreement.
- 18. SUBCONTRACTING. The Company shall not subcontract any of its obligations under this Agreement without the County's prior written consent. In the event the County does consent in writing to a subcontracting arrangement, Company shall be the prime contractor and shall remain fully responsible for performance of all obligations which it is required to perform under this Agreement. Any subcontract entered into by Company shall name the County as a third party beneficiary.
- 11. NON-DISCRIMINATION. The Company agrees that it has adopted and will maintain and enforce a policy of nondiscrimination on the basis of race, color, religion, sex, age, national origin, or disability.

The Company agrees that it will inform the County of any alleged violation(s) of employment practices involving any employees who work on the Project which are asserted in any claims filed with the Equal Employment Opportunity Commission, Labor Department or any other federal or state compliance agency. The Company will also inform the County of the final disposition of such cases.

- 19. AUDIT. During the term of this Agreement and for a period of one (1) year after termination or expiration of this Agreement for any reason, the County shall have the right to audit, either itself or through a third party, the books and records (including but not limited to the technical records) of the Company in connection with this Agreement, to ensure the Company's compliance with all the terms and conditions of this Agreement or the County's payment obligations.
- 20. COMPANY WILL NOT SELL OR DISCLOSE DATA. The Company will treat as confidential information all data provided by the County in connection with this agreement. County data processed by the Company shall remain the exclusive property of the County. The Company will not reproduce, copy, duplicate, disclose, or in any way treat the data supplied by the County in any manner except that contemplated by this agreement.
- 21. WORK ON COUNTY'S PREMISES. The Company will ensure that its employees and agents shall, whenever on the County's premises, obey all instructions and directions issued by the County's project manager with respect to work on the County's premises. The Company agrees that its personnel and the personnel of its subcontractors will comply with all rules, regulations and security procedures of the County when on the County's premises.
- 22. DRUG-FREE WORKPLACE. The County is a drug-free workplace employer. The Company hereby certifies that it has or it will within thirty (30) days after execution of this Agreement:
  - 22.1. Notify employees that the unlawful manufacture, distribution, dispensation, possession, or use of controlled substance is prohibited in the workplace and specifying actions that will be taken for violations of such prohibition;
  - 22.2. Establish a drug-free awareness program to inform employees about (i) the dangers of drug abuse in the workplace, (ii) the Company's policy of maintaining a drug-free workplace, (iii) any

available drug counseling, rehabilitation, and employee assistance programs, and (iv) the penalties that may be imposed upon employees for drug abuse violations;

- 22.3. Notify each employee that as a condition of employment, the employee will (i) abide by the terms of the prohibition outlines in (a) above, and (ii) notify the Company of any criminal drug statute conviction for a violation occurring in the workplace not later than five days after such conviction;
- 22.4. Impose a sanction on, or requiring the satisfactory participation in a drug counseling, rehabilitation or abuse program by an employee convicted of a drug crime;
- 22.5. Make a good faith effort to continue to maintain a drug-free workplace for employees; and
- 22.6. Require any party to which it subcontracts any portion of the work under the contract to comply with the provisions of this Section.

A false certification or the failure to comply with the above drug-free workplace requirements during the performance of this Agreement shall be ground for suspension, termination or debarment.

- 23. NOTICES. Any notice, consent or other communication required or contemplated by this Agreement shall be in writing, and shall be delivered in person, by U.S. mail, by overnight courier, by electronic mail or by telefax to the intended recipient at the address set forth below. Notice shall be effective upon the date of receipt by the intended recipient; provided that any notice which is sent by telefax or electronic mail shall also be simultaneously sent by mail deposited with the U.S. Postal Service or by overnight courier. Each party may change its address for notification purposes by giving the other party written notice of the new address and the date upon which it shall become effective.
  - 23.1. Communications that relate to any breach, default, termination, delay in performance, prevention of performance, modification, extension, amendment, or waiver of any provision of this Agreement shall be sent to:

| For The Company:                            | For The County:                            |
|---------------------------------------------|--------------------------------------------|
| Don King                                    | Karen Ruppe                                |
| PlayCore Wisconsin, Inc. dba GameTime       | Charlotte-Mecklenburg Procurement Services |
| 150 Playcore Drive                          | 600 East 4 <sup>th</sup> Street            |
| Fort Payne, AL 35967                        | Charlotte, NC 28202                        |
| Phone: 256.997.5255                         | Phone: 704.336.2992                        |
| Fax: 256.997.5455                           | Fax: 704.632.8254                          |
| E-mail: dking@playcore.com                  | E-mail: kruppe@ci.charlotte.nc.us          |
| With Copy To:                               | With Copy To:                              |
|                                             | Tyrone Wade                                |
|                                             | Deputy County Attorney                     |
| ······································      | 600 East Fourth Street                     |
|                                             | Charlotte, NC 28202                        |
| xmmax - , , , , , , , , , , , , , , , , , , | Phone: 704.336.4135                        |
|                                             | Fax:                                       |
|                                             | E-mail: TyroneC.Wade@mecklenburgcountyn    |

All other notices shall be sent to the other party's Project Manager at the most recent address provided in writing by the other party.

#### 24. MISCELLANEOUS

24.1. ENTIRE AGREEMENT. This Agreement, (including all Exhibits) and the Confidentiality Agreement constitute the entire agreement between the parties with respect to the subject matter

GameTime Contract

herein. There are no other representations, understandings, or agreements between the parties with respect to such subject matter. This Agreement supersedes all prior agreements, negotiations, representations and proposals, written or oral.

- 24.2. AMENDMENT. No amendment or change to this Agreement shall be valid unless in writing and signed by the party against whom enforcement is sought.
- 24.3. GOVERNING LAW AND JURISDICTION. North Carolina law shall govern the interpretation and enforcement of this Agreement, and any other matters relating to this Agreement (all without regard to North Carolina conflicts of law principles). All legal actions or other proceedings relating to this Agreement shall be brought in a state or federal court sitting in Mecklenburg County, North Carolina. By execution of this Agreement, the parties submit to the jurisdiction of said courts and hereby irrevocably waive any and all objections which they may have with respect to venue in any court sitting in Mecklenburg County, North Carolina.
- 24.4. BINDING NATURE AND ASSIGNMENT. This Agreement shall bind the parties and their successors and permitted assigns. Neither party may assign this Agreement without the prior written consent of the other. Any assignment attempted without the written consent of the other party shall be void. For purposes of this Section, a Change in Control, as defined in Section 25.10 constitute an assignment.
- 24.5. FORCE MAJEURE. Neither party shall be liable for any failure or delay in the performance of its obligations pursuant to this Contract, and such failure or delay shall not be deemed a default of this Contract or grounds for termination hereunder if all of the following conditions are satisfied:
  - (a) if such failure or delay:
    - i. could not have been prevented by reasonable precaution;
    - ii. cannot reasonably be circumvented by the non-performing party through the use of alternate sources, work-around plans, or other means; and
    - iii. if, and to the extent, such failure or delay is caused, directly or indirectly, by fire, flood, earthquake, hurricane, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions or court order.
  - (b) An event which satisfies all of the conditions set forth above shall be referred to as a "Force Majeure Event." Upon the occurrence of a Force Majeure Event, the Service Provider shall be excused from any further performance of those of its obligations which are affected by the Force Majeure Event for as long as (a) such Force Majeure Event continues and (b) the Service Provider continues to use commercially reasonable efforts to recommence performance whenever and to whatever extent possible without delay.
  - (c) Upon the occurrence of a Force Majeure Event, the Service Provider shall immediately notify the County by telephone (to be confirmed by written notice within two (2) days of the inception of the failure or delay) of the occurrence of a Force Majeure Event and shall describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event prevents Service Provider from performing its obligations for more than five (5) days, the County shall have the right to terminate this Agreement by written notice to the Service Provider.

Strikes, slowdowns, lockouts, walkouts, industrial disturbances and other labor disputes shall not constitute Force Majeure Events and shall not excuse the Service Provider from the performance of its obligations under this Agreement.

An event which satisfies all of the conditions set forth above shall be referred to as a "Force Majeure Event." Upon the occurrence of a Force Majeure Event, the affected party shall be excused from any further performance of those of its obligations which are affected by the Force

Majeure Event for as long as (a) such Force Majeure Event continues and (b) the affected party continues to use reasonable efforts to recommence performance whenever and to whatever extent possible without delay.

Upon the occurrence of a Force Majeure Event, the affected party shall promptly notify the other by telephone (to be confirmed by written notice within five (5) days of the inception of the failure or delay) of the occurrence of a Force Majeure Event and shall describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event prevents the Company from performing its obligations for more than fifteen (15) days, the County shall have the right to terminate this Agreement by written notice to the Company.

- 24.6. SEVERABILITY. The invalidity of one or more of the phrases, sentences, clauses or sections contained in this Agreement shall not affect the validity of the remaining portion of this Agreement so long as the material purposes of this Agreement can be determined and effectuated. If any provision of this Agreement is held to be unenforceable, then both parties shall be relieved of all obligations arising under such provision, but only to the extent that such provision is unenforceable, and this Agreement shall be deemed amended by modifying such provision to the extent necessary to make it enforceable while preserving its intent.
- 24.7. NO PUBLICITY. No advertising, sales promotion or other materials of the Company or its agents or representations may identify or reference this Agreement or the County in any manner without the prior written consent of the County. Notwithstanding the forgoing, the parties agree that the Company may list the County as a reference in responses to requests for proposals, and may identify the County as a customer in presentations to potential customers.
- 24.8. WAIVER. No delay or omission by either party to exercise any right or power it has under this Agreement shall impair or be construed as a waiver of such right or power. A waiver by either party of any covenant or breach of this Agreement shall not constitute or operate as a waiver of any succeeding breach of that covenant or of any other covenant. No waiver of any provision of this Agreement shall be effective unless in writing and signed by the party waiving the rights.
- 24.9. CHANGE IN CONTROL. In the event of a change in "Control" of the Company (as defined below), the County shall have the option of terminating this Agreement by written notice to the Company. The Company shall notify the County within ten days of the occurrence of a change in control. As used in this Agreement, the term "Control" shall mean the possession, direct or indirect, of either (i) the ownership of or ability to direct the voting of, as the case may be fifty-one percent (51%) or more of the equity interests, value or voting power in the Company or (ii) the power to direct or cause the direction of the management and policies of the Company whether through the ownership of voting securities, by contract or otherwise.
- 24.10. NO BRIBERY. The Company certifies that neither it, any of its affiliates or subcontractors, nor any employees of any of the forgoing has bribed or attempted to bribe an officer or employee of the County in connection with this Agreement.
- 24.11. FAMILIARITY AND COMPLIANCE WITH LAWS AND ORDINANCES. The Company agrees to make itself aware of and comply with all local, state and federal ordinances, statutes, laws, rules and regulations applicable to the Services. The Company further agrees that it will at all times during the term of this Agreement be in compliance with all applicable federal, state and/or local laws regarding employment practices. Such laws will include, but shall not be limited to workers' compensation, the Fair Labor Standards Act (FLSA), the Americans with Disabilities Act (ADA), the Family and Medical Leave Act (FMLA) and all OSHA regulations applicable to the work.
- 24.12. TAXES. The Company shall pay all applicable federal, state and local taxes which may be chargeable against the performance of the Services.

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- 22.13 WAIVER OF RIGHT TO JURY TRIAL. The County and Company waive and will waive all rights to have a trial by jury in any action, proceeding, claim or counterclaim brought by either of them against the other on any matter whatsoever arising out of or in any way related to or connected with this Agreement.
- 25. Non-Appropriation of Funds. If the Board of County Commissioners does not appropriate the funding needed by the County to make payments under this Agreement for a given fiscal year, the County will not be obligated to pay amounts due beyond the end of the last fiscal year for which funds were appropriated. In such event, the County will promptly notify the Company of the non-appropriated. No act or omission by the County, which is attributable to non-appropriation of funds shall constitute a breach of or default under this Agreement.

GameTime Contract

CONTRACT #//D/79

IN WITNESS WHEREOF, and in acknowledgment that the parties hereto have read and understood each and every provision hereof, the parties have caused this Agreement to be executed on the date first written above.

PLAYCORE WISCONSIN, INC. dba GAMETIME: ATTEST: F. Cil. Company Signature Donald R. King Mary Cole Director of Sales Administration Sales Administration Manager Title Title MECKLENBURGCOL ATTEST: Clerk to the Board of County Semmissioners General Manager Deputy County Manager Park and Recreation Director APPROVED AS TO FORM: This instrument has been preaudited in the manner required by the Local Government Budget and Fiscal Control Act. County Attorney **Finance Director** APPROVED AS TO INSURANCE **REQUIREMENTS:** Director, Charlotte-Mecklenburg Division of Insurance NO PREAUDIT Risk Management AUDIT REQUIRED. S NEEDED. FUNDS 10人 FINANCE ADECTOR OF

September 17, 2010

#### EXHIBIT A Contract Pricing and Discount Structures

The attached Pricing Sheets is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklefiburg County, (the "County") and PlayCore-Wisconsin, Inc. dba Gaine Time (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.



GameTime Division PlayCore Wisconsin, Inc. 150 PlayCore Drive, S.E. Fort Payne, Alabama 35967 Telephone: 256/845-5610 Facsimile: 256/845-9361

## REQUEST FOR PROPOSAL #269-2010-183

## PRICING SCHEDULES

## Accompanying Pricing Schedules:

- 1. GameTime Year One U.S. Communities Contract Net Price List
- 2. Snug Year One U.S. Communities Contract Net Price List
- 3. GTImpax Year One U.S. Communities Contract Net Price List
- 4. Ultra Play Year One U.S. Communities Contract Net Price List
- 5. GT Grandstands Year One U.S. Communities Contract Net Price List
- 6. RCP Shelters Price List RCP402524015
- 7. GTH20 Year One U.S. Communities Contract Net Price List
- 8. Everlast Year One U.S. Communities Contract Net Price List
- 9. Spohn Ranch U.S. Communities Year One Budget Pricing
- 10. Recreation Equipment Manufacturing Year One U.S. Communities Contract Net Price List
- 11. GameTime Year One U.S. Communities Discounts and Installation charges

## GameTime Discounts:

| a. | Equipment (including components):    | 24% (see Quantity Discounts below) |
|----|--------------------------------------|------------------------------------|
|    | Freestanding Events:                 | 16%                                |
|    | Snug Early Childhood Play Equipment: | 6%                                 |
|    | PlayWorx GFRC ThemeScapes:           | 6%                                 |
| b. | Surfacing:                           | 18%                                |
| C. | Site Furnishing:                     | 6%                                 |
| d. | Related Products :                   | 6%                                 |
|    | Fitness and Sports:                  | 9%                                 |
|    | GTShade Structures and Shelters:     | 4%                                 |
|    | GTH20 Water Slides:                  | 3%                                 |
|    | GTH20 Spray Grounds:                 | 3%                                 |
|    | GTNets Climbing Nets:                | 3%                                 |
|    | Everlast Indoor Climbing Walls:      | 10%                                |
|    | NatureROCKS Climbing Boulders:       | 5%                                 |
|    | Shelters:                            | 4%                                 |

## PRICING SCHEDULES

## e. Services:

All Services Net Pricing

Playground Equipment Installation Safety Surfacing Installation Sitework Services Community Build Supervision Design Services

Maintenance and Repairs

CPSI Initial Playground Safety Audit

**CPSI Low-Frequency Playground Safety Inspection** 

CPSI Maintenance and Inspection Training (Quotations on a case-by-case basis)

#### Volume Discounts:

Volume single purchases of composite play systems at U.S. Communities net pricing shall be eligible for an additional discount of 5% for orders totaling from \$50,000 to \$75,000; 10% from \$75,000 to \$100,000 and 15% for orders exceeding \$100,000.

## Cash With Order Discount

Orders for playground equipment paid for at the time of placement are entitled to a 3% cashwith-order discount.

## Product, Design and Price Comparison for Sample Playground Designs:

See Proposed Solutions, Tab 15

#### Installation Fees

See accompanying GameTime Year One U.S. Communities Discounts and Installation charges

#### Shipping and Delivery – Shipping Program

Shipments shall be f.o.b. destination with freight charges prepaid and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's Freight Bill. Estimated freight charges shall be provided at time of quotation utilizing the accompanying freight rate schedules.

#### Price Adjustments

Pricing shall remain in effect until December 31, 2011. Thereafter, GameTime pricing shall be adjusted the first of each year with the printing and distribution of the company's annual product catalogs.



GameTime

Division of PlayCore-Wisconsin, Inc. 150 PlayCore Drive, SE Fort Payne, AL 35967 Telephone: (256) 997-5255 Facsimile: (256) 997-5455 Contact: Don King E-mail: dking@gametime.com

Date: March 5, 2010

## **GAMETIME PROPOSAL**

Charlotte Mecklenburg Procurement Services Government Center, 9<sup>th</sup> Floor 600 East Fourth Street Charlotte, NC 28202 Project: RFP 269-2010-183 Attention: Karen Ruppe Telephone: 704/336-2992 E-mail: kruppe@charlotte.gov

We are pleased to submit our proposal to furnish GameTime products and services in accordance with the provisions and terms of RFP 269-2010-183 and as described herein. Enclosed are our design proposals, bid forms, price lists, discount schedule, product descriptions, material specifications, company qualifications and other data called for under this solicitation.

This proposal is subject to policies published in the 2010 GameTime Playground Design Guide and the following terms and conditions.

<u>Pricing</u>: shall be net, f.o.b. destination with freight charges prepaid, added and listed separately. Actual freight charges shall be added at time of invoicing as determined and supported by the carrier's Freight Bill. Estimated freight charges shall be provided at time of quotation utilizing the accompanying freight rate schedules.

GameTime offers most favored pricing and special discounts to those local public agencies participating in the U.S. Communities contract. Pricing shall remain in effect until December 31, 2011 and is subject to the applicable discounts stated herein.

GameTime pricing shall be adjusted the first of each year with the printing and distribution of the company's annual product catalogs.

<u>Volume Discounts:</u> volume single purchases of composite play systems at U.S. Communities net pricing shall be eligible for an additional discount of 5% for orders totaling from \$50,000 to \$75,000; 10% from \$75,000 to \$100,000 and 15% for orders exceeding \$100,000.

<u>Orders:</u> All orders shall be in writing on the buying entity's purchase order form or similar documentation. Open buying on the internet (OBI) is not currently available.

<u>Shipment</u>: shall be f.o.b. destination and commence within 3 - 4 weeks after our receipt and acceptance of the customer purchase order, color selections and approval of submittals, if required.

<u>Terms of Sale</u>: payment is due within 30 days from date of invoice for governmental agencies. Payments may be made by VISA, MasterCard or American Express. Orders for playground equipment paid for at the time of placement are entitled to a 3% cash-with-order discount.

Minimum Order: RFP 269-2010-183 purchases, other than replacement parts, require a minimum order of \$500.00.

<u>Packaging</u>: all goods shall be packaged in accordance with acceptable commercial practices and marked to preclude confusion during unloading and handling.

<u>Receipt of goods</u>: customer shall receive, unload and inspect goods upon arrival, reporting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment.

Installation: if included with purchase, shall be by a Certified GameTime Installer. Customer shall be responsible for scheduling coordination and site preparation. Site should be level and permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional labor or material costs.

<u>Exclusions</u>: this proposal excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; drainage provisions; and safety surfacing borders unless purchased separately. Customer shall be responsible for providing a clear, level site for installation and for scheduling deliveries and coordinating installation.

<u>Submittals</u>: If required, GameTime shall submit for review and approval by the owner's representative detailed drawings depicting the equipment to be furnished accompanied by specifications describing materials. Once approved, these drawings and specifications shall constitute the final documents for the project and shall take precedence over all other requirements.

GameTime shall provide for each playground two sets of installation, assembly and maintenance instructions in accordance with our standard practices.

All composite playground designs and equipment shall comply with the current version of ASTM F 1487, Standard Consumer Safety Performance Specification for Playground Equipment for Public Use; Handbook for Public Playground Safety Publication 325 by the U.S. Consumer Product Safety Commission; and the Guide to ADA Accessibility Guidelines for Play Areas published by the U.S. Access Board.

GAMETIME

Donald R. King Director of Sales Administration

## GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

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|                                      | USC Discounts off                               | Installation                                                                                       | Cost as % of E  | quipment Comn             | nercial Price |  |
|--------------------------------------|-------------------------------------------------|----------------------------------------------------------------------------------------------------|-----------------|---------------------------|---------------|--|
| Product Category                     | Commercial Price                                | Total Commercial Price of Equipment per Site                                                       |                 |                           |               |  |
|                                      |                                                 | <\$5,000                                                                                           | <\$10,000       | <\$15,000                 | >\$15,000     |  |
| Play Equipment                       | 24%                                             | 42%                                                                                                | 38%             | 35%                       | 32%           |  |
| GameTime Freestanding Events         | 16%                                             | 48%                                                                                                | 43%             | 38%                       | 36%           |  |
| Snug Early Childhood Play Equipment  | 6%                                              | Installation is not required                                                                       |                 |                           | ł             |  |
| PlayWorx GFRC ThemeScapes            | 6%                                              | 42%                                                                                                | 38%             | 35%                       | 32%           |  |
| Site Furnishings                     | 6%                                              | 45%                                                                                                | 45%             | 40%                       | 38%           |  |
| Related Products                     |                                                 |                                                                                                    |                 |                           |               |  |
| Grandstands                          | 6%                                              | 42%                                                                                                | 38%             | 35%                       | 32%           |  |
| Shade Structures                     | 4%                                              | 66%                                                                                                | 60%             | 52%                       | 46%           |  |
| Shelters                             | 4%                                              | \$70.00 per man hour plus materials & equipment                                                    |                 |                           |               |  |
| GTH20 Spray Grounds                  | 3%                                              | N/A                                                                                                | N/A             | N/A                       | 164%          |  |
| GTH20 Water Sides                    | 3%                                              | N/A                                                                                                | 56%             | 52%                       | 48%           |  |
| Fitness & Sports                     | 9%                                              | 64%                                                                                                | 53%             | 43%                       | 38%           |  |
| Indoor Climbing Walls                | 10%                                             | 60%                                                                                                | 38%             | 35%                       | 32%           |  |
| NatureROCKS Climbing Boulders        | 5%                                              | \$70.00 per man hour plus materials & equipment                                                    |                 |                           |               |  |
| Independent Climbing Nets            | 3%                                              | N/A                                                                                                | 50%             | 43%                       | 38%           |  |
| Dog Parks                            | 6%                                              | 48%                                                                                                | 43%             | 38%                       | 36%           |  |
| Drinking Fountains                   | 5%                                              | 60%; see Note 9 below                                                                              |                 |                           |               |  |
| Skate Parks                          | 6%                                              | Design & Installation estimate upon request                                                        |                 |                           |               |  |
|                                      |                                                 | In-tall-the O                                                                                      |                 |                           |               |  |
| Safety Surfacing                     | USC Discount                                    | Installation Cost per Square Feet of Safety Surfacing A<br><2,000 sf <4,000 sf <6,000 sf <6,000 sf |                 | unacing Area<br>>6,000 sf |               |  |
| Engineered Wood Fiber                |                                                 | \$0,56 sf                                                                                          | \$0.54 sf       | \$0.52 sf                 | \$0.50 sf     |  |
| Shredded Rubber Loose Fill           |                                                 | \$0.66 sf                                                                                          | \$0.64 sf       | \$0.62 sf                 | \$0.60 sf     |  |
| Recycled Rubber Tile                 | 18%                                             | \$2.70 sf                                                                                          | \$2.40 sf       | \$2.15 sf                 | \$2.05 sf     |  |
| Synthetic Turf                       | ]                                               | Installation included in material price                                                            |                 | rice                      |               |  |
| Poured-In-Place & Bonded Rubber      |                                                 | Installation included in material price                                                            |                 |                           |               |  |
| Services                             |                                                 | U.S. Com                                                                                           | munities Net Pr | icing '                   |               |  |
| Play Area Design Services            |                                                 |                                                                                                    | No Charge       |                           |               |  |
| Sitework Services                    | \$70.                                           | \$70.00 per man hour plus materials & equipment                                                    |                 |                           |               |  |
| Community Build Layout & Supervision | \$725.00 per man day plus materials & equipment |                                                                                                    |                 |                           |               |  |
| Maintenance & Repairs                | \$68.00 per man hour plus materials & equipment |                                                                                                    |                 |                           |               |  |
| CPSI Playground Initial Safety Audit | \$1,580.00 per playground; see Note 8 below     |                                                                                                    |                 |                           |               |  |
|                                      |                                                 |                                                                                                    |                 |                           |               |  |

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GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

Notes:

- 1) All equipment to be installed in accordance with specifications by GameTime factory-certified professional installers.
- 2) Equipment shall be installed within four (4) weeks of product delivery, unless requested by agency to be delayed.
- 3) Customer shall receive, unload and inspect goods upon arrival, noting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment unless other arrangements have been made.
- 4) Customer shall be responsible for providing a clear, level site and for coordinating the scheduling of all deliveries and installation.
- 5) Site should permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional costs.
- 6) Equipment installation pricing excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; and drainage provisions. Call for an estimate for site services.
- 7) No additional charges for prevailing wages.
- CPSI safety inspections and audits performed by an independent third-party. For multiple inspections, call for volume pricing.

EXHIBIT B

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The attached Installation Rate Sheets are incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklehburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

	USC Discounts off	Installation	Cost as % of E	quipment Comr	nercial Price	
Product Category	Commercial Price	Total Commercial Price of Equipment per Site				
		<\$5,000	<\$10,000	<\$15,000	>\$15,000	
Play Equipment	24%	42%	38%	35%	32%	
GameTime Freestanding Events	16%	48%	43%	38%	36%	
Snug Early Childhood Play Equipment	6%	Installation is not required				
PlayWorx GFRC ThemeScapes	6%	42%	38%	35%	32%	
Site Furnishings	6%	45%	45%	40%	38%	
Related Products						
Grandstands	6%	42%	38%	35%	32%	
Shade Structures	4%	66%	60%	52%	46%	
Shelters	4%	\$70.00 per man hour plus materials & equipment				
GTH20 Spray Grounds	3%	N/A	N/A	N/A	164%	
GTH20 Water Sides	3%	N/A	56%	52%	48%	
Fitness & Sports	9%	64%	53%	43%	38%	
Indoor Climbing Walls	10%	60%	38%	35%	32%	
NatureROCKS Climbing Boulders	5%	\$70.00 per man hour plus materials & equipment				
Independent Climbing Nets	3%	N/A	50%	43%	38%	
Dog Parks	6%	48%	43%	38%	36%	
Drinking Fountains	5%	60%; see Note 9 below				
Skate Parks	6%	Design & Installation estimate upon request				
Safety Surfacing	USC Discount	Installation C	ost per Square I	Feet of Safety S	urfacing Area	
Safety Surfacing	USC DISCOUNT	<2,000 sf	<4,000 sf	<6,000 sf	>6,000 sf	
Engineered Wood Fiber		\$0.56 sf	\$0.54 sf	\$0.52 sf	\$0.50 sf	
Shredded Rubber Loose Fill		\$0.66 sf	\$0.64 sf	\$0.62 sf	\$0.60 sf	
Recycled Rubber Tile	18%	\$2.70 sf	\$2.40 sf	\$2.15 sf	\$2.05 sf	
Synthetic Turf		Installation included in material pric		rice		
Poured-In-Place & Bonded Rubber		Installation included in material price				
Services		U.S. Com	munities Net Pr	icing		
Play Area Design Services			No Charge			
Sitework Services	\$70.	\$70.00 per man hour plus materials & equipment				
Community Build Layout & Supervision		\$725.00 per man day plus materials & equipment				
Maintenance & Repairs	\$68.00 per man hour plus materials & equipment					
CPSI Playground Initial Safety Audit	\$1,580.00 per playground; see Note 8 below					

CPSI Low-Frequency Safety Inspection

\$790.00 per playground; see Note 8 below.

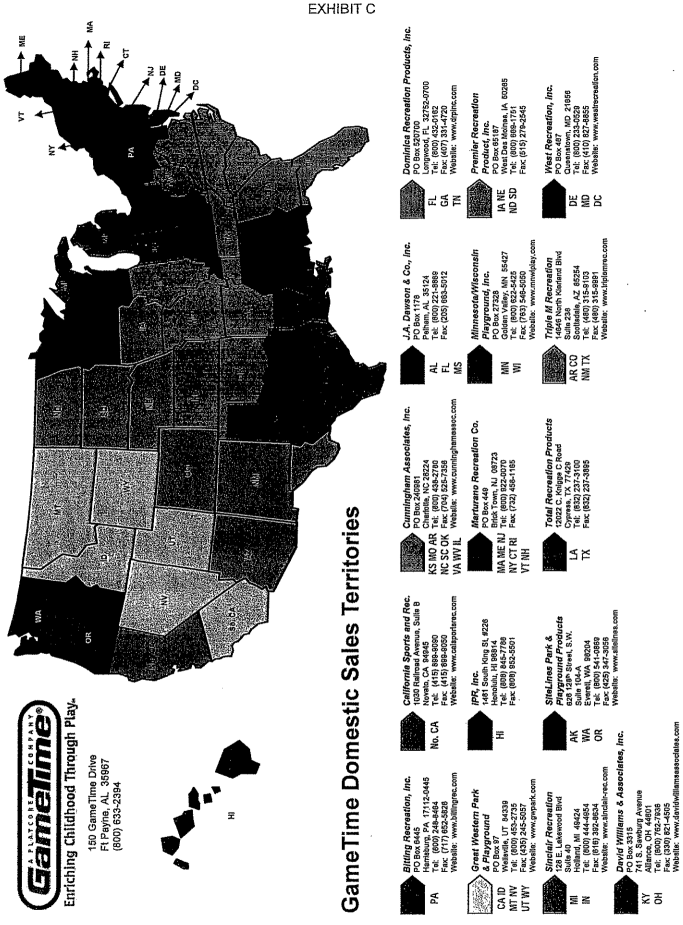
GAMETIME YEAR ONE U.S. COMMUNITIES DISCOUNTS AND INSTALLATION CHARGES

Notes:

- 1) All equipment to be installed in accordance with specifications by GameTime factory-certified professional installers.
- 2) Equipment shall be installed within four (4) weeks of product delivery, unless requested by agency to be delayed.
- 3) Customer shall receive, unload and inspect goods upon arrival, noting any discrepancies on the Delivery Receipt prior to written acceptance of the shipment unless other arrangements have been made.
- 4) Customer shall be responsible for providing a clear, level site and for coordinating the scheduling of all deliveries and installation.
- 5) Site should permit installation equipment access. Purchaser shall be responsible for unknown conditions such as buried utilities, tree stumps, bedrock or any concealed materials or conditions that may result in additional costs.
- 6) Equipment installation pricing excludes all site work and landscaping; removal of existing equipment; storage of goods prior to installation; and drainage provisions. Call for an estimate for site services.
- 7) No additional charges for prevailing wages.
- 8) CPSI safety inspections and audits performed by an independent third-party. For multiple inspections, call for volume pricing.

Exhibit C

The attached National Network of Distributors and Certified Installers is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.



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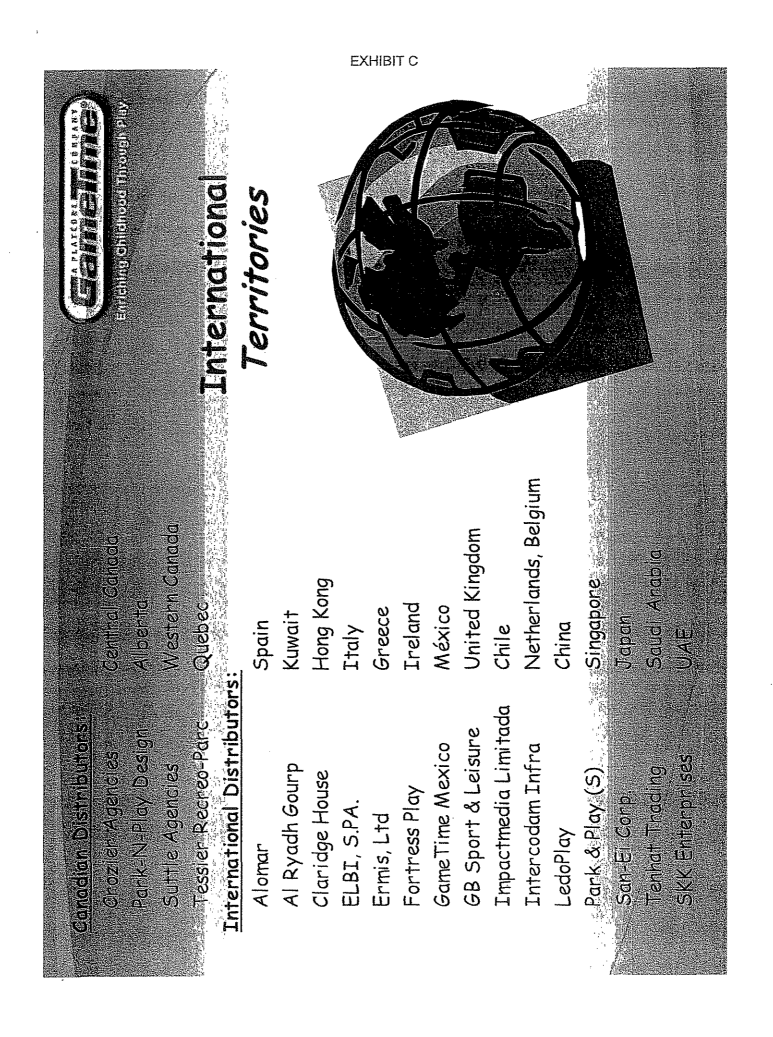


EXHIBIT C



Installers who share our vision

It isn't enough to send our installers to a third party certification program. We want to meet them, teach them, and make sure they know how to install our products. All playground equipment is different, and we want to ensure that when they learn how to put a play structure together, they are training on one of ours.

That's why at GameTime we offer an intensive training course at our facility. We want to make sure our installers know safety regulations, industry standards, and how they apply when installing our equipment. It is important to us that your installation process goes smoothly, and that everything is done to our exacting specifications.

Certification Matters

GameTime's exclusive Certified Installer Training course has a two-part curriculum. First, attendees learn about installation in a hands-on lab where they assemble play structures under the watchful eyes of our on-staff professionals. They learn about new products, modifications, and new industry information. They also are instructed on CPSC, ASTM, and industry regulations in relation to our products and proper installation. They learn how to properly locate and drill ground holes, recognize and avoid underground utilities, and use the tools needed to ensure an accurate installation.

The course also includes a lecture series, with focuses on risk management, insurance, and many other topics that will give installers the knowledge and skills to make your playground everything you expect it to be. By completing our training, we can have the confidence that no matter where they are in the US, all of our

Our installers go through classroom and field training to ensure they know how to

Our Installers

Certificates are issued to installers after completion of our course, signifying they are trained to install GameTime equipment.



playgrounds are being installed correctly. expertly, and to the exacting standards that we maintain throughout all of our processes.

Upon completion of the course our installers sign a contract that we share with our sales force, so that when scheduling an installation our representatives know who to choose to get the job done right. This manufacturer specific training course is unique to GameTime alone, and is acknowledged in the industry as a program that should be a model for all. It's just one more thing that sets GameTime apart, and one more reason you should trust us to be your playground company.

RFP 269-2010-183

© GameTime, a PlayCore company

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Bitting = DSF Contracting LLC

7 South Main Street Fairchance, PA 15436 Bus: (724) 564-7645 Mobile: (724) 880-5568 E-mail: dsfcontracting@verizon.net

Bitting - Womer Landscaping, Inc.

1347 Bunting Street Pottsville, PA 17901 Bus: (570) 544-4068 Mobile: (570) 640-4771 Bus Fax: (570) 544-2503 E-mail: Irw21@infi.net



California Sports & Rec. - AMAC Construction

5600 Imhoff Dr. Suite E Concord, CA 94520 Bus: (925) 356-2619 Mobile: (925) 567-6285 Bus Fax: (925) 356-2224 E-mail: andy@amac2.com

California Sports & Rec. - Biland Construction Company

P.O. Box 1095 Rio Vista, CA 94571-3095 Bus: (707) 374-5703 Mobile: (925) 260-0083 Bus Fax: (707) 374-5718 E-mail: Bilandco@frontiemet.net

California Sports & Rec. – Blanchard Construction

5010 Stirling Street

Granite Bay, CA 95746 Bus: (916) 791-7127 Home: 2011 Mobile: (707) 483-4943 Bus Fax: (916) 791-7147 E-mail: blanchardconstruction@msn.com

California Sports & Rec. - Certified Playground Services

1558 East Colonial Parkway Roseville, CA 95661 Bus: (916) 786-0586 Mobile: (916) 802-6285 Bus Fax: (916) 786-0586 E-mail: stevespeegle@surewest.net

California Sports & Rec. - Community Playgrounds, Inc.

1620 Grant Avenue, Suite 5 Novato, CA 94947 Bus: (415) 892-1707 Home: 2011 Bus Fax: (415) 892-3132 E-máil: cwear@commplay.us

California Sports & Rec. - Flair-T Construction

2760 Lacy Lane, Sacramento, CA 95821 Bus: (916) 483-8281 Bus Fax: (916) 483-0539 E-mail: flair-t@pacbell.net

California Sports & Rec. - G & G Builders

3589 Nevada Street, Suite B Pleasanton, CA 94566 Bus: (925) 846-9023 Mobile: (925) 570-7606 Bus Fax: (925) 846-9152 E-mail: lebowski1099@yahoo.com

California Sports & Rec. - Playgrounds Unlimited

1175 Willow Avenue Sunnyvale, CA 94086 Bus: (408) 244-9848 Home: 2010 Mobile: (408) 639-4565 Bus Fax: (408) 244-9847 E-mail: mikea@playgroundsunlimite.net

California-Sports & Rec. – Shawa T. Gardner Builders

2882 Robert Court Redding, CA 96002 Bus: (530) 222-2771 Bus Fax: (530) 222-3269 E-mail: krygard@infostations.com

California Sports & Rec. - Who Built Creative Builders

80 Alta Dr. Petaluma, CA 94954

P.O. Box 5207 Petaluma, CA 94955 Bus: (707) 763-6210 Home: 2011 Bus Fax: (707) 658-2513 E-mail: jana@whobuilt.biz

California Sports & Rec. -TD Grogan Construction

15360 W. "G' Street Kerman, CA 93630 Bus: (559) 842-7420 Bus Fax: (559) 842-7420 E-mail: mvj324@kermantel.net

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138 Dogwood Lane Mocksville, NC 27028 Bus: (336) 909-0938 Mobile: (336) 909-0938 Bus Fax: (336) 751-5048 E-mail: billmarrs63@yadtel.com

Cunningham CLS Outdoor Services Loudenbeck, Chris

112 Nivens Drive Ataka, TN 38004 Bus: (901) 428-8836 E-mail: Chris@clsoutdoorservices.com

Cunningham Custom Park Services=07

8019 E. Old Jessup Road PO Box 1098 Jessup, MD 20794 Bus: (410) 799-7745 or 877-799-7745 Mobile: (410) 365-0502 Bus Fax: (410) 579-1284 E-mail: Custompark@comcast.net

Cumingham = D-& B Construction

16600 Stage Road Lanexa, Virginia 23089 Bus: (804) 966-7515 Home: 2011 Mobile: (804) 307-6799 Bus Fax: (804) 966-7516 E-mail: darryl@dbconstruction.us E-mail 2: darryi@dbconstruction.us

Gunningham - Moore Recreational Producto, Inc.

PO Box 472747 Charlotte, NC 28247 Bus: (704) 571-8741 Mobile: (704) 905-3665 Bus Fax: (704) 643-1369 E-mail: tmoore20@carolina.m.com

Cummaham=0zarkeMountain Installations, Inc.

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9414 Capitol Ave. Omaha, NE 68114 Bus: (402) 697-0180 Home: 2009 Mobile: (402) 658-3357 Bus Fax: (402) 697-4939

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Company

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Cunningham - Shamblin Construction,

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Cumunghamer Hade 210 perty Services,

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4101 Enchanted LN Greensboro, NC 27406 Bus: (336) 378-1541 Mobile: (336) 337-1930 Bus Fax: (336) 378-1541 E-mail: brentattps@triad.rr.com

C

Dawson = Fontaine's Restorative Services

68 N 4th Street Santa Rosa Beach, FL 32459 Bus: (850) 376-2500 Home: 2009 E-mail: mfontaine2001@hotmail.com

Dawsonsta

P.O. Box 1178 Pelham, AL 35124 Bus: (205) 663-5058 Mobile: (205) 365-7721 Bus Fax: (205) 663-5012 E-mail: Stein, Vera

Dominica - Capitain & Associates, Inc.

33643 E. Lake Joanna Dr. Eustis, FL 32736 Bus: (352) 735-0172 Mobile: (407) 701-1629 Bus Fax: (352) 735-0172 E-mail: capt_and_assoc@earthlink.net

Dominica - Childish Greations

1625 Executive Dr. South Duluth, GA 30096 Bus: (770) 279-7777 Bus Fax: (770) 279-9699 E-mail: davidgreene@kidsrkids.com



Dominica – John Fitzgerald, Inc.

P.O. Box 655 Sanford, FL 32772

412 Mattie St.

Sanford, FL 32773 Bus: (407) 323-8822 Mobile: (407) 920-2256 Bus Fax: (407) 323-0999 E-mail: fitzgeraldine@directvinternet.com

Dominica – Outdoor Construction Company

318 Patterson Road Lawrenceville, GA 30044 Bus: (770) 995-8430 Mobile: (678) 234-7489 Bus Fax: (770) 338-9318 E-mail: occga@aol.com



Great West Park&Play - Evans Recreation Installations

P.O. Box 42607 Las Vegas, Nevada 89116 Bus: (702) 271-8170 Home: 2011 Mobile: (702) 271-8170 Bus Fax: (702) 926-9685 E-mail: doug.e@evansrecreation.com

Great West Park& Play= JET Construction

P.O. Box 1724 Carson City, NV 89702 Bus: (775) 841-5781 Mobile: (775) 691-9022 Bus Fax: (775) 841-5781 E-mail: ccnvthompsons@att.net

Great West Park&Play - K.C. Equipment

270 E. Douglas Ave, STE 102B El Cajon, CA 92020 Bus: (619) 443-9730

Great West Park&Play - Kleen Play -

1244 Santa Anita Avenue STE. "I" South El Monte, CA 91733 Bus: (626) 448-1246 Bus Fax: (626) 448-2134 E-mail: Kleen

Great West Park&Play = Linnert Builders

1675 No. Shaffer St. Orange, CA 92867 Bus: (714) 606-4951 Mobile: (714) 606-4951 Bus Fax: (714) 974-4393 E-mail: blinnert@socal.rr.com

Great West Park&Play - Malibu Pacific Tennis Courts, Inc.

31133 Via Colinas, #107

Westlake Village, CA 91362 Bus: (818) 707-3797 Mobile: (818) 991-7445 Bus Fax: (818) 706-1951

Great West Park&Play - MSI Companies

4820 Quality CT Las Vegas, NV 89103 Bus: (702) 891-8912 Bus Fax: (702) 891-0517 E-mail: bbailes@msicomapnies.net

Great West Park&Play Park Specialities

1917 Rainbow Valley Blvd Fallbrook, CA 92028 Bus: +1 (800) 399-8484 Bus Fax: +1 (760) 728-1177 E-mail: parkspec@cts.com

Great West Park&Play = Premium Construction Company

2697 Lavery CT. Unit 10 Newbury Park, CA 91320 Bus: (805) 484-6000 Home: 2007 Mobile: (805) 797-0474 Bus Fax: (805) 484-6202 E-mail: Janice@Premiuminstall.com

GreateWest Park&Play = PSI

1747 Colgate Drive Thousand Oaks, CA 91360 Bus: (805) 494-3401 Bus Fax: (805) 494-3343 E-mail: gdonahoe@ixnetoom.com

Great West Park&Play - Quality Time Recreation

1973 W. North Temple Salt Lake City, UT 84116 Bus: (801) 359-9516 Bus Fax: (801) 359-9519 E-mail: qualitytime@qwest.net

Great West Park&Play - Rasco Construction, Inc.

6588 West 10900 North Highland, Utah 84043 Bus: (801) 360-1723 Bus Fax: (801) 768-8354

Great West Park&Play - Recreation Installation

2673 F Avenue Ogden, Utah 84401 Bus: (801) 388-6980 Bus Fax: (801) 393-2745

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Great West Park&Play - Recreation Masters -06

11350 Lorene Street Whittier, CA 90601 Bus: +1 (562) 463-3636 Bus Fax: +1 (562) 463-5336 E-mail: abcplaygrounds@hotmail.com

Great West Park&Play - Richardson Construction, Inc.

2207 W. Gowan Road Las Vegas, NA 89032 Bus: (702) 647-2200 Mobile: (702) 324-8912 Bus Fax: (702) 647-7340 E-mail: richardson2207@aol.com

Great West Park&Play - Robert C. O'Neill Construction

4255 Gander Lane Carson City, Nevada 89704 Bus: (775) 721-7019 Bus Fax: (775) 849-7639 E-mail: rcoconst@aol.com

Great West Park&Play - Zasueta

-Onlersisting Inc-

PO Box 866 Spring Valley, CA 91976 Bus: (619) 589-0609 Mobile: (619) 843-4047 Bus Fax: (619) 697-6031 E-mail: ezplaygrounds@cox.net

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Marturano – ACM Construction & Consulting, Inc.

P.O. Box 179 Buchanan, NY 10511 Bus: (914) 739-6858 Bus Fax: (914) 736-0554 E-mail: madenc@acmplaygrounds.com

Marturano = Advanced Contracting Concepts, Inc.

P.O. Box 424 Patterson, NY 12563 Bus: (845) 878-7242 Home: (845) 878-7242 E-mail: acci@rcn.com

Marturane Buzz Burge Dicorporated

13 Twin Pine Way Glen Mills, PA 19342 Bus: (610) 399-3035 Home: 2011 Mobile: (610) 304-9040 Bus Fax: +1 (610) 399-3375 E-mail: buzz@buzzburgerinc.com

Marturano - CMJ Construction, Inc.

40 fenton way Bangor, ME 04401 Bus: (207) 942-2958 Mobile: (207) 852-7557 Bus Fax: (207) 942-5776 E-mail: Chaddah@aol.com

Marturano – Dakota Excavating Contractor, Inc.

200 East Church St.

Bergenfield, NJ 07621 Bus: (201) 439-1000 Mobile: (201) 954-5301 Bus Fax: (201) 439-0444 E-mail: opiedak@aol.com

Marturano - Hamis Fence Corporation

4492 Rt. 130

Burlington, NJ 08016 Bus: (609) 387-4050 Mobile: (609) 517-7613 Bus Fax: (609) 387-0277 E-mail: harrisfence@prodigy.net

Marturano – Improved Property Services, Inc.

14 Dover Lane East Windsor, NJ 08520 Bus: (609) 443-8386 Bus Fax: (609) 443-1706

E-mail: IPS6094438386@aol.com

Marturano - Lobo Construction Services

426 South Country Road Brookhaven, NY 11719 Bus: +1 (631) 286-6184 Home: 2011 Mobile: (516) 807-8462 Bus Fax: (631) 286-6194 E-mail: loboservices@yahoo.com

Marturano – Makrancy's Quality Landscapes & Flowers, Inc. Cipollone, Gerald

947 Kuser road Trenton, NJ 08619 Bus: (609) 587-0477 Home: 2011 Bus Fax: (609) 587-3963 E-mail: LSMAKLAND@att.net



Marturano - Mark & Brothers Playground Co., Inc.

615 East 168 Street Bronx, New York 10456 Bus: (718) 378-4800 Bus Fax: (718) 378-4801 E-mail: mbpinc@gmail.com

Marturano P. Consetti Une

700 Waverly Avenue Mamaroneck, NY 10543 Bus: (914) 698-5024 Mobile: (914) 403-4346 Bus Fax: (914) 698-6746 E-mail: acorsetti@prodigy.net

Marturano - Park Constructors Corporation

P.O. Box 5004 Limerick, PA 19468 Bus: (610) 970-8846 Home: 2011 Mobile: (610) 310-5926 Bus Fax: (610) 970-4719 E-mail: parkconstructors@aol.com

Marturano = Richard Picerno Builders LLC

500 Hoiles Drive Kenilworth, NJ 07033 Bus: (908) 241-4331 Home: 2011 Bus Fax: (908) 241-7854 E-mail: TGiordano@sureplayinternational.com

Marturano - Scott Construction of Rochester, Inc.

1299 S. Plymouth Ave. Rochester, NY 14611

P.O. Box 31797 Rochester, NY 14603 Bus: (585) 235-8660 Mobile: (585) 370-6331 Bus Fax: (585) 232-4423

Manturano - Silacy Landscaping, Inc.

614 Old Post Road Edison, NJ 08817 Bus: (732) 287-5544 Mobile: (732) 921-0780 Bus Fax: (732) 287-8978

Manturano=Tec-Con Contractors, Inc.

9 Dodd Street East Orange, NJ 07017 Bus: (973) 674-9191 Home: 2011 Bus Fax: (973) 674-2834 E-mail: Tec_Con@comcast.net

Marturano - Titan Development, Inc. -

8534 Seaman Rd Gasport, NY 14067 Bus: (716) 772-5510 Mobile: (716) 913-5957 Bus Fax: (716) 772-2414

Marturano - Vanas Construction Co., Inc.

249 Leonia Ave. Begota, NJ 07603 Bus: (201) 883-1944 Home: 2011 Bus Fax: (201) 883-1594 E-mail: bob.vanas@att.net

Marturano - Whit Construction

187 Main Street, P.O. Box 110 Port Monmouth, NJ 07758 Bus: (732) 495-3715 Mobile: (732) 495-6705 Bus Fax: (732) 495-6133 E-mail: info@whirlconstruction.net

Minnesota&Wisc. - C.K.&C. Installation, Inc.

10150 264th Avenue Zimmerman, MN 55398 Bus: (763) 856-4466 Mobile: (612) 747-5486 Bus Fax: (763) 856-0197 E-mail: ztron@sherbtel.net

Minnesota&Wisc. - Southern Coating Systems

8960 205 St. West #432 Lakeville, MN 55044 Bus: (952) 469-3439 Bus Fax: (952) 469-3430



Premier Recreation - Carlson Consulting and Contracting

1150 Prospect Blvd. Waterloo, Iowa 50701 Bus: (319) 234-8965 Bus Fax: (319) 234-8965 E-mail: landm1@msn.com

Premier Recreation - Millenium, Inc. Jones, Dave

320 E. Indiana Rapid City, SD 57701 Bus: (605) 721-8647 E-mail: Milleniumdave@rushmore.com

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Premier Recreation = RK Construction

9414 Capitol Ave. Omaha, NE 68114 Bus: (402) 697-0180 Mobile: (402) 658-3357 Bus Fax: (402) 697-4939

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Res Dienseileise

503 Niagara E. Alton, Illinois 62024 Bus: (618) 531-0848 Bus Fax: (618) 258-9007 E-mail: Donchatham@charter.net

Rel Banar Construction Company

P.O. Box 2446 Glenview, II. 60025 Bus: (847) 657-0404 Home: 2009 Mobile: (773) 908-7629 Bus Fax: (847) 657-0303 E-mail: rossibum@hotmail.com E-mail 2: ross@elanar.com

RCI = Pence Builders of Illinois Inc.

1129 E. Treeline Dr. Lockport, IL 60441 Bus: +1 815/836-8064 Mobile: +1 815/790-1687 Bus Fax: +1 815/588-0737

RCEL CREETEUP Landscape

13520 S. Budler Road Plainfield, IL 60544 Bus: (815) 372-3000 Mobile: (815) 693-1833 Bus Fax: (815) 372-3005 E-mail: greenupbrs@aol.com

RCL Kay Jay Construction, Inc.

P.O. box 431 Tinley Park, IL 60477 Bus: (815) 469-9093 Home: 2011 Mobile: (708) 473-2608 Bus Fax: (815) 469-9075 E-mail: denkath75@ameritech.net

RCI - Kenneth Company, The

751 N. Bolingbrook Dr. #12 Bolingbrook, IL 60440 Bus: (630) 679-2750 Mobile: (630) 514-3632 Bus Fax: (630) 679-1070 E-mail: kcoffice@aol.com

RCIEN///Peters/Construction/Inc

178 S. Western Avenue Aurora, IL 60506 Bus: (630) 742-4729 Home: 2010 Bus Fax: (630) 896-2969 E-mail: Raech525@yahoo.com

RCI Monkebar Builders Hac

1236 E. Empire Bloomington, IL 61701 Bus: (309) 829-1111 Home: 2007 Bus Fax: (309) 829-5555

Rel Pay Nescape Inc.

190 Briarwod Drive Crystal Lake, IL 60014 Bus: (815) 693-2769 Home: 2011 Mobile: (815) 459-6758 Bus Fax: (815) 459-5790 E-mail: playnscape@yahoo.com

S

Sinclair Recreation – Dan Shaw. Construction

3315 Adirondack Dr. Fort Wayne, Indiana 46816 Bus: (260) 447-8364

Mobile: (260) 402-0203 Bus Fax: (260) 441-2501 E-mail: dshaw124@comcast.net

Sinclair Recreation - Michigan Recreational Construction, Inc. Sheffer, Craig A.

P.O. Box 2127 Brighton, MI 48116 Bus: (517) 545-7122 Bus Fax: (517) 545-7144 E-mail: craig@buildingfun.com

Sinclair Recreation = P.S. Contracting, LLC

6022 147th Avenue Holland, MI 49423 Bus: (616) 546-2511 Mobile: (616) 218-3511 Bus Fax: (616) 546-2511 E-mail: pscontracting@sbcglobal.net

Sinclair Recreation Play Builders LLC

128 E. Lakewood Blvd Suite 40 B Holland, MI 49424 Bus: (616) 218-1053 Home: 2011 Mobile: (616) 218-1053 Bus Fax: (616) 994-0345 S

Sinclair Recreation - Rent A Son

7901 Love Joy Road Byron, MI 48418 Bus: (517) 223-2232 Bus Fax: (517) 223-2232 E-mail: Wuert3@aol.com

Sinclair Recreation - Wooden Works, The

16608 Greensboro Dr. Westfield, IN 46074 Bus: (317) 867-0034 Mobile: (317) 402-6883 Bus Fax: (317) 867-0034 E-mail: playgroundsindy@yahoo.com

Sitelines Chinook Properties, Inc.

33724 Hood Canal Dr. N.E. Kingston, WA 98346 Bus: 360/638-2457 Mobile: +1 360/239-2169 Bus Fax: +1 360/638-2458 E-mail: chinookproperties@centurytel.net

Sitelines G.R. Morcan Construction

10536 S.W. 25th Avenue Portland, OR 97219 Bus: (503) 452-4268 Mobile: (503) 860-1776 Bus Fax: (503) 245-4872

Sitemes 1 W Sundstrom, Inc.

18063 Renton Maple Valley Road SE Maple Valley, WA 98038 Bus: (425) 413-8158 Home: 2011 Mobile: (206) 730-8901 Bus Fax: (425) 413-2533 E-mail: ien.lws@comcast.net

Sitelines - Picture Perfect Playgrounds Stoddard, Curtis

P.O. box 807 Ashton, ID 83420 Bus: (208) 652-3284 Mobile: (208) 521-0161 Bus Fax: (208) 652-3285 E-mail: Curtis@pictureperfectplaygrounds.com

Sitelines Precision Commercial Contractors, Inc.

5112 S.E. 49th Avenue Portland, OR 97206 Bus: (503) 630-5447 Bus Fax: (503) 630-5510 E-mail: precisioncc@hotmail.com

Sitelines – Prosser & Sons

North 5544 Drumheller Spokane, WA 99205-7509 Bus: (509) 326-4907 Mobile: (509) 993-2840 Bus Fax: (509) 326-4907 E-mail: gmprosser@juno.com

Sitelines - R + R Construction, Inc.

P.O. Box 10 Carbonado, WA 98323 Bus: (360) 829-2300 Home: 2011 Mobile: (253) 350-7449 Bus Fax: (360) 829-2700 E-mail: wendy@rrconinc.com

Sitelines Rolyn Construction

P.O. Box 4157 Spanaway, WA 98387 Bus: (253) 847-5595 Mobile: (253) 229-4767 Bus Fax: (253) 843-9416 E-mail: Rolyn45@aol.com

Sitelines - White River Fence Co

202 Schmid Street Enumdaw, WA 98022 Bus: (252) 261-7465 Home: 2011 Mobile: (252) 261-7465 Bus Fax: (360) 802-0692 E-mail: zebo@eskimo.com

Southwest Park— Fagleton Construction,

P.O. Box 1810 Fort Worth, TX 76101 Home: +1 2006 Mobile: (817) 319-1074 Bus Fax: +1 817/882-8968 E-mail: REagleton@sbcgloabal.net

Southwest Park= Ohman Enterprises LLC

206 Bellaire Drive Hot Springs, AR 71901 Bus: (501) 617-8530 Bus Fax: (501) 627-0747 E-mail: ohmanenterprises@yahoo.com

Southwest Parke Parks For Play

1250 Salt Creek Road Springtown, TX 76082 Bus: (817) 629-8195 Home: 2010 Bus Fax: (817) 220-1024 E-mail: jcandmdw@netscape.com S

Southwest Park=R(0,C,, Inc

P.O. Box 690 Welliston, OK 74881 Bus: (405) 356-2628 Home: 2011 Mobile: (405) 831-5701 Bus Fax: (405) 356-2589 E-mail: contracting@rqcinc.com

Southwest Park RGHLandscape, Inc.

P.O. Box 51376 Amarillo, TX 79159 Bus: (806) 358-4222 Home: 2008 Bus Fax: (806) 358-4222 E-mail: rghall1@cox.net

SouthWest Park - Simmons Builders General Contractor, Inc.

3804 Simmons Creek Lane Flower Mound, TX 75022-5495 Bus: (972) 355-8580 Bus Fax: (972) 355-2902 E-mail 2: simmonsbuilders@comcast.net

Southwest Park&Playground - Walk In The Park Construction

P.O. Box 153886 Irving, Texas 75075 Bus: (972) 953-0598 Bus Fax: (214) 493-1150 E-mail: scottjwałkinthepark@verizon.net

t

Total Regrestion Conce Construction

725 Patterson Avenue San Antonio, TX 78209 Bus: (210) 822-3011 Home: 2011 Mobile: (210) 573-8936 Bus Fax: (210) 822-3011 E-mail: gc20599@aol.com

notal Recreation = Barcon Construction

143 EL Cerrito Circle San Antonio, TX 78232 Bus: (210) 867-2278 E-mail: bart.pasini@yahoo.com

Total Recreation - Highlander Construction, Inc.

2369 Benrus Boulevard San Antonio, TX 78228 Bus: (210) 241-5242 Bus Fax: (210) 431-3000 E-mail: MyHiglander2007@aol.com

Total Recreation = R.H. Construction

26316 Cloverland Rd

Lacombe, LA 70445 Bus: (985) 640-0575 Home: 2011 Mobile: (504) 508-0929 Bus Fax: (985) 882-4702 E-mail: RhCGC@Bellsouth.net

Total Recreation - Wade Contractors, Inc.

230024 Yupon Porter, TX 77365

PO Box 250 Porter, TX 77365 Bus: (281) 354-1934 Mobile: (713) 805-8176 Bus Fax: (281) 354-1875 E-mail: Wade Contractors, Inc.

Total Recreation - Walk In The Park

Construction

P.O. Box 153886 Irving, Texas 75075 Bus: (972) 953-0598 Bus Fax: (214) 493-1150 E-mail: scottjwalkinthepark@verizon.net

Triple M Recreation - D.A. Lewis. Construction, Inc.

405 Maple St., Suite A-103 Ramona, Ca 92065 Bus: (760) 788-0100 Mobile: (760) 703-3706 Bus Fax: (760) 788-8718 E-mail: doug@dalewisconstruction.com

Imple & Recreation - C & G Builders

3589 Nevada Street, Suite B Pleasanton, CA 94566 Bus: (925) 846-9023 Home: 2007 Mobile: (925) 570-7606 Bus Fax: (925) 846-9152 E-mail: lebowski1099@yahoo.com

Triple M Recreation - Greenhouse, Inc., The

1950 Cooper Loop Las Cruces, NM 88005 Bus: (505) 523-1491 ext. 18 Mobile: (505) 649-0521 Bus Fax: (505) 526-7819 E-mail: cindy@thegreenhouseinc.biz

Triple M Recreation - Hansen & Prezzano Builders LLC

PO Box 359 Peralta, NM 87042 Bus: (505) 865-3900 Mobile: (505) 228-11.30 Bus Fax: (505) 865-3922 E-mail: HPrezzano@netscape.net



Triple M Recreation – Premier Construction Corporation

P.O. Box 773 Vail, AZ 85641 Bus: (520) 429-5245 Home: 2011 Bus Fax: (520) 529-1301 E-mail: alex@premiercorp.us

Triple M Recreation – Progressive Playgrounds, Inc.

12784 N. 3rd St. Paskes, CD 80134 Bus: (303) 805-8992 Bus Fax: (303) 805-8991 E-mail: mkhickman@msn.com



West -- Gustom Park Services

8019 E. Old Jessup Road PO Box 1098 Jessup, MD 20794 Bus: (410) 799-7745 or 877-799-7745 Mobile: (410) 365-0502 Bus Fax: (410) 579-1284 E-mail: Custompark@comcast.net

West - Grass roots, Inc.

501 W. Central Avenue Davidsonville, MD 21035 Bus: (301) 858-0766 Bus Fax: (301) 858-1034 E-mail: getgrassroots@aol.com

West = Jones & Sons Contracting

11409 Boltomley Road Thurmont, MD 21788 Bus: (301) 898-3743 Bus Fax: (301) 898-3743 E-mail: lannajones@msn.com

West = Play Structure Plus

6 West Fairview Avenue Middletown, DE 19709 Bus: (302) 528-8791 Bus Fax: (302) 376-3010 E-mail: mark@playspi.com

Williams, David = C & W Construction

2101 Western Ave. Alliance, OH 44601 Bus: (330) 823-5256 Mobile: (330) 495-8590

Williams, David -- G T I. -

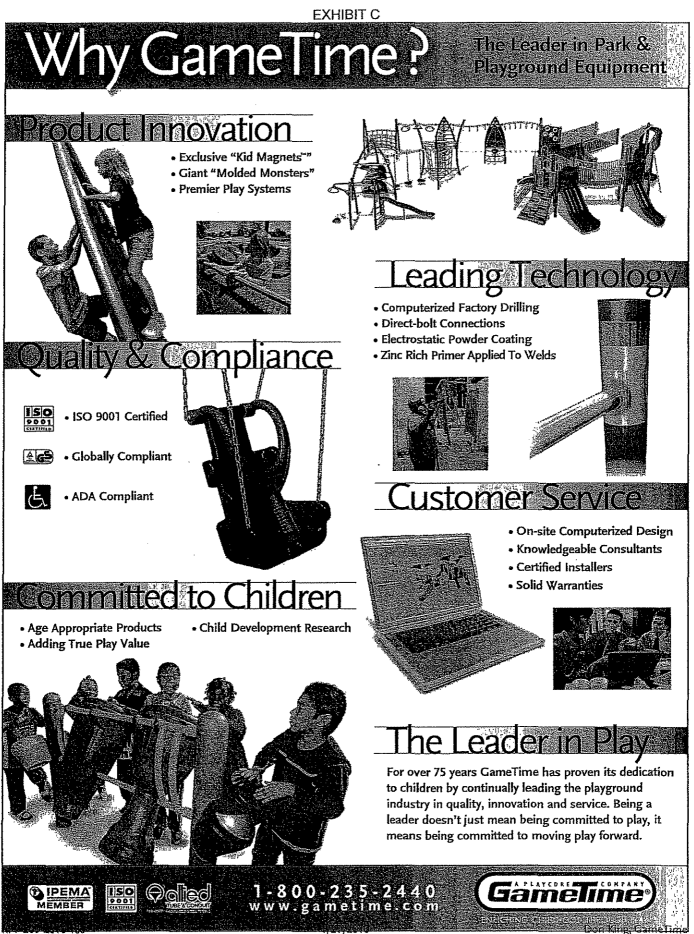
P.O. Box 418 Harrison, Ohio 45030 Bus: (812) 576-1301 Mobile: (513) 309-9423 Bus Fax: (812) 576-1301

Williams, David - Playground Equipment Services, LLC

3475 West Fork Road Cincinnati, Ohio 45211 Bus: (513) 886-4868 Bus Fax: (513) 661-5346 E-mail: PESDAN@cinci.rr.com

Williams, David - Schunk Excavating & Trucking, Inc.

P.O. Box 56 Miamitown; OH 45041 Bus: (513) 353-4760 Bus Fax: (513) 353-4760 E-mail: toddschunk@fhtm.us



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Exhibit D

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U.S. Communities Administrative Agreement

Exhibit E

Freight Rate Schedules

The attached Freight Rate Schedule is incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

Exhibit F

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The attached Product Warranties are incorporated into and made a part of the Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba Game Time (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

Gameline)

GameTime offers you peace of mind with the best, most all encompassing warranties in the industry.

We want to assure you that we are part of your community playground long after the sale is made. Our quality is legendary, and we stand behind our products with one of the best warranties in the business and a level of customer service that assures you that your needs will be met. For complete Warranty information, consult your GameTime sales representative.

• Lifetime limited warranty on PowerScape®, PrimeTime®, and Xscape® uprights.

• Lifetime limited warranty on all hardware.

• Lifetime limited warranty on PowerScape PowerLocks®.

• 15 Year limited warranty on pipes, rungs, rails, metal decks and loops.

• 15 Year warranty on rotationally molded KidTime and GameTime products.

• 10 Year limited warranty on PrimeTime bolt-through connection.

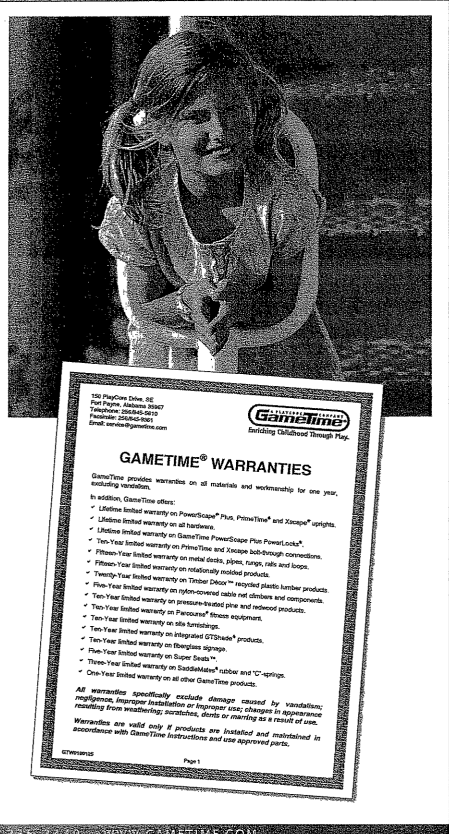
• 10 Year limited warranty on Parcourse® fitness equipment.

• 5 Year limited warranty on SuperSeats™.

• 3 Year limited warranty on rubber or C type springs used on SaddleMates®.

• 1 Year limited warranty on all other GameTime products.

The Industry's BEST Warranty



C GameTime, a PlayCore company.

150 PlayCore Drive, SE Fort Payne, Alabama 35967 Telephone: 256/845-5610 Facsimile: 256/845-9361 Email: service@gametime.com



GAMETIME[®] WARRANTIES

GameTime provides warranties on all materials and workmanship for one year, excluding vandalism.

In addition, GameTime offers:

- ✓ Lifetime limited warranty on PowerScape[®] Plus, PrimeTime[®] and Xscape[®] uprights.
- ✓ Lifetime limited warranty on all hardware.
- Lifetime limited warranty on GameTime PowerScape Plus PowerLocks[®].
- ✓ Ten-Year limited warranty on PrimeTime and Xscape bolt-through connections.
- ✓ Fifteen-Year limited warranty on metal decks, pipes, rungs, rails and loops.
- Fifteen-Year limited warranty on rotationally molded products.
- ✓ Twenty-Year limited warranty on Timber Décor™ recycled plastic lumber products.
- Five-Year limited warranty on nylon-covered cable net climbers and components.
- Ten-Year limited warranty on pressure-treated pine and redwood products.
- Ten-Year limited warranty on Parcourse[®] fitness equipment.
- Ten-Year limited warranty on site furnishings.
- Ten-Year limited warranty on integrated GTShade[®] products.
- Ten-Year limited warranty on fiberglass signage.
- ✓ Five-Year limited warranty on Super Seats™.
- Three-Year limited warranty on SaddleMates[®] rubber and "C"-springs.
- One-Year limited warranty on all other GameTime products.

All warranties specifically exclude damage caused by vandalism; negligence, improper installation or improper use; changes in appearance resulting from weathering; scratches, dents or marring as a result of use.

Warranties are valid only if products are installed and maintained in 'accordance with GameTime instructions and use approved parts.

GTW0100125

Page 1

LIMITED WARRANTY ON POWERSCAPE® PLUS, PRIMETIME®, AND XSCAPE®

GameTime provides a lifetime limited warranty on PowerScape Plus PowerLocks[®]; a fifteen-year warranty on metal decks, pipes, rails, loops, and rungs; a lifetime limited warranty on upright posts; a ten-year limited warranty on PrimeTime and Xscape bolt-through connections; ten-year limited warranty on EDPM rubber components; and a one-year limited warranty on powder coated parts. These warranties cover damage due to failure or corrosion of metal parts or rubber breakdown that cause the product to become structurally unfit for its intended use. The lifetime warranty refers to the life of the product as defined below and covers the product under normal use and proper maintenance; see exclusions.

LIFETIME LIMITED WARRANTY ON HARDWARE

GameTime provides a lifetime limited warranty against structural failure due to breaking or shearing which causes the product to become structurally unfit for its intended use; a lifetime limited warranty on stainless steel hardware against rust; and a one-year limited warranty on non-stainless steel hardware against rust; see exclusions. All testing of GameTime's hardware is performed under the guidelines of ASTM B117. The lifetime warranty refers to the life of the product as defined below and covers the product under normal use and proper maintenance. The cost of replacement due to scratching or cutting of certain hardware plating is not included in this warranty.

FIFTEEN-YEAR LIMITED WARRANTY ON ROTOMOLDED AND THERMO-FORMED POLYETHYLENE PRODUCTS

GameTime provides a fifteen-year limited warranty on rotomolded and thermo-formed polyethylene products and tenyear limited warranty on polyethylene handholds for structural integrity against damage due to breaking or splitting under normal use that causes the product to become structurally unfit for its intended use; see exclusions. In the event of a claim under this warranty, GameTime will replace the rotomolded or thermo-formed polyethylene product at no cost to the customer.

TWENTY-YEAR LIMITED WARRANTY ON TIMBER DÉCOR™ PRODUCTS

GameTime provides a twenty-year limited warranty on recycled plastic lumber products in normal applications against rotting, splintering, decay or structural damage directly from termites or fungal decay that cause the product to become structurally unfit for its intended use; see exclusions.

LIMITED WARRANTY ON NET CLIMBERS AND COMPONENTS

GameTime provides a five-year limited warranty on nylon-covered cable net climbers and components against structural failure caused by cable breakage; a five-year limited warranty on nylon-covered cable wear and deterioration resulting from defects in materials and workmanship; and a one-year limited warranty on nylon rope products. These warranties cover damage due to failure that cause the product to become structurally unfit for the intended use; see exclusions.

LIMITED WARRANTY ON INTEGRATED GTSHADE® PRODUCTS

GameTime provides a ten-year limited warranty on fabric canopies against tears, runs, cracking, mildew and color fading except for red, which has a three-year color warranty. Canopies have a limited warranty against structure failure due to wind of up to 90 miles per hour (mph) and structural failure due to snow and ice loading exceeding five pounds per square foot. Fabric canopies are to be removed if winds are expected to exceed 90 mph or when snow or ice is expected. Fabric warranty does not cover damage resulting from chemical contact.

All metal upright posts and support structure framing have a ten-year limited warranty against becoming structurally unfit for the use intended and a one-year limited warranty against rusting and workmanship of painted surfaces. Warranty is limited to winds of up to 90 mph when fabric canopies are installed (wind resistance improves 10 to 20 mph without canopies).

LIMITED WARRANTY ON SITE FURNISHINGS

GameTime provides a ten-year limited warranty on site furnishings against structural failure and a one-year limited warranty on powder coating. These warranties cover damage due to failure or corrosion of metal parts that cause the product to become structurally unfit for the intended use; see exclusions.

GTW100125

LIMITED WARRANTY ON FIBERGLASS SIGNAGE AND HDPE PANELS

GameTime provides a ten-year limited warranty on fiberglass sign panels against delaminating or fading and a fiveyear warranty on high density polyethylene (HDPE) panels against degradation and discoloration.

TEN-YEAR LIMITED WARRANTY ON REDWOOD AND PRESSURE-TREATED WOOD PRODUCTS

GameTime provides a ten-year limited warranty on redwood and pressure-treated wood products against damage by decay or termites causing the wood to become structurally unfit for its intended use; see exclusions.

FIVE YEAR LIMITED WARRANTY ON GAMETIME SUPER SEAT™

GameTime provides a five-year limited warranty on Model No. 949 SuperSeat and Model No. 999 Super Seat-2 against structural failure that causes the seat to become unfit for its intended use; see exclusions. The factory installed "S"-Hook and Seat Hanger assemblies are covered under a one-year limited warranty against rust, corrosion or premature wear.

THREE-YEAR LIMITED WARRANTY ON RUBBER AND "C" SPRINGS FOR SADDLEMATES[®]

GameTime provides a three-year limited warranty on rubber and "C"-springs for SaddleMates against damage due to de-lamination of the rubber spring and breakage of the "C"-spring that cause the SaddleMate to become structurally unfit for its intended use; see exclusions.

For the purposes of this warranty, lifetime encompasses no specific term of years, but rather that Seller warrants to its original customer for as long as the original customer owns the Product and uses the Product for its intended purpose that the Product and all parts will be free from defects in material and manufacturing workmanship.

GameTime excludes from these warranties the cost to remove parts and reinstall replacements; replacement due to cosmetic defects or coating deterioration caused by climatic conditions; and wood replacement resulting from twisting, warping, checking, shrinking, swelling or other natural physical properties of wood.

To the extent permitted by law, these warranties are expressly in lieu of any other implied or expressed warranties or representation by any person, including any implied warranty of merchantability or fitness. These warranties provide valuable rights to you. No Sales Representative can modify or amend the terms of this warranty.

Since warranty limitations and exclusions may vary from state to state, you should check any specific warranty rights in your state.

GTW100125

Claim Procedure: To make a warranty claim, send your written statement of claim, along with the original purchase invoice or invoice number to:

GameTime Customer Service P.O. Box 680121 Fort Payne, AL 35968 Fax: 256-845-9361 Email: service@gametime.com

Or Contact your local Representative at

USA 1-800-235-2440

International 01-256-845-5610

Within 60 days of notice of claim under warranty, GameTime will make arrangements to replace the damaged product. GameTime will cover freight costs within the continental United States. GameTime is not responsible for freight costs associated with products located outside the continental United States. GameTime reserves the right to inspect all product identified as damaged.

Date of Purchase: _____

Purchaser: _____

GameTime Invoice Number: _____

Authorized GameTime Signature

Title

See GameTime on the web at www.gametime.com

To obtain a "GENERAL CERTIFICATE of CONFORMITY" as required by the 'CONSUMER PRODUCT SAFETY IMPROVEMENT ACT OF 2008" follow the link below and enter your seven-digit customer order number.

http://cpsia.playcore.com







GTW100125

Page 4



1675 Locust Street Red Bud, IL 62278 Phone: 618-282-8200 Fax: 618-282-8202

WARRANTY & TERMS

WARRANTY: 5 Year Limited Warranty on Thermoplastic coated elements. Ultra Play guarantees all items for one full year to be free of defects in workmanship or materials when installed and maintained properly. We agree to repair or replace, any items determined to be defective. Items specifically not covered by this warranty include vandalism, man made or natural disasters, lack of maintenance, normal weathering or wear and tear due to public abuse.



Warranty

GameTime provides a ten-year limited warranty on all fabric canopies against tears, runs, cracking and mildew.

GameTime provides a ten-year limited warranty on all fabric colors against fading except for red, which carries a three-year warranty.

GameTime provides a 90 MPH (miles per hour) limited warranty on the fabric canopy against wind. The fabric canopy is to be removed if winds are expected to exceed 90 miles per hour. Failure to remove fabric during high wind seasons will void the fabric warranty against tears.

GameTime provides a 10 to 20 pound per square foot limited warranty on the fabric canopy against snow and ice. The fabric is to be removed during winter months when snow and ice is expected. Failure to remove fabric during snow and ice season will void the fabric warranty against tears.

GameTime provides a ten-year limited warranty on all metal upright posts and support structure framing against failure due to structural integrity.

GameTime provides a one-year limited warranty against rusting and workmanship of painted surfaces.

GameTime provides a 90, 110 or 140 MPH (miles per hour) limited warranty on all metal upright posts and support structure framing. These calculations are with fabric canopy installed. Removing the fabric canopy will assist the metal structure to withstand higher winds by 10 to 20 MPH (miles per hour).

Above warranties are valid from the date of shipment.

All GameTime warranties will be void if damage to or failure to the shade fabric is caused by contact with chemicals, misuse, vandalism, any act of God, including but not limited to, ice, snow or wind in excess of the applicable building code parameters.

All GameTime warranties are invalid if the fabric is installed on structures other than GTShade, if changes or field modifications are made without written authorization from GameTime or if the product isn't installed or maintained in strict compliance with the manufacturer's specifications. GameTime warranties do not cover the cost of removals, replacements or repairs.

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All warranty claims must be filed in writing within the warranty period.

To the extent permitted by law, these warranties are expressly in lieu of any other implied or expressed warranties or representation by any person, including any implied warranty of merchantability or fitness. These warranties provide valuable rights to you. No Sales Representative can modify or amend the terms of this warranty.

To make a warranty claim, send your written statement of claim, along with the original purchase invoice or invoice number to:

GameTime Customer Service P. O. Box 680121 Fort Payne, AL 35968

Or Contact Your Local Representative at: USA 1-800-235-2440 International 01-256-845-5610

Within 60 days of notice of claim under warranty, GameTime will make arrangements to replace the damaged product. GameTime will cover freight costs within the Continental United States. GameTime is not responsible for freight cost associated with products located outside the Continental United States. GameTime reserves the right to inspect all products identified as damaged.

Since warranty limitations and exclusions may vary from state to state, you should check any specific rights in your state.

GameTime P. O. Box 680121 Fort Payne, AL 35968 Fax: 256-997-9653 Email: <u>service@gametime.com</u> See GameTime on the web at <u>www.gametime.com</u>







2

GTNets featuring



DX MANUFACTURER'S WARRANTIES

Dynamo Industries warrants its products to be free from defect in materials or workmanship for a period of (1) one year during normal use and installation and in accordance with our published specifications. Additional limited warranties cover the Products against defects caused by deterioration affecting the structural integrity of the equipment during the following periods starting from the date of installation:

- 100 year limited warranty on aluminum and stainless steel posts, with the exclusion of cosmetic defects, and providing that proper maintenance was performed on rotating parts according to Manufacturer's instruction.
- 100 year limited warranty on moulded aluminum parts, with the exclusion of cosmetic defects.
- 15 year limited warranty on tubular steel components, with the exclusion of cosmetic defects.
- 15 year limited warranty on cables breakage, with the exclusion of cosmetic defects.*
- 10 year limited warranty on nylon bearings and ring junction pieces, with the exclusion of cosmetic defects.
- 5 year limited warranty on PE finished decks, with the exclusion of cosmetic defects.
- 5 year limited warranty on premature wear of cables, with the exclusion of cosmetic defects.

The warranty stated above is valid only if the structures are erected in conformity with the installation instructions and procedures furnished by Dynamo Industries using approved parts; have been maintained and inspected in accordance with Dynamo Industries' instructions; have been subjected to normal use for the purpose for which the goods were designed; have not been subjected to vandalism, misuse, neglect or accident; have not been subjected to addition or substitution of parts; and have not been modified, altered, or repaired by persons other than Dynamo Industries or its designees in a any respect which, in the judgment of Dynamo Industries, affects the condition or operation of the structures.

This warranty does not cover cosmetic items (such as scratches, dents, marring, fading, discoloring, weathering), paint, or decorations, normal wear and tear, or damage due to checking and warping. Cable wear does not cover nylon when structure is installed in a site where sand is used as the protective surfacing.

These warranties cover either replacement or repair, at the Manufacturer's discretion, of any Products according to the above descriptions. Transportation and installation-on-site costs are not covered by these warranties, except where specific arrangements are made with written consent from the Manufacturer.

To make claim under the terms of the Warranty, the Buyer's written statement of claim, along with a copy of the original invoice, maintenance records, and supporting photographs, must be sent to Dynamo Industries, 2725 Lockwood Lane, Ottawa, ON K4C 1B6.

* 15 year cable defect warranty voided to 5 year when installed in sand.

® Dynamo DX Technology and all indicia are registered trademarks of Dynamo Industries 2006.

EVERLAST NatureROCKSTM LIMITED WARRANTY

Everlast Climbing Industries, Inc. (ECI) warrants to the original purchaser that the structure of NatureROCKS purchased from ECI will be free from defects in materials and workmanship at the time of delivery and for a period of five (5) years thereafter. With respect to the painted surface of NatureROCKS, ECI warrants to the original purchaser that the painted surface will be free of defects in material and workmanship at the time of delivery and for a period of one (1) year thereafter. This warranty does not cover minor, routine surface cracking which is a normal part of the GFRC curing process. Should NatureROCKS purchased from ECI fail to conform to this warranty during the warranty period, ECI will, at its option, repair or replace the faulty unit(s) at no additional charge. This limited warranty does not include service to repair damage to NatureROCKS purchased from ECI resulting from a cause other than defect or malfunction, including neglect, accident, vandalism, improper installation, unreasonable use or servicing or modification by anyone other than ECI.

EXCEPT AS SET FORTH ABOVE, ALL PRODUCTS PURCHASED FROM ECI ARE SOLD "AS IS." ECI MAKES NO WARRANTIES EXPRESSED OR IMPLIED HEREUNDER AND SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

Warranty service may be obtained by contacting Everlast Climbing Industries, Inc. in writing at the address shown below within five years of original purchase and providing proof of purchase date. You, the original purchaser, agree to pay the cost for ECI to ascertain that damages have occurred. For further information, contact:

Everlast Climbing Industries, Inc., 1335 Mendota Heights Road, Mendota Heights, MN 55120 Phone: (651) 665-9131 Toll Free: (800) 476-7366

All warranties on NatureROCKS purchased from ECI are limited to one or five years from the date of purchase, as outlined above.

Any modifications or changes to ECI's NatureROCKS, without ECI's express written approval, will void this warranty.

If this product does not conform with the warranties given as stated above, your remedy is to have the unit repaired or replaced as provided above. In no event will ECI be liable for any loss or damage, including damages of any kind arising out of the use of or inability to use this product, for incidental or consequential damages, or for any claim by anyone other than you, the original purchaser.

Some states do not allow limitations on warranties and do not allow the exclusion or limitation of incidental or consequential damages, so any such limitation or exclusion may not apply to you. This warranty gives you specific legal rights which may vary from state to state.

* Keep this document for your records and proof of warranty.

Product Warranty Terms

DISCONPORC

The fountains manufactured by Rain Drop[™] Products are warranted for five years from date of shipment against any defects in material or workmanship; excluding only normal wear and tear and improper operation or installation.

The fiberglass reinforced plastic (FRP) and/or structural tubing furnished with the fountains has a 25-year unconditional warranty against rust and corrosion from the date of shipment.

The liability of Rain Drop Products under this warranty is limited to the replacement or repair of defective material to the owner's designated location of such materials as they are covered by this warranty provided written notice of such defect is delivered to Rain Drop Products, Ashland, Ohio within the warranty period and within 15 days after such defect was discovered. Rain Drop Products shall not be liable for the shipping cost of return of such claimed defective materials to Rain Drop Products or for shipping cost of replacement materials. Whether to replace or repair the feature is ultimately the decision of Rain Drop Products, LLC.

This warranty is in lieu of all other warranties expressed or implied.



716 Union Street • Ashland, OH 44805 • 419-207-1229 • www.rain-drop.com



Date: Wednesday, April 28, 2010

Project:

Contractor:

Project Shipped Date:

Project Completion Date:

Product Supplied:

Manufacturer: GT Grandstands, Inc. 2810 Sydney Road Plant City, FL 33566

WARRANTY STATEMENT

GT Grandstands warrants to the Owner that its permanent grandstands shall be free from defects in material and workmanship under normal use for a period of five (5) year provided they are installed per GT Grandstands installation instructions and that component parts supplied by GT Grandstands are used. GT Grandstands' obligation under this warranty shall be limited to repair and exchange of any such item, which may prove defective under normal use (vandalism and premeditated damage excluded) during such period. Warranty period begins at final acceptance by owner. GT Grandstands will release the warranty documents to the buyer only after the Buyer has paid GT Grandstands in full the final contracted amount.

Gregory L. Buckner (General Manager)

GameTime)

GT Impax Engineered Wood Fiber System Warranty

Effective June 1, 2008

GameTime warrants the GT Impax Engineered Wood Fiber Surfacing System installation to the original purchaser for a period of twenty five (25) years from date of installation. This limited warranty applies only to GT Impax Engineered Wood Fiber Surfacing Systems that have been approved for installation. For the purpose of this warranty, a system is comprised of a correctly prepared sub base, drainage system, geotextile, wear mats, and Engineered Wood Fiber.

Performance:

In the event the Materials and/or System do not conform or perform as expected, the Limited Warranty shall be limited to replacement of the defective Materials and/or System in question, and shall not include installation or consequential damages or refund. This Limited Warranty does not cover normal wear.

Conditions:

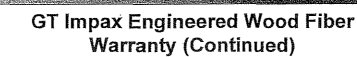
This Limited Warranty is conditional upon the System being properly installed and maintained by the purchaser in accordance with written instructions provided by GameTime.

What is Covered?

- GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber surfacing system will meet ASTM F1292-04 at the specified critical height (8 ft. for an 8 in. depth of GT Impax Engineered Wood Fiber, 12 ft. for a 12 in. depth) for a period of twenty five (25) years from the date of installation, subject to the conditions and exclusions shown below.
- 2. GameTime warrants for a period of twenty five (25) years, to the original purchaser, that the GameTime geotextile fabric of the installation will be free from defects upon delivery, subject to the conditions and exclusions shown below.
- 3. GameTime warrants for a period of twenty five (25) years, to the original purchaser, that the GameTime Terra Flow drain system of the installation will be free from defects upon delivery, subject to the conditions and exclusions shown below
- 4. GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber Surfacing will be free from defects upon delivery, subject to the conditions and exclusions shown below.

If the GT Impax Engineered Wood Fiber surfacing installation system is defective within the applicable warranty period, GameTime will, subject to the conditions set forth below, replace defective installation components at no charge within a reasonable period of time. Components used for replacement under this warranty are warranted for the remainder of the original warranty period. The replacement of defective components shall constitute the sole and exclusive remedy in the event of a breach of warranty.

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EXCLUSIONS

Incorrect installation, including insufficient drainage, failure to install all material delivered, failure to maintain the surface depth thereof, failure to use GT Impax wear mats in high use areas (swings, slides etc.), use of System components and/or materials other than GameTime, abnormal use, lack of or improper maintenance, acts of vandalism shall void this limited warranty and GT Impax shall have no responsibility with respect to damage resulting there from. In addition, changed impact attenuation characteristics created by sand or other materials tracked into the System are not covered by this Warranty as is acts of God, or any other cause beyond the control of GameTime will not be covered by this limited warranty.

NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.

THERE ARE NO WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE THAT EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

Some states do not allow limitations on how long an implied warranty lasts or the exclusion or limitations of incidental or consequential damages, so the above limitation or exclusions may not apply to you. This warranty gives you specific legal rights and you may also have other rights that vary from state to state.

	Warrantor: GameTime	
P.O.	Box 680121, Fort Payne, AL 35968	3
	800-235-2440	

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Name of project:

Customer:

Location:

Date of installation:

Representative:

Date:

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(Gameline)

FIFTEEN YEAR LIMITED (PERFORMANCE) WARRANTY

Effective June 1, 2008

GameTime warrants the GT Impax Engineered Wood Fiber Surfacing installation to the original purchaser for a period of fifteen (15) years from date of installation. This limited warranty applies only to GT Impax Engineered Wood Fiber Surfacing that has been approved for installation.

Performance:

In the event the Materials do not conform or perform as expected, the Limited Warranty shall be limited to replacement of the defective Materials in question, and shall not include installation or consequential damages or refund. This Limited Warranty does not cover normal wear.

Conditions:

This Limited Warranty is conditional upon the Surfacing being properly installed and maintained by the purchaser in accordance with written instructions provided by GameTime.

What Is Covered?

- 1. GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber surfacing system will meet ASTM F1292-04 at the specified critical height (8 ft. for an 8 in. depth of GT Impax Engineered Wood Fiber, 12 ft. for a 12 in. depth) for a period of fifteen (15) years from the date of installation, subject to the conditions and exclusions shown below.
- GameTime warrants, to the original purchaser, that the GT Impax Engineered Wood Fiber Surfacing will be free from defects upon delivery, subject to the conditions and exclusions shown below.

If the GT Impax Engineered Wood Fiber surfacing is defective within the applicable warranty period, GameTime will, subject to the conditions set forth below, replace defective installation components at no charge within a reasonable period of time. Components used for replacement under this warranty are warranted for the remainder of the original warranty period. The replacement of defective components shall constitute the sole and exclusive remedy in the event of a breach of warranty.

EXCLUSIONS

Incorrect installation, including insufficient drainage, failure to install all material delivered, failure to maintain the surface depth thereof, failure to use GT Impax wear mats in high use areas (swings, slides etc.), abnormal use, lack of or improper maintenance, acts of vandalism shall void this limited warranty and GT Impax shall have no responsibility with respect to damage resulting therefrom. In addition, changed impact attenuation characteristics created by sand or other materials tracked into the System are not covered by this Warranty as is acts of God, or any other cause beyond the control of GameTime will not be covered by this limited warranty.

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(Gameline)

FIFTEEN YEAR LIMITED (PERFORMANCE) WARRANTY

NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.

THERE ARE NO WARRANTIES EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE THAT EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

Some states do not allow limitations on how long an implied warranty lasts or the exclusion or limitations of incidental or consequential damages, so the above limitation or exclusions may not apply to you. This warranty gives you specific legal rights and you may also have other rights that vary from state to state.

Warrantor: GameTime

P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order Number:

Name of Project:

Customer:

Location:

Date of Installation:

Representative:

Date:

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GT Impax Shredded Rubber Warranty

GT Impax Loose Shredded Rubber Surfacing is manufactured from recycled automobile and truck tires and is guaranteed to meet or exceed the ASTM Standard Specification for Impact Attenuation of Surface Systems Under and Around Playground Equipment Playground Surfacing Guidelines used by U.S. Consumer Products Safety Commission.

GameTime warrants GT Impax Loose Shredded Rubber Surfacing against total color loss for eight years from the purchase date and in turn warrants the impact attenuation performance of this product for the lifetime of ownership (not to exceed fifty years), subject to the conditions and exclusions listed below.

All product warranties are conditioned upon GT Impax Loose Shredded Rubber Surfacing being properly installed and maintained by the end-user in accordance with the installation and maintenance guidelines available from GameTime.

GameTime's entire liability and the purchaser's sole remedy, in the unlikely event that GT Impax Loose Shredded Rubber Surfacing does not conform to this guarantee, shall be limited to the replacement of defective material and shall not include the removal costs or installation costs or consequential damages or refund.

No other guarantee or warranty is expressed, written or implied except stated herein. Vandalism, physical loss or any abnormal use shall void this warranty, and GameTime shall have no responsibility with respect to damage resulting there from. Additionally, this warranty shall be void if foreign materials that affect impact attenuation are deposited onto or into these products. Under no conditions shall GameTime be liable for any damages whatsoever arising from the use of or inability to use the aforementioned products, even if GameTime has been advised of the possibility of such loss.

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P.O. Box 680121, Fort Payne, AL 35968 800-235-2440					
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Name of project:					
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Location:					
Date of installation:					
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GT Impax Tile Warranty

Subject to the following terms and conditions, GameTime (SELLER) warrants to the Buyer that the GameTime recycled rubber tile surfacing (Tile) sold to the Buyer will be free from manufacturing defects at the time of their delivery to the job site.

If, upon inspection by the Seller, the Tile evidences manufacturing defects, Seller's liability and Buyer's remedies are limited, at Seller's option, to the repair or replacement of the defective Tile at the F.O.B. point in the original contract of sale.

Seller further warrants that the Tile will not prematurely deteriorate to the point of failure because of weathering for a period of five (5) years from the date of sale if properly installed, maintained and used for the purpose for which the Seller intended.

Buyer shall give Seller notice of a claim under this warranty within thirty (30) days of discovering the premature deterioration of the Tile.

If, upon inspection by the Seller, the Tile shows premature deterioration because of weathering within the five (5) year period stated herein, Seller's liability and Buyer's remedies are limited at Seller's option to the providing of repair material for the original Tile or credit to be applied toward the purchase of the new Tile, the value of these remedies being determined by the Seller based upon the number of remaining months of the unexpired warranty used to pro-rate at the current price for the Tile. The maximum pro-rated value allowed by Seller for repair or credit shall not exceed the original Tile purchase price.

NO REPRESENTATIVE OF THE SELLER HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OR PROMISES EXCEPT AS STATED HEREIN.

THERE ARE NO WARRANTIES EITHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WHICH EXTEND BEYOND THE WARRANTIES CONTAINED IN THIS DOCUMENT. GAMETIME SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES TO THE STRUCTURE OR ITS CONTENTS ARISING UNDER ANY THEORY OF LAW WHATSOEVER.

Warrantor: GameTime					
P.O. Box 680121, Fort Payne, AL 35968					
800-235-2440					

Order number: Name of project: Customer: Location: Date of installation: Representative:

Date:

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Poured Bonded Rubber Warranty

GameTime

Playground Equipment

GameTime warrants the GT Impax recycled poured bonded rubber surface installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of three (3) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax Poured Bonded Rubber due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

This limited warranty includes GameTime's obligation to only repair and/or replace any defective materials or workmanship in the surface area or surface areas that have failed during the <u>first year</u> of the three-year warranty period. A failed area or failed areas include edge raveling, delaminating, peeling, color loss or loss of integrity as a result of the GT Impax recycled poured bonded rubber degradation. Due to maintenance requirements, edge raveling, delaminating, peeling or loss of integrity in the second and third year of the warranty is limited to material replacements only. Labor cost for resealing and/or repairing the poured bonded rubber pad will be at the expense of the end user. Material replacement due to color lost carries a one-year warranty.

GameTime is under no obligation or responsibility to repair and/or replace the GT Impax recycled poured bonded rubber surface if damaged during the curing process (Unless specified in contract), damage by vandalism (including stains, cuts, burns, gouges, etc.), product misuse, abuse or alteration, improper slab or base or sub-base design or construction, improper drainage, improper or lack of specified required maintenance, any foreign residue that may be deposited on the surface, normal wear and tear (including slight color variations, and color fading), damage from sharp objects (high heels, spikes, etc.), problems caused by moisture, alkali, hydrostatic pressure, cracking, shifting, or lifting of the substrate, or acts of God.

All warranty claims shall be made in writing to GameTime within thirty (30) days after the Owner has knowledge thereof, but in no event later than thirty (30) days after expiration of the warranty period. The written notification from the Owner shall include the following: the date of the first notice of the failure, details of the failure, photos of the failed area and a request for a warranty claim meeting with GameTime at the installation site (if applicable). GameTime shall not be responsible for warranty claims for any notices received from the Owner after thirty (30) days of Owner's first knowledge of the failure.

GameTime shall determine the validity of all claims after sufficient evidence has been gathered. GameTime shall then replace, repair or make a refund for any claims validated by it. Any refund, credit or allowance provided to the Owner on a warranty claim is exercisable only if said allowance is used to accommodate replacement with a GT Impax recycled poured bonded rubber surface.

Any dispute as to whether and to what extent there is a GT Impax recycled poured bonded rubber surfacing failure and a subsequent valid warranty claim within the meaning of this warranty shall be initially dealt with by joint investigation and discussion between GameTime and owner in order to achieve a mutually agreeable solution. If such a solution cannot be reached within thirty (30) days, then either the Owner of GameTime shall submit the matter to an arbitrator who is a member of the American Arbitration Association and who shall make a determination in accordance with the rules and regulation of said American Arbitration. The decision of said arbitrator shall be binding on both parties.

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This limited warranty is exclusive of the underlying material (e.g. existing surface, existing or new asphalt, concrete, base, sub-base or sub-grade). If the underlying material fails for any reason whatsoever (including hydrostatic pressure, cracking, shifting, heaving), then GameTime warranty shall be rendered invalid. If the underlying material is concrete, a "curing agent" is NOT allowed; as it will probably cause delamination of the GT Impax recycled poured bonded rubber. Additionally, there is no warranty against surface cracking along expansion joints and underlying cracks, or separating from an adjacent border, curb or walkway. This limited warranty does not include discoloration as a result of ultraviolet rays, unapproved cleaning materials or vandalism. WARNING: Surface temperatures can prove dangerous under warm weather conditions. Shoes and/or socks must be worn during warm weather conditions.

Owner agrees that it will not, under any circumstances, make alterations to the GT Impax recycled poured bonded rubber surface without the written authorization of GameTime. Any unauthorized alteration by the Owner shall result in the immediate termination of all warranties for the GT Impax recycled poured bonded rubber surfacing and shall also give rise to the duty of the Owner to hold harmless, defend and indemnify GameTime from any claim, suit or cause of action, personal injury, death, or property damage arising out of or related to said alteration.

This limited warranty is expressly made in lieu of any other warranties and is exclusive to the original Owner. Owner acknowledges that the limited warranty will be voided if the Owner fails to follow the GameTime Maintenance Guidelines provided by GameTime. Owner agrees that in no event shall GameTime have any liability to Owner for loss of use or loss of profits or any form of consequential damages. NOTE: The following chemicals can cause potential damage to the GT Impax recycled poured bonded rubber and should be avoided: disinfectants, concentrated bleach, gasoline, diesel, hydraulic and lubricating oils, weak acids and organic solvents.

If the contract price is not paid in a timely manner as per the terms and conditions of the agreed contract, the limited warranty is automatically voided. Any damages to the surface during the curing period will be repaired or paid for at the Owner's expense. This limited warranty does not lessen or eliminate any other contractual obligation of Owner to GameTime.

Warrantor: GameTime P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order number:	
Name of project:	
Customer:	
Location:	
Date of installation:	
Representative:	

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Date:

GT Impax Poured In Place (PIP) Warranty

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Playground Equipment

GameTime warrants the GT Impax recycled poured rubber surface (referred to as PIP) installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of five (5) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax PIP due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

Water Play Equipment

GameTime warrants the GT Impax recycled poured rubber surface (referred to as PIP) installed and maintained in accordance to GameTime specifications, under this contract agreement for a period of three (3) years commencing from the date of substantial completion. This limited warranty shall provide for 100% of the cost for necessary repairs caused by the failure of the GT Impax PIP due to workmanship and materials only, and pertains only to the surfacing material agreed to under this contract.

Water Play Equipment Only: If aliphatic binder is not used, poured rubber surfacing (PIP) will carry a maximum one-year (1) warranty.

This limited warranty includes GameTime's obligation to only repair and/or replace any defective materials or workmanship in the surface area or surface areas that have failed during the warranty period. A failed area or failed areas include edge raveling, bubbling, delamination, peeling, and loss of integrity as a result of the GT Impax recycled poured rubber degradation. GameTime is under no obligation or responsibility to repair and/or replace the GT Impax recycled poured rubber "PIP" surface if damaged during the curing process (Unless specified in contract), damage by vandalism (including stains, cuts, burns, gouges, etc.), product misuse, abuse or alteration, improper slab or base or sub-base design or construction, improper drainage, improper or lack of specified required maintenance, any foreign residue that may be deposited on the surface, normal wear and tear (including slight color variations, and color fading), damage from sharp objects (high heels, spikes, etc.), problems caused by moisture, alkali, hydrostatic pressure, cracking, shifting, or lifting of the substrate, or acts of God.

All warranty claims shall be made in writing to GameTime within thirty (30) days after the Owner has knowledge thereof, but in no event later than thirty (30) days after expiration of the warranty period. The written notification from the Owner shall include the following: the date of the first notice of the failure, details of the failure, photos of the failed area and a request for a warranty claim meeting with GameTime at the installation site (if applicable). GameTime shall not be responsible for warranty claims for any notices received from the Owner after thirty (30) days of Owner's first knowledge of the failure.

GameTime shall determine the validity of all claims after sufficient evidence has been gathered. GameTime shall then replace, repair or make a refund for any claims validated by it. Any refund, credit or allowance provided to the Owner on a warranty claim is exercisable only if said allowance is used to accommodate replacement with a GT Impax recycled poured rubber surface.

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Any dispute as to whether and to what extent there is a GT Impax recycled poured rubber surfacing failure and a subsequent valid warranty claim within the meaning of this warranty shall be initially dealt with by joint investigation and discussion between GameTime and owner in order to achieve a mutually agreeable solution. If such a solution cannot be reached within thirty (30) days, then either the Owner of GameTime shall submit the matter to an arbitrator who is a member of the American Arbitration Association and who shall make a determination in accordance with the rules and regulation of said American Arbitration Association. The decision of said arbitrator shall be binding on both parties.

This limited warranty is exclusive of the underlying material (e.g. existing surface, existing or new asphalt, concrete, base, sub-base or sub-grade). If the underlying material fails for any reason whatsoever (including hydrostatic pressure, cracking, shifting, heaving), then GameTime warranty shall be rendered invalid. If the underlying material is concrete, a "curing agent" is NOT allowed, as it will probably cause delamination of the GT Impax recycled poured rubber. Additionally, there is no warranty against surface cracking along expansion joints and underlying cracks, or separating from an adjacent border, curb or walkway. This limited warranty does not include discoloration as a result of ultraviolet rays, unapproved cleaning materials or vandalism. WARNING: Surface temperatures can prove dangerous under warm weather conditions. Shoes and/or socks must be worn during warm weather conditions.

Owner agrees that it will not, under any circumstances, make alterations to the GT Impax recycled poured rubber surface without the written authorization of GameTime. Any unauthorized alteration by the Owner shall result in the immediate termination of all warranties for the GT Impax recycled poured rubber surfacing and shall also give rise to the duty of the Owner to hold harmless, defend and indemnify GameTime from any claim, suit or cause of action, personal injury, death, or property damage arising out of or related to said alteration.

This limited warranty is expressly made in lieu of any other warranties and is exclusive to the original Owner. Owner acknowledges that the limited warranty will be voided if the Owner fails to follow the GameTime Maintenance Guidelines provided by GameTime. Owner agrees that in no event shall GameTime have any liability to Owner for loss of use or loss of profits or any form of consequential damages. NOTE: The following chemicals can cause potential damage to the GT Impax recycled poured rubber and should be avoided: disinfectants, concentrated bleach, gasoline, diesel, hydraulic and lubricating oils, weak acids and organic solvents.

If the contract price is not paid in a timely manner as per the terms and conditions of the agreed contract, the limited warranty is automatically voided. Any damages to the surface during the curing period will be repaired or paid for at the Owner's expense. This limited warranty does not lessen or eliminate any other contractual obligation of Owner to GameTime.

Warrantor: GameTime P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

Order number: Name of project: Customer: Location: Date of installation: Representative:

Date:

GameTime)

GT Impax Synthetic Turf

5 YEAR LIMITED WARRANTY AGAINST FAILURE DUE TO EXPOSURE TO SUNLIGHT (PE)

(PE Monofilament, XP, LSR)

Gametime warrants that for FIVE (5) years from the date of GT Impax synthetic turf installation, the turf, when installed and maintained as recommended by the yarn & turf manufacturer, will retain at least 50% of its pile fiber. If any area or portion of the turf substantially changes, as distinguished from a change in texture, or if pile heights decrease 50% or more within five years after its initial installation, Gametime will have all such areas or portions replaced with new turf of equivalent quality, excluding installation costs. Gametime also warrants that at the time of the initial turf installation, the GT Impax synthetic turf will be free of manufacturing defects. Slight color changes will occur over the lifetime of this turf / carpet and is not considered an issue or basis for claim. All labor cost involved with the removal of the affected turf / carpet and reinstallation of the replacement carpet will be the responsibility of the purchaser.

Subject to the following limitations:

General provisions of this limited warranty apply only to the wear of the turf with regard to ultraviolet degradation, and do not apply to damage incurred during installation, improper underlay, pile crushing, willful or negligent abuses, or damage by machinery or equipment, nor does it apply when the turf is not professionally installed by an approved installer. This limited warranty does not apply to installations on stairways or other uneven surfaces, nor does it apply to turf which has not been properly maintained.

The expressed limited warranty excludes all implied warranties, and said manufacturer shall in no event be liable for a breech of warranty in any amount exceeding the mill invoice price of the turf.

If dissatisfied, the owner must submit notice of all claims under this warranty to Gametime within five (5) years from the date of turf installation.

Limitations on Coverage

This warranty does not apply (1) if the product is used for any application other than sports fields, courts, greens, or landscaping & play areas, (2) to any damage caused during or on account of improper installation or repairs, (3) to the extent that any defect or damage is caused by:

- a. Burns, cuts, accidents, vandalism, abuse, negligence, or neglect
- b. Improper design or failure of the sub-base of the sports field, green, court, or landscape
- c. Wear or abrasion caused by inadequate sub-base
- d. Wear or abrasion under swing sets, slides, and other high friction play equipment
- e. Wear due to lack of infill/no infill
- f. Movement of product due to lack of infill
- g. Use of infill products of an incorrect grade
- h. Failure to maintain infill products at the correct level (per FIFA accredited test institutes)
- i. Use of inappropriate footwear or sports equipment
- j. The playing surface being used other than for the purpose for which it was designed and installed

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- k. Use of chemicals, herbicides, pesticides
- I. Use of improper cleaning methods
- m. Any harmful chemical reaction to the product caused by infill materials
- n. Acts of God or other conditions beyond the reasonable control of Gametime Industries
- o. Post fibrillation after or during installation for purposes other than to get infill materials in place
- p. Failure to properly maintain, protect or repair the products or turf
- q. Packing, matting, or roll crush marks are inherent characteristics of turf / carpet manufactured using polypropylene/olefin and nylon fibers.
- r. Damage that occurs during the shipping/transportation process. All shipping claims must be filed against the truck line in question.
- s. Damage caused by reflection (melting) or other flammable materials

All GT Impax synthetic turf is subject to normal wear and tear. Normal wear and tear is not a manufacturing defect and is not covered by this warranty.

Remedy

If a product fails to perform as warranted during the warranty period, Gametime will provide replacement product, F.O.B. Mill, for the product determined by Gametime or Gametime representative not to comply with the stated warranty, allowing the purchase price for the replacement product prorated for the number of months remaining in the unexpired warranty period. Purchaser shall be responsible for paying the portion of the purchase price for the replacement product by Gametime. Gametime shall not be responsible for removal of the defective turf or installation of the new.

Limitations on Liability

In no event shall Gametime be liable, whether on contract or in tort or under any other legal theory, for lost profits or revenues, loss of use or similar economic loss, or for indirect special, incidental, consequential, punitive or similar damages arising out of or in connection with the use, condition, possession, performance, maintenance, non-delivery or late delivery of the products, even if Gametime has been advised of the possibility of such damages.

Gametime shall not be responsible for any costs or expenses incurred by Purchaser or others with respect to any tests, inspections, or consultations conducted by Purchaser or others. Claims must be submitted within 30 days after discovery of the alleged defect. Purchaser must promptly inspect all products upon delivery. Anything herein to the contrary notwithstanding, to the extent that any defects, shortages, or nonconformities in the products are discoverable by inspection upon delivery of the products, all obligations of Gametime to purchaser with respect to such defects, shortages, and non-conformities shall be deemed satisfied, and all products shall be deemed to be free of such defects, shortages, and non-conformities, unless Purchaser notifies Gametime of such defects, shortages, or non-conformities in writing within 30 days after the date of delivery.

Assignment

Purchaser may not transfer, convey, or otherwise assign all or any of its rights under this warranty without prior written consent of Gametime Any such transfer or assignment without prior written consent shall be null and void and of no force or effect.

Warrantor: GameTime

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P.O. Box 680121, Fort Payne, AL 35968 800-235-2440

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Exhibit G

Company's Response to RFP # 269-2010-183, dated May 5, 2010 is not attached but is incorporated by reference and made a part of this Agreement to provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

Exhibit H

RFP # 269-2010-183, dated March 19, 2010 together with all addenda, amendments, exhibits, and attachments issued by the County (collectively, the "ITB") is not attached but is incorporated herein by reference and made a part of this Agreement provide Playground Equipment, Surfacing, Site Furnishings, and Related Products and Services (the "Agreement") between Mecklenburg County, (the "County") and PlayCore-Wisconsin, Inc. dba GameTime (the "Company"). Unless otherwise defined herein, capitalized terms in this Exhibit shall have the same meanings as are assigned to such terms in the RFP.

Attachment B

Letter dated February 4, 2014 from PlayCore Wisconsin, Inc., dba Gametime to the City of Los Angeles, Department of Recreation and Parks authorizing the City to piggyback on Mecklenburg County's Contract

ATTACHMENT B

150 PlayCore Drive, S.E. Fort Payne, Alabama 35967 Direct telephone: 423/648-5891 Facsimile: 423/648-5903 Email: <u>dking@gametime.com</u> Website: <u>www.gametime.com/</u>



A PLAYCORE Company

February 4, 2014

Mr. Jim Newsom City of Los Angeles Department of Recreation and Parks 221 N. Figueroa St. Los Angeles, CA 90012

AUTHORIZATION TO UTILIZE CONTRACT 110179

PlayCore Wisconsin, Inc., d/b/a GameTime, is pleased to authorize the City of Los Angeles Department of Recreation and Parks, as a Participating Public Agency, to utilize Contract No. 110179 between GameTime and Mecklenburg County, North Carolina for the purchase of playground equipment, surfacing, site furnishings and related products and services.

GameTime agrees to enter into agreement with the City of Los Angeles Department of Recreation and Parks in accordance with the terms and conditions of Contract No. 110179.

GAMETIME DIVISION

Donald R. King Director of Sales Administration