STATE OF TEXAS

§ §

COUNTY OF FORT BEND

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AGREEMENT FOR PLAYGROUND EQUIPMENT AT GALAXY ALL ABILITIES PARK BUY BOARD CONTRACT NO. 679-22

THIS AGREEMENT is made and entered into by and between Fort Bend County, (hereinafter "County"), a body corporate and politic under the laws of the State of Texas, and Lone Star Recreation of Texas, LLC, (hereinafter "Lone Star Recreation"), a company authorized to conduct business in the State of Texas (may be referred to individually as the "party" and collectively as the "parties").

WITNESSETH

WHEREAS, County desires playground equipment for Galaxy All Abilities Park in Fort Bend County, Texas as will be more specifically described in this Agreement (hereinafter "Services") utilizing Buy Board Contract No. 679-22; and

WHEREAS, Lone Star Recreation represents that it is qualified and desires to perform such services;

NOW, THEREFORE, in consideration of the mutual covenants and conditions set forth below, the parties agree as follows:

AGREEMENT

Section 1. Recitals

The recitals set forth above are incorporated herein by reference and made a part of this Agreement.

Section 2. Scope of Services

Lone Star Recreation shall render Services in accordance with Lone Star Recreation's Proposal (Quote# 11793-08) dated March 31, 2025, attached hereto as Exhibit A to this Agreement and incorporated by reference for all purpose, utilizing Buy Board Contract No. 679-22.

Section 3. Personnel

- A. Lone Star Recreation represents that it presently has, or is able to obtain, adequate qualified personnel in its employment for the timely performance of the Scope of Services required under this Agreement and that Lone Star Recreation shall furnish and maintain, at its own expense, adequate and sufficient personnel, in the opinion of County, to perform the Scope of Services when and as required and without delays.
- B. All employees of Lone Star Recreation shall have such knowledge and experience as will enable them to perform the duties assigned to them. Any employee of Lone Star Recreation who, in the opinion of County, is incompetent or by his conduct becomes detrimental to the project shall, upon request of County, immediately be removed from association with the project.

Section 4. Compensation and Payment

- A. Lone Star Recreation's fees shall be calculated at the rates set forth in the attached Exhibit A. The Maximum Compensation for the performance of Services within the Scope of Services described in Exhibit A is One Million Sixty-Seven Thousand Three Hundred Twenty-One and 20/100 dollars (\$1,067,321.20) utilizing Buy Board Contract No. 679-22. In no case shall the amount paid by County under this Agreement exceed the Maximum Compensation without an approved change order
- B. Lone Star Recreation understands and agrees that the Maximum Compensation stated is an all-inclusive amount and no additional fee, cost or reimbursed expense shall be added whatsoever to the fees stated in the Exhibit(s).
- C. All performance of the Scope of Services by Lone Star Recreation including any changes in the Scope of Services and revision of work satisfactorily performed will be performed only when approved in advance and authorized by County.
- D. County will pay Lone Star Recreation based on the following procedures: Upon completion of the tasks identified in the Scope of Services, Lone Star Recreation shall submit to County two (2) original copies of invoices showing the amounts due for services performed in a form acceptable to County. Lone Star Recreation may submit electronically via: apauditor@fortbendcountytx.gov. County shall review such invoices and approve them within 30 calendar days with such modifications as are consistent with this Agreement and forward same to the Auditor for processing. County shall pay each such approved invoice within thirty (30) calendar days. County reserves the right to withhold payment pending verification of satisfactory work performed.

Section 5. Limit of Appropriation

- A. Lone Star Recreation clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of One Million Sixty-Seven Thousand Three Hundred Twenty-One and 20/100 dollars (\$1,067,321.20), specifically allocated to fully discharge any and all liabilities County may incur, utilizing Buy Board 679-22.
- B. Lone Star Recreation does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Lone Star Recreation may become entitled to and the total maximum sum that County may become liable to pay to Lone Star Recreation shall not under any conditions, circumstances, or interpretations thereof exceed One Million Sixty-Seven Thousand Three Hundred Twenty-One and 20/100 dollars (\$1,067,321.20).
- C. It is specifically understood and agreed that in the event no funds or insufficient funds are appropriated by Fort Bend County under this Agreement, Fort Bend County shall notify all necessary parties that this Agreement shall thereafter terminate and be null and void on the last day of the fiscal period for which appropriations were made without penalty, liability or expense to Fort Bend County.

Section 6. Time of Performance or Term

This Agreement is effective as of the execution of all parties and shall terminate on June 4, 2026, unless sooner terminated in accordance with this Agreement. This Agreement does not automatically renew but may be renewed upon the written agreement of the parties.

Section 7. Termination

- A. Termination for Convenience: County may terminate this Agreement at any time upon thirty (30) days written notice issued by the County Judge or the Department Head.
- B. Termination for Default
 - 1. County may terminate the whole or any part of this Agreement for cause in the following circumstances:
 - a. If Lone Star Recreation fails to perform services within the time specified in the Scope of Services or any extension thereof granted by the County in writing;
 - b. If Lone Star Recreation materially breaches any of the covenants or terms and conditions set forth in this Agreement or fails to perform any of the other provisions of this Agreement or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.
 - 2. If, after termination, it is determined by County that for any reason whatsoever that Lone Star Recreation was not in default, or that the default was excusable, services may continue in accordance with the terms and conditions of this Agreement or the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County in accordance with Section 7A above.
- C. Upon termination of this Agreement, County shall compensate Lone Star Recreation in accordance with Section 4, above, for those services which were provided under this Agreement prior to its termination and which have not been previously invoiced to County. Lone Star Recreation's final invoice for said services will be presented to and paid by County in the same manner set forth in Section 4 above.
- D. If County terminates this Agreement as provided in this Section, no fees of any type, other than fees due and payable at the Termination Date, shall thereafter be paid to Lone Star Recreation.

Section 8. Modifications and Waivers

A. The parties may not amend or waive this Agreement, except by a written agreement executed by both parties.

- B. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition.
- C. The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.

Section 9. Ownership and Reuse of Documents

All documents, data, reports, research, graphic presentation materials, etc., developed by Lone Star Recreation as a part of its work under this Agreement, shall become the property of County upon completion of this Agreement, or in the event of termination or cancellation thereof, at the time of payment under Section 4 for work performed. Lone Star Recreation shall promptly furnish all such data and material to County on request.

Section 10. <u>Inspection of Books and Records</u>

Lone Star Recreation will permit County, or any duly authorized agent of County, to inspect and examine the books and records of Lone Star Recreation for the purpose of verifying the amount of work performed under the Scope of Services. County's right to inspect survives the termination of this Agreement for a period of four years.

Section 11. Insurance

- A. Prior to commencement of the Services, Lone Star Recreation shall furnish County with properly executed certificates of insurance which shall evidence all insurance required and provide that such insurance shall not be canceled, except on 30 days' prior written notice to County. Lone Star Recreation shall provide certified copies of insurance endorsements and/or policies if requested by County. Lone Star Recreation shall maintain such insurance coverage from the time Services commence until Services are completed and provide replacement certificates, policies and/or endorsements for any such insurance expiring prior to completion of Services. Lone Star Recreation shall obtain such insurance written on an Occurrence form from such companies having Bests rating of A/VII or better, licensed or approved to transact business in the State of Texas, and shall obtain such insurance of the following types and minimum limits:
 - 1. Workers' Compensation in accordance with the laws of the State of Texas. Substitutes to genuine Workers' Compensation Insurance will not be allowed.
 - 2. Employers' Liability insurance with limits of not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
 - 3. Commercial general liability insurance with a limit of not less than \$1,000,000 each occurrence and \$2,000,000 in the annual aggregate. Policy shall cover liability for bodily injury, personal injury, and property damage and products/completed operations arising out of the business operations of the policyholder.

- 4. Business Automobile Liability coverage applying to owned, non-owned and hired automobiles with limits not less than \$1,000,000 each occurrence combined single limit for Bodily Injury and Property Damage combined.
- B. County and the members of Commissioners Court shall be named as additional insured to all required coverage except for Workers' Compensation and Professional Liability (if required). All Liability policies written on behalf of Lone Star Recreation shall contain a waiver of subrogation in favor of County and members of Commissioners Court. For Commercial General Liability, the County shall be named as an Additional Insured on a Primary & Non-Contributory basis.
- C. If required coverage is written on a claims-made basis, Lone Star Recreation warrants that any retroactive date applicable to coverage under the policy precedes the effective date of the Contract and that continuous coverage will be maintained or an extended discovery period will be exercised for a period of 2 years beginning from the time the work under this Contract is completed.
- D. Lone Star Recreation shall not commence any portion of the work under this Contract until it has obtained the insurance required herein and certificates of such insurance have been filed with and approved by Fort Bend County.
- E. No cancellation of or changes to the certificates, or the policies, may be made without thirty (30) days prior, written notification to Fort Bend County.
- F. Approval of the insurance by Fort Bend County shall not relieve or decrease the liability of the Lone Star Recreation.

Section 12. <u>Indemnity</u>

LONE STAR RECREATION SHALL INDEMNIFY AND DEFEND COUNTY AGAINST ALL LOSSES, LIABILITIES, CLAIMS, CAUSES OF ACTION, AND OTHER EXPENSES, INCLUDING REASONABLE ATTORNEYS FEES, ARISING FROM ACTIVITIES OF LONE STAR RECREATION, ITS AGENTS, SERVANTS OR EMPLOYEES, PERFORMED UNDER THIS AGREEMENT THAT RESULT FROM THE NEGLIGENT ACT, ERROR, OR OMISSION OF LONE STAR RECREATION OR ANY OF LONE STAR RECREATION'S AGENTS, SERVANTS OR EMPLOYEES. THE PARTIES AGREE THAT THIS INDEMNIFICATION PROVISION SHALL APPLY DURING THE PERFORMANCE OF SERVICES AS WELL AS DURING THE PERORMANCE OF ANY CONTINUING OBLIGATIONS THAT MAY EXIST (IF ANY) AFTER THE EXPIRATION OF THIS AGREEMENT.

Section 13. Confidential and Proprietary Information

A. Lone Star Recreation acknowledges that it and its employees or agents may, in the course of performing their responsibilities under this Agreement, be exposed to or acquire information that is confidential to County. Any and all information of any form obtained by Lone Star Recreation or its employees or agents from County in the performance of this Agreement shall be deemed to be confidential information of County ("Confidential Information"). Any reports or other documents or items (including software) that result from the use of the Confidential Information by Lone Star Recreation shall be treated with respect to confidentiality in the same manner as the Confidential Information. Confidential Information shall be deemed not to include information that (a) is or becomes (other than by disclosure by Lone Star Recreation) publicly known or is contained in a publicly available document; (b)

is rightfully in Lone Star Recreation's possession without the obligation of nondisclosure prior to the time of its disclosure under this Agreement; or (c) is independently developed by employees or agents of Lone Star Recreation who can be shown to have had no access to the Confidential Information.

- B. Lone Star Recreation agrees to hold Confidential Information in strict confidence, using at least the same degree of care that Lone Star Recreation uses in maintaining the confidentiality of its own confidential information, and not to copy, reproduce, sell, assign, license, market, transfer or otherwise dispose of, give, or disclose Confidential Information to third parties or use Confidential Information for any purposes whatsoever other than the provision of Services to County hereunder, and to advise each of its employees and agents of their obligations to keep Confidential Information confidential. Lone Star Recreation shall use its best efforts to assist County in identifying and preventing any unauthorized use or disclosure of any Confidential Information. Without limitation of the foregoing, Lone Star Recreation shall advise County immediately in the event Lone Star Recreation learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Agreement and Lone Star Recreation will at its expense cooperate with County in seeking injunctive or other equitable relief in the name of County or Lone Star Recreation against any such person. Lone Star Recreation agrees that, except as directed by County, Lone Star Recreation will not at any time during or after the term of this Agreement disclose, directly or indirectly, any Confidential Information to any person, and that upon termination of this Agreement or at County's request, Lone Star Recreation will promptly turn over to County all documents, papers, and other matter in Lone Star Recreation's possession which embody Confidential Information.
- C. Lone Star Recreation acknowledges that a breach of this Section, including disclosure of any Confidential Information, or disclosure of other information that, at law or in equity, ought to remain confidential, will give rise to irreparable injury to County that is inadequately compensable in damages. Accordingly, County may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies that may be available. Lone Star Recreation acknowledges and agrees that the covenants contained herein are necessary for the protection of the legitimate business interest of County and are reasonable in scope and content.
- D. Lone Star Recreation in providing all services hereunder agrees to abide by the provisions of any applicable Federal or State Data Privacy Act.
- E. Lone Star Recreation expressly acknowledges that County is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 et seq., as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Lone Star Recreation shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement are not proprietary or confidential information.

Section 14. Independent Contractor

- A. In the performance of work or services hereunder, Lone Star Recreation shall be deemed an independent contractor, and any of its agents, employees, officers, or volunteers performing work required hereunder shall be deemed solely as employees of Lone Star Recreation or, where permitted, of its subcontractors.
- B. Lone Star Recreation and its agents, employees, officers, or volunteers shall not, by performing work pursuant to this Agreement, be deemed to be employees, agents, or servants of County and shall not be entitled to any of the privileges or benefits of County employment.

Section 15. Notices

- A. Each party giving any notice or making any request, demand, or other communication (each, a "Notice") pursuant to this Agreement shall do so in writing and shall use one of the following methods of delivery, each of which, for purposes of this Agreement, is a writing: personal delivery, registered or certified mail (in each case, return receipt requested and postage prepaid), or nationally recognized overnight courier (with all fees prepaid).
- B. Each party giving a Notice shall address the Notice to the receiving party at the address listed below or to another address designated by a party in a Notice pursuant to this Section:

County: Fort Bend County

Attn: County Judge 401 Jackson St, 1st floor Richmond, Texas 77469

With a copy to: Fort Bend County Parks and Recreation

Attn: Parks Director 301 Jackson St.

Richmond, Texas 77469

Lone Star Recreation: LONE STAR RECREATION OF TEXAS, LLC

10701 Corporate Drive, Suite 390

Stafford, Texas 77477

- C. Notice is effective only if the party giving or making the Notice has complied with subsections 15(A) and 15(B) and if the addressee has received the Notice. A Notice is deemed received as follows:
 - 1. If the Notice is delivered in person or sent by registered or certified mail or a nationally recognized overnight courier, upon receipt as indicated by the date on the signed receipt.
 - 2. If the addressee rejects or otherwise refuses to accept the Notice, or if the Notice cannot be delivered because of a change in address for which no Notice was given, then upon the rejection, refusal, or inability to deliver.

Section 16. Compliance with Laws

Lone Star Recreation shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting the performance of this Agreement, including, without limitation, Worker's Compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required by County, Lone Star Recreation shall furnish County with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified.

Section 17. Performance Warranty

- A. Lone Star Recreation warrants to County that Lone Star Recreation has the skill and knowledge ordinarily possessed by well-informed members of its trade or profession practicing in the greater Houston metropolitan area and Lone Star Recreation will apply that skill and knowledge with care and diligence to ensure that the Services provided hereunder will be performed and delivered in accordance with the highest professional standards.
- B. Lone Star Recreation warrants to County that the Services will be free from material errors and will materially conform to all requirements and specifications contained in the attached Exhibit A.

Section 18. Assignment and Delegation

- A. Neither party may assign any of its rights under this Agreement, except with the prior written consent of the other party. That party shall not unreasonably withhold its consent. All assignments of rights by Lone Star Recreation are prohibited under this subsection, whether they are voluntarily or involuntarily, without first obtaining written consent from County.
- B. Neither party may delegate any performance under this Agreement.
- C. Any purported assignment of rights or delegation of performance in violation of this Section is void.

Section 19. Applicable Law

The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity.

Section 20. Successors and Assigns

County and Lone Star Recreation bind themselves and their successors, executors, administrators and assigns to the other party of this Agreement and to the successors, executors, administrators and assigns of the other party, in respect to all covenants of this Agreement.

Section 21. Third Party Beneficiaries

This Agreement does not confer any enforceable rights or remedies upon any person other than the parties.

Section 22. Severability

If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.

Section 23. Publicity

Contact with citizens of Fort Bend County, media outlets, or governmental agencies shall be the sole responsibility of County. Under no circumstances whatsoever, shall Lone Star Recreation release any material or information developed or received in the performance of the Services hereunder without the express written permission of County, except where required to do so by law.

Section 24. Captions

The section captions used in this Agreement are for convenience of reference only and do not affect the interpretation or construction of this Agreement.

Section 25. Conflict

In the event there is a conflict between this Agreement and the attached exhibit, this Agreement controls.

Section 26. Remote Access

As applicable, if Lone Star Recreation requires remote access to County Systems for support, installation, integrations, configurations, and/or maintenance, except as otherwise agreed by the parties and approved by the County's Information Technology Director in writing, the below requirements must be met before Lone Star Recreation is granted remote access to County Systems:

- A. For purposes of this Section, "Workforce" means employees, agents, subcontractors (where permitted), and/or other persons whose conduct, in the performance of work for Lone Star Recreation, is under the direct control of Lone Star Recreation, whether or not they are paid by Lone Star Recreation and who have direct or incidental access to County Systems.
- B. For purposes of this Section, "Systems" means any: (i.) computer programs, including, but not limited to, software, firmware, application programs, operating systems, files and utilities; (ii.) supporting documentation for such computer programs, including, without limitation, input and output formats, program listings, narrative descriptions and operating instructions; (iii.) data and/or media; (iv.) equipment, hardware, servers, and/or devices; and/or (v.) network(s).
- C. Lone Star Recreation will adhere to the restricted and monitored channels that are provided by the County, or other technologies approved in advanced in writing by the County's Information Technology Security Manager or the Assistant Information Technology Manager.
- D. Lone Star Recreation will neither implement nor deploy a remote access solution which bypasses and/or is designed to bypass County provided or approved controls. Lone Star Recreation will not access County Systems via unauthorized methods.
- E. Lone Star Recreation's remote access to County Systems will only be requested and activated on as-needed basis and disabled when not in use.
- F. Remote access is restricted only to County Systems necessary for Lone Star Recreation to provide Services to County pursuant to this Agreement.

- G. Lone Star Recreation will allow only its Workforce approved in advance by County to access County Systems. Lone Star Recreation will promptly notify County whenever an individual member of Lone Star Recreation's Workforce who has access to County Systems leaves its employ or no longer requires access to County Systems. Lone Star Recreation will keep a log of access when its Workforce remotely accesses County Systems. Lone Star Recreation will supply County with evidence of access logs concerning remote access to County Systems upon written request from County. Such access logs will be provided to County, within three business days from the date of County's request. These requests may be used to confirm compliance with these terms and/or to investigate a security incident.
- H. If any member(s) of Lone Star Recreation's Workforce is provided with remote access to County Systems, then Lone Star Recreation's Workforce will not remotely log-in to County Systems from a public internet access device (e.g., airport computer terminal, or Internet café). This is due to the possibility of sensitive information being monitored by video or computer surveillance in public areas.
- I. Failure of Lone Star Recreation to comply with this Section may result in Lone Star Recreation and/or Lone Star Recreation's Workforce losing remote access to County Systems. County reserves the right at any time to disable remote access to protect County Systems.

Section 27. Certain State Law Requirements for Contracts For purposes of section 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Lone Star Recreation hereby verifies that Lone Star Recreation and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:

- A. Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
- B. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Lone Star Recreation does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in section 808.001 of the Texas Government Code.
- C. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Lone Star Recreation does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in section 809.001 of the Texas Government Code.
- D. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Lone Star Recreation does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in section 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in section 2274.001(6) and (7) of the Texas Government Code.

Section 28. Human Trafficking

BY ACCEPTANCE OF CONTRACT, LONE STAR RECREATION ACKNOWLEDGES THAT FORT BEND COUNTY IS OPPOSED TO HUMAN TRAFFICKING AND THAT NO COUNTY FUNDS WILL BE USED IN SUPPORT OF SERVICES OR ACTIVITIES THAT VIOLATE HUMAN TRAFFICKING LAWS

Section 29. Entire Agreement

This executed instrument is understood and intended to be the final expression of the parties' agreement and is a complete and exclusive statement of the terms and conditions with respect thereto, superseding all prior agreements or representations, oral or written, and all other communication between the parties relating to the subject matter of this agreement. Any oral representations or modifications concerning this instrument shall be of no force or effect excepting a subsequent modification in writing signed by all the parties hereto.

{EXECUTION PAGE FOLLOWS}

IN WITNESS WHEREOF, the parties hereto have signed or have caused their respective names to be signed to multiple counterparts to be effective upon execution of all parties.

FORT BEND COUNTY

LONE STAR RECREATION OF TEXAS, LLC

KP George, County Judge

April 22, 2025

Date

ATTEST:

Hund.

Laura Richard, County Clark

Authorized Agent- Signature

Tric (dwards

Eric Edwards

Authorized Agent- Printed Name

Principal Owner

Title

4/11/2025

Date

AUDITOR'S CERTIFICATE

I hereby certify that funds are available in the amount of \$\frac{1,067,321.20}{\tag{7}}\$ to accomplish and pay the obligation of Fort Bend County under this contract.

Robert Ed Sturdivant, County Auditor

Exhibit A: Lone Star Recreation's Proposal (Quote# 11793-08) dated March 31, 2025

i:\agreements\2025 agreements\purchasing\parks\lone star recreation of texas (25-parks-100564)\agreement for playground equipment.galaxy all abilities park (kcj - 3.20.2025) v2 3.27.2025 v3 4.11.2025

EXHIBIT A

(Follows Behind)



Lone Star Recreation of Texas, LLC.

10701 Corporate Drive Suite 390 Stafford, TX 77477

Quote #

PROPOSAL 11793-08

Page 1 of 3

281-970-9010

Phone: 281-970-9010

Date: 3/31/2025 **Proposal Expires:** 4/30/2025

Contact: Tyler Kendziora Company: Fort Bend County

Phone: 346-481-6938

Email: Tyler.Kendziora@fortbendcountytx.gov

Ship To: Landscape Structures, Inc.

Certified Installer

Terms

Sales

F.O.B. Manufacturing Plant **INCO Terms:** TBD

Estimated Mfg. Lead Time:

LSRT Payment Terms:

Equipment: Based upon approved terms Installation: Based upon approved terms

Surface: Based upon approved terms

Bill To: Fort Bend County

> 301 Jackson St, Suite 201 Richmond, TX 77469

Proposal Prepared By

Contact: Sarah Campise Phone: 281-970-9010

Email: Sarah.Campise@LoneStarRecreation.com

Installation Site: All Abilities Park - Sugar Land

Sugar Land, TX 77498

Contact: Vanessa Zelaya Phone:

Email: Vanessa.Zelaya@LonestarRecreation.com

Design Number: 1171440-01-06

We are pleased to submit this proposal to supply the following items:

QTY	ITEM NO.	DESCRIPTION	UNIT PRICE	EXTENDED AMT
1	1171440-01-06	PlayBooster® (5-12 years) DB, Mixed Material		
2	233055B	DigiRider Rocket Ship DB		
1	194663A	ZipKrooz 34' w/Aluminum Posts		
1	196213A	ZipKrooz Assisted Additional Bay 34' w/Aluminum Posts		
1	214438A	Rhapsody Animato Metallophone		
1	250340A	Rhapsody Cascata Bells		
1	214443A	Rhapsody Goblet Drum		
1	214445A	Rhapsody Kettle Drum		
1	214444A	Rhapsody Kundu Drum		
1	100041A	Curved Balance Beam DB		
1	1171440-01-06	Single Post Swing Frame 8' Beam Height w/Additional Bay,	\$ 534,684.00	\$ 534,684.00
		(2) Molded Bucket Seat (5-12 yrs) w/Harness, (2) Belt Seats,		
		ProGuard Chains		
1	182503C	Welcome Sign (LSI Provided) Ages 5-12 years DB		
1	1171440-01-06	PlayBooster® (2-5 years) DB, Mixed Material		
1	248819A	We-Go-Round w/Perf Panels - 2 seats DB Only		
1	1171440-01-06	Single Post Swing Frame 8' Beam Height w/ (2) Molded Bucket		
		Seat (2-5 yrs) w/Harness, ProGuard Chains		
1	168099A	Cozy Dome DB		
1	182503A	Welcome Sign (LSI Provided) Ages 2-5 years DB		

SUBTOTAL \$ 534,684.00

Pricing is for the above listed equipment only: NO installation, subgrade, drainage, additional contract terms, additions or deletion, change orders, insured addendum, off loading of equipment, storage of product, site security, retainage, or any applicable taxes, bonds, permits or freight are included unless listed as separate line items. Freight charges will be included with initial invoice.

Tax Exemption Certificate must be supplied with order if applicable

Change orders, cancellation, and/or rescheduling of services will be subject to available schedule and payment for incurred time & expenses, freight and fees.

LSRT reserves the right to apply payments to past due invoices first before applying payments to specific orders.

1.5% per month late payment fee will be applied for late payments

LSRT Terms and Conditions apply unless Subcontract is on file.



Lone Star Recreation of Texas, LLC.

10701 Corporate Drive Suite 390 Stafford, TX 77477

Phone: 281-970-9010

PROPOSAL

Quote # 11793-08

Page 2 of 3

 Date:
 3/31/2025

 Proposal Expires:
 4/30/2025

Contact: Tyler Kendziora
Company: Fort Bend County
Phone: 346-481-6938

Email: Tyler.Kendziora@fortbendcountytx.gov

Ship To: Landscape Structures, Inc.

Certified Installer

Terms

INCO Terms: F.O.B. Manufacturing Plant

Estimated Mfg. Lead Time:

LSRT Payment Terms:

TBD

Equipment: Based upon approved terms **Installation:** Based upon approved terms

Surface: Based upon approved terms

Bill To: Fort Bend County

301 Jackson St, Suite 201 Richmond, TX 77469 **Proposal Prepared By**

Contact: Sarah Campise Phone: 281-970-9010

Email: Sarah.Campise@LoneStarRecreation.com

Installation Site: All Abilities Park - Sugar Land

Sugar Land, TX 77498

Contact: Phone:

Sales

Vanessa Zelaya 281-970-9010

Email: Vanessa.Zelaya@LonestarRecreation.com

Design Number: 1171440-01-06

We are pleased to submit this proposal to supply the following items:

ITEM NO.	DESCRIPTION	UNIT PRICE EXTENDE			
INSTALLATION	Installation of Landscape Structures equipment referenced above by Manufacturer Trained and Certified CPSI Installer w/ 12 month labor warranty	\$	186,724.00	\$	186,724.00
SURFACE	Delivered & installed approx. 10,796sf w/ Flush Edge Finish DuraPlay PIP Surfacing 7353 @ 6" (12'CFH), 3443 @ 3.75" (8'CFH) 100% Premium Color Per Plan w/ Space Design & Aromatic Binder Subbase: 4" Stone Base Included Drainage: Not Included Dumpster: Included Site Security: Included **Price does not include on-site testing or drainage system	\$	384,509.00	\$	384,509.00
		INSTALLATION Installation of Landscape Structures equipment referenced above by Manufacturer Trained and Certified CPSI Installer w/ 12 month labor warranty SURFACE Delivered & installed approx. 10,796sf w/ Flush Edge Finish DuraPlay PIP Surfacing 7353 @ 6" (12'CFH), 3443 @ 3.75" (8'CFH) 100% Premium Color Per Plan w/ Space Design & Aromatic Binder Subbase: 4" Stone Base Included Drainage: Not Included Dumpster: Included Site Security: Included	INSTALLATION Installation of Landscape Structures equipment referenced above by Manufacturer Trained and Certified CPSI Installer w/ 12 month labor warranty SURFACE Delivered & installed approx. 10,796sf w/ Flush Edge Finish DuraPlay PIP Surfacing 7353 @ 6" (12'CFH), 3443 @ 3.75" (8'CFH) 100% Premium Color Per Plan w/ Space Design & Aromatic Binder Subbase: 4" Stone Base Included Drainage: Not Included Dumpster: Included Site Security: Included	INSTALLATION Installation of Landscape Structures equipment referenced above by Manufacturer Trained and Certified CPSI Installer w/ 12 month labor warranty SURFACE Delivered & installed approx. 10,796sf w/ Flush Edge Finish DuraPlay PIP Surfacing 7353 @ 6" (12'CFH), 3443 @ 3.75" (8'CFH) 100% Premium Color Per Plan w/ Space Design & Aromatic Binder Subbase: 4" Stone Base Included Drainage: Not Included Dumpster: Included Site Security: Included	INSTALLATION Installation of Landscape Structures equipment referenced above by Manufacturer Trained and Certified CPSI Installer w/ 12 month labor warranty SURFACE Delivered & installed approx. 10,796sf w/ Flush Edge Finish DuraPlay PIP Surfacing 7353 @ 6" (12'CFH), 3443 @ 3.75" (8'CFH) 100% Premium Color Per Plan w/ Space Design & Aromatic Binder Subbase: 4" Stone Base Included Drainage: Not Included Dumpster: Included Site Security: Included

By signing this proposal, the customer is agreeing to the scope of work and terms.

			EQUIPMENT :	\$	534,684.00
			INSTALLATION	\$	186,724.00
			SURFACE	\$	384,509.00
Accepted by Customer		Date	BUYBOARD #679-22	\$	(55,295.80)
			FREIGHT	\$	16,700.00
			SALES TAX _		Exempt
Print Name	PO/Ref. #	Title	TOTAL	Ś	1.067.321.20

Pricing is for the above listed equipment only: NO installation, subgrade, drainage, additional contract terms, additions or deletion, change orders, insured addendum, off loading of equipment, storage of product, site security, retainage, or any applicable taxes, bonds, permits or freight are included unless listed as separate line items. Freight charges will be included with initial invoice.

Tax Exemption Certificate must be supplied with order if applicable

Change orders, cancellation, and/or rescheduling of services will be subject to available schedule and payment for incurred time & expenses, freight and fees.

LSRT reserves the right to apply payments to past due invoices first before applying payments to specific orders.

1.5% per month late payment fee will be applied for late payments

LSRT Terms and Conditions apply unless Subcontract is on file.



Lone Star Recreation of Texas, LLC.

10701 Corporate Drive Suite 390 Stafford, TX 77477

Phone: 281-970-9010

SCHEDULE OF PAYMENTS Quote # 11793-08

Page 3 of 3

Date: 3/31/2025 4/30/2025 **Proposal Expires:**

Contact: Tyler Kendziora Fort Bend County Company: Phone: 346-481-6938

Email: Tyler.Kendziora@fortbendcountytx.gov

Ship To: Landscape Structures, Inc.

Certified Installer

Fort Bend County

301 Jackson St, Suite 201

Richmond, TX 77469

Installation Site: All Abilities Park - Sugar Land

Sugar Land, TX 77498

Design Number: 1171440-01-06

Bill To:

Terms

INCO Terms:

F.O.B. Manufacturing Plant

Estimated Mfg. Lead Time:

Payment Terms:

Ref. Schedule of Payments Equipment: Installation: Ref. Schedule of Payments

Surface: Ref. Schedule of Payments

Proposal Prepared By

Sarah Campise Contact: Phone: 281-970-9010

Sarah.Campise@LoneStarRecreation.com Email:

Sales

Contact: Vanessa Zelaya Phone: 281-970-9010

Email: Vanessa.Zelaya@LonestarRecreation.com

Schedule of P	Project Payments	Invoice	e# Due	1	Total Value	% of Value	Paid	Balance
Equipment	•			\$	534,684.00			
	Deposit	30%	with order			\$ 160,405.20		\$ 160,405.20
	Equipment Balance	70%	Net 30 from shipment			\$ 374,278.80		\$ 374,278.80
Installation				\$	186,724.00			
	Mobilization	30%	30 days prior to schedule			\$ 56,017.20		\$ 56,017.20
	Installation Balance	70%	Net 30 days from completion			\$ 130,706.80		\$ 130,706.80
Surface				\$	384,509.00			
	Surface -PIP Mobilization	30%	30 days prior to schedule			\$ 115,352.70		\$ 115,352.70
	Surface - PIP Balance	70%	Net 30 days from completion			\$ 269,156.30		\$ 269,156.30
Discounts				\$	(55,295.80)			
	BUYBOARD #679-22	100%	With Final Bill			\$ (55,295.80)		\$ (55,295.80)
Freight				\$	16,700.00			
-	Freight	100%	with order			\$ 16,700.00		\$ 16,700.00
				\$	1,067,321.20	\$ 1,067,321.20	\$ -	\$ 1,067,321.20



ADDITIONAL TERMS AND CONDITIONS

Entire Agreement: This document, including the proposal and any referenced attachments in the proposal, if any, contains the entire agreement and understanding between the parties with respect to the transaction contemplated. This document sets forth all of the promises, agreements, conditions, and understandings between the parties respecting the subject matter hereof, and replaces and supersedes all negotiations, conversations, discussions, correspondence, memorandums, and oral agreements between the parties, as well as any prior writings. Except as set forth in this document, including any attached exhibits, if any, there are no other agreements, representations, warranties, or covenants by or among the parties hereto with respect to the subject matter hereof. This document, including any attached exhibits, if any, supersedes all other agreements, written or oral, between the parties with respect to the transaction contemplated.

Modification: No alteration, amendment, modification, or waiver of any provision of this Agreement shall be valid or effective unless it is in writing and signed by all parties. No oral agreement or course of conduct to the contrary, shall be deemed an alteration, amendment, modification, waiver, or cancellation. No evidence of any alteration, amendment, modification, or waiver shall be offered or received in evidence in any proceeding, mediation, or litigation between the parties hereto arising out of or affecting this Agreement, or the rights or obligations of the parties hereunder, unless such alteration, amendment, modification, or waiver is in writing, duly executed by both parties. Any waiver or consent shall be effective only in the specific instance and for the purpose for which it was given.

Severability: If any provision of this Agreement is determined to be invalid or not enforceable, or is prohibited by law for any reason, the invalidity shall not affect the validity of the remaining provisions of this Agreement. The rest of the Agreement will be unaffected.

No Waiver of Rights: No waiver by any party of any of its rights or remedies hereunder shall be considered a waiver of any other subsequent right or remedy of that party. The waiver by any party of a breach of any provision of this Agreement shall not be taken or held to be a waiver of the provision itself. Any course of performance shall not be deemed to amend or limit any provision of this Agreement. The failure of any party at any time to require performance by another party of any provision of this Agreement shall not affect in any way the full right to require the performance at any subsequent time. No delay or omission in the exercise of enforcement by either party of any rights or remedies shall ever be construed as a waiver of any right or remedy of that party. No exercise or enforcement of any rights or remedies shall ever be held to exhaust any right or remedy of any party. No action taken pursuant to this Agreement, including any investigation by or on behalf of any party, shall be deemed to constitute a waiver by the party taking such action of compliance with any representation, warranty, covenant, or agreement contained herein or therein and in any documents delivered in connection herewith or therewith. Forbearance or neglect on the part of either party to insist upon strict compliance with the terms of this Agreement shall not be construed as or constitute a waiver thereof.

Relationship of Parties: Nothing contained in this Agreement shall be deemed or construed by the parties, or by any third party, to create the relationship of employer/employee, partnership, or joint venture between the parties hereto, it being understood and agreed that no provision contained herein shall be deemed to create any relationship between the parties hereto other than as client and independent contractor.

Compliance with Laws: The parties hereto shall each comply with the provisions of all applicable federal, state, county, and local laws, ordinances, regulations, and codes.

Collaborative Dispute Resolution: The parties hereto shall cooperate with each other to affect the purpose and intent of this Agreement. If a dispute arises concerning this Agreement that cannot be resolved collaboratively, either with or without the assistance of collaborative counsel, the parties will try in good faith to settle the dispute through mediation conducted by a mediator to be mutually selected. The parties will share the cost of the mediator equally, but each party shall remain solely responsible for their own attorneys' fees and costs. The parties will cooperate fully with the mediator and will attempt to reach a mutually satisfactory resolution of the dispute. If the dispute is not resolved within thirty (30) days after it is referred to the mediator, the parties agree that the dispute can proceed to the courts of Harris County, Texas, governed by the laws of the State of Texas for Collaborative Law.

Governing Law: This Agreement, and the rights and obligations of the parties hereunder, is being executed and delivered, and is intended to be performed in the State of Texas. Except to the extent that the laws of the United States may apply to the terms hereof, the substantive laws of the State of Texas applicable to contracts made and to be performed wholly within Texas, without regard to any choice or

conflict of laws rules, shall govern the validity, construction, enforcement, and interpretation of this Agreement. Any litigation arising from this Agreement will be brought in the courts of Harris County.

Attorneys' Fees: Excluding mediation, in the event that an action, litigation, or proceeding results from or arises out of this Agreement or the performance thereof, including any appeal or the collection of any judgment, the parties agree to reimburse the prevailing party's reasonable attorney's fees, court costs, and all other expenses, whether or not taxable by the court as costs, in addition to any other relief to which the prevailing party may be entitled, as allowable by law. A prevailing party is defined as a party who secures a judgment in its own favor through a legal process other than mediation.

Successors and Assigns: Except as specifically provided in this Agreement, no party may assign, delegate, or transfer any of its rights or obligations under this Agreement, in whole or in part, without the prior written consent of the other, which consent will not be unreasonably withheld. The terms hereof are contractual in nature and are not mere recitals, and the obligations created by this Agreement shall be binding upon the successors, legal representatives, and permitted assigns of the parties hereto, forever.

Force Majeure: Neither party shall be liable, nor held in breach of contract, for any loss, damage, and/or any delay in performance that may be suffered as a direct or indirect result of either party being prevented, hindered, or delayed in its performance by circumstances beyond that party's reasonable control due to force majeure, including among others, strikes; lock outs, accidents; trade or labor disputes; natural disasters, including explosions, fire, flood, storm, wind, or drought; war, terrorism, riots, civil commotion, government action, embargoes, and/or acts of civil or military authorities; shortages of transportation, facilities, fuel, energy, labor, or materials; acts of God (specifically including hurricanes and inclement weather that shuts down city services); or any delay or failure resulting from a cause or causes outside either party's reasonable control. If timely completion is prevented by any cause of force majeure, then such failure or delay shall not constitute default.

Escalation: During the performance of this agreement, if the price of materials, equipment or energy are significantly increased, through no fault of Lone Star Recreation of Texas, the price shall be equitably adjusted by an amount reasonably necessary to cover any such significant increases. As used herein, a significant price increase shall mean any increase exceeding 5% from the date of the contract signing. Such price escalations shall be documented through change order, quotes, invoices, and/or receipts in accordance with the agreed contract procedure. Where the delivery of material, equipment, or energy is delayed, through no fault of the contractor, as a result of the shortage or unavailability, contractor shall not be liable for any additional costs or damages associated with such delay(s).

Gender and Numbers: Unless the context clearly indicates, whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall include all genders.

No Third-Party Rights: This Agreement is solely for the benefit of the parties hereto and their respective successors and assigns, if any, and no other person or entity shall have any right, benefit, priority, or interest hereunder, or because of the existence of this Agreement.

Headings: The section headings contained in this Agreement are for convenience and reference purposes only and shall not affect the meaning, interpretation, or construction of this Agreement, and in no way define, describe, extend, or limit the scope or intent of this Agreement, or the intent of any provisions hereof.

Voluntary Agreement & Advice of Counsel: The parties confirm and agree that each (i) has relied on its own judgment and has not been induced to sign or execute this Agreement by promises, agreements, or representations not expressly stated herein, (ii) has freely and willingly executed this Agreement and hereby expressly disclaims reliance on any fact, promise, undertaking or representation made by any other party, save and except for the express agreements and representations contained in this Agreement, (iii) was not in a significantly disparate bargaining position with regard to any other party, and (iv) has been represented by legal counsel in this matter or has voluntarily waived that right.

Multiple parts: This Agreement may be executed by the parties hereto in any number of separate counterparts, each and all of which taken together shall be deemed for all purposes to be one agreement. It shall not be necessary in making proof of this Agreement to produce or account for more than one counterpart signed by the party to be charged.

Electronic Signatures: This Agreement may be executed by the parties hereto with electronic signatures, each of which shall be deemed for all purposes to be an original signature. It shall not be necessary in making proof of this Agreement to produce or account for an original signature made with a traditional ink writing instrument.

Landscape Structures Inc. ("Manufacturer") warrants that all playstructures and/or equipment sold will conform in kind and in quality to the specifications manual for the products identified in the Acknowledgment of Order and will be free of defects in manufacturing and material. Manufacturer further warrants:

100-Year Limited Warranty On all PlayBooster® and PlayShaper® aluminum posts, stainless steel fasteners, clamps, beams and caps against structural failure due to corrosion/natural deterioration or manufacturing defects, and on PlayBooster steel posts against structural failure due to material or manufacturing defects.

15-Year Limited Warranty On all Evos® and Weevos® steel arches, all plastic components (including TuffTimbers™ edging), all aluminum and steel components not covered above, Mobius® climbers, Rhapsody® Outdoor Musical Instruments, decks and TenderTuff™ coatings (except Wiggle Ladders, Chain Ladders and Swing Chain) against structural failure due to material or manufacturing defects.

10-Year Limited Warranty On concrete products against structural failure due to natural deterioration or manufacturing defects. Does not cover minor chips, hairline cracks or efflorescence.

8-Year Limited Warranty On Aeronet[®] climbers and climbing cables against defects in materials or manufacturing defects.

5-Year Limited Warranty On Rhapsody cables and mallets against defects in materials or manufacturing defects and on polycarbonate panels against defects in materials or manufacturing defects.

3-Year Limited Warranty On all other parts, i.e. all swing seats and hangers, all swing chain and cables, ZipKrooz® cables, Track Ride trolleys and bumpers, Mobius Climber handholds, Wiggle Ladders, Chain Ladders, all rocking equipment including Sway Fun® gliders, belting material, LSI Flexx™ flexible cable netting, HeathBeat® resistance mechanisms, Seesaws, etc., against failure due to corrosion/natural deterioration or manufacturing defects.

The environment near a saltwater coast can be extremely corrosive. Some corrosion and/or deterioration is considered "normal wear" in this environment. Product installed within 500 yards (457 meters) of a saltwater shoreline will only be covered for half the period of the standard product warranty, up to a maximum of five years, for defects caused by corrosion. Products installed in direct contact with saltwater or that are subjected to salt spray are not covered by the standard warranty for any defects caused by corrosion.

This warranty does not include any cosmetic issues or wear and tear from normal use of the product, or misuse or abuse of the product. It is valid only if the playstructures and/or equipment are erected to conform with Landscape Structures' installation instructions and maintained according to the maintenance procedures furnished by Landscape Structures Inc.



2025 Play Equipment Warranty

You have our word.

All the warranties commence on date of Manufacturer's invoice. Should any failure to conform to the above express warranties appear within the applicable warranty period, Manufacturer shall, upon being notified in writing promptly after discovery of the defect and within the applicable warranty period, correct such nonconformity either by repairing any defective part or parts, or by making available a replacement part within 60 days of written notification. Manufacturer shall deliver the repaired or replacement part or parts to the site free of charge, but will not be responsible for providing labor or the cost of labor for the removal of the defective part or parts, the installation of any replacement part or parts or for disposal costs of any part or parts. Replacement parts will be warranted for the balance of the original warranty.

THIS WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE.

ANY SURETY BONDS ISSUED PURSUANT TO ANY CONTRACT OR SELLER'S INVOICE SHALL NOT INCLUDE COVERAGE FOR THIS GUARANTEE OR WARRANTY BEYOND ONE YEAR.

The remedies hereby provided shall be the exclusive and sole remedies of the purchaser. Manufacturer shall not be liable for any direct, indirect, special, incidental or consequential damages.

Manufacturer neither assumes nor authorizes any employee, representative or any other person to assume for Manufacturer any other liability in connection with the sale or use of the structures sold, and there are no oral agreements or warranties collateral to or affecting this agreement. The warranties stated above are valid only if the structures and/or equipment are erected in conformance with Landscape Structures' installation instructions and maintained according to the maintenance procedures furnished by Landscape Structures Inc.; have been subjected to normal use for the purpose for which the goods were designed; have not been exposed to saltwater or salt spray; have not been subject to misuse, negligence, vandalism, or accident; have not been subjected to addition or substitution of parts; and have not been modified, altered, or repaired by persons other than Manufacturer or Manufacturer's designees in any respect which, in the judgement of Manufacturer, affects the condition or operation of the structures.

To make a claim, send your written statement of claim, along with the original job number or invoice number to: Landscape Structures Inc. 6017th Street South, Delano, Minnesota, 55328-8605.





Landscape Structures Inc. ("Manufacturer") warrants that all equipment sold will conform in kind and in quality to the specifications manual for the products identified in the Acknowledgment of Order and will be free of defects in manufacturing and material. Manufacturer further warrants:

20-Year Limited Warranty On all SkyWays* and CoolToppers* steel components against structural failure due to material or manufacturing defects.

10-Year Limited Warranty On SkyWays* and CoolToppers* fabric and thread against failure from significant fading, deterioration, breakdown, mildew, outdoor heat, cold or discoloration. This warranty is limited to the design loads as stated in the manual, and applies to standard colors only.

3-Year Limited Warranty On all other parts, including Rapid Release, against failure due to corrosion/natural deterioration or manufacturing defects.

The environment near a saltwater coast can be extremely corrosive. Some corrosion and/or deterioration is considered "normal wear" in this environment. Product installed within 500 yards (457 meters) of a saltwater shoreline will only be covered for half the period of the standard product warranty, up to a maximum of five years, for defects caused by corrosion. Products installed in direct contact with saltwater or that are subjected to salt spray are not covered by the standard warranty for any defects caused by corrosion.

This warranty does not include any cosmetic issues or wear and tear from normal use of the product, or misuse or abuse of the product. It is valid only if the equipment is erected to conform with Landscape Structures' installation instructions and maintained according to the maintenance procedures furnished by Landscape Structures Inc. Maintenance is particularly critical in regions where dirt and/or sand may cause abrasion of the fabric.

This warranty is void if conditions exceed local building codes.

Skyways by landscape structures

2025 SkyWays[®] and CoolToppers[®] Shade Warranty You have our word.

All the warranties commence on date of Manufacturer's invoice. Should any failure to conform to the above express warranties appear within the applicable warranty period, Manufacturer shall, upon being notified in writing promptly after discovery of the defect and within the applicable warranty period, correct such nonconformity either by repairing any defective part or parts, or by making available a replacement part within 60 days of written notification. Manufacturer shall deliver the repaired or replacement part or parts to the site free of charge, but will not be responsible for providing labor or the cost of labor for the removal of the defective part or parts, the installation of any replacement part or parts or for disposal costs of any part or parts. Replacement parts will be warranted for the balance of the original warranty.

THIS WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE.

ANY SURETY BONDS ISSUED PURSUANT TO ANY CONTRACT OR SELLER'S INVOICE SHALL NOT INCLUDE COVERAGE FOR THIS GUARANTEE OR WARRANTY BEYOND ONE YEAR.

The remedies hereby provided shall be the exclusive and sole remedies of the purchaser. Manufacturer shall not be liable for any direct, indirect, special, incidental or consequential damages.

Manufacturer neither assumes nor authorizes any employee, representative or any other person to assume for Manufacturer any other liability in connection with the sale or use of the structures sold, and there are no oral agreements or warranties collateral to or affecting this agreement. The warranties stated above are valid only if the structures and/or equipment are erected in conformance with Landscape Structures' installation instructions and maintained according to the maintenance procedures furnished by Landscape Structures Inc.; have been subjected to normal use for the purpose for which the goods were designed; have not been exposed to saltwater or salt spray; have not been subject to misuse, negligence, vandalism, or accident; have not been subjected to addition or substitution of parts; and have not been modified, altered, or repaired by persons other than Manufacturer or Manufacturer's designees in any respect which, in the judgement of Manufacturer, affects the condition or operation of the structures.

To make a claim, send your written statement of claim, along with the original job number or invoice number to: Landscape Structures Inc. 601 7th Street South, Delano, Minnesota, 55328-8605.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 4/17/2024

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).												
PRODUCER					CONTA NAME:	СТ						
Brady, Chapman, Holland & Associates, Inc.					PHONE (A/C, No, Ext): 713-688-1500 FAX (A/C, No): 713-688-7967							
10055 West Gulf Bank Houston TX 77040						E-MAIL ADDRESS: ecerts@bch-insurance.com						
Tiousion 12 77040												
						INSURER(S) AFFORDING COVERAGE NAIC#						
INSUF	OFD.			LONESTARRE	INSURER A: Certain Underwriters at Lloyds -AmWINS						00.470	
	e Star Recreation of Texas, LLC			LONEOTARKE	INSURER B; National File IIIS. Co. of Haltion						20478	
10701 Corporate Drive, Suite 390						INSURER C: American Casualty Co of Reading PA						
Stafford TX 77477						INSURER D:						
						RE:						
					INSURE	RF:						
				NUMBER: 1771752423				REVISION NUMB				
INI CE EX	IS IS TO CERTIFY THAT THE POLICIES DICATED. NOTWITHSTANDING ANY RI RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCH	equif Pert Poli	REMENTAIN, T	NT, TERM OR CONDITION THE INSURANCE AFFORD	of an' Ed by	Y CONTRACT THE POLICIES REDUCED BY F	OR OTHER I DESCRIBEI PAID CLAIMS.	DOCUMENT WITH R	RESPECT	T TO I	WHICH THIS	
INSR LTR	TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		LIMITS	i		
Α	X COMMERCIAL GENERAL LIABILITY					4/12/2024	4/12/2025	EACH OCCURRENCE DAMAGE TO RENTED		\$ 1,000		
	X 5,000 CLAIMS-MADE X OCCUR							PREMISES (Ea occurrer MED EXP (Any one pers	,	\$ 100,000 \$ 10,000		
l	3,000							PERSONAL & ADV INJURY		\$ 1,000		
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE		\$2,000,000		
	POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG				
	OTHER:							S			,000	
В	AUTOMOBILE LIABILITY					4/12/2024	4/12/2025	COMBINED SINGLE LIN	VIT .	\$ 1,000	.000	
	X ANY AUTO							(Ea accident) BODILY INJURY (Per pe		\$,	
	OWNED SCHEDULED									-		
	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE		s		
}	AUTOS ONLY AUTOS ONLY							(Per accident)		S		
Α	X UMBRELLA LIAB X OCCUR					4/12/2024	4/10/2025					
^	- FYOSOG LIAD					4/12/2024 4/12/2025	EACH OCCURRENCE \$1,00					
	CEAING-WADE	1						AGGREGATE		\$ 1,000	,000	
_	DED X RETENTION \$ 10,000 WORKERS COMPENSATION					4/40/0004	4/40/0005	V PER	OTH-	\$		
	AND EMPLOYERS' LIABILITY V / N					4/12/2024	4/12/2025	X PER STATUTE	ER			
	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A						E.L. EACH ACCIDENT		\$1,000,000		
	(Mandatory in NH) If yes, describe under							E.L. DISEASE - EA EMPLOYEE		\$1,000,000		
	DÉSCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY	'LIMIT \$	\$ 1,000	,000	
The 10/1 per	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) The policy includes Blanket Additional Insured on the General Liability per form No. CG2010 04/13 & CG2037 04/13 and Automobile per form No. SCA23500D 10/11 with a Waiver of Subrogation on the General Liability per form no. CG2404 05/09, Automobile per form no. CA0444 10/13 and Workers Compensation per form WC420304 06/14 and when required by written contract This insurance is Primary & Non-Contributory as respects General Liability per form no. CG2001 04/13. Umbrella is follow form.											
CERTIFICATE HOLDER						ELLATION						
FOR INFORMATION ONLY						EXPIRATION ORDANCE WIT	DATE THE	ESCRIBED POLICIES EREOF, NOTICE W Y PROVISIONS.				
					Left Ready							

CERTIFICATE OF INTERESTED PARTIES

FORM **1295**

1 of 1

	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.		OFFICE USE ONLY CERTIFICATION OF FILING						
1	Name of business entity filing form, and the city, state and count of business.	try of the business entity's place	Certificate Number: 2025-1288295						
	Lone Star Recreation of Texas, LLC.		2020	2020 1200200					
	Stafford, TX United States								
2	Name of governmental entity or state agency that is a party to the being filed.	e contract for which the form is	03/2	03/28/2025					
	Fort Bend County			Acknowledged: 22/2025					
	Describe the identification number used by the recommental out	ter en etete enement to trook or idouti							
3	Provide the identification number used by the governmental entit description of the services, goods, or other property to be provided to 100564.		y tne c	ontract, and prov	nde a				
	100564 Galaxy All Abilities Park Playground Equipment								
4	1			Nature of					
-	Name of Interested Party	City, State, Country (place of busi	ness)	(check ap					
				Controlling	Intermediary				
				1					
5	Check only if there is NO Interested Party.								
6	UNSWORN DECLARATION								
	My name is	, and my date c	of birth is	S					
	My address is		state)	(zip code)	(country)				
	I declare under penalty of perjury that the foregoing is true and correct	et.							
	Executed inCounty	y, State of, on the	·						
				(month)	(year)				
		Circulation of catherinal areas of ca							
		Signature of authorized agent of co (Declarant)	ntractin	g business entity					