1	BILL NO. S-23-10-03
2	SPECIAL ORDINANCE NO. S
3	AN ORDINANCE approving the awarding of ITB #8594828 -
4	SERVICE AGREEMENT - 2023 PARKS PLAYGROUNDS - KETTLER & GREN - (\$305,000.00) by the City of Fort
5	Wayne, Indiana, by and through its Board of Park Commissioners and MIRACLE RECREATION EQUIPMENT
6	CO. for the PARKS AND RECREATION DEPARTMENT.
7	NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE
8	CITY OF FORT WAYNE, INDIANA;
9	SECTION 1. That ITB #8594828 - SERVICE AGREEMENT - 2023
10	PARKS PLAYGROUNDS – KETTLER & GREN - by the City of Fort Wayne, Indiana, by
11	
12	and through its Board of Park Commissioners and MIRACLE RECREATION EQUIPMENT
13	CO. for the PARKS AND RECREATION DEPARTMENT, respectfully for:
14	All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary to provide and install playground
15	equipment;
16	involving a total cost of THREE HUNDRED FIVE THOUSAND 00/100 DOLLARS -
17	(\$305,000.00) all as more particularly set forth in said ITB #8594828 - SERVICE
18	AGREEMENT - 2023 PARKS PLAYGROUNDS - KETTLER & GREN which is on file in
19	the Office of the Department of Purchasing, and is by reference incorporated herein, made
20	a part hereof, and is hereby in all things ratified, confirmed and approved.
21	SECTION 2. That this Ordinance shall be in full force and effect from and
22	after its passage and any and all necessary approval by the Mayor.
23	
24	Council Member
25	APPROVED AS TO FORM AND LEGALITY
26	
27	Malak Heiny, City Attorney
28	
29	
30	

2023 Fort Wayne Parks Playgrounds Selection Criteria Results Summary

Vendor	Lawton Park	McMillen Park	Kettler Park	Bob Arnold Northside Park	Foster Park	Tillman Park	Turpie Playlot	Kreager Park	Gren Park	Boone Park
Commercial Recreation Group	846	831	786	741	786	801	891	816	786	861
MidStates Recreation	741	771	831	891	831	831	861	801	831	891
Miracle Playgrounds of IN	678	783	843	N/A	N/A	693	783	828	843	723
Recreation InSites	813	813	765	813	813	813	753	843	813	708
Sinclair Recreation	891	891	831	831	891	831	861	831	831	861
Snider Recreation	768	783	813	768	813	843	690	783	783	675

Denotes Highest Total Score per Park

Maximum Possible Score: 891



SERVICE AGREEMENT: 2023 Parks Playgrounds -- Kettler & Gren Project #2023052, Quest #8594828, Q#0296

SUPPLIER NAME	CITY DEPARTMENT
Miracle Recreation Equipment Co.	Parks and Recreation
STREET ADDRESS	STREET ADDRESS
878 E. Hwy. 60	705 E. State Blvd.
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE
Monett, MO 65708	Fort Wayne, IN 46805
ATTENTION/PHONE Kevin Walker 417.235.6917	Dave Weadock 260.427.6417
Service Description	Rates
Provide and install new playground equip Park and Gren Park.	pment at Kettler
	Aggregate Price \$305,000.00
The fallendard and a second of this Agrangement	
The following is made a part of this Agreement:	□
	. ,
hereof are part of this Agreement. Capitalized terms	ne City. The additional terms and conditions on the reverse side on this page are used as defined terms when the context so on, for an equivalent period, by written notice to the Supplier no
SUPPLIER:	\neg
For Independent Contractors: Will any Individuals other than yourself perform work on this project? Yes No E o If yes, see reverse side for Worker's Comp. requirement.	
By/(s/gnature)	By (Signatura):
Prinjed Name: Next Waller	Printed Name: Steve M. Daviel
Date:	Date: 9/25/22

ADDITIONAL TERMS AND CONDITIONS

- SERVICES Supplier agrees to perform the Services beginning on the Begin Date and continuing until SERVICES Supplier agrees to perform the Services beginning on the Bitgin Date and containing wait the Services are completed on or before the Eed Date. TIME IS OF THE ESSENCE Supplier warrants that the Services will be completed on or before the Eed Date. TIME IS OF THE ESSENCE Supplier warrants that all Societies that it conform to the Service Services, but of conform to the Service Best of the Managhap, and be first from defects. Supplier further warrants that all pads furnished in connection with the Services shall be metabatishe and untably sets as sufficient for the purpose for which they are normally used. Supplier warrants that it has good tall to goods supplied herearder and that they are fore of all lient and encumbrances. These warrants are an addition to those implied in fact or in law. For the purpose of his Agreement, the term "Services" shall include any goods furnished in connection with the Services.
- INVOICES. Supplies shall invoice the City for Services performed according to the Rates, Billing Internal, and Invoice Address. Invoices shall be rendered in triplicate and shall itemize the Services performed, the Service Address, and the corresponding rates and taxes, if any. Payment shall be due within thirty (10) days after the invoiced are or the date of completion of the invoiced Services, whithever occurs lates, provided that the City Juli not be obligated to make any payment to Supplier hereunder until Supplier has farmabed proof satisfactory to the City of full payment for all labor, materials, supplies, matcheter, and experiment until the for or used in performance of this Agreement or has furnished all accessing waivers of firm supported by alliquies, all satisfactory to the City, establishing that all firm and tights to claim lient that could state out of the performance of the Services have been waived Payment of moveres shall not constitute acceptance of the Services, and taxoners shall be subject and planting for defects in quality or any other failure of Supplier to meet the requirements of this Agreement. The City may at any time set off any amount owed by the City to supplier against any amount owed by Supplier against any amount owed by Supplier against any amount owed by Supplier against any
- INDEPENDENT CONTRACTOR RELATIONSHIP. City and Supplies are and shall remain as adequated constructors with respect to each other. The persons provided by Supplies to perform the Services shall be Supplier's employees and shall be under the sole and exclusive direction and control of Supplier. They shall not be considered employees of the City for any purpose. Supplier shall be responsible for compliance with allibart, rules and regulations involving, but notiferanted to, employment of lates, hours of labor, health and safety, working conditions, and payment of wages with respect to such parsons. Supplier shall also be responsible for payment of taxes, including federal, title and maintigal lates chargeable or assessed with respect to its employees, tuch as Social Security, intemployment, Workers' Compensation, distability estatione, and federal and state withholding, Supplier shall also be responsible for provings such researched commodators, including auxiliary and a services, as may be required under the Americana With Disabilities Act, 42 U.S.C. (210) at seq. to as to enable any disabled person furnished by Supplier to portorn the estential functions of the Supplier to great or defined, indennify, and hold humiles the City from and eigenst any loss, our, daim, liability, damage, or expense (cocluding alterney's fees) that may be surfused by reason of Supplier's failure to comply with this paragraph.
- INDESINITY. Suppler shall defend, indennify, and hold humbers the City (including its officers, employees, and agent) from all demands, duringes, liabilities, costs, and expenses (including seasonable stormy's feet), judgment, etitlement, and penalties of every hind arrange out of as performence of Senters including, without limitation, damages for presental supply of class of clarings to propriety due, or clarined to be due, to the negligence or willful misconduct of Supplier including such portion thereof due, or clarined to be due to the negligence of the City except that Supplier shall have no deep holds and the supplier shall have no deep to both misconduct of the City, and if any coil, claim, or demand was defended by Supplier, then the City will reinstone Supplier for its pro-rates white of fits cost, expenses (including reasonable attomps's Feet), and damages. The City may effect to participate in the defines of fany suit, claim, or demand by employing blomeys at its own expense, without warving Supplier's obligations to indemnify, defend or hold thrusters. Supplier shall not settle or compromise any claim, our, or action, or consent to entiry of judgment without the prior winten consent of the City and without an unconditional release of all fiability by each claiman or slability to the City. plaintiff to the City
- LIMITATION OF LIABILITY. Each party's liability to the other for any loss, cost, claim, l'ability, ELIMITATION OF LIAULILITY. ELEA PLAY'S INDUSTY to the other for any tops, cost, clean, I shirty, damage, or expense (including attorneys' feet) relating to or assume out of any negligent set or ordition in its performance of obligations satisfieg out of this Agreement, that he limited to the amount of direct damage actually incorred. Absent gross negligence or knowing and willful misconduct which causes a base, neither party that he limbt to the other for any sadirect, special or consequential damage of any hard-industrial.
- INSURANCE Supplier that I maintain in full force and effect during the performance of the Services the following insurance coverage, provided, however, that if a High Risk Insurance Attachment is attached hereto, the requirements of the High Risk Insurance Attachment shall be substituted in Feu of elnəməssiyəs Burwollol ədi
 - Worker's Compensation General L-abildy (a) (b)

 - Automobile Leibility
 - Products Liability
 Completed Operations Liability
- bet etitiziois tedajtementa .
- \$1,000,000 aggregate
- \$2011020 150 muniming COO, CO. 12
- \$1,000,000 minimum pat occurrence
- Independent Contractors that here others and indicate that they do NOT carry workers comp interence away submit a valid Clearance Certificate approved by the Worker's Compensation Board of Ind-ana.

The Certificate of Insurance must show the City of Fort Wayne, its Divisions and Subsidiaries as an Additional Insured and a Certificate Holder, with 10 days notification of cancellation or non-tenewal. All Certificates of Insurance should be sent to the following address.

City of Fort Wayne Principles of Department 100 East Berry States. Seve 490 Fort Wayne, IN 46102

- HAZARDOUS MATERIALS. Supplies will provide to the City before performing any Services, a statement describing any Hazardous Materials intended and necessary for use in performing the Services. "Hazardous Materials" means any stem which may be classified under federal, state, or local law, as hazardous or town. Supplier must couply with all federal, state, or local law in the use, transportation, and disposal of such Hazardous Materials.
- PROGRESS REPORTS. The Supplies that submit progress reports to the City upon request. The report shall serve the purpose of assuring the City that work is progressing in line with the schedule, and dust completion can be reasonably assured on the schoduled date. This contract shall be deemed to the sobstantially performed only when fully performed according to its terms and conditions and any modification thereof.
- CONFLICT OF INTEREST. Sopplier certifies and warrants that neither it nor any of its directors, officers, agents, representatives or employees which will participate in any way in the performance of the Supplier's obligations hereunder has or will have any conflict of interest, direct or indirect, with the City of Fort Wayne or any of me departments, divisions, agencies, officers, directors or agents.
- CONFIDENTIALITY OF DATA, PROPERTY RIGHTS IN PRODUCTS, AND COPYRIGHT PROHIBITION. Species duther spress that all information, data findings, reconventedations, proposals,

- etc. by whitever name described and by whitever form therein secured, developed, written or produced by the Supplier in furtherance of this contract—shall be the property of the City. The Supplier shall take action as it necessary under law to preserve such property rights us and of the City while such property is within the control and/or custody of the Supplier. By this context the Supplier specifically writers and/or releases to the City and comparable property right of the Supplier to copyright, because, puters or other wise uses such information, data findings, recommendations proposals, ste
- CONFIDENTIALITY OF CITY INFORMATION Supplies understands and agrees that data, materials, and information disclosed to Supplies may contain conflictual and protected data. Therefore, the Supplies promises and assumes that data, material, and information gathred, based upon or declosed to the Supplies for the purpose of this contract, will not be disclosed to others or decoused withouther parties wahout the prior writen consent of the City.
- EMPLOYER CERTIFICATION. In accordance with I C. §22.5-1.7, Supplier understands and agrees to small and verify work slightly status of all nearly liked employees of the contractor through E-Venfly regigum or any other system of legal residence verification as approved by the United States Department of Homeland Security or the department of homeland security. Supplier Kriber understands that use not required to verify work eligibility of status of evoly hired employees of the Supplier through the E-Venfly program if the E-Venfly program of longer exists. Supplier certifies that they do not knowingly employ any unsuthorized after-
- COMPLIANCE WITH LAWS. Supplier warrans that the Services shall be in states conforming with all applicable local, state and federal laws including, but not limited to, the standards promotigated by the occupational Safety and Health Act, Executive Order 1246, as antinede, relative to Equal Berndoyment Opportunity and all other applicable laws, rules, and regulations, studying the Civil Rights Act of 1994 periating to equal opportunity. Section 100 of the Vocational Rehabilitation Act of 1973, but American with Disabilities Act, Section 400 of the Victional Exe Vettran Readywards Assistance Act of 1974 and all applicable immugration laws and regulations including the 1986 immigration Reformand Control Act et. seq. Supplier agrees to indimnify and hold harmless the City from and against any loss, cost, claim, itselfity, damage, or expense (including attorney's feet) that may be sustained because of Supplier's breach of such warranty.
- DEFAULT. In the event that (a) Supplier breaches any warranty consumed herein; (b) Supplier falls to growide the inswance certificate required herein; (c) Supplier or Supplier's insurance carrier fails to defend, indemnify, or hold humless the City as required herein; (d) Supplier's performance of the Strivices violates applicable law; (a) Supplier admits knotivency, makes an assignment for the benefit of excedience, or has a trustee expoirted to take no very filer a replantifular of its assets; or (f) Supplier fails to perform or comply with any other provision of this Agreement, such failure, breach, or violation shall constitute a default under this Agreement.
- TERRAINATION. In the event of default by Supplier woder this Agreement, the City reserves the right without flikility, in addition to its other rights and remedies, to terranate this Agreement by notice to Supplier as to the portion of the Services not yet rendered and to purchase substitute services at Supplier's expense. Supplier shall reimburse the City for the cost of such substitute services upon Supplier's receipt of an invoice therefor.
- WAIVER. No action or inaction by the City shall constitute a waiver of ear right or remedy
- CANCELLATION. City may at any time cancel this Agreement in whole or in part for its sole convenience upon written notice to Supplier, and Supplier shall stop performing the Services on the date specified in such notice. the Chy shall have no liability as a result of such concellation, except that the Chy will pay Supplier the Rates for completed Services accepted by the City and the actual interred cost to Supplier for Services in progress. These payments shall not exceed the Aggregate Price.
- FORCE MAJEURE Neither party shall be liable to the other or responsible for nonperformance of any of the terms of this Agreement due to unforesceable causes beyond the seasonable control and will he fish or engligence of such party, including, but not sentenced to acts of God as the public enemy, acts of government, fire, floods, epidemics, quasanties restrictions, tinkes, freight emburgots, of unusually
- NOTICES. All notices required or permitted to be made or given hirtunder by one party to the other party shall be in writing and shall be deemed to have been given when hand delivered, or on the date stated on the receipt if deposited in the United States mail in certified form, postage prepaid with return receipt requested, and addressed to such other party at the Poince Address or at such other address as may be specified by such other party at the Poince Address or at such other address as may
- ASSIGNMENT. Any assignment, in whole or in part, of Supplier's rights or obligation under this Agreement without the prior written consent of the City shall be void. Supplier shall not use subcontractors to perform any part of the Services without the prior written consent of the City.
- DISPUTE RESOLUTION. The City shall be the sole judge of the quality of services. In the event of any dispute or disagreement between the parties either with respect to the interpretation of any provision of this agreement, or with respect to the performance of either party herender, the dispute shall be resolved by the Director of Finance and Administration and will not be subject to arbitration.
- ACCESS TO RECORDS. The Supplier shall maintain all books, distancing, papers, accounting records, and other evidence pensioning to the cost incurred. They shall make just materials available at their respective offices at all reasonable times during the contact period and for these (3) years from the date of final payment under the contract for comprision by the City or by any other authorized representative of city government. Copier thereof shall be furnished as no cotto the City if requested
- HONDISCRIMINATION Pursuant to IC 22-9-1-10, the Civil Rights Accol 1964, and Title VI, Suppl et NONDISCRIMINATION Pursuants of C22-9-1-10, the Civil Rights Act of 1964, and Tille VI, Suppl are and its subconstators shall not determinate against any employee or applicant for employment in the performance of this context. The Supplier shall not determinate with respect to his, tonue, term, conditions or privileges of employment or any matter directly or indirectly related to employment, because of sace, color, religion, exe, disability, national origin or accestry. Breach of this coverant may be regarded as a material beach of context. Acceptance of this context also fightless compliance with applicable Pederal laws, regulations, and executive orders prohibiling directionistation in the provision of services based on race, color, national origin, age, sex, disability or status as a veteran.
- MISCELLANEOUS If any provision of this Agreement is held to be invalid or intenforceable, the salidity and enforceable by of the semining provision shall not be affected. This Agreement shall be governed by the laws of the state of Indiana and shall be subject to the exclusive jurisdiction of the count therein. This Agreement embodies the entire agreement between the parties with respect to the subject matter between the order with the salid contemporareous outal agreements and understandings relating to the xubject matter between the order and salicontemporareous outal agreements and understandings relating to the xubject matter between the agreement shell be effective to modify or discharge this Agreement, in whote or up particulates such agreement in a writing and signed by the party against whom enforcement of the modification or discharge its tought. The paraging historings are for convincince only and are not retained to affect the interpretations of the provisions betteef. This agreement shall be binding on the parties hearten and assigns.



E.B.E. RIDER;

E.B.E. RIDER

THIS AGREEMENT made and entered into by and between the CITY OF FORT WAYNE, hereinafter referred to as OWNER and <u>Miracle Recreation Equipment Co.</u>, hereinafter referred to as CONTRACTOR.

WITNESSETH:

WHEREAS, the CONTRACTOR is the apparent low bidder on construction project commonly referred to as the <u>Kettler Park and Gren Park Playgrounds</u>, which project was bid under Resolution Number <u>ITB#8594828</u>.

WHEREAS, CONTRACTOR agrees that the goal for qualified Emerging Business Enterprises, hereinafter sometimes referred to as E.B.E.'s as subcontractors on this project is 10% of the contract amount; and

WHEREAS, OWNER has, pursuant to Executive Order 90-01 (as amended 05-08-06), adopted a goal of at least 10% of the contract amount to Emerging Business Enterprises as defined under said Executive Order (as amended 05-08-06); and

WHEREAS, said Executive Order (as amended 05-08-06) states:

"Section 2, Paragraph C. Each contractor shall be required to make a good faith effort to subcontract 10% of the contract amount to Emerging Business Enterprises on each construction contract he/she is awarded. In the event a contractor is unable to subcontract 10% of the contract amount or secure services of an Emerging Business Enterprise, he/she will be required to submit a completed Request for Waiver form on which he/she will provide a written description of the efforts taken to comply with the participation goals."

NOW, THEREFORE, in consideration of the foregoing and of the mutual agreements hereinafter contained, the sufficiency of which consideration is hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Conditional Award</u> Subject to approval by the Common Council of the City of Fort Wayne as stipulated in the construction contract to which this Rider is attached, OWNER awards the construction contract to the CONTRACTOR.
- 2. E.B.E. Retainage requirements If the contractor is in compliance with the provisions of the construction contract to which this Rider is attached, the Owner will make payments for such work performed and completed. However, in any such case, the Owner will retain five percent (5%) of the total amount owing to insure compliance with this E.B.E. Rider. Upon final inspection and acceptance of the work, and determination by the Fort Wayne Board of Public Works that the contractor has made a good faith effort to subcontract 10% of the contract amount to emerging business enterprises, the contractor will be paid in fuli.

In the event there is a determination that good faith compliance with this E.B.E. Rider has not occurred, appropriate reduction in the final payment pursuant to paragraph 6 of this E.B.E. Rider will be made.

If the contract is in excess of \$100,000, the contract will be subject to the standard Board of Public Works escrow agreement. However, payments to the CONTRACTOR are not to exceed 95% of the total contract amount until the OWNER has verified that the CONTRACTOR has made good faith efforts to attain the E.B.E. goal stipulated in this E.B.E. Rider. Payment of the final 5% of the total contract amount will be dependent upon good faith efforts to comply with this E.B.E. Rider, and subject to reduction in the event of non-compliance as provided in paragraph 6 of this E.B.E. Rider.

- 3. Request for Waiver If, at the time final payment application is made, contractor has not attained the ten 10% E.B.E. goal, contractor shall file with the final payment application a "Request for Waiver." Said Request for Waiver shall contain a written description of the efforts taken by Contractor to attain the 10% E.B.E. goal.
- 4. <u>Determination of Waiver Requests</u> The Contract Compliance Department of the City of Fort Wayne shall examine all Requests for Waiver to determine if Contractor's efforts constitute good faith efforts to attain such goal and shall submit recommendations concerning said requests for Waiver for the final determination of the Board of Public Works of the City of Fort Wayne.
- 5. Good Faith Per Se. In any case, a Contractor shall be deemed to have made good faith efforts at compliance where E.B.E.'s have subcontracted for every sub-contract for which there are qualified E.B.E.'s available.
- 6. Consequence of noncompliance In the event the Board of Public Works approves a recommendation that contractor failed to make good faith efforts at compliance, the contract shall be reduced by the amount calculated as the difference between 10% and the percentage level met. Said amount shall be added to the City of Fort Wayne E.B.E. Bond Guarantee Fund and contractor agrees to accept the reduced amount as full payment under the terms of his/her contract.
- 7. Waiver approved In the event the Board of Public Works determines that a good faith effort to comply with this E.B.E. Rider has been made, the contract shall not be reduced, and the balance owing to the contractor shall be paid in full.

IN WITNESS WHEREOF,			
The parties have executed the E.B.E. Rider this	day of	, 20	
Name Printed Kevin Walks	_Company_ <u>Mi</u>	vule Recrestien	Equifo Co
ATTEST: Steve McDaniel, Director Fort Wayne Parks and Recreation			

Revised 2-09

Vendor Disclosure

CITY OF FORT WAYNE, INDIANA

Miracle Recreation Equipment Company
(Vendor Name)

VENDOR DISCLOSURE STATEMENT RELATING TO:

- 1. FINANCIAL INTERESTS;
- 2. POTENTIAL CONFLICTS OF INTEREST:
- 3. CURRENT AND PENDING CONTRACTS OR PROCUREMENTS

Vendors desiring to enter into certain contracts with the City of Fort Wayne, Indiana (the "City") shall disclose their financial interests, potential conflicts of interest and current and pending contract or procurement information as set forth below.

The following disclosures by Vendors are required for all contracts with annual payments by the City in the amount of \$50,000 or more. Vendors shall disclose their financial interests, potential conflicts of interest and other contract and procurement information identified in Sections 1, 2 and 3 below as a prerequisite for consideration for a contract awarded by the City. This Disclosure Statement must be completed and submitted together with the Vendor's contract, bid, proposal or offer.

A publicly traded entity may submit its current 10K disclosure filing in satisfaction of the disclosure requirements set forth in Sections 1 and 2 below.

Section 1: Disclosure of Financial Interest in Vendor

a.	If any individuals have either of the following financial interests in Vendor (or its parent), please check all that apply and provide their names and addresses (attach additional pages as necessary): (i) Equity ownership exceeding 5% ()
	(ii) Distributable income share exceeding 5% ()
	(iii) Not Applicable (If N/A, go to Section 2) ()
	Name: Name:
	Address: Address:
b.	For each individual listed in Section 1a. show his/her type of equity ownership:
	sole proprietorship () stock () partnership interest () units (LLC) () other explain)
c.	For each individual listed in Section 1a. show the percentage of ownership interest in Vendor (or its parent): ownership interest:
	Name: %
	Name:%

Section 2: Disclosure of Potential Conflicts of Interest (not applicable for vendors who file a 10K)

For each individual listed in Section 1a. check "Yes" or "No" to indicate which, if any, of the following potential conflict of interest relationships apply. If "Yes", please describe using space under applicable subsection (attach additional pages as necessary):

a.	City employment, currently or in the previous 3 years, including contractual employment for services: Yes No
).	City employment of "Member of Immediate Family" (defined herein as: Spouse, Child, Step Child, Parent or Step Parent, Father-in-law or Mother-in-law, Brother or Sister, Step Brother or Step Sister, Half Brother or Half Sister, Brother-in-law or Sister-in-law, Son-in-law or Daughter-in-law, Grandparent or Step Grandparent, Grandparent or Step Grandparent of Spouse, Grandchild) Including contractual employment for services in the previous 3 years: Yes No
c.	Relationship to Member of Immediate Family holding elective City office currently or in the previous 3 years: Yes No
c.	Relationship to Member of Immediate Family holding appointive City office currently or in the previous 3 years: Yes No
IN	ction 3: DISCLOSURE OF OTHER CONTRACT AND PROCUREMENT RELATED FORMATION Does Vendor have current contracts (including leases) with the City? Yes No No

If "Yes", identify each current contract with descriptive information including purchase order or contract reference number, contract date and City contact below (attach additional pages as necessary).

b.	Does Vendor ha	ve <u>pe</u>	nding cont	racts (ir	ncluding leases)	, bids,	proposals, or other pending	
	procurement rel	ations	ship with th No <u>i</u>					
							mation including bid or project num il pages as necessary).	nber,
٤.	Does vendor hav	e any	existing en		that are also en	ployed	by the City of Fort Wayne?	
	If "Yes", provi payment terms						d at vendor, and employment	
	Name / Position /	Payme	ent Terms: _					
							kan di kanan kompunikalin san kompleta kan akti konse kilaka ko	
	Name / Position /	Payme	nt Terms:	,				
	Name / Position / Name / Position /	•						
d.	Name / Position / Does vendor's rethat are also em	Payme eprese ploye gent,	ent Terms: ntative, aged d by the C broker, deal	nt, broke ty of F er or di	er, dealer or distront Wayne? Fo	ibutor (r each	if applicable) have any existing em instance, please provide the name he City employee, and the paymen	of th
d. e.	Name / Position / Does vendor's rethat are also en representative, a	Payme eprese pploye gent, comr	ent Terms: ntative, aged d by the C broker, deal	nt, broke ty of F er or di cc.).	er, dealer or distront Wayne? Fo	ibutor (r each me of t	if applicable) have any existing em instance, please provide the name he City employee, and the paymen	of th

Section 4: CERTIFICATION OF DISCLOSURES

In connection with the disclosures contained in Sections 1, 2 and 3 Vendor hereby certifies that, except as described in attached Schedule A:

- a. Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure Statement, been debarred, suspended, proposed for debarment declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- No officer or director of Vendor (or its parent) or individual listed in Section 1a. is presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any offense;
- c. Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure Statement, had one or more public transactions (federal, state or local) terminated for cause or default;
- d. No officer or director of Vendor (or its parent) or individual listed in Section 1a. has, within the five (5) year period preceding the date of this Disclosure Statement, been convicted, adjudged guilty, or found liable in any criminal or civil action instituted by the City, the federal or state government or any other unit of local government; and
- e. Neither Vendor, nor its parent, nor any affiliated entity of Vendor, or any of their respective officers, directors, or individuals listed in Section 1a. is barred from contracting with any unit of any federal, state or local government as a result of engaging in or being convicted of: (i) bid-rigging; (ii) bid-rotating; or (iii) any similar federal or state offense that contains the same elements as the offense of bid-rigging or bid-rotating
- f. Pursuant to IC 5-22-16.5, Vendor hereby certifies they do NOT provide \$20 million dollars or more in goods or services to the energy sector of Iran. Vendor also certifies it is not a financial institution that extends \$20 million dollars or more in credit that will provide goods or services to the energy sector of Iran or extends \$20 million dollars or more in credit to a person identified on the list as a person engaging in investment activities in Iran.

The disclosures contained Sections 1, 2 and 3 and the foregoing Certifications are submitted by

Mircula Reventor Equipment Co.

(Name of Vendor)

Address
(47 235-6417

Telephone

E-Mail Address

The individual authorized to sign on behalf of Vendor represents that he/she: (a) is fully informed regarding the matters pertaining to Vendor and its business; (b) has adequate knowledge to make the above representations and disclosures concerning Vendor; and (c) certifies that the foregoing representations and disclosures are true and accurate to the best of his/her knowledge and belief.

Name (Printed) Kevin Waller Title C. S. Nauge
Signature Date 8 10 23

NOTE: FAILURE TO COMPLETE AND RETURN THIS FORM WITH YOUR DOCUMENTATION MAY RESULT IN YOUR CONTRACT, OFFER, BID OR PROPOSAL BEING DISQUALIFIED FROM CONSIDERATION.

COUNCIL DIGEST SHEET

Enclosed with this introduction form is a tab sheet and related material from the vendor(s) who submitted bid(s). Purchasing Department is providing this information to Council as an overview of this award.

RFPs & BIDS

Quest vBid #	8594828
Awarded To	Miracle Recreation Equipment Co.
Amount	\$305,000.00
Conflict of interest on file?	
Number of Registrants	
Number of Bidders	
Required Attachments	ITB – attached; Criteria Evaluation Results

EXTENSIONS

Date Last Bid Out	0
# Extensions Granted	0
To Date	

SPECIAL PROCUREMENT

Contract #/ID	n/a
(State, Federal,	
PiggybackAuthority)	
Sole Source/	
Compatibility Justification	

BID CRITERIA (Take Buy Indiana requirements into consideration.)

Most Responsible, Responsive Lowest	\square Yes $oldsymbol{X}$ No $ extit{ If no, explain below}$
If not lowest, explain	Vendors were provided a fixed budget based upon staff-expected costs for providing equipment for playgrounds of this size. The vendor's work includes providing and installing the playground equipment at Kettler Park and Gren Park. Vendor was selected based upon a comprehensive criteria evaluation form (see attached). The highest score was awarded the work.

COUNCIL DIGEST SHEET

COST COMPARISON

Increase/decrease amount	n/a
from prior years	
For annual purchase	
(if available).	

DESCRIPTION OF PROJECT / NEED

Ic	lenti	fy n	eed	<i>for</i>	proje	ect &
	de	scril	be pi	roje	ct; a	ttach
	supj	ort	ing e	doci	umer	its as
						sarv.

Playgrounds are thoroughly inspected on an annual basis and prioritized for replacement or repairs accordingly. The playgrounds were deemed high priorities for replacement due to the age of the existing equipment, condition, and availability of replacement parts. This project requires the vendor to provide and install playground equipment as designed by the vendor, and as selected based upon the criteria evaluation form.

REQUEST FOR PRIOR APPROVAL

•	
Provide justification if prior approval is being	
prior approval is being	
requested.	

FUNDING SOURCE

Account Information.	Funding Source: Supplemental Economic Development Distribution 2023 \$2,000,000 Budgeted for Park Playgrounds. 431PARP4-5431

MIRACLE SELECTION CRITERIA EVALUATION FORM

Kettler Park

A	В	С	D	Е
EVALUATION CRITERIA	WEIGHT	SCORE	EXT.	CONANACNITS
EVALUATION CRITERIA	1 - 10	0, 1, 3, 6, 9	SCORE	COMMENTS
Vendor's qualifications and experience. Clearly stated in proposal.	10	9	90	Re-established in 2021. Previous experience as Miracle Midwest.
Playground manufacturer's years in business. Clearly stated in proposal.	8	9	72	Miracle equipment since 1927
Installer's qualifications and experience. Clearly stated in the proposal.	8	6	48	Some mention of installation, but no reference material provided for installation crew
Sales Team's qualifications and experience including resumes and past project experience	6	9	54	Ranges from 6-20 years
Warranty length for equipment and installation	8	9	72	Clearly stated in proposal
Lead time of proposed equipment, and timeframe clearly stated in proposal Design utilizes the available	8	6	48	22 weeks, longer than others
Design utilizes the available playground space effectively and minimizes void areas	10	9	90	Excellent
Design provides for multiple activities including: motor skills, sensory system, core strength, balance, coordination and social interaction	10	⁻ 9	90	Excellent
Quality of design, creativity and appropriateness for surrounding area	10	9	90	Excellent
Accessibility/Universal Design	5	9	45	Excellent
Design follows the requirements of the Request for Proposal	10	9	90	Excellent
Completeness & quality of the proposal	6	9	54	Excellent
MAXIMUM POSSIBLE SCORE:	891	TOTAL:	843	

WEIGHT = How important we feel this Selection Criteria is to the position.

Values range from 1 through 10. 1 = Low, 10 = High.

SCORE = How well this proposal meets the Selection Criteria.

Zero: Does not meet criteria, 1 = Low, 3 = Fair, 6 = Good, 9 = Excellent.

EXT. SCORE = Column B times Column C

Source: Six-Sigma/Cause and Effect Matrix; as amended.

MIRACLE SELECTION CRITERIA EVALUATION FORM

Gren Park

A	В	С	D	Е
EVALUATION CRITERIA	WEIGHT 1 - 10	SCORE 0, 1, 3, 6, 9	EXT. SCORE	COMMENTS
Vendor's qualifications and experience. Clearly stated in proposal.	10	9	90	Re-established in 2021. Previous experience as Miracle Midwest.
Playground manufacturer's years in business. Clearly stated in proposal.	8	9	72	Miracle equipment since 1927
Installer's qualifications and experience. Clearly stated in the proposal.	8	6	48	Some mention of installation, but no reference material provided for installation crew
Sales Team's qualifications and experience including resumes and past project experience	6	9	54	Ranges from 6-20 years
Warranty length for equipment and installation	8	9	72	Clearly stated in proposal
Lead time of proposed equipment, and timeframe clearly stated in proposal Design utilizes the available	8	6	48	22 weeks, longer than others
Design utilizes the available playground space effectively and minimizes void areas	10	9	90	Excellent
Design provides for multiple activities including: motor skills, sensory system, core strength, balance, coordination and social interaction	10	9	90	Excellent
Quality of design, creativity and appropriateness for surrounding area	10	9	90	Excellent
Accessibility/Universal Design	5	9	45	Excellent
Design follows the requirements of the Request for Proposal	10	9	90	Excellent
Completeness & quality of the proposal	6	9	54	Excellent
MAXIMUM POSSIBLE SCORE:	891	TOTAL:	843	

WEIGHT = How important we feel this Selection Criteria is to the position.

Values range from 1 through 10. 1 = Low, 10 = High.

SCORE = How well this proposal meets the Selection Criteria.

Zero: Does not meet criteria, 1 = Low, 3 = Fair, 6 = Good, 9 = Excellent.

EXT. SCORE = Column B times Column C

Source: Six-Sigma/Cause and Effect Matrix; as amended.



Fort Wayne City Council Project Summary

2023 Parks Playgrounds

Project: 2023052

QuestCDN No.: 8594828

Project Description:

Through the City's 2023 Supplemental Economic Development Distribution, \$2,000,000 has been allocated to Fort Wayne Parks and Recreation for playground improvements in ten parks. The following is a summary of known project costs for playground equipment and anticipated costs for safety surfacing, borders and drainage.

Playground Equipment

Park	Selected Vendor	Equipment Cost
Lawton Park	Sinclair Recreation	\$245,000
McMillen Park	Sinclair Recreation	\$190,000
Kettler Park	Miracle Playgrounds of Indiana	\$180,000
Foster Park	Sinclair Recreation	\$200,000
Northside Park	MidStates Recreation	\$175,000
Tillman Park	Snider Recreation	\$130,000
Turpie Playlot	Commercial Recreation Group	\$120,000
Kreager Park	Recreation InSites	\$175,000
Gren Park	Miracle Playgrounds of Indiana	\$125,000
Boone Park	MidStates Recreation	\$120,000
	Equipment Total	\$1,660,000

Playground Safety Surface for 10 parks

Anticipated cost of	Engineered	Wood	l FIBAR Mulch	\$145,0	000

Playground Border and Drainage for 10 parks

Anticipated cost of concrete border and drainage \$195,000

Total Project Cost \$2,000,000

MEMORANDUM

To:

City Council Members, City of Fort Wayne

From:

Dave Weadock

CC:

File

Subject:

Council Approval for Parks Department Playground Equipment Replacement

Date:

September 19, 2023

This project includes installation of new playground equipment at the following, ten parks:

- Bob Arnold Northside Park Council District 2
- Boone Park Council District 5
- Foster Park Council District 5
- Gren Park Council District 3
- Kettler Park Council District 5
- Kreager Park Council District 1
- Lawton Park Council District 5
- McMillen Park Council District 6
- Tillman Park Council District 6
- Turpie Playlot Council District 6

In an effort to maximize available funds, secondary projects addressing playground safety surfacing, playground borders and drainage shall be addressed as separate contracts at a later date. In doing so, the Parks Department shall contract directly with suppliers, and avoid unnecessary markups. Please see the Fort Wayne City Council Project Summary page for information on project costs breakdown.

We respectively request your approval of this contract so that we may proceed with the work. If you have any questions, please feel free to contact me at 427-6417 or Steve Schuhmacher at 427-6401. I will also be available at the Council meeting to answer any questions.

Thank you in advance.

Dave Weadock Manager of Project Administration Fort Wayne Parks and Recreation