

REFERENCES

Reference # 1

Organization Name: Hillsborough County Parks Telephone #: 813-955-7129

Contact Name: Jason Mackenzie E-mail Address: mackenziej@hcfl.gov

Scope of Work Provided: Various projects, playground equipment, surfacing, intallation

Project Dollar Value: \$2,000,000 Present Contract Status: Over 75 completed projects

Contract Dates: 3/1/2005 - current

Reference # 2

Organization Name: Pinellas County Parks Telephone #: 727-582-2502

Contact Name: Paul Cozzie E-mail Address: pcozzie@pinellascounty.gov

Scope of Work Provided: 6 parks, playgrounds, surfacing and installation

Project Dollar Value: \$1,000,000 Present Contract Status: Complete

Contract Dates: 3/1/2021 - 3/1/2025

Reference # 3

Organization Name: City of Cape Coral Telephone #: 239-205-0264

Contact Name: Matt Creed E-mail Address: mcreed@capecoral.net

Scope of Work Provided: 3 Parks, Playground, Surfacing, Installation

Project Dollar Value: \$950,000 Present Contract Status: Complete

Contract Dates: 5/1/22 - 11/1/24

The School District of Manatee County is authorized to check your company's previous performance and contact references.



Authorizing Signature (Respondent)

APPENDIX C

BIDDER'S STATEMENT OF PRINCIPAL PLACE OF BUSINESS

If Bidder's principal place of business is outside of the state of Florida, write Bidder's name and political subdivision (county or municipality) where Bidder's principal place of business is located.

Name of Bidder: Playmore West, Inc.

Bidder's principal place of business (County and State): Lee County, FL

Pursuant to Section 287.084(2), F.S., "a vendor whose principal place of business is outside this state must accompany any written bid, proposal or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state, as to the preferences, if any or none, granted by the law of that state, or political subdivision, to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts."

The Attorney for an Out of State Bidder shall complete the following:

Legal Opinion Regarding State Bidding Preferences

Bidder's principal place of business is in the State of _____ and it is my legal opinion that the laws of that state do not grant a preference in the letting of any or all public contracts to business entities whose principal places of business are in that state.

Or

Bidder's principal place of business is in the State of _____ and it is my legal opinion that the laws of that state grant the following preference(s) in the letting of any or all public contracts to business entities whose principal places of business are in that state. (Please describe applicable preference(s) and identify applicable state laws):

Legal Opinion Regarding Political Subdivision Preference

Bidder's principal place of business is in the political subdivision of _____ and it is my legal opinion that the laws of that political subdivision do not grant a preference in the letting of any or all public contracts to business entities whose principal places of business are in that state.

Or

Bidder's principal place of business is in the political subdivision of _____ and it is my legal opinion that the laws of that political subdivision grant the following preference(s) in the letting of any or all public contracts to business entities whose principal places of business are in that state. (Please describe applicable preference(s) and identify applicable state laws):

Signature of out of state Bidder's attorney: _____

Printed name of out of state Bidder's attorney: _____

Address of out of state Bidder's attorney: _____

Telephone number of out of state Bidder's attorney: _____

Email of out of state Bidder's attorney: _____

Attorney's state(s) of bar admission: _____

APPENDIX D

BIDDER'S STATEMENT OF FINANCIAL QUALIFICATION

The following questions are presented to evaluate a Bidder's financial ability, capacity and/or resources to acquire and maintain the required staffing for this Contract. If Bidder answers 'Yes' to any of the questions below, then Bidder shall describe the circumstances, current status, and ultimate disposition of each matter using a separate page and attach it to this document.

- 1. Has Bidder been declared in default of any contract? Yes No
- 2. Has Bidder forfeited payment of performance bond issued by a surety company on any contract? Yes No
- 3. Has an uncompleted contract been assigned by Bidder's surety company on any payment of performance bond issued to Bidder arising from its failure to fully discharge all contractual obligations thereunder? Yes No
- 4. Within the past three (3) years, has Bidder filed for reorganization, protection from creditors, or dissolution under the bankruptcy statutes? Yes No
- 5. Is Bidder now the subject of any litigation in which an adverse decision might result in a material change in Bidder's financial position or future viability? Yes No
- 6. Is Bidder currently involved in any state of a fact-finding, negotiations, or resistance to a merger, friendly acquisition, or hostile take-over, either as a target or as a pursuer?
 Yes No
- 7. License Sanctions: List any regulatory or license agency sanctions. The School Board may perform a background check on Bidder with all state and regulatory agencies.

- 8. Bidder must provide the name and address of all persons or entities serving or intending to serve as principals in Bidder's firm.

Luke Russell - 13120 Idylwild Farm Rd., Fort Myers, FL 33905

Ryan Russell - 5790 Beechwood Tr., Fort Myers, FL 33919

Playmore West, Inc.

Company Name

Luke Russell

Corporate Name of Bidder (Typed)



Authorized Representative's Signature

5/28/2025

Date

APPENDIX E

DRUG FREE WORKPLACE CERTIFICATION

I hereby swear or affirm that this company has established a drug-free workplace program by completing the following requirements:

- 1) Published a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2) Informed employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3) Given each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4) In the statement specified in subsection (1), notified the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the work place no later than five (5) days after such conviction.
- 5) Imposed a sanction on or required the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- 6) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

Playmore West, Inc.

Company Name



Signature of Contractor's Authorized Official

Luke Russell - President

Name and Title (Printed)

5/28/2025

Date

APPENDIX F

**FEDERAL DEBARMENT CERTIFICATION
CERTIFICATION REGARDING DEBARMENT, SUSPENSION
INELIGIBILITY AND VOLUNTARY EXCLUSION - LOWER TIER COVERED TRANSACTIONS**

This certification is required by the regulations implementing *Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017.510, Participants responsibilities*. The regulations were published as *Part IV of the January 30, 1989, Federal Register (pages 4722-4733)*

***** BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON NEXT PAGE *****

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

Playmore West, Inc.

Company Name



Signature of Contractor's Authorized Official

Luke Russell - President

Name and Title of Contractor's Authorized Official

5/28/2025

Date

INSTRUCTIONS FOR CERTIFICATION

1. By signing and submitting this form, the prospective lower tier participant is providing the certification set out on the reverse side in accordance with these instructions.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-procurement List.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

APPENDIX G

SCRUTINIZED COMPANY CERTIFICATION

I hereby swear and affirm that as of the date below this company is not listed on a Scrutinized Companies list created pursuant to 215.4725, 215.473, or 287.135, Florida Statutes. Pursuant to 287.135, Florida Statutes I further affirm that:

1. This company is not participating in a boycott of Israel such that is not refusing to deal, terminating business activities, or taking other actions to limit commercial relations with Israel, or persons or entities doing business in Israel or in Israeli-controlled territories, in a discriminatory manner.
2. This Company does not appear on the Scrutinized Companies with Activities in Sudan List where the State Board of Administration has established the following criteria:
 - a. Have a material business relationship with the government of Sudan or a government-created project involving oil related, mineral extraction, or power generation activities, or
 - b. Have a material business relationship involving the supply of military equipment, or
 - c. Impart minimal benefit to disadvantaged citizens that are typically located in the geographic periphery of Sudan, or
 - d. Have been complicit in the genocidal campaign in Darfur.
3. This Company does not appear on the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List where the State Board of Administration has established the following criteria:
 - a. Have a material business relationship with the government of Iran or a government-created project involving oil related or mineral extraction activities, or
 - b. Have made material investments with the effect of significantly enhancing Iran 's petroleum sector.
4. This Company is not engaged in business operations in Cuba or Syria.

Playmore West, Inc.

Company Name



Signature of Contractor's Authorized Official

Luke Russell - President

Name and Title of Contractor's Authorized Official

5/28/2025

Date

The scrutinized company list is maintained by the State Board of Administration and available at <http://www.sbafla.com/>

APPENDIX H

**BYRD ANTI-LOBBYING AMENDMENT,
31 U.S.C. § 1352 (as amended)
CERTIFICATION**

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient.”

APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (To be submitted with each bid or offer exceeding \$100,000)

The undersigned [Contractor] certifies, to the best of his or her knowledge, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or Current as of 1-9-17 11 cooperative agreement, the undersigned shall complete and submit Standard Form LLL, “Disclosure Form to Report Lobbying,” in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure. The Contractor, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

Playmore West, Inc.

Company Name



Signature of Contractor's Authorized Official

Luke Russell - President

Name and Title of Contractor's Authorized Official

APPENDIX I

Employment Eligibility Verification ("E-VERIFY")

By entering into a contract with the School District of Manatee County (a public employer in Florida) to provide goods or services in exchange for salary, wages or other remuneration, this section applies to verify employment eligibility. Therefore, pursuant to Section 448.095, Florida Statutes and beginning January 1, 2021, every public employer, Contractor and Subcontractor shall register with and use the United States Department of Homeland Security's E-Verify system, located at <https://e-verify.uscis.gov/emp> to verify the work authorization status of all newly hired employees. The Parties may not enter into a contract unless each party registers with and uses the federal E-Verify system.

The Contractor verifies its compliance with the E-Verify System by listing its E-Verify System Number on this document; by signature and submission of this contract, asserts it does not hire any employees, and it is not an unauthorized alien, as defined by this statute.

The Contractor will require all Subcontractors who work on this contract to use the E-Verify System for any subcontracted employees hired during this contract. The Contractor will verify Subcontractor's compliance with an affidavit stating whether the Subcontractor uses the E-Verify System as evidenced by Subcontractor's E-Verify System Number or that the Subcontractor is not an unauthorized alien and does not employ, contract with or subcontract with unauthorized aliens defined by this statute. The Contractor will maintain and provide the Subcontractor's affidavits to the School District on request during this contract.

Termination: With good faith belief that the Contractor knowingly violated this section, the School District will terminate the contract. Further, with good faith believe that the Subcontractor knowingly violated this section, the School District will promptly notify the Contractor and the Contractor will immediately terminate the Contractor's contract with the Subcontractor. A contract terminated for noncompliance with E-Verify is not a breach of contract and may not be considered as such.

To the extent required by applicable law, the Contractor is liable for any additional costs incurred by the School District resulting from a failure to comply with E-Verify. Additional costs may include but are not limited to higher costs for the same services and rebidding costs (if necessary). Likewise, the Contractor will be barred from any other contracts with the School Board for at least one year after the date the contract was terminated.

CONTRACTOR E-VERIFY NUMBER: 442307

Playmore West, Inc.

Company Name



Signature of Contractor's Authorized Official

Luke Russell - President

Name and Title of Contractor's Authorized Official

5/28/25

Date

APPENDIX J

Contractor Affidavit Regarding the Use of Coercion for Labor and Services

Contractor Name: Playmore West, Inc.

Address: 10271 Deer Run Farms Rd., Suite 1 Fort Myers, FL 33966

Phone Number: 239-791-2400

Authorized Representative's Name: Luke Russell

Authorized Representative's Title: President

Email Address: luker@playmoreonline.com

Section 787.06(13), Florida Statutes requires all nongovernmental entities (such as Vendor) executing, renewing, or extending a contract with a governmental entity (such as the School Board of Manatee County, Florida) to provide an affidavit signed by an officer or representative of Vendor under penalty of perjury that Vendor does not use coercion for labor or services as defined in that statute.

As the person authorized to sign on behalf of Vendor, I certify that the company identified above does not:

- Use or threaten to use physical force against any person;
- Restrain, isolate, or confine or threaten to restrain, isolate, or confine any person without lawful authority and against her or his will;
- Use lending or other credit methods to establish a debt by any person when labor or services are pledged as a security for the debt, if the value of the labor or services as reasonably assessed is not applied toward the liquidation of the debt, the length and nature of the labor or services are not respectively limited and defined;
- Destroy, conceal, remove, confiscate, withhold, or possess any actual or purported passport, visa, or other immigration document, or any other actual or purported government identification document, of any person;
- Cause or threaten to cause financial harm to any person;
- Entice or lure any person by fraud or deceit; or
- Provide a controlled substance as outlined in Schedule I or Schedule II of s. 893.03 to any person for the purpose of exploitation of that person.

Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are true.



Signature of Authorized Representative

5/28/2025

Date

APPENDIX K

ANTI-DISCRIMINATION AMENDMENT

The Proposer agrees to comply with the provisions of the Civil Rights Act of 1991, The Civil Rights Act of 1964, and The Americans with Disabilities Act, Age Discrimination in Employment Act, Section 1000.05, Florida Statutes, and The Pregnancy Discrimination Act. Said Proposer further agrees not to discriminate on the basis of race, sex, national origin, religion, handicap, age or marital status.


BUSINESS/COMPANY NAME: Playmore West, Inc.

MAILING ADDRESS: 10271 Deer Run Farms Rd., Suite 1

CITY, STATE, ZIP CODE: Fort Myers, FL 33966

TELEPHONE NUMBER: 239-791-2400

FAX NUMBER: 239-791-2401

*SIGNATURE:  DATE 5/28/2025

NAME AND TITLE: (Typed) Luke Russell - President

EMAIL ADDRESS: luker@playmoreonline.com

Links to Manufacturers Websites

Playground Equipment

Playworld – <https://playworld.com/>

Berliner – <https://berliner-playequipment.com/us/>

Cre8Play – <https://www.cre8play.com/>

ExoFit – <https://www.exo.fit/>

TrekFit – <https://trekfit.ca/>

Action Play Systems – <https://actionplaysystems.com/>

Site Equipment

Wabash Valley – <https://www.wabashvalley.com/>

Premier Polysteel – <https://premierpolysteel.com/>

Shade Structures

USA Shade – <https://www.usa-shade.com/>

Shade Systems – <https://www.usa-shade.com/>

Apollo Sunguard – <https://apollosunguard.com/>

Americana – <https://americana.com/>

Playworld Shade – <https://playworld.com/>

Surfacing Materials

Sunshine Turf – <https://www.sunshineturf.info/>

The Recreational Group – <https://www.recreationalgroup.com/>

No Fault – <https://nofault.com/>

ForeverLawn – <https://www.foreverlawn.com/>

Pro-Techs – <https://pro-techssurfacing.com/>

The Mulch and Soil Company – <https://www.themulchsoilco.com/>

Zeager – <https://zeager.com/>

DuraPlay – <https://duraplay.com/>



May 23,2025

RE: Sole Source Letter

To Whom It May Concern:

This letter is to confirm that Playmore Recreational Products and Services is the exclusive authorized contracted dealer for Playworld in the state of Florida. Furthermore, they are the exclusive agency to design, sell and install our equipment.

If I can be of further assistance, please do not hesitate to contact me directly.

Sincerely,

A handwritten signature in black ink that reads "Kristi M. Teats".

Kristi M. Teats
Customer Service/LogisticsManager Playworld
Kristi.Teats@playpower.com

570-522-5447



Berliner Seilfabrik
Play Equipment Corporation
96 Brookfield Oaks Dr Ste 140
Greenville, SC 29607

Phone +1.864.627.1092
Fax +1.864.627.1178
info@berliner-playequipment.com

To whom it may concern,

This letter is to confirm Playmore West, Inc. dba Playmore Recreational Products and Services is the authorized dealer/distributor/reseller of Berliner in the State of Florida. They are also authorized to install and service all Berliner products.

Should you require further information please don't hesitate to contact me.

Kind Regards

Sarah Shepherd

Sarah Shepherd

Regional Sales Director-Eastern USA



March 13th, 2025

RE: Authorized Sales and Distribution Representative – State of Florida

To Whom It May Concern:

This is to acknowledge that Playmore West, Inc dba Playmore Recreational Products and Services, is an authorized sales representative and distributor of Cre8Play products, parts, and services within the State of Florida.

As Cre8Play's representative, Playmore Recreational Products and Services, has the authority to bid and supply themed play environments and services on behalf of Cre8Play.

Please refer all inquiries and orders directly to Playmore Recreational Products and Services.

Should you have any additional questions, please feel free to contact Playmore Recreational Products and Services, or Cre8Play directly.

Thank You,

A handwritten signature in black ink, appearing to be "ND", with a long horizontal line extending to the right.

Nickolas Demetrakas V.P. Operations/Finance



11/21/2024

To Whom it May Concern,

This letter confirms that Playmore Recreational Products and Services is certified to sell and install ExoFit Outdoor Fitness Equipment.

Sincerely,

A handwritten signature in black ink, appearing to read "Danny Flesher". The signature is stylized and fluid.

Danny Flesher

President

Exofit Outdoor Fitness Equipment

A large, faded version of the ExoFit Outdoor Fitness logo, serving as a watermark or background element. It includes the stylized leaf graphic and the text "ExoFit Outdoor Fitness" in a light green color.

To Whom It May Concern:

Please let this letter serve notice that **Playmore Recreational Products and Services**, is an authorized sales and service representative of the Wabash Valley, Urbanscape and Green Valley product lines in the State of Florida.

If you have any questions, please feel free to contact me at 1-813-760-0382.

Respectfully,

Dan Sullivan
National Sales Manager MSP
Daniel.sullivan@playpower.com
WABASHVALLEY MFG., INC.



WABASH VALLEY



HAGS



PLAYWORLD



soft play



WABASH VALLEY



USA Headquarters
DFW International Commerce Park
2580 Esters Blvd., Suite 100
DFW Airport, TX 75261
FedEx and UPS Shipments

Mailing Address
P.O. Box 3467
Coppell, TX 75019
US Postal Service

To Whom It May Concern:

It is our pleasure to inform you that Playmore Recreational Products and Services is a certified independent sales rep firm and installer of USA Shade and Fabric Structures.

Sincerely,

Whitney Klen

Whitney Klen
National Sales Manager
Independent Reps and National Accounts
USA Shade and Fabric Structures, Inc.



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

Tel.: 352/237-0135 • TOLL-FREE: 1-800-609-6066 • FAX: 352/237-2256

E-mail: info@shadesystemsinc.com • Web: www.shadesystemsinc.com

To Whom It May Concern:

Playmore Recreational Products and Services is an authorized distributor of Shade Systems in the state of Florida. Furthermore, Playmore Recreational Products and Services can provide installation of our products.

If there is need of additional information, please feel free to contact me.

Sincerely,

A handwritten signature in blue ink, appearing to read "Margo Ross", is written over the word "Sincerely,".

Margo Ross
Customer Service Manager
Shade Systems, Inc.



5801 Mayfair Rd., Suite 4
North Canton, Ohio 44720
866.992.7876

FOREVERLAWN.COM

To Whom It May Concern:

Playmore Recreational Products & Services is an authorized supplier and installer of ForeverLawn products, including ForeverLawn Playground Grass.

If you have any questions or need additional documentation, please don't hesitate to contact us.

Kind Regards,

Derek Taylor
ForeverLawn, Inc.
5801 Mayfair Rd., Suite 4
North Canton, OH 44720
330.499.8873



ForeverLawn[®]

Grass without limits.



A Service Disabled Veteran Owned Small Business!

To Whom It May Concern:

This letter is to inform you that Playmore Recreational Products & Services is an authorized distributor and installer of Apollo Sunguard Systems, Inc. shade products throughout the entire State of Florida.

Sincerely,

Danielle Cibello

Danielle Cibello
Vice President of Sales



1036 Dunn Ave Ste 4-238
Jacksonville FL 32218
(904) 383-0243

Subject: Authorization to Sell and Install Sunshine Turfs Products

We are pleased to inform you that Playmore Recreational Products and Services is an authorized distributor of Sunshine Turfs products. This letter hereby grants Playmore Recreational Products and Services to sell and install our range of Sunshine Turfs products in the terms outlined below.

Terms of Authorization:

1. **Scope of Authorization:**
Playmore Recreational Products and Services is authorized to market, sell, and install Sunshine Turfs products.
2. **Compliance with Standards:**
All installations and sales must comply with Sunshine Turfs' guidelines and quality standards to ensure customer satisfaction and brand integrity.
3. **Brand Representation:**
Playmore Recreational Products and Services is expected to represent Sunshine Turfs professionally, using approved marketing materials and maintaining the brand image.

We look forward to a successful partnership and are confident that Playmore Recreational Products and Services will contribute to the growth and reputation of Sunshine Turfs. Should you have any questions, please do not hesitate to contact us.

Sincerely,

Jennifer Freeman

Office Manager

904-383-0243



**Pro-Techs
Surfacing, LLC**

11/21/2024

To Whom It May Concern,

This is to verify that all representatives at Playmore Recreational Products & Services, 10271 Deer Run Farms Rd., Suite 1, Fort Myers, FL 33966; is an approved certified vendor to sell our products nationally and offer installation on our products.

If you should need any further information or explanation, please contact us.

Thank you,

Tracy Slegus

Tracy Slegus

Office Manager



To whom it may concern:

Playmore West is currently a customer of The Mulch and Soil Company and they are authorized to sell and install our materials.

Please note that the Mulch and Soil Company is currently operating under Forestry Resources, LLC as well.

Sincerely –

A handwritten signature in blue ink that reads "Kristine Magee". The signature is fluid and cursive, with the first letters of "Kristine" and "Magee" being capitalized and prominent.

Kristine Magee

Customer Service Manager

The Mulch and Soil Company

Phone: 239.334.7272



Quality, Integrity & Innovation.

November 21st, 2020

To whom this may concern,

Laymore Recreational Products & Services is authorized to sell, and install, the following products manufactured by Zeager Bros., Inc. including WOODCORE™ Premium engineered wood fiber, WoodCaret™ Concrete Tile Fabric, and TUFFMATS™ surface mats.

Sincerely,

Scott M. Merchlinski
Sales & Marketing Manager
Zeager Bros., Inc.

Main Office
Phone 800-333-5233
Fax 717-933-7331
info@zeager.com

zeager.com

Lower & Upper Midwest
Phone 800-293-9227
Fax 270-533-3393
hcs.zeager.com



May 28, 2025

To Whom It May Concern:

Playmore Recreational Products and Services is an authorized distributor of Action Play Systems in the state of Florida. Furthermore, Playmore Recreational Products and Services can provide installation of APS products.

If there is a need for additional information, please feel free to contact us.

Sincerely,

Angie Oxidine-Robinette, Sales and Product Specialist

Action Play Systems, 18535 Old Statesville Rd. Suite C

Cornelius, NC 28031

(855)752-9722

angie@actionplaysystems.com



PREMIER POLYSTEEL
The Best Commercial Outdoor Furniture Available. Period.

05/28/2025

To whom it may concern,

This letter is to inform you that Playmore Recreational Products and Services is one of our dealers and is authorized to sell our products in Florida, USA. Should you have any questions, please reach out to us at (641) 324-2750 or (877) 746-3826.

Thank You,

Amber Dorsey

Customer Service Supervisor

Premier Polysteel

A Division of ADA Enterprises, Inc.

Premier Polysteel – a Division of ADA Enterprises, Inc.
305 Enterprise Drive PO Box 77 Northwood, IA 50459
(641) 324-2750 1-800-746-3826 Fax (641) 324-1092
www.premierpolysteel.com



TREKFIT INC

7000 F Boul. Industriel

Chambly, Qc, Canada, G3L 4X3

514 447 8884

info@trekfit.ca

Wednesday, May 28, 2025

To whom it may concern,

This letter is to confirm Playmore Recreational Products and Services is the authorized dealer / distributor / reseller of TREKFIT in the State of Florida.

They are also authorized to install and service all TREKFIT products.

Should you require more information please don't hesitate to contact me.

Best Regards

A handwritten signature in black ink, appearing to read "Eric Tomeo".

Eric Tomeo

President



May 30, 2025

To Whom It May Concern,

Playmore Recreational Products and Services is an authorized distributor of XGrass Synthetic Turf and Duraflex Poured-in-Place Rubber—both of which are brands under The Recreational Group umbrella. In addition to distribution, Playmore is certified to provide professional installation services for these products.

If you have any questions regarding Playmore’s authorization or capabilities related to products within The Recreational Group portfolio, please don’t hesitate to reach out.

Best,

Lauren Harrigan

Lauren Harrigan
Vice President – Installed Sales
859.361.7784

Lauren.Harrigan@recreationalgroup.com

200 Howell Drive Dalton, GA 30721 877.881.8477 Recreationalgroup.com





DuraPlay Inc.
150 Brownson Lane
Driftwood, TX 78619

Regarding DuraPlay Safety Surfacing, an Ecore Company,

PlayMore Recreational Products and Services is an authorized distributor of DuraPlay Safety Surfacing and Ecore related products. Furthermore, DuraPlay provides factory certified and insured, proprietary installations to PlayMore Recreational Products and Services for all our products.



November 21, 2024

TO WHOM IT MAY CONCERN

RE: Playmore Recreational Products and Services

Dear Sir/Madame:

By way of this letter, No Fault LLC d/b/a No Fault Surfaces confirms that Playmore Recreational Products and Services is certified to sell and offer installation of our products.

If you have any other questions, please do not hesitate to contact me.

With kind regards, I am

Sincerely,

Michele Munson

General Manager

No Fault Surfaces

6750 Exchequer Drive

Baton Rouge, LA 70809

M: 225.247.7449

michele.munson@nofault.com



Elements for Life *Outside.*[™]

P.O. Box 1290 - Salem IL 62881 - 1-800-851-0865

June 2nd, 2025

Waymore Recreational Products Services of Florida is an authorized dealer and certified installer for Americana Building Products.

Thank You,

Phil Miller
Regional Sales Manager
Americana Outdoors