

HERITAGE HARBOR COMMUNITY DEVELOPMENT DISTRICT

Agenda Package

Workshop Meeting

Tuesday, August 9, 2022 4:30 p.m.

Location:
Heritage Harbor Clubhouse
19502 Heritage Harbor Parkway
Lutz, FL 33558

Note: The Advanced Meeting Package is a working document and thus all materials are considered <u>DRAFTS</u> prior to presentation and Board acceptance, approval or adoption.

Heritage Harbor

Community Development District

DPFG Management & Consulting

[X] 250 International Parkway, Suite 208 Lake Mary FL 32746 (321) 263-0132

August 2, 2022

Board of Supervisors

Heritage Harbor Community Development District

Dear Board Members:

The Workshop Meeting of the Board of Supervisors of the Heritage Harbor Community Development District is scheduled for Tuesday, August 9, 2022 at 4:30 p.m. at the Heritage Harbor Clubhouse, 19502 Heritage Harbor Parkway, Lutz, FL 33558.

The advanced copy of the agenda for the meeting is attached along with associated documentation for your review and consideration. Any additional support material will be distributed at the meeting.

The balance of the agenda is routine in nature. Staff will present their reports at the meeting. If you have any questions, please contact me. I look forward to seeing you there.

Sincerely,

Tish Dolson

Tish Dobson District Manager

Cc: Attorney

Engineer

District Records

District: HERITAGE HARBOR COMMUNITY DEVELOPMENT DISTRICT

Date of Meeting: Tuesday, August 9, 2022

Time: 4:30 PM

Location: Heritage Harbor Clubhouse

19502 Heritage Harbor Parkway

Lutz, Florida 33558

Call-in Number: +1 (929) 205-6099

Meeting ID: 913 989 9080

Passcode: 842235

Exhibit 8

Workshop Agenda

I. Roll Call

II. Business Matters

A. Discussion of Golf Course Repair Proposals

8. Bridge Builders Bridge Repair

Ι.	Wesco Turf Irrigation	<u>Exhibit I</u>
2.	Driving Range Turf Replacement Options	Exhibit 2
	a. Howard Fertilizer	
	b. Westscapes	
3.	Pope's Water Systems Well Replacement	Exhibit 3
4.	Site Master's Cart Path Panels	Exhibit 4
5.	Safety Storage Chemical Building Replacement	Exhibit 5
6.	WescoTurf Toro Groundmaster Mower Replacement Options	Exhibit 6
	– Purchase or Lease	
7.	Drainage Cleanout & Repair Options	Exhibit 7
	a. Drainage Professional	
	b. EDS Drainage Solutions	

III. Adjournment

EXHIBIT 1



2101 Cantu Court, Sarasota FL 34232 300 Technology Park, Lake Mary FL 32746 7037-37 Commonwealth Avenue, Jacksonville FL 32220 **Q-07823** Date: July 28, 2022

Prepared For:

Paul Shortway
Equipment Manager
Heritage Harbor Golf and Country Club
19502 Heritage Harbor Parkway
Lutz, FL 33558

Ship To: HERITAGE HARBOR GOLF CLUB 19650 HERITAGE HARBOR PARKWAY LUTZ, FL 33558-9743

Thank you for your interest in Wesco Turf. Per your request, I am pleased to submit the enclosed proposal. All pricing is valid for thirty (30) calendar days from the date of quotation unless otherwise noted. Pipe and wire pricing is valid for seven (7) days.

Qty	Model No.	Description	Unit Price	Extended Price
1	G4-16P6R4	OSMAC G4 16 STATION GR LEVEL 4	\$4,814.00	\$4,814.00
7	G4-32P6R4	OSMAC G4 32 STATION GR LEVEL 4	\$5,768.50	\$40,379.50
7	G4-48P6R4	OSMAC,G4 48 STATIONS GRN LVL 4	\$7,080.00	\$49,560.00
3	G4-64P6R4	OSMAC, G4 64 STATIONS GRN LVL4	\$8,393.50	\$25,180.50
1	RIU-01-SPECIAL	RADIO INTERFACE UNIT SINGLE RADIO	\$5,466.51	\$5,466.51
1	LX-NSN-STAN-RIU	LYNX UPGRADE CURRENT NSN STANDARD COMPUTER	\$6,445.52	\$6,445.52
20	IRR.FSLABOR	Irrigation Field Service Labor per Hour	\$125.00	\$2,500.00
18	182007	5/8 X 10' GROUND ROD	\$31.33	\$563.94
1	1820039P	CADWELD GT1161GPLUS (2 CONN, 6 & 8 AWG)	\$17.07	\$17.07
18	1820058	POWERSET EARTH CONTACT BACKFILL	\$104.00	\$1,872.00
18	182199IC	4" x 96" CU PL	\$212.86	\$3,831.48
1	AA107T50BNC-N	ANTENNA AND 50' CABLE KIT NMALE X NMALE W/ SURGE PROTECT	\$722.67	\$722.67
1	EZTM-30	TELESCOPING MAST 30'	\$119.93	\$119.93
1	EZ30-12	12" WALL MOUNT "Y" TYPE W/ BOLTS, 1.25" MAST	\$20.53	\$20.53
			rmcı	Not 20

 Terms:
 Net 30

 Sub-Total Toro
 \$134,346.03

 Sub-Total Allied
 \$7,147.62

 Sub-Total
 \$141,493.65

 Total
 \$141,493.65

Please indicate your acceptance of this quote as an order by signing below and returning via email to tina.neuzil@wescoturf.com or fax to Wesco Turf at 941.487.6889. Payment terms are subject to credit approval. Time of delivery may vary; please check when placing order.

Signed:	
Name:	
Date:	
PO Number:	

Thank you for considering Wesco Turf, Inc. for your irrigation needs. If I can be of any further assistance, please do not hesitate to contact me.

Sincerely,

Tina Neuzil

Irrigation Territory Manager (941) 915-7965, tina.neuzil@wescoturf.com



Q-07823

The materials list provided is for estimation purposes only and is provided as a professional courtesy for our customer's convenience. It is the responsibility of the customer to verify quantities, price extensions and miscellaneous materials not provided in the above estimate.

Terms and Conditions: All pricing is valid for thirty (30) calendar days from date of quotation unless otherwise noted. Pipe and wire pricing is valid for seven (7) calendar days. Additional materials listed in the above quotation are not subject to price protection and will require new pricing at time of purchase. All direct shipments require carton quantities as specified by the vendor. Acceptance of materials constitutes customer's agreement to comply with credit terms and conditions as specified in Wesco Turf's credit application.

Freight: All materials are subject to freight and handling charges not included in the above pricing. This includes but is not limited to non-Toro products, direct shipments from the manufacturer and express shipping. Customer is responsible for having the proper equipment on site for unloading of materials at time of delivery.

Material/Shipping Discrepancies: Discrepancies regarding quantities shipped must be reported immediately. All pipe, Toro and non-Toro shipping errors or shortage of material must be accounted for and documented on the delivery and acceptance paperwork at time of arrival.

Return Policy: All returns must be pre-approved and accompanied by an RGA (Return Goods Authorization) in order to receive credit. Only materials and products currently sold by Wesco Turf will be considered for return. Materials must be of current design and do not include obsolete materials. Returned goods must be in original package and are subject to a minimum of 25% restocking plus return freight to vendor. Wesco will not be responsible for any pipe returns. Pipe returns will be the responsibility of the customer and outside vendor. Customers are advised not to issue immediate debit memos on returned material. Wesco Turf will issue credit to the customer's account upon inspection and completion of the receiving process. All pre-authorized returns scheduled for pick up must be palletized and accessible upon arrival. Multiple pallet returns will require separate packing slips. All returns must be made within 90 days of receipt to receive credit less associated restock fees. Product exceeding ninety-day (90) time frame may be negotiated at a lesser value or denied credit.

Cancellation Policy: Cancellations will be considered for requests made within 48 hours of placing an order. All cancellations must be provided in written format and documented by all parties involved. Cancellation requests will not be entertained if the order has been communicated to outside vendors or has been shipped. Customers will be responsible for all restock fees incurred by Wesco Turf, Inc.

EXHIBIT 2



www.howardfertilizer.com 6/15/22 nampionTort Driving Range est. 20,000 SQFT. 2% slope For sur Face 6 ROII" sod installed 48,000 Heavy equipt. involved C.) SOD with patets

440,000



May 26, 2020

Heritage Harbor Golf Club 19502 Heritage Harbor Parkway Lutz, FL 33558

ATTN: Mr. Marty Ford

RE: 2020 Renovatiuons

Expand and Level Driving Range Tee / Add Tee Stations

ITEM	QUANTITY	UNIT		UNIT PRICE	EXTENSION
Rotovate Existing Vegetation	22,000	SF	@	\$0.20	\$4,400.00
Shape Expanded Tee	22,000	SF	@	\$0.20	\$4,400.00
Adjust Irrigation	1	LS	@	\$1,000.00	\$1,000.00
Add USGA Sand to Profile	65	TN	@	\$73.21	\$4,758.65
Till in Sand to Ammend Soil Profile	22,000	SF	@	\$0.05	\$1,100.00
Form and Pour Concrete Pad (100 x 10) for Artificial / Synthetic Tee Stations (10)	1,000	SF	@	\$7.50	\$7,500.00
Turf Hound Dr. Range Mats (TS059)	10	EA	@	\$795.00	\$7,950.00
Laser Level	22,000	SF	@	\$0.18	\$3,960.00
Sod (Celebration Bermuda Grass) This grass is more resilent and has a quick	22,000 ter recovery.	SF	@	\$0.65 _	\$14,300.00
TOTAL					\$49,368.65

Address: P.O. Box 56028

Phone: 727-430-2298 Fax: 727-202-8032

St. Petersburg, FL 33732

Email: westscapesfl@gmail.com

EXHIBIT 3

Pope's Water Systems, Inc. Well Drilling 17610 US Highway 41 North Lutz, FL 33549-4572 Phone 813-949-7413

Proposal

 Date
 Proposal #

 3/3/2022
 70568-1

Heritage Harbor 19502 Heritage Harbor Pkwy Lutz, Fl. 33558

	2,2,2022	10500-1	
Project Location	19502 Heritage Har	bor Pkwy	
Description	Pump Replacement		
Owner/Builder	Heritage Harl	oor	
Customer Ph	Jay: 727-777-2850		
Cell Phone	Marty: 813-909-	4336	
Work Phone			
Terms	Upon Receir	ot	

Item	Qty.	Description	Unit	Total
SPP-3000 SP-600	1 63	3 HP 85GS30 460 Volt 3 PH Submersible Pump & 3 PH Magnetic Starter 2" Galvanized Drop Pipe - IF NEEDED Will Be @ \$10.50 Per Ft PLUS OR MINUS	3,200.00 10.50	3,200.00 661.50
SP-601 SP-606	63	#12/3 W/Ground Submersible Wire @ \$2.25 Per Ft PLUS OR MINUS 5" x 2" Well Seal, Splice Kit, 1/2" Vacuum Breaker, 2" x 1/2" Galvanized Bushing & Misc.	2.25 160.00	141.75 160.00
SL-800		Labor To Pull & Repaice Submersible Pump & Starter	850.00	850.00
		NOTE: Recommend New 3 PH Disconnect At Well By Electrician With Lightning Arrestor		

ACCEPTANCE OF PROPOSAL: The above prices, specifications and conditions are hereby accepted. You are authorized to perform the work as specified. I understand that this proposal is an estimate for the work to be performed and due to the nature of the work, the well depth, quantity and type of casing, depth of drop pipe & wire, and the quantity of bags of cement may be greater or less than the estimate. I understand that Pope's Water Systems, Inc. is not responsible for damages to sidewalks, driveways, or lawns and landscapes. Warranty work will only be done during regular business hours. Balance is due upon completion.

PRICE QUOTED VALID FOR 30 DAYS. NO GUARANTEE OF WATER QUALITY OR AGAINST MINERALS AND/OR CHLORIDES IN WATER.

Subtotal \$5,013.25

Total \$5,013.25

Cenaly Sipon

Accepted Signature & Date

Print Name

EXHIBIT 4

Site Masters of Florida, LLC

5551 Bloomfield Blvd. Lakeland, FL 33810 Phone: (813) 917-9567

Email: tim.sitemastersofflorida@yahoo.com

PROPOSAL

Heritage Harbor CDD

Concrete Cart Path Repairs

7/8/2022

Remove/Replace 25 Cart Path F	\$27,500.00	
Repair Hole 6 OCS Wall	Under review	\$400.00
Replace Hole 13 OCS Grate	Approved 7-2022	\$1,200.00
Repair Hole 16 Bridge Erosion		\$1,500.00

Scope of work

- elevated panels will be demolished and removed
- underlying roots will be cut and removed
- soils will be compacted prior to placing new concrete
- panels will be re-constructed to match original thickness
- concrete and root debris will be disposed offsite

TOTAL \$30,600.00

	EXHIBIT 5



PO Box 1579 Manchester MA 01944 Ph. 978-857-0569

Hazmat Building Condition Report

Date of Inspection: 3/3/2022

Project: Hazmat storage shed assessment **Location**: Heritage Harbor Golf, Lutz FL

Prepared by Stephen Lauber, Safety Strategy Inc.

Purpose:

To provide an inspection of the Hazardous material storage building used as satellite storage of Hazardous Materials at this location. The inspection is to assess the condition of the unit, it's structural integrity and adherence to current applicable codes. Assess the possibility of repair.

Observations:

The prefab unit was originally constructed by Safety Storage, Inc. in Charleston IL in March of 2002. The Building is equipped with lights and mechanical ventilation. Secondary containment is provided by means of an integrated sump. It is set on a concrete slab, free standing, approximately 60 ft. from an existing building.

The exterior of the building shows surface rust areas on all sides. Two external stiffeners are corroded and structurally compromised Door leafs are corroded inside and outside,

Conclusions:

- 1) The structural integrity of the unit is compromised because the structural members are corroded.
- 2) The wall system and structural member damage is extensive and will not provide the blast resistance design pressure of 100 PSF.
- 3) The design of the unit will not meet current codes for wind load, anchoring or necessary equipment for the storage of flammable materials. It lacks a fire suppression system.
- 4) Due to the compromised condition of the unit, it should be de-commissioned as it represents significant risk to the owner.
- 5) The damage is extensive enough that it cannot be repaired to industry safety standards.



Safety Storage, Inc. 855 N. 5th Street Charleston, IL 61920 Phone: (888) 345-4470 Fax: (217) 345-4428

http://www.safetystorage.com

Heritage Harbor Golf
Paul Shortway

19650 Heritage Harbor Parkway

Lutz, FL 33558

Quote Date: 3/3/2022

Quote Name: Heritage Harbor Golf

Quote Q446235815

Number:

Dear Mr. Shortway:

Safety Storage, Inc., on behalf of its representative, is pleased to submit the following quotation for the manufacture of Safety Storage Product(s) specially configured per your request. The specifications for this product are attached for your review. The following quotation will be honored for a period of thirty (30) days from the date of this quote.

All applicable sales taxes are the responsibility of the customer; these taxes are not included in the price quoted. Applicable sales tax must be added to the purchase order. If tax exempt, please supply a copy of your Tax Exempt Certificate with your purchase order.

Due to unpredictable price increases we are currently experiencing in building components and materials, confirm the current purchase price before issuing any Purchase Orders.

odiforit puron	ase price before issuing any r dronase Orders.
Quote Ite	ms
1.00	12L x 8W x 9H "S" Series Storage Building Nominal Ext. Dimensions 12'L X 8'W X 9'H (Optional items not included) Includes 1 Door(s) 60 In. W X 80 In. H Approx. Lbs. with Options: 6710 Sump Capacity (Gal): 304
12.00	8'W FS/S Model - High Velocity Hurricane Zone Wind Load Upgrade (Per Linear Ft)
-1.00	Door, Double, 60 W x 80"H, 3HR Fire-Rated
1.00	Door, Double, 60 W x 80"H, 1-1/2HR Fire-Rated (± 70 psf windstorm rating)
20.00	Shelving with Standards, Stainless Steel (Adjustable, 16 D) (Per Linear Ft.)
40.00	Shelving Additional W/O Standards, Stainless Steel (Adjustable, 16 D) (Per Linear Ft.)
1.00	Exhaust Ventilation, Exterior Low Mount (Explosion Proof) (Class I, Division 1 Groups C&D) with Snap-Type Switch (Non Explosion-Proof)
1.00	Heat Sensor - Exhaust Shutdown (Explosion-Proof) (Class I, Division 1 Groups C&D)

1.00 Interior LED Low Profile Lighting Fixture, 20W (Class I, Division 2 Groups A-D) with Exterior Light Switch (Non Explosion-Proof)
1.00 Additional Interior LED Low Profile Lighting Fixture, 20W (Class I, Division 2 Groups A-D) (Does not include switch)
1.00 Receptacle, 120V (Single Gang) While-In-Use Weather Cover (Non-Explosion-Proof)
1.00 Load Center, Single Phase (Nema 3R)
96.00 Florida Roof Coat, Required in Hurricane Zone (Per Sq. Ft)

Quoted Items Price 43,858.26

Configuration Notes

- S1 Occupancy for storage only under exempt qtys
- Class I Div 2 Interior / General Purpose Exterior
- Fire suppression, if required, to be supplied and installed on site by others
- Emergency Local Alarm, if required, to be supplied and installed on site by others
- Panic Exit Device, if required, to be supplied and installed on site by others

Lead Time: 12 to 14 weeks after approval. Allow up to 5 days for Delivery. This is an estimate only; lead time affected by project complexity and production backlog at the time of order. Delivery time varies depending on location and season.

Delivery Terms are F.O.B. Origin Prepaid & Added to Invoice. Freight charges, if included in this quote, are estimated charges only. Actual charges will be determined at time of shipment. Please indicate shipping preference on your purchase order.

Please issue and mail your purchase order directly to: Safety Storage Inc Bank of Ann Arbor P.O. Box 7484 Ann Arbor, MI 48106

A copy of the purchase order may be emailed to: sales@safetystorage.com

A copy of the purchase order may be faxed to: (217) 345-4428

If you should have any questions regarding this quotation, please do not hesitate to contact Sales Representative: Stephen Lauber (877) 265-8820 stevel@safetystrategyinc.com

Thank you for your interest in Safety Storage products. We look forward to working with you on the successful completion of this project.

Sincerely,

Lauren Wilcoxen Sales and Marketing Manager Safety Storage, Inc. 855 N 5th Street Charleston, IL 61920 Phone: 217-345-4422

Fax: 217-345-4475

S Series

- A free-standing, relocatable chemical storage and containment structure. The structure includes the following components for storage of flammable or combustible liquids and other hazardous materials.

STANDARD FEATURES:

Factory Mutual System (FM) Approved & Labeled.

Exterior Wall Construction: Weatherproof unitized noncombustible steel construction fabricated from welded & corrosion-protected structural & heavy gauge steel sheets for maximum durability, weather resistance & rigidity Roof/Ceiling Construction: Weatherproof unitized noncombustible steel construction, fabricated from continuously welded heavy gauge steel roof sheets for maximum durability, weather resistance & rigidity. Roof/ceiling assembly permanently attached to exterior walls.

60 W x 80 H, steel double door(s) located on front wall of building. Active door leaf (36 W x 80 H) is equipped with an exterior UL Listed keyed security lock, and passive door (24 W x 80 H) is equipped with manually operated top and bottom UL Listed surface bolts. Both door leafs equipped with hold open door latches.

Screened Air Vent(s): Air inlet vent(s) equipped with louvers and screens. The vent openings are arranged to provide air movement and prevent accumulation of hazardous vapors.

Building Base: Open channel construction for forklift and/or crane slings and under building inspections with asphaltic-based, tack-free, flexible base undercoating for superior rust and corrosion protection.

Internal Spill Containment Capacity: Minimum 30% of total storage capacity. Surpasses regulatory and Factory Mutual requirements for spill containment.

Interior Finish: High solids, chemical-resistant epoxy undercoat with a heat reflective white aliphatic polyurethane topcoat.

Exterior Finish: High solids, chemical-resistant epoxy undercoat with a heat reflective white aliphatic polyurethane topcoat.

Four (4) Hold-down Brackets (structural steel angles) for bolting to purchaser s foundation for seismic and wind load anchoring.

Static Grounding System: One (1) exterior grounding connection, one (1) 10-foot long 5/8 diameter copper-clad steel grounding rod, one (1) #4AWG copper conductor, and grounding lug(s).

Signage: D.O.T. hazard classification placard with rust-proof aluminum holder & stainless steel clips; and pressure sensitive NFPA 704 Hazard Rating Sign(s).

DESIGN LOADS:

Roof Snow Load: 40 psf

Wind Load: 110 mph, Exposure C

Floor Live Load: 500 psf

Seismic Condition: Zone 4 or Performance Category E

High Velocity Hurricane Zone Wind Load Upgrade

- Structural Upgrade to meet wind load requirements above SSI's standard design

Door, Double, 60 W x 80"H, 3HR Fire-Rated

- UL Classified and Labeled, 3-hour fire-rated swinging type doors (One 36 W x 80 H Active Leaf and One 24 W x 80 H Inactive Leaf). Door frame and hardware are UL Listed & Labeled. Door equipped with a UL Listed self-closer, rain guard and an exterior UL Listed keyed security lock.

Door, Double, 60 W x 80"H, 1-1/2HR Fire-Rated (± 70 psf windstorm rating)

UL Classified and Labeled, 1-1/2 hour fire-rated swinging type door (60 W x 80 H). Door frame and hardware are UL Listed & Labeled. Door equipped with a UL Listed self-closer, rain guard and an exterior UL Listed keyed security lock on active leaf. (± 70 psf rating with third party approval for use in high velocity hurricane zones)

Shelving, Stainless Steel (Adjustable, 16 D) (Per Linear Ft.)

- Corrosion-resistant stainless steel adjustable shelving with clear zinc-coated supporting standards and brackets. Each shelf is 16 deep with a 1 lip on its front, back and side edges for secondary spill containment. Each shelf will support a uniformly distributed load of 80 psf.

Additional Shelving, Stainless Steel (Adjustable, 16 D) (Per Linear Ft.)

- Additional Corrosion-resistant stainless steel adjustable shelving and brackets (supporting standards not included). Each shelf is 16 deep with a 1 lip on its front, back and side edges for secondary spill containment. Each shelf will support a uniformly distributed load of 80 psf.

Exhaust Ventilation, Exterior Low Mount (Explosion Proof) (Class I, Division 1 Groups C&D) with Snap-Type Switch (Non Explosion-Proof)

- Consists of a UL Listed totally enclosed (Class I, Division 1 Groups C&D) motor (60 Hz, 1-Phase) housed inside an exterior end wall enclosure. Non-static & non-sparking 12 diameter fan blade to preclude the ignition of hazardous vapors. Exterior exhaust fan housing constructed of heavy gauge steel, with an exterior polyurethane finish for maximum chemical & corrosion resistance. Interior exhaust vent located within 12 of the floor for the extraction of heavier-than-air vapors. Exterior exhaust fan port opening protected with a UL Classified fire damper having a 3-hour fire protection rating. Fire damper has a galvanized steel frame, curtain-type galvanized steel blades, and a UL Listed 165°F fusible link. Exterior exhaust port equipped with shutter assembly. Equipped with an exterior UL Listed Non Explosion-Proof fan switch (snap type) suitable for outdoor locations. Automatic system shutdown if fire occurs.

Heat Sensor - Exhaust Shutdown (Explosion-Proof) (Class I, Division 1 Groups C&D)

- This is required when dry chemical fire suppression system is absent. In case of fire the heat sensor will shut off at 194°F, thus disabling power to the exhaust system.

Interior LED Low Profile Lighting Fixture, 20W (Class I, Division 2 Groups A-D) with Exterior Light Switch (Non Explosion-Proof)

- Interior ETL/CETL-Listed (Class I, Division 2 Groups A-D) LED low profile light fixture with one 20W lamp and an exterior UL Listed Non Explosion-Proof light switch (snap type) suitable for outdoor locations.

Additional Interior LED Low Profile Lighting Fixture, 20W (Class I, Division 2 Groups A-D)(switch not included)

- Additional Interior ETL/CETL-Listed (Class I, Division 2 Groups A-D) LED low profile light fixture with one 20W lamp.

Receptacle, 120V (Single Gang) While-In-Use Weather Cover (Non-Explosion-Proof)

- UL/CSA Listed Non Explosion-Proof Single (Single Gang) Receptacle (20A, 120V) with while-in-use weather cover. Accommodates 1 or 2 electrical appliances.

Load Center, Single Phase (Nema 3R)

- UL Listed, 208/120V or 240/120V, single-phase load center (NEMA 3R) with circuit breaker(s) and main breaker.

Florida Roof Coat (Required in Hurricane Zones)

- Acrylic Elastomeric roof coating, white, reflects 90% of infra-red heat and UV rays with a solar reflectance of 0.88/0.84 after 3 years (Required in Hurricane Zones)

Corporate Profile Safety Storage, Inc.

From its start, Safety Storage, Inc. has been *the* industry leader designing high quality, cost-effective secondary containment Hazmat storage and compaction products meeting the latest compliance codes for the handling, use, containment and compaction of hazardous materials.

In **1982**, seeing rapidly expanding federal, state and local regulations and changing building, fire and environmental codes, SSI responded with the industry's *first* pre-engineered, pre-fabricated, factory-built, non-combustible hazardous material storage unit.

In **1999** SSI merged with Haz-Stor. The combined company offers the widest variety of preengineered secondary containment *lockers* and customized *buildings* available for use in and around an existing factory.

Between those major milestones, SSI has introduced or offered a wide range of pre-engineered units in many sizes with sophisticated options and applications. A few are:

- 1985 The first explosion-resistant construction for storage and dispensing
- 1988 The first 2-hour fire-rated building Classified construction
- 1992 The first 4-hour fire-rated building Classified construction
- 1994 Drive on decontamination sump for vehicles dispensing pesticides
- 1995 CTI brand hazwaste compaction systems and drum crushers acquired
- 1996 Modular units to 1500 sq. ft. to accommodate facilities expansions
- 1999 Buildings used to house and protect paint mixing equipment and operations
- 2008 The most corrosion resistant code compliant building ever, DualSafe is launched.

Safety Storage's Strengths - Yesterday, Today and in the Future

- SSI is the *only manufacturer* with a nationwide local representative network to meet in person with you and meet your needs.
- SSI is the most compliant manufacturer in the industry. We are constantly reviewing and updating our designs to meet the latest codes and requirements.
- SSI works directly with you on site, identifying your needs, recognizing your site constraints, finding you standard or custom-engineered special purpose buildings, and evaluating alternatives to satisfy you and state and local authorities using Regional Sales Managers and factory-trained Sales Professionals.
- SSI assembles professional technical packages, price proposals, and engineered drawing packages necessary for acceptance and approval by insurance, building, and fire officials prior to delivery.
- SSI's factories apply state-of-the-art manufacturing practices, employ AWS certified welders, and host independent 3rd party inspectors resulting in consistent quality and cost savings.
- SSI offers you complete product liability insurance and warranties which support your needs for safe, reliable, cost-effective, compliant secondary containment building systems.

PURCHASER'S RESPONSIBILITIES

- Any building permits required must be obtained by purchaser
- Any off-loading of equipment (if not already included in contact). Crane off-loading (need spreader bars) or forklift off-loading.
- Foundation design, concrete pad and site location for the free standing materials storage building(s), and all related building supplied equipment.
- All shims required to level building to allow for proper function of doors, gravity rollers, push-back racks, etc.
- Final adjustment of doors for proper function after placement on site
- Fasteners, anchor bolts, grounding and other similar items for securing the storage building(s), loading ramps, electrical transformer (if required) for the complete installation.
- Remove any packing materials and tapes (e.g. closed and taped vent openings). Refer to Building setup instructions (drawings, Explosion relief panels, etc.))
- Arming and testing of dry chemical fire suppression system (if provided). This needs to be done by an authorized installer/dealer.
- The installation of the 10' long 5/8" diameter static electricity grounding rod and attachment of supplied conductor (wire) from rod to the building-grounding lug.
- Electrical power connections, including but not limited to, electrical wiring, conduit, supports, step down transformer, with local disconnect switch. The Standard building distribution panel is rated 120/240 VAC single phase for either 125 amp service. See building electrical schematic drawing for exact power requirement.
- Remote wiring such as required for plant interfacing and alarm notification.
- Emergency/Backup power, if required (generally for hazardous occupancy) is the purchaser's responsibility to provide and connect.
- Field touch-up painting.
- Building clean up due to environmental exposure while in transit (unless shrink wrap included in contract)
- Final site inspection, if required, by local authorities.
- Re-install Roll-Up doors and testing of doors (if provided and installation not specifically included in quotation and Purchase Order).
- Completion of sprinkler assembly and testing per NFPA 13 (if provided).
- 20-minute fire water containment for water sprinkler system to be supplied and installed on site by others (if not specifically included in quotation and Purchase Order).
- Ducting for ventilation system, if required, to be supplied and installed on site by others (if not specifically included in quotation and Purchase Order).
- Re-installation of items removed for shipping. (A/C, Mechanical Ventilation, Vent Extensions, Exterior Lights, Etc.).
- Refrigeration/Freezer units: Although your cooling system was installed and tested at the factory, it is important to have a qualified HVAC technician check your system out before putting it into service. Pressures and settings may need to be fine-tuned for your specific environmental conditions (i.e. defrost cycle times, head pressures, line pressures, etc.). PLEASE NOTE! Due to the ventilation requirements in hazardous material areas, Safety Storage cannot guarantee humidity control/condensation build up. Pre-conditioned air, if required, must be supplied and installed on site by others.
- Gas Detectors must be tested and calibrated on site.

Safety Storage, Inc.

855 N. 5th Street, Charleston, IL 61920

Terms & Conditions

Rev: 02/04/2022

- 1) FOB POINT: Shipping Point (Charleston, IL) unless specifically stated otherwise when quoted by Safety Storage, Inc.
- FREIGHT CHARGES: Safety Storage, Inc. quotations provide "estimated" freight charges. Actual freight cost will be calculated at time of shipment and added to final invoice.
- 3) US PAYMENT TERMS: 30% down due (net 30) upon Safety Storage acknowledgement of order, with an additional 50% due (net 30) upon completion of manufacturing. Such amounts shall be invoiced and due within 30 days of invoice date. The balance due (net 30), including actual freight charges will be invoiced upon shipment and is due within 30 days of invoice date. Arrangements other than described above will require written approval from the Safety Storage CFO or CEO. Payments are calculated and paid in US Dollar currency.
- 4) PURCHASE ORDER: Your order will be added to our production schedule upon receipt of the following:
 - Credit approval
 - Approved Purchase Order
 - Signed Safety Storage Terms & Conditions
 - Tax exempt documentation if applicable
 - 30.0% down payment
 - Signed approval drawings, and or release to production
- 5) Please issue your purchase order directly to:

Safety Storage, Inc. 855 N. 5th Street Charleston, IL 61920 Attn: Sales Manager Fax: 217 345-4428

E-mail: Sales@safetystorage.com

6) REMIT TO ADDRESS (PAPER CHECKS):

Safety Storage, Inc. Bank of Ann Arbor P.O. Box 7484 Ann Arbor, MI 48106

BANKING INFORMATION (ELECTRONIC PAYMENT):

Account Name: Safety Storage Inc Account Type: Lockbox/Checking

Account Number: 211222
Routing Number: 072413735
Bank Name: Bank of Ann Arbor
City, State, Zip: Ann Arbor, MI 48106

- 7) CONTACT NAME: Delivery contact name and telephone number(s) must be included on the order.
- 8) PRODUCTION TIME: Orders will be scheduled for production on a first-come, first-served basis.
- 9) CREDIT APPROVAL: Credit Approval is required on all orders.
- 10) ORDER CONFIRMATION: The estimated completion date of your order will be provided after receipt and processing of the order. Note: Orders requiring state or local approvals are placed into the production schedule after receipt of such approvals.
- 11) INTERNATIONAL PAYMENT TERMS: The following will be required prior to processing of your order. Unless otherwise noted below, all terms and conditions listed above remain valid:
 - a. Original Irrevocable Letter of Credit submitted to Bank of Ann Arbor.
 - b. Irrevocable Letter of Credit must be in an acceptable form to Bank of Ann Arbor.
 - c. The expiration date of the Irrevocable Letter of Credit must be no less than six months (6 mos.) from the date the Irrevocable Letter of Credit is received by both Bank of Ann Arbor and Safety Storage, Inc.
 - d. 30% down due (net 30) upon Safety Storage acknowledgement of an order, with an additional 50% due (net 30) upon completion of manufacturing. Such amounts shall be invoiced and payment received in advance of shipping arrangements. The balance due (net 30), including freight charges, will be invoiced upon shipment and is due within 30 days of invoice date. Arrangements other than described above will require written approval from the Safety Storage CFO or CEO Payments are calculated and paid in US Dollar currency.

Please note that funds must be deposited using the information referenced in #6, BANKING INFORMATION above.

REGULATORY AGENCY APPROVAL: Where applicable, third party approval may be required on "closed construction" (i.e., insulated or fire-rated) units. Associated fees are not typically included in the quotation. Prior to purchase order submission, the customer is responsible for contacting the local jurisdiction to ascertain the specific requirement. If local jurisdiction deems that third party approval is not required, documentation from that agency must be provided with the purchase order. If, however, third party approval is required, estimated fees will be provided by your Safety Storage, Inc. Field Engineer and must be included on your purchase order. Upon placement of an order, Material Safety Data Sheets (MSDS) for each of the chemicals being stored in the Safety Storage building(s), quantities and container size of each chemical, and a plot plan illustrating the location of the Safety Storage building(s) relative to existing structures and/or property lines will be required to determine the occupancy classification (H2, H3, H4, H7, S1, etc). As part of the plan review, the reviewing agency may require that

additional equipment be added to the unit(s). If this should occur, the price for these additional item(s) will be quoted to the customer upon receipt of the approval and a revised purchase order will be required to proceed with the order. An estimated completion date will be provided after receipt of the third party approval (estimate 10 to 14 weeks). In addition, the reviewing agency may require that additional equipment be added to the unit(s) during the plan review process. The price for these additional items will be quoted to the customer upon receipt of the plan review and a revised purchase order may be required to proceed with processing of the order. Note: Orders requiring state or local approvals are placed into the production schedule after receipt of such approvals.

- 1) DELIVERY ACCEPTANCE/STORAGE: If, for any reason, the customer is unable to accept delivery of the unit(s) upon production completion and notification from Safety Storage, Inc., the customer agrees to accept title of the building(s), be invoiced for the building(s) and pay the invoice according to terms. If, after two (2) weeks after notification that the SSI building(s) is/are available for shipment, the customer is unable to take delivery of the building(s), storage charges of \$500.00 per week, per building accrue and will be invoiced weekly.
- 2) Insurance: It is the customer's responsibility to insure the building after title is transferred unless otherwise agreed upon by Safety Storage Inc.
- 3) DRY CHEMICAL FIRE SUPPRESSION SYSTEM: Systems must be shipped unarmed to preclude accidental discharge during transportation. It is the customer's responsibility to initiate a start-up and regular maintenance program for each building by contacting the nearest Representative of the fire suppression system manufacturer.
- 4) DOCUMENTATION & PERMITTING: A certified engineering package consisting of detailed schematics and structural calculations, necessary for permitting, are available for an additional charge, subsequent to order placement.
- 5) OFFLOADING: All Safety Storage, Inc. buildings are shipped on open flatbed trailers. Offloading the building(s) at the customer's site is the responsibility of the customer. Upon order entry, offloading instructions will be provided to you by the Sales Project Coordinator to enable you to arrange offloading equipment of the proper type and capacity. NOTE: Offloading arrangements should not be made prior to notification from Safety Storage, Inc.'s Corporate Transportation Department as to actual delivery date of the unit(s). Safety Storage, Inc. will not be responsible for any incurred offloading charges as the result of an unauthorized arrangement.
- 6) INSTALLATION: Installation (anchoring, electrical connections, plumbing connections, etc.) of Safety Storage, Inc. buildings are the responsibility of the customer. Unless quoted by Safety Storage Inc. and noted on the purchase order.
- 7) PRELIMINARY LIEN: Safety Storage, Inc. reserves the right to pre-lien orders to assure payment.
- 8) DEMURAGE: In the event of any delays in offloading the Safety Storage, Inc. building(s) at the delivery site caused by the customer's inability to have the site prepared, the customer will be responsible for charges assessed by the transporting company or offloading company.
- 9) CHANGE ORDERS: Safety Storage, Inc. will assess a minimum \$500 change order fee to make customer requested changes to a product that has been released to engineering prior to the change notification. Safety Storage, Inc. will assess a minimum \$1,000 change order fee to make customer requested changes to a product that has been released to production prior to the change notification. The aforementioned charges are over and above the cost to implement the requested changes. Changes may affect promised delivery dates.
- 10) RESTOCKING/CANCELLATION FEES: Safety Storage, Inc. will assess a restocking/cancellation fee of 30% of the order total. Special Order items purchased at time of cancellation will be invoiced at cost.
- 11) SECURITY: In the event that the customer does not pay an amount when due, Safety Storage, Inc. may, as provided by law, commence any legal action for collection of the amount due. Safety Storage, Inc. may also pursue any other legal action deemed necessary or appropriate with respect to the account. The customer agrees to pay reasonable collection fees, late charges, court costs and all other costs of collection.
- 12) LATE CHARGES: It is understood and agreed that all charges are due and payable in full by the 30th day after customer's receipt of invoice or agreed upon terms and conditions. Any account not paid in full within thirty (30) days of customer's receipt of invoice or negotiated terms are delinquent and will be assessed a service charge of the lower of 18% per annum, or the maximum allowable by law.
- 13) TAXES: All applicable sales or use taxes are the responsibility of the customer; these taxes are not included in the price quoted. Applicable sales or use taxes should be added to the purchase order. If tax exempt, please supply a copy of your Tax Exempt Certificate with your purchase order.
- 14) LIMITED WARRANTY
 - a. Except as indicated below, your SSI building is warranted to you as the original purchaser for one (1) year from the date of your receipt of the SSI building. Defects must be reported to the SSI Customer Service Department within one (1) year of your receipt of the SSI building. SSI will replace or repair, at SSI's option, any product which, in its opinion, is defective and has not been tampered with, modified, subjected to an accident, misuse or abuse, subjected to use in extreme conditions not expressly communicated to SSI or not maintained, inspected and tested in accord with the Maintenance Manual. At the option of the SSI Customer Service Department, a product shall be replaced or repaired at the customer's site using factory personnel or outside contractors under SSI's direction.
 - b. Fifteen (15) Limited Structural Warranty Safety Storage, Inc., will warrant structural components (e.g., load-bearing walls, floor supports, sump structure and roof) for a period of fifteen (15) years from the date of purchase.
 - Twenty (20) Year Limited Structural Warranty Option An additional five (five) year warranty can be purchased at the time of Purchase Order Sale, extending the Limited Structural Warranty to twenty (20) years. Contact SSI Sales for details and a quotation.
 - SSI will replace or repair, at SSI's option, within the warranty period, any structural component which, in its opinion is defective and has not been tampered with, modified, subjected to an accident, misuse or abuse, neglect, subjected to use in extreme conditions not expressly communicated to Safety Storage, Inc., or not maintained, inspected and tested in accord with the SSI Maintenance Manual shipped with the product. At the option of the SSI Customer Service Department, a structural component shall be replaced or repaired at the customer's site using factory personnel or outside contractors under SSI's direction. This limited warranty does not apply to the installation of optional equipment by others. If the product must be returned to SSI or its authorized subcontractor for warranty repair work, all installed equipment not covered under warranty must be removed (by others) prior to shipment.
 - c. Limited Purchased Products or Parts Warranty Items that are not manufactured but purchased by SSI are warranted against defects resulting from the original manufacturer's fabrication process or parts for one (1) year from the date of delivery. Such items include but are not limited to: switches, lights, electrical boxes, air conditioners, heaters, fan motors, dry chemical fire protection equipment, fusible links, door closures, door locks, electrical relays, thermostats, pressure relief valves, shut-off valves, etc. Such items should be returned to SSI's Charleston, IL factory with the prior approval of the SSI Customer Service Department. Evaluation of each reported defective part will be made by the original manufacturer or agent thereof and their judgment shall be final. Upon Safety Storage, Inc.'s receipt of the original receipts, the Customer will be reimbursed for the postal charges, duties and insurance where applicable. SSI will replace or repair, at SSI's option, any purchased product or part which, in its

opinion is defective and has not been tampered with, modified, subjected to an accident, misuse or abuse, neglect, subjected to use in extreme conditions not expressly communicated to Safety Storage, Inc., or not maintained, inspected and tested in accord with the SSI Maintenance Manual shipped with the product. At the option of the SSI Customer Service Department, a purchased product or part shall be replaced or repaired at the customer's site using factory personnel or outside contractors under SSI's direction. This limited warranty does not apply to the installation of optional equipment by others. If the product must be returned to SSI or its authorized subcontractor for warranty repair work, all installed equipment not covered under warranty must be removed (by others) prior to shipment.

- a. These limited warranties are the original purchaser's exclusive warranties and replace all other warranties or conditions, expressed or implied.
- b. Items Not Covered By Warranty Safety Storage, Inc., does not warrant uninterrupted operation of building systems or lost production or function caused by warranty issues. Any technical support provided for a product under warranty, such as telephone assistance with "how to" questions and those regarding building and product setup and installation will be provided without warranties of any kind.
- c. Warranty Work:
 - Before Safety Storage, Inc., will approve return of any products under warranty, the Purchaser must ensure that the product(s) are free of any legal obligations or restrictions and obtain written authorization from the legal owner.
 - Prior to any on-site warranty work by SSI or its authorized subcontractor(s), the Purchaser will provide sufficient, free, and safe access the Purchaser's facilities to permit warranty repair(s).
 - Safety Storage, Inc., is responsible for the loss of, or damage to, warranted products while they are in SSI's possession. While products are in transit, any damage or loss will be the responsibility of the transporter.
- DISCLAIMER AND LIMITATION OF DAMAGES: Except as stated in Safety Storage, Inc.'s "Limited General Warranty", "Limited Structural Warranty" and "Limited Purchased Products or Parts Warranty", SSI makes no other warranties whatsoever, whether express or implied, including the warranties of merchantability and fitness for particular purpose. SSI does not assume or authorize any person to assume for it any liability in connection with the damage. Under no circumstances, shall SSI be liable for any special, incidental, consequential, or indirect damage. SSI's maximum liability for any direct damages shall be limited to the purchase price paid by the customer for the particular product. Under no circumstances will SSI be liable for any third party claims against the original purchaser.

Customer's Signature	Date
Customer's Name	



Safety Storage Inc. 855 North 5th Street Charleston, IL 61920 888-345-4470 Fax: 217-345-4428

Credit Application

1. Company Information				
Full Legal Name/Business Entity		Phone #	#	Fax #
Doing Business As (DBA)				
Billing Address	City	State	Zip	
Company Type: ☐ Proprietorship ☐ Partnership ☐ Franchise ☐ Co	rporation 🗆 Oth	er:		
D&B Number Year Business Established	•	Annual Sales		Type of Business
Federal Tax ID (If Incorporated)				State of Incorporation
E-Mail Address(es):			Website	<u>.</u>
2. Bank References				
Bank Name	Account Number			Contact
Address	City	State	Zip	Phone #
3. Trade Credit References				
Company Name	Contact			Fax #
Address	City	State	Zip	Phone #
4. Trade Credit References				
Company Name	Contact			Fax #
Address	City	State	Zip	Phone #
5. Trade Credit References				
Company Name	Contact			Fax #
Address	City	State	Zip	Phone #
We hereby apply for credit and affirm financial respublished terms. The above information is warrancollect information on us, including but not limite	nted to be true as	nd complete. W	e hereby	authorize you to verify and

We hereby apply for credit and affirm financial responsibility, ability and willingness to pay invoices in accordance with published terms. The above information is warranted to be true and complete. We hereby authorize you to verify and collect information on us, including but not limited to bank references, trade credit references, consumer and/or commercial credit reports. We agree to pay a monthly finance charge of the maximum applicable state rate on all past due balances. We agree to pay all costs of collection and litigation on this account in accordance with the laws of the Creditor's State of Incorporation. We agree that all decisions with respect to the extension or continuation of credit shall be in the sole discretion of the Creditor.

Authorized Signature/Title: Date:

EXHIBIT 6



2101 Cantu Court, Sarasota FL 34232 300 Technology Park, Lake Mary FL 32746 7037-37 Commonwealth Avenue, Jacksonville FL 32220

Q-09882

Date: July 27, 2022 Expires: August 22, 2022

Detailed Equipment Specifications

			Detailed Equipment Specification	113	
Total Units	Qty	Model No.	Description	Unit P	rice Extended Price
1	1	31905	Toro Groundsmaster 1200	\$28,295	\$28,295.11
			Equipment Summary:		
			,	Toro Commercial:	\$28,295.11
				Equipment Total: Sales Tax: Grand Total:	\$28,295.11 \$0.00 \$28,295.11
carries The und	a two-yea dersigned	r or 1500 hour war hereby orders fron	, n Wesco Turf the equipment detailed in this quotal	tion. This order is subject to our al	oility to obtain
such eq due to l	luipment f labor distυ	rom the manufacturbances, transport	n Wesco Turf the equipment detailed in this quotat urer and Wesco Turf shall be under no liability if de tation difficulties, or for any reason beyond our cor ge in price by the manufacturer.	elivery of the equipment is delayed	or prevented
Please i	indicate yo	our acceptance of t	his quote as an order by signing below and returning vary, please check when placing order.	ng via email to rob.beatenhead@v	vescoturf.com or
Signed:					
Name:					

Thank you for considering Wesco Turf, Inc. for your equipment needs. If I can be of any further assistance, please do not hesitate to contact me.

Sincerely,

Date:

Rob Beatenhead

Commercial Golf Territory Manager (941) 915-7867, rob.beatenhead@wescoturf.com



2101 Cantu Court, Sarasota FL 34232 300 Technology Park, Lake Mary FL 32746 7037-37 Commonwealth Avenue, Jacksonville FL 32220 Q-09882

Date: July 27, 2022 Expires: August 22, 2022

Prepared For:

Paul Shortway Equipment Manager Heritage Harbor Golf and Country Club 19502 Heritage Harbor Parkway Lutz, FL 33558 Ship To: HERITAGE HARBOR GOLF CLUB 19650 HERITAGE HARBOR PARKWAY LUTZ, FL 33558-9743

Quotation Summary

State Contract Number: 25101900-21-STC

Qty	Model No	Description	Unit Price	Extended Price	Finance Term	Approx Mth Pymt
1	31905	Toro Groundsmaster 1200	\$28,295.11	\$28,295.11	48 CSC	\$683.61

All Financing Provided by: The Huntington National Bank

Total Approximate Monthly Payments: \$683.61

A \$ 250.00 Documentation Fee will be included with the first payment.

Please note: All lease payments are approximate and subject to credit approval. First payment in advance. Estimated lease payments are subject to financial conditions at the time of lease commencement. Wesco Turf is not responsible for any fluctuations in lease rates resulting in higher payments. **FMV monthly lease payment quoted does not include any applicable state and local sales taxes or property taxes.**

	EXHIBIT 7



Drainage Professional Construction Agreement

This Construction Agreement made this 29th Day of January 2022, between Heritage Harbor Golf & Country Club, owner(s), and Drainage Professional.

The Owner(s) and Contractor agree as set forth in the following:

1. The Construction and Extent of Agreement

- 1.1 Contractor agrees to construct on Owner's real property located at, 19502 Heritage Harbor Pkwy, Lutz, FL 33558-9740, Hillsborough County, to included: drainage for all residence buildings as specified, in accordance with the estimate/bid, plans and specifications signed and dated by Contractor and Owner on the 29th Day of January 2022 and consisting of 12 pages.
- 1.2 The parcel ID Folio number and legal description of the Subject Property is: COMM AT NW COR OF SEC 4-27-18 THN S 89 DEG 17 MIN 29 SEC E 300 FT THN S 00 DEG 38 MIN 08 SEC W 1208.70 FT THN S 89 DEG 21 MIN 53 SEC E 756.18 FT TO POB THN N 85 DEG 00 MIN 00 SEC E 434.75 FT THN N 85 DEG 00 MIN 00 SEC E 115.68 FT THN N 85 DEG 00 MIN 00 SEC 27.88 FT THN S 21 DEG 18 MIN 39 SEC E 278.57 FT THN N 73 DEG 33 MIN 07 SEC E 49.88 FT THN ALG ARC OF CURVE TO RIGHT HAVING A RADIUS OF 217 FT CHD BRG N 87 DEG 00 MIN 33 SEC E 101 FT THN ALG ARC OF CURVE TO RIGHT HAVING A RADIUS OF 584.31 FT CHD BRG S 67 DEG 36 MIN 44 SEC E 241.40 FT THN ALG ARC OF CURVE HAVING A RADIUS OF 337 FT CHD BRG S 43 DEG 54 MIN 10 SEC E 137.69 FT THN S 32 DEG 06 MIN 53 SEC E 58.80 FT THN ALG ARC OF CURVE TO LEFT HAVING A RADIUS OF 730 FT CHD BRG S 26 DEG 11 MIN ID#0129252005.
- 1.3 Contractor accepts the relationship of trust and confidence established between it and Owner by this Agreement. It covenants with Owner to furnish its skill and judgment in furthering the interests of Owner. It agrees to furnish or caused to be furnished through suppliers and subcontractors, general construction management, supervision, labor, and materials necessary to complete the Project referenced in this document.
- 1.4 If applicable, Owner refuses to accept a Vendor or Subcontractor recommended by Contractor, Contractor shall recommend an acceptable substitute and the Price, if applicable, shall be increased or decreased by the difference in cost occasioned by such substitution and an appropriate Change Order shall be issued.
- 1.5 This Agreement represents the entire agreement between Owner and Contractor, and supersedes all prior negotiations, representations, or agreements. This Agreement shall not

owner(s)	contractor
	_owner(s)

be superseded by any provisions of the documents for construction and may be amended only by written instructions signed by both Owner and Contractor.

2. Payment

- 2.1 In consideration of the performance of the Contract, Owner agrees to pay Contractor in current U.S. funds as compensation for the services provided.
 - A) \$58,740.00 Fifty-eight Thousand Seven Hundred Dollars and zero cents for the total job cost. 30% down to be paid on or before the Fifteenth (15) day before job start date, remaining balance to be paid upon job completion.

Terms: A non-refundable initial payment of 30% will be due Fifteen (15) days before job start date. The amount of initial payment received on this contract which will be applied toward the total contract amount is \$17,622.00, Seventeen Thousand Six Hundred Twenty-two Dollars and zero cents, leaving a remaining balance due of \$41,118.00, Forty-one Thousand One Hundred Eighteen Dollars and zero cents, to be paid upon job completion.

- **2.2** Owner agrees to pay Contractor the Contract Price specified in paragraph 2.1, in accordance with the accepted terms in Section 14.
- 2.3 In the event any amounts due to the contractor remain unpaid for more than ten (10) days after the due date thereof, then, and in such event, such amounts shall bear interest thereafter at the rate of 5% per month until payment in full has been made.

3. <u>Time of Completion</u>

3.1 Contractor shall commence work within ten (10) days or date mutually agreed, of the issuance of all locates, permits and verification from Owner in writing that all funds necessary for payment of the Contract Price are available, whichever shall last occur. Contractor shall diligently pursue and substantially complete all work to be performed under this Contract within a reasonable period of time, taking into consideration delays that are beyond the control of the Contractor, including, but not limited to, weather conditions, delays in selection or delivery of-materials, change orders requested by Owner and delays in obtaining all necessary licenses or permits. Contractor shall not be liable to Owner for any losses, costs or damages resulting from or arising out of a delay or inability to perform this Contract as described herein or caused by any event beyond the control of the contractor.

4. Changes in the Project

4.1 Owner, without invalidating this Agreement, may order Changes in the Project consisting of additions, deletions, or other revisions, the Price and the Substantial Completion Date being adjusted accordingly. All such Changes in the Project shall be authorized by a written change order marked as addendum to the construction agreement exhibit (B).

initial	owner(s)	contractor

- **4.2** Change Order is a written order to Contractor signed by Owner, or his authorized agent issued after the execution of this Agreement, authorizing a Change in the Project and/or an adjustment in the Price or the Completion Date. The owner will pay to the Contractor an administration fee of \$100.00 for each Change Order, regardless of increase or decrease in price caused by the change.
- **4.3** All change orders charges become due within three (3) working days of commencement of approved change orders, or within three (3) working days of the time the cost of the change have been presented to the owner.
- 4.4 Should concealed conditions, meaning conditions beyond those stated in this agreement or conditions not reasonably anticipated by the Contractor, be encountered in the performance of the project, the Price and the Completion Date shall be equitably adjusted by Change Order on claim by Contractor made within 3 days' time after the first observance of the conditions.
- **4.5** Owner shall have authority to order minor Changes in the Project not involving an adjustment in the Price or an extension of the Substantial Completion Date and not inconsistent with the intent of the Drawings and Specifications. Such Changes must be approved by the contractor and not made on site in his/her absence nor without written approval.

5. Insurance

- **5.1** Owner and Contractor waive all rights against each other, Subcontractors, and their Subcontractors for damages caused by perils covered by insurance, except such rights as they may have to the proceeds of such insurance held by Owner and trustee.
- **5.2** Owner shall provide, unless otherwise indicated in this contract, the Builder's Risk insurance for the Project and shall bear the cost of Contractor's performance and payment bonds, if required.
- **5.3** Owner and Contractor waive all rights against each other and the Subcontractors and their Subcontractors for loss or damage to any equipment used in connection with the Project and covered by any property insurance.
- **5.4** Owner waives subrogation against Contractor, Subcontractors, and their Subcontractors on all property and consequential loss policies carried by Owner on adjacent properties and under property and consequential loss policies purchased for the Project after its completion.
- **5.5** If the policies of insurance referred to in this Section require an endorsement to provide for continued coverage where there is a waiver of subrogation, the owners of such policies will cause them to be so endorsed.

6. <u>Liability, Licenses, Permits and Deposits</u>

6.1 When Contractor needs such licenses, permits or needs to pay deposits or repair costs to complete the work described in this **Contract**, assigns responsibility including payment to the property owner for any unforeseen damages that may occur during

initial	ownor/s)	The second second
middi	owner(s)	contracto

- 9.3 Contractor warrants the labor and materials supplied by Contractor and used in performing this contract will be free of defects for a period of five (5) years from the date of completion. This warranty does not include malfunctions in the system due to a lack of cleaning or maintenance, causing excessive debris collection to a system, runoffs and/or grates. If a new Sump Pump is installed and included in a Drainage System, this warranty does not apply to the Sump Pump. Sump pumps come with a manufacture warranty, generally 2 years. If sump pump replacement is needed in the future, additional labor and material charges may be incurred. Warranty includes: the system or any components including any components the system is connected to. This warranty does not include acts of nature, including area flooding or natural disasters. The responsibility and liability of the Contractor must be limited to things that can be controlled and reasonably foreseen. This construction contract shall be completed using standard construction practices of the day.
- **9.4** No other warranty is expressed or implied unless accompanied with this agreement, signed by all parties and marked as exhibit (C).

10. Termination of the Agreement

- 10.1 If the Project is stopped for a period of 20 days under an order of any court or public authority having jurisdiction, through no act or fault of Contractor, or as a result of an act of government, such as a declaration of a national emergency making materials unavailable, or if the Project should be stopped for a period of 10 days by Contractor for the Owner's failure to make payment thereon, then Contractor may, upon ten days' written notice to Owner, terminate this Agreement and recover from Owner payment for all work executed, a Contractor's Fee equal to 15% of all improvements made to date and for the cost of any proven loss sustained on any materials, labor, equipment, tools, construction equipment, and machinery.
- 10.2 If Owner terminates this Agreement after the construction phase has commenced, he shall notify the contractor in writing and reimburse Contractor for any unpaid proven Cost of the Project due him in accordance with previous paragraph, including a contractor's fee equal to 15% of all work performed. Contractor shall, as a condition of receiving the payment, execute and deliver all such papers and take all such steps, including the legal assignment of these contractual rights, as Owner may require for the purpose of fully vesting in him the rights and benefits of Contractor under such obligations or commitments.
- 10.3 Contractor shall not assign its interest in this Agreement without the written consent of Owner.
- 10.4 The law of the place where the Project is located shall govern this Agreement.
- 10.5 Contractor retains the right to terminate this contract at any time for cause or no cause upon ten days written notice and receive compensation as described in Paragraph 10.1. Contractor will notify Owner in writing when exercising this option and such notification will be sent email, postage prepaid, registered, or certified mail return receipt requested to all entities designated on the Notice of Commencement as having interest in the project governed by this contract. Upon execution of this article Contractor will make full financial disclosure concerning this contract and provide this information to Owner within 14 working days for

nitial	owner(s)	contractor
		COTTCI dector

final settlement. Owner will disburse funds within 7 days of receiving financial disclosure according to the terms and proven cost of this document.

11. Arbitration

- 11.1 Except for claims by the Owner of defective construction, which are governed solely by the "right-to-cure" law disclosed in paragraph 12.1, all claims, disputes, and other matters in question arising out of, or relating to, this Agreement or the breach thereof, except for claims which have been waived by the making or acceptance of final payment must be decided by the arbitration proceedings as described herein, to be held in the county in which the real property described herein is located, and both parties agree to be bound by the decision rendered in such proceedings. Within thirty-days (30) of a written request for arbitration, each party shall select an arbitrator. If either party fails to select an arbitrator within this time frame, the first arbitrator selected may select the second arbitrator. Within ten (10) days thereafter the two arbitrators shall select a third arbitrator. All arbitrators shall be persons with experience in the construction industry. The arbitration shall be conducted in accordance with the Florida Arbitration Code (Chapter 682, Florida Statutes); provided, however, the final hearing shall be held not more than ninety (90) days after the receipt of the request for arbitration and the final decision shall be rendered not more than thirty (30) days after the conclusion of the final hearing.
- **11.2** The award rendered by the arbitrators shall be final and judgment may be entered on it in accordance with applicable law in any court having jurisdiction thereof, if within the time prescribed by the arbitrator no action has been taken to comply with said order.
- 11.3 Unless otherwise agreed in writing, Contractor shall carry on the Work and maintain the Contract Completion Date during any arbitration proceedings, and Owner shall continue to make payments in accordance with this Agreement, unless Contractor has exercised Paragraph 10.5.
- **11.4** The same arbitrator or arbitrators shall hear all claims that are related to or dependent on each other, even though the parties are not the same unless a specific contract prohibits such consolidation.
- 11.5 In the event of any disputes arising out of or in connection with this contract, the prevailing party therein shall be entitled to recover reasonable attorney fees and costs, whether same were incurred prior to or during any judicial proceedings, including, but not limited to, any trial or appellate proceedings, as well as prior to or during any of the alternative dispute resolution mechanisms.

12. Right to Cure / Recovery Fund / Lien Law

12.1 FLORIDA LAW (CHAPTER 558, FLORIDA STATUTES) CONTAINS IMPORTANT REQUIREMENTS YOU MUST FOLLOW BEFORE YOU MAY FILE A LAWSUIT FOR DEFECTIVE CONSTRUCTION AGAINST A CONTRACTOR, SUBCONTRACTOR, SUPPLIER, OR DESIGN PROFESSIONAL FOR AN ALLEGED CONSTRUCTION DEFECT IN YOUR HOME. SIXTY DAYS BEFORE YOU FILE YOUR LAWSUIT, YOU MUST DELIVER TO THE CONTRACTOR, SUBCONTRACTORS, SUPPLIER, OR DESIGN PROFESSIONAL A WRITTEN NOTICE OF ANY CONSTRUCTION CONDITIONS YOU ALLEGE ARE DEFECTIVE AND PROVIDE YOUR CONTRACTOR AND ANY SUBCONTRACTORS, SUPPLIERS, OR DESIGN PROFESSIONALS THE OPPORTUNITY TO INSPECT THE ALLEGED CONSTRUCTION DEFECTS AND MAKE AN OFFER TO REPAIR OR PAY FOR THE ALLEGED

initial	owner(s)	contractor
	ć.	

CONSTRUCTION DEFECTS. YOU ARE NOT OBLIGATED TO ACCEPT ANY OFFER MADE BY THE CONTRACTOR OR ANY SUBCONTRACTORS, SUPPLIERS, OR DESIGN PROFESSIONALS. THERE ARE STRICT DEADLINES AND PROCEDURES UNDER FLORIDA LAW.

12.2 PAYMENT MAY BE AVAILABLE FROM THE CONSTRUCTION INDUSTRIES RECOVERY FUND IF YOU LOSE MONEY ON A PROJECT PERFORMED UNDER CONTRACT, WHERE THE LOSS RESULTS FROM SPECIFIED VIOLATIONS OF FLORIDA LAW BY A STATE-LICENSED CONTRACTOR. FOR INFORMATION ABOUT THE RECOVERY FUND AND FILING A CLAIM, CONTACT THE FLORIDA CONSTRUCTION INDUSTRY LICENSING BOARD AT THE FOLLOWING TELEPHONE NUMBER AND ADDRESS:

Construction Industry Licensing Board 1940 N. Monroe Street Tallahassee, Florida, 32399-0784. Telephone: 850-487-1395

12.3 ACCORDING TO FLORIDA'S CONSTRUCTION LIEN LAW (SECTIONS 713.001 – 713.37, FLORIDA STATUTES), THOSE WHO WORK ON YOUR PROPERTY OR PROVIDE MATERIALS AND ARE NOT PAID-IN-FULL HAVE A RIGHT TO ENFORCE THEIR CLAIM FOR PAYMENT AGAINST YOUR PROPERTY. THIS CLAIM IS KNOWN AS A CONSTRUCTION LIEN. IF YOUR CONTRACTOR OR A SUBCONTRACTOR FAILS TO PAY SUBCONTRACTORS, SUBSUBCONTRACTORS, OR MATERIAL SUPPLIERS OR NEGLECTS TO MAKE OTHER LEGALLY REQUIRED PAYMENTS, THE PEOPLE WHO ARE OWED MONEY MAY LOOK TO YOUR PROPERTY FOR PAYMENT, EVEN IF YOU HAVE PAID YOUR CONTRACTOR IN FULL. IF YOU FAIL TO PAY YOUR CONTRACTOR, YOUR CONTRACTOR MAY ALSO HAVE A LIEN ON YOUR PROPERTY. THIS MEANS IF A LIEN IS FILED YOUR PROPERTY COULD BE SOLD AGAINST YOUR WILL TO PAY FOR LABOR, MATERIALS, OR OTHER SERVICES THAT YOUR CONTRACTOR OR A SUBCONTRACTOR MAY HAVE FAILED TO PAY. FLORIDA'S CONSTRUCTION LIEN LAW IS COMPLEX AND IT IS RECOMMENDED THAT WHENEVER A SPECIFIC PROBLEM ARISES, YOU CONSULT AN ATTORNEY.

13. Owner's Responsibilities

- 13.1 Owner shall provide, or cause to be provided, full information regarding his/her requirements for the project. Owner further agrees to complete specifications and features information sheet marked Exhibit A. Failure to completely provide all information in a timely manner hereby gives Contractor written consent to use his/her best judgment in any and all non-specified areas.
- **13.2** Owner shall secure and pay for necessary planning approval fees, easements, utility assessments, and use charges.
- **13.3** Owner shall furnish reasonable evidence satisfactory to Contractor that sufficient funds are available and committed for the entire cost of the Project. Unless such reasonable evidence is furnished, Contractor is not required to commence any work.
- 13.4 Owner and Owner's family members or agents shall not in any manner utilize, communicate or contract with Contractor's employees, subcontractors, subcontractor's employees or agents, or material suppliers, nor perform or permit any work on the Subject Property, without the prior written approval of the Contractor, which approval may be withheld in the Contractor's unrestricted discretion. If such consent is given, then Owner shall be solely responsible for the payment, shipment, delivery, insurance, installation, and damages for

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delay arising there from and agrees to hold contractor harmless in any and actions that may arise.

14. Exhibits and Priority of Documents

- **14.1** The following exhibits must be signed by both parties and all originals to remain in possession of Contractor. At owner's request contractor will make available all exhibits to the owner for the purpose of reproduction.
 - 1) Exhibit A- Specifications and Details
 - 2) Exhibit B-Addendum to Construction Agreement (if any do occur)
 - 3) Exhibit C-Acceptance
- 14.2 The priority of documents are as follows
 - 1) This contract
 - 2) Specifications and Features Sheet
 - 3) Acceptance of Terms

Exhibit A

Specifications:

Area Drainage System with French Drain and Catch Basins Approximately 2737' of total Drainage System.

Hole 1

Correct the issue with the existing drainage pipe sticking out of the water, to bring it below the current water level.

Install 1 Catch Basin with discharge drain line running to the pond for discharge.

Approx. 83' of total Drainage System

Hole 4

Section 1

- 4 New Catch Basins with discharge drain line to be installed, to replace existing drainage system.
- 3 Holes need the elevation raised for proper drainage.

Current grade not adequate for fall needed for system to function properly.

1 foot of dirt for each hole, 15'-20' wide.

Approx. 291' total Drainage System

Section 2

3 New Catch Basins with discharge drain line to be installed.

Approx. 186' total Drainage System -goes under cart path

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Section 3

3 New Catch Basins with discharge drain line to be installed near sand pit and running to pond for discharge.

Approx. 140' total Drainage System

Hole 5

Fill dirt to be brought in to raise elevation level for proper drainage.

6 New Catch Basins with discharge drain lines on 2 different systems to be installed for discharge into the pond.

Approx. 310' total Drain Systems

Hole 6

3 to 4 New Catch Basins with discharge drain lines to be installed.

3 Catch Basin System Approx. 229'

If 4 Catch Basin System is needed Approx. 422'

Fill dirt needed for proper drainage.

Hole 8

Correct the issue with the existing drainage pipe sticking out of the water, to bring below the current water level.

Hole 9

Left side of the path roped in area

Install 1 Catch Basin to be discharged into the French Drain System with grass top for adequate drainage.

Approx. 160' total Drainage System

Hole 10

Section 1

Club house-cart area

Cut concrete and Install 1 Catch Basin, discharge line and replace concrete.

Discharge line will be installed and will discharge into the pond.

Approx. 60' total Drainage System

Section 2

On the course

Install 2 Catch Basins with Discharge drain line, bring in dirt to raise elevation level for proper grade for drain line to discharge into the pond.

Approx. 350' total Drainage System

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Hole 12

Section 1

Install 2 Catch Basins with Discharge drain line running under cart path to the pond for discharge. Approx. 145' total Drainage System

Section 2

Install 1 Catch Basin with Discharge drain line running under cart path to the pond for discharge. Approx. 75' total Drainage System

Hole 13

Section 1

Remove existing sump pump and replace with 1 Catch Basin with discharge line.

Dirt will be brought in to raise elevation level for proper grade for drain line to discharge into the pond.

Approx. 70' total Drainage System

Section 2

Install 1 Catch Basin with Discharge drain line running under cart path to the pond for discharge. Approx. 55' total Drainage System

Hole 15

Install 2 Catch Basins with Discharge drain line bring in dirt to raise elevation level for proper grade for drain line to discharge into the pond.

Approx. 180' total Drainage System

Hole 17

Install 1 Catch Basin with Discharge drain line running between sand pit and green to the pond for discharge.

Approx. 210' total Drainage System

Hole 18

Install 1 Catch Basin with Discharge drain line running into the pond for discharge.

Approx. 120' total Drainage System

Details:

6" corrugated/perforated and solid pipe to be used.

34 Catch Basins with metal grate lids to be installed.

French Drain Area to filled with 1"-1 1/2" limestone rock.

Grass will be removed and replaced with Sod, when necessary, when removed grass cannot be used.

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Not responsible for condition of grass after completion of job.

Fill dirt will be brought in to raise elevation in needed areas, as specified.

Excess dirt from Drainage System & Fill to be hauled off.

Removed existing systems will be hauled off.

Cut concrete debris will be hauled off.

Exhibit B

TBD

If any additional Catch Basins with metal grate lid or Discharge lines are needed there will be an additional cost of \$400.00 per Catch Basin with metal grate lid and \$20.00 per linear foot for the installation of the Discharge drain line. Additional French Drains are \$30.00 per linear foot. This discounted rate only applies if utilized with current job installation as noted in Exhibit A Specifications.

Exhibit C

15. Acceptance

THE UNDERSIGNED AGREE TO ABIDE BY THE TERMS OF THIS CONTRACT AND RELATED EXHIBITS SPECIFICALLY REQUIRED HEREIN. PURSUANT TO SECTION 501.1375, FLORIDA STATUTES, IF CONTRACTOR BUILDS MORE THAN TEN (10) RESIDENTIAL UNITS PER YEAR, THE BUYER OF A ONE-FAMILY OR TWO-FAMILY RESIDENTIAL DWELLING UNIT HAS THE RIGHT TO HAVE ALL DEPOSIT FUNDS (UP TO 10 PERCENT OF THE PURCHASE PRICE) DEPOSITED IN AN ESCROW ACCOUNT. THIS RIGHT MAY BE WAIVED, IN WRITING, BY THE BUYER. BY SIGNING THIS AGREEMENT, OWNER DOES HEREBY WAIVE THIS STATUTORY RIGHT.

Payment Terms Selection

\$58,740.00 Fifty-eight Thousand Seven Hundred Dollars and zero cents for the total job cost. 30% down to be paid on or before the Fifteenth (15) day before job start date, remaining balance to be paid upon job completion.

Terms: A non-refundable initial payment of 30% will be due Fifteen (15) days before job start date. The amount of initial payment received on this contract which will be applied toward the total contract amount is \$17,622.00, Seventeen Thousand Six Hundred Twenty-two Dollars and zero cents, leaving a remaining balance due of \$41,118.00, Forty-one Thousand One Hundred Eighteen Dollars and zero cents, to be paid upon job completion.

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	Date	
orint name	signature of Owner/Board Members	
print name	Date	
TINE Traine	signature of Owner/Board Members	
	Date)
rint name	signature of Contractor	

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____owner(s)

_contractor

initial

13318 Meergate Circle, Orlando, FL

Phone: 407-663-4676

PROPOSAL SUBMITTED TO	PHONE		DATE
Brent Henman	4076830480		1/13/2022
STREET	1	JOB NAME	
19502 Heritage Harbor Pkwy			Club Golf Course
CITY, STATE & ZIP CODE		JOB LOCATION	
Lutz, FL 33558		Golf Course	
ARCHITECT	DATE PLANS	1000000	JOB PHONE
Edward Lewis	January 2022		4076830480
We hereby submit specifications and e	stimates for:		
Golf Cart cleaning area			
Supply and Install 8" corragate solid pi	pe - 75 feet		
Supply and install 2 - 12"x12" catch be	asin - one of the cato	h basin will be install	ed in the paved area to stop grass,
mud and debry from getting into to dra	 in		
We Propose hereby to furnish material and of: \$ \$2380.50	l labor – complete in a	accordance with above	e specifications, for the sum
Not Responsible for wires, cables, pipes, sp	 orinklers lines etc. bui	ried in the work area.	
Not Responsible for sod, landscape, concre			
Any repair/replacement of above items will be billed at additional cost.			
V k Payment to be made as follows: 50% down at the time of acceptance.			
Balance due upon competition of work outlined above. A late fee of \$25.00 plus a monthly finance charge of 1 ½ will be imposed on past due accounts.			
All material is guaranteed to be specified. All work to be completed in a workmanlike manner according to standard practices. Any alteration or division from above specifications involving extra cost will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents or delays beyond our control. Our worker is fully covered by Workman's Compensation Insurance.			
Note: This proposal may be withdrawn by us if not acc	epted within 15	Authorized ays. Signature	
Acceptance of Proposal – The above prices specifications and conditions are satisfactory and hereby accepted. You are authorized to do work as specified. Payment will be made outlined above. A late fee of \$25.00 plus a monthly finance charge of 1 ½ will be imposed on all past due accounts. This is an annual percentage rate of			

We reserve the right to remove all materials upon failure of payment. Any costs associated with collection on unpaid balance will be added to the

total past due. Date of Acceptance------Signature

13318 Meergate Circle, Orlando, FL

Phone: 407-663-4676

PROPOSAL SUBMITTED TO	PHONE	333 .0,0	DATE
Brent Henman	4076830480		1/13/2022
STREET	107 0000 100	JOB NAME	1710/2022
19502 Heritage Harbor Pkwy		<u> </u>	r Club Golf Course
CITY, STATE & ZIP CODE		JOB LOCATION	
Lutz, FL 33558		Golf Course	
ARCHITECT	DATE PLANS		JOB PHONE
Edward Lewis	January 2022		4076830480
We hereby submit specifications and	estimates for:		
The hereby submit specimeations and			
Golf course holes 13			
Supply and Install 8" corragate solid	pipe - 75 feet		
Supply and install 2 - 12"x12" catch	basin to drain off into	pond	
We Propose hereby to furnish material a	nd labor – complete in	accordance with above	e specifications, for the sum
of: \$\\$2380.50			,
Not Responsible for wires, cables, pipes,	=		
Not Responsible for sod, landscape, conc Any repair/replacement of above items v			
	nade as follows: 50% do		eptance.
Balance due upon competition of work of			
A late fee of \$25.00 plus a monthly finan-		imposed on past due	accounts.
	tra charge over and above the		andard practices. Any alteration or division from above ontingent upon strikes, accidents or delays beyond our
Note: This proposal may be withdrawn by us if not accepted within 15 days. Signature			
Acceptance of Proposal – The above prices specifics:	tions and conditions are satisf	actory and horoby acconted	Valuare authorized to do work as specified. Payment

13318 Meergate Circle, Orlando, FL

Phone: 407-663-4676

	FIIOHE. 40	77-003-4070	
PROPOSAL SUBMITTED TO	PHONE		DATE
Brent Henman	4076830480		1/13/2022
STREET		JOB NAME	1
19502 Heritage Harbor Pkwy		•	r Club Golf Course
CITY, STATE & ZIP CODE		JOB LOCATION	
Lutz, FL 33558		Golf Course	
ARCHITECT	DATE PLANS		JOB PHONE
Edward Lewis	January 2022		4076830480
[
We hereby submit specifications and	d estimates for:		
Golf course holes 1, 4, 6, 9, 10, 17 a	are considered to be th	ne biggest problem h	oles -
Hydro Jet out drain lines by using hi	gh-pressure water stre	eams through specia	lized jetting nozzles
to dislodge and clear obstructions, b			
the drainage system is still working	propeny. 		
We Propose hereby to furnish material a	and lahor – complete in	accordance with abov	re specifications for the sum
of: \$ \$5000.00		accordance with above	e specifications, for the sum
Not Responsible for wires, cables, pipes			
Not Responsible for sod, landscape, con	= = = = = = = = = = = = = = = = = = = =		
Any repair/replacement of above items V k Payment to be r	will be billed at additior nade as follows: 50% do		entance
Balance due upon competition of work		wil at the time of acc	eptanee.
A late fee of \$25.00 plus a monthly finan		imposed on past due	accounts.
	ktra charge over and above the	=	andard practices. Any alteration or division from above contingent upon strikes, accidents or delays beyond our
Note: This proposal may be withdrawn by us if not	accepted within 15	Authorized days. Signature	
			. You are authorized to do work as specified. Payment

will be made outlined above. A late fee of \$25.00 plus a monthly finance charge of 1 ½ will be imposed on all past due accounts. This is an annual percentage rate of

total past due. Date of Acceptance------Signature

We reserve the right to remove all materials upon failure of payment. Any costs associated with collection on unpaid balance will be added to the

13318 Meergate Circle, Orlando, FL

Phone: 407-663-4676

PROPOSAL SUBMITTED TO	PHONE		DATE
Brent Henman	4076830480		1/13/2022
STREET		JOB NAME	
19502 Heritage Harbor Pkwy		Heritage Harbor	Club Golf Course
CITY, STATE & ZIP CODE		JOB LOCATION	Club Coll Course
Lutz, FL 33558	T	Golf Course	
ARCHITECT	DATE PLANS		JOB PHONE
Edward Lewis	January 2022		4076830480
We hereby submit specifications and e	stimatos for:		
we hereby submit specifications and e	stillates for.		
Golf course holes 2, 3, 5, 7, 8, 11, 12,	 14. 15. 18		
Hydro Jet out drain lines by using high		ams through speciali	zed ietting nozzles
to dislodge and clear obstructions, bac	<u> </u>		
the drainage system is still working pro			
	——————————————————————————————————————		
We Propose hereby to furnish material and labor – complete in accordance with above specifications, for the sum			
of: \$\\$3500.00 Not Responsible for wires, cables, pipes, sp	 prinklers lines etc. bur	ied in the work area.	
Not Responsible for sod, landscape, concre			
Any repair/replacement of above items will be billed at additional cost. V k Payment to be made as follows: 50% down at the time of acceptance.			
V k Payment to be made as follows: 50% down at the time of acceptance. Balance due upon competition of work outlined above.			
A late fee of \$25.00 plus a monthly finance charge of 1 ½ will be imposed on past due accounts.			
All material is guaranteed to be specified. All work to be completed in a workmanlike manner according to standard practices. Any alteration or division from above specifications involving extra cost will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents or delays beyond our control. Our worker is fully covered by Workman's Compensation Insurance.			
ote: This proposal may be withdrawn by us if not accepted within 15 days. Signature			

Acceptance of Proposal – The above prices specifications and conditions are satisfactory and hereby accepted. You are authorized to do work as specified. Payment will be made outlined above. A late fee of \$25.00 plus a monthly finance charge of 1 ½ will be imposed on all past due accounts. This is an annual percentage rate of

We reserve the right to remove all materials upon failure of payment. Any costs associated with collection on unpaid balance will be added to the

EXHIBIT 8





Proposal # 4075

Date: June 16, 2022

Project: Heritage Harbor GC

Lutz, Florida

To: Tish Dobson

Heritage Harbor CDD

Re: Timber Bridge Repair Per Attached Detail

10' wide Bridge repair of Deck, Curb, Handrail using:

3 X 8 Deck

4 X 6 Curb on 4 X 6 Block

SYP Timber Components: 3 X 8 Decking #1SPIB S4S .60 CCA

4 X 6 Curb #1SPIB S4S .60 CCA

Hardware: Deck Screws 4.5" 316 Stainless Steel

Bolts Hot Dipped Galvanized

Bridges

Hole # 14 (8' x 275 LF Bridge)	\$ 118,000.00
Hole # 18 (10' x 230 LF Bridge)	\$ 124,200.00
Hole # 1 (10' x 130 LF Bridge)	\$ 70,200.00
Hole # 11 (10' x 25 LF Bridge)	\$ 13,500.00

Total: \$326,700.00

Proposal assumes substructure of bridge is sound.

Any stringers or caps that would need to be replaced would be additional cost.

All materials, unless otherwise specified, to be CA-C/CCA treated Southern Yellow Pine (SYP).

Price includes supervision, labor, all materials and equipment necessary for installation. All site preparation by others; must be substantially completed prior to commencement of work.

Price based upon Bridge Builders USA, Inc. standard insurance coverage.

Based on non-union labor.

Owner to provide Bridge Builders USA, Inc. access to all bridges or wall sites for efficient movement of material and equipment.

Does not include the following:

Sealed drawings.

Soils engineering.

Any backfilling, finish grading, or other related work by others.

Surveying of bridge locations and layouts.

Locating of any existing or future utilities.

Permitting or any costs, fees, taxes or other charges as required by state or local agencies, unless otherwise specified.

Submitted by:

Greg Solomon, Bridge Builders USA, Inc.

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Accepted by: