



VILLAGE OF KEY BISCAYNE

Office of the Village Manager

Village Council

Robert L. Vernon, *Mayor*
Michael Davey, *Vice Mayor*
Enrique Garcia
Robert Gusman
Michael E. Kelly
Jorge E. Mendia
Thomas Thornton

Village Manager

Genaro "Chip" Iglesias

DT: June 2, 2009
TO: Honorable Mayor and Council Members
FR: Genaro "Chip" Iglesias, Village Manager
RE: **Purchase and Installation of a Shade System
for the Village Green Playground**

RECOMMENDATION

It is recommended that the Village Council approve this resolution authorizing the purchase and installation of a sail shade system for the Village Green playground.

BACKGROUND

The Village has received requests to provide a shade system on the Village Green for several years. Shade systems are being added by communities across Florida and the nation because of the benefits it provides park users. A shade system protects children from dangerous UV rays, keeps the play equipment cooler, extends the life of playground equipment and is 80% water repellent.

Shade Systems custom "sail" shade system provides these benefits while maintaining the aesthetic qualities of the park. This option has been selected by neighboring communities like the City of Miami Beach (Exhibit "B"), City of Coral Gables (Exhibit "C"), City of Hollywood (Exhibit "D"), and Miami-Dade County (Snapper Creek Park-No Image). These municipalities were contacted and were very pleased with the installation and performance of their Shade Systems "sail" shade covers.

This purchase and installation of the Shade Systems will be done from the Miami-Dade County Department of Procurement Management Bids and Contract Divisions Bid number 4907-3/13 awarded to Shade Systems INC (Exhibit "E").

The system metal components and sails are available in colors already present in the playground. The system is rated to 90 MPH with the canopies on and 150 MPH with the canopy off. The time tested removal and re-attachment mechanisms have proven effective for hurricane removal and re-attachment. Shade Systems provides a 10 year non-prorated warranty on the shade fabric including the stitching thread and a 20 year non-prorated warranty on the metal frame components against rust-through corrosion.

If approved, the \$66,700 purchase of this system would be funded by the "Recreation Facilities" line item in the Capital Reserve with a current balance of \$300,000.

RESOLUTION NO. 2009-_____

A CAPITAL PROJECT AUTHORIZING RESOLUTION OF THE VILLAGE COUNCIL OF THE VILLAGE OF KEY BISCAYNE, FLORIDA, APPROVING PURCHASE AGREEMENT BETWEEN THE VILLAGE OF KEY BISCAYNE AND SHADE SYSTEMS, INC. CONCERNING PURCHASE OF A SHADE STRUCTURE FOR THE VILLAGE GREEN PLAYGROUND; PROVIDING FOR IMPLEMENTATION; PROVIDING FOR EFFECTIVE DATE.

WHEREAS, pursuant to Section 3.07(b) of the Village Charter, the Village Council desires to authorize the expenditure of Village funds for the purchase of a sunshade structure (the "Shade Structure") for the Village Green playground; and

WHEREAS, the Village Council finds, upon advice from the Village Attorney, that no competitive bidding is required for the purchase of the Shade Structure pursuant to Village Code Section 2-86, which authorizes the Village Manager to enter into bids or contracts entered into by another governmental entity with substantially similar competitive bidding procedures; and

WHEREAS the Village Council finds that approval of the attached Purchase Agreement between Shade Systems, Inc. and the Village is in the best interest of the Village.

NOW, THEREFORE, IT IS HEREBY RESOLVED BY THE VILLAGE COUNCIL OF THE VILLAGE OF KEY BISCAYNE, FLORIDA, AS FOLLOWS:

Section 1. Recitals Adopted. That each of the recitals stated above is hereby adopted and confirmed.

Section 2. Agreement Approved; Specification of Funds. That certain Purchase Agreement (the "Agreement"), in substantially the form attached hereto, is hereby approved, and the Village Manager and Village Clerk are authorized, in their respective capacities, to execute the Agreement on behalf of the Village, once approved by the Village Attorney as to form and legal sufficiency. The funding source for this purchase shall be the "Recreation Facilities Reserve" line item in the Capital Reserve.

Section 3. Implementation. That the Village Manager is authorized to take any necessary action to implement the purposes of this resolution and the Agreement.

Section 4. Effective Date. That this Resolution shall be effective immediately upon adoption hereof.

PASSED AND ADOPTED this _____ day of June 2009.

MAYOR ROBERT L. VERNON

ATTEST:

CONCHITA H. ALVAREZ, CMC,
VILLAGE CLERK

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

VILLAGE ATTORNEY

**PURCHASE AGREEMENT
BETWEEN
THE VILLAGE OF KEY BISCAYNE
AND
SHADE SYSTEMS, INC.**

THIS AGREEMENT (this "Agreement") is made effective as of the ____ day of _____, 2009 (the "Effective Date"), by and between the **VILLAGE OF KEY BISCAYNE, FLORIDA**, a Florida municipal corporation (hereinafter the "Village"), and **SHADE SYSTEMS, INC.** a Florida corporation (hereinafter the "Consultant").

WHEREAS, the Consultant and Village, through mutual negotiation, have agreed upon a scope of services, schedule, and fee for the purchase and installation of a shade structure to be placed over the Key Biscayne Village Green playground (the "Project"); and

WHEREAS, the Village desires to engage the Consultant to perform the services and provide the equipment and deliverables as specified below.

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, the Consultant and the Village agree as follows:

1. **Scope of Services.**

1.1. The Consultant shall furnish such professional services and provide such equipment and deliverables (the "Services") as described in the Sale Order attached hereto and made a part hereof as Exhibit "A" (the "Plan"), the terms of which are hereby incorporated into this Agreement. In the event of a conflict between the terms of this Agreement and the terms of the Plan, the terms of this Agreement shall control.

2. **Term/Commencement Date.**

2.1 This Agreement shall become effective upon the Effective Date and shall remain in effect until Consultant completes the Services described herein, which Services shall be completed no later than on October 31, 2009, unless earlier terminated in accordance with Paragraph 8.

2.2 Consultant agrees that time is of the essence and Consultant shall complete the Services within the timeframes set forth in the Plan, unless extended by the Village Manager.

3. **Compensation and Payment.**

Compensation for Services provided by Consultant shall be in accordance with the amount provided in the Plan payable in accordance with the Florida Prompt Payment Act after approval and acceptance of the Services by the Village Manager.

4. **Subconsultants.**

- 4.1 The Consultant shall be responsible for all payments to any subconsultants and shall maintain responsibility for all work related to the Project.
- 4.2 Consultant may only utilize the services of a particular subconsultant with the prior written approval of the Village Manager, which approval may be granted or withheld in Village Manager's sole discretion.

5. **Village's Responsibilities**

- 5.1 Village shall make available any maps, plans, existing studies, reports and other data pertinent to the Services and in possession of the Village.
- 5.2 Upon Consultant's request, Village shall reasonably cooperate in arranging for access to any real property as required for Consultant to perform the Services.

6. **Consultant's Responsibilities**

- 6.1 The Consultant shall exercise the same degree of care, skill and diligence in the performance of the Services for the Project as is ordinarily provided by a consultant under similar circumstances. Without waiving or limiting any warranties provided by Consultant or the manufacturer of the items being purchased, if at any time during the term of this Agreement or within two (2) years from the completion of the Project, it is determined that the Consultant's deliverables or services are incorrect, not properly rendered, defective, or fail to conform to the Services for the Project, upon written notification from the Village Manager, the Consultant shall at Consultant's sole expense, immediately correct the work.
- 6.2 The Consultant hereby warrants and represents that at all times during the term of this Agreement it shall maintain in good standing all required licenses, certifications and permits required under Federal, State and local laws applicable to and necessary to perform the Services for Village as an independent contractor of the Village.

7. **Conflict of Interest.**

- 7.1 To avoid any conflict of interest or any appearance thereof, Consultant shall not, for the term of this Agreement, provide any consulting services to any private sector entities (developers, corporations, real estate investors, etc.), with any adversarial issues in the Village. For the purposes of this section "adversarial" shall mean any development

application where staff is recommending denial or denied an application, or an administrative appeal or court action wherein the Village is a party.

8. **Termination.**

- 8.1 The Village Manager, with cause, may terminate this Agreement upon Consultant's failure to cure such cause within thirty (30) days after written notice is sent to Consultant.
- 8.2 Upon receipt of the Village's written notice of termination for cause, Consultant shall immediately stop work on the Project unless directed otherwise by the Village Manager.
- 8.3 In the event of termination by the Village, the Consultant shall be paid for all work accepted by the Village Manager up to the date of termination, provided that the Consultant has first complied with the provisions of Paragraph 8.4.
- 8.4 The Consultant shall transfer all books, records, reports, working drafts, documents, maps, and data pertaining to the Services and the Project to the Village, in a hard copy and electronic format within fourteen (14) days from the date of the written notice of termination or the date of expiration of this Agreement.

9. **Insurance.**

- 9.1 Consultant shall secure and maintain throughout the duration of this Agreement, insurance of such type and in such amounts necessary to protect its interest and the interest of the Village against hazards or risks of loss as specified below. The underwriter of such insurance shall be qualified to do business in Florida, be rated AB or better, and have agents upon whom service of process may be made in the State of Florida. The insurance coverage shall be primary insurance with respect to the Village, its officials, employees, agents and volunteers. Any insurance maintained by the Village shall be in excess of the Consultant's insurance and shall not contribute to the Consultant's insurance. The insurance coverages shall include a minimum of the amounts set forth in this Section 9.
- 9.2 **Worker's Compensation and Employer's Liability Insurance.** Coverage to apply for all employees for statutory limits as required by applicable State and Federal laws. The policy(ies) must include Employer's Liability with minimum limits of \$250,000.00 each accident.
- 9.3 **Comprehensive Automobile and Vehicle Liability Insurance.** This insurance shall be written in comprehensive form and shall protect the Consultant and the Village against claims for injuries to members of the

public and/or damages to property of others arising from the Consultant's use of motor vehicles or any other equipment and shall cover operation with respect to onsite and offsite operations and insurance coverage shall extend to any motor vehicles or other equipment irrespective of whether the same is owned, non-owned, or hired. The limit of liability shall not be less than \$300,000.00 per occurrence, combined single limit for Bodily Injury Liability and Property Damage Liability. Coverage must be afforded on a form no more restrictive than the latest edition of the Business Automobile Liability Policy, without restrictive endorsement, as filed by the Insurance Services Office.

- 9.4 **Commercial General Liability.** This insurance shall be written in comprehensive form and shall protect the Consultant and the Village against claims arising from injuries to members of the public or damage to property of others arising out of any act or omission to act of the Consultant or any of its agents, employees, or subcontractors. The limit of liability shall not be less than \$500,000.00 per occurrence, combined single limit for Bodily Injury Liability and Property Damage Liability. Coverage must be afforded on a form no more restrictive than the latest edition of the Commercial General Liability Policy, without restrictive endorsements, as filed by the Insurance Services Office, and must include: (1) Premises and/or Operations; (2) Independent contractors and Products and/or completed Operations; (3) Broad Form Property Damage, Personal Injury and a Contractual Liability Endorsement, including any hold harmless and/or indemnification agreement.
- 9.5 **Certificate of Insurance.** Consultant shall provide the Village Manager with Certificates of Insurance for all required policies. The Certificates of Insurance shall not only name the types of policy(ies) provided, but also shall refer specifically to this Agreement and shall state that such insurance is as required by this Agreement. The Village reserves the right to require the Consultant to provide a certified copy of such policies, upon written request by the Village. If a policy is due to expire prior to the completion of the Services, renewal Certificates of Insurance or policies shall be furnished thirty (30) calendar days prior to the date of their policy expiration. Each policy certificate shall be endorsed with a provision that not less than thirty (30) calendar days' written notice shall be provided to the Village before any policy or coverage is cancelled or restricted. Acceptance of the Certificate(s) is subject to approval of the Village Manager.
- 9.6 **Additional Insured.** The Village is to be specifically included as an Additional Insured for the liability of the Village resulting from operations performed by or on behalf of Consultant in performance of this Agreement. Consultant's insurance, including that applicable to the Village as an Additional Insured, shall apply on a primary basis and any

other insurance maintained by the Village shall be in excess of and shall not contribute to Consultant's insurance. Consultant's insurance shall contain a severability of interest provision providing that, except with respect to the total limits of liability, the insurance shall apply to each Insured or Additional Insured in the same manner as if separate policies had been issued to each.

9.7 **Deductibles.** All deductibles or self-insured retentions must be declared to and be approved by the Village Manager. The Consultant shall be responsible for the payment of any deductible or self-insured retentions in the event of any claim.

10. **Nondiscrimination.**

10.1 During the term of this Agreement, Consultant shall not discriminate against any of its employees or applicants for employment because of their race, color, religion, sex, or national origin, and to abide by all Federal and State laws regarding nondiscrimination

11. **Attorneys Fees and Waiver of Jury Trial.**

11.1 In the event of any litigation arising out of this Agreement, the prevailing party shall be entitled to recover its attorneys' fees and costs, including the fees and expenses of any paralegals, law clerks and legal assistants, and including fees and expenses charged for representation at both the trial and appellate levels.

11.2 In the event of any litigation arising out of this Agreement, each party hereby knowingly, irrevocably, voluntarily and intentionally waives its right to trial by jury.

12. **Indemnification.**

12.1 Consultant shall defend, indemnify, and hold harmless the Village, its officers, agents and employees, from and against any and all demands, claims, losses, suits, liabilities, causes of action, judgment or damages, arising out of, related to, or any way connected with Consultant's performance or non-performance of any provision of this Agreement, including, but not limited to, liabilities arising from contracts between the Consultant and third parties made pursuant to this Agreement. Consultant shall reimburse the Village for all its expenses including reasonable attorneys fees and costs incurred in and about the defense of any such claim or investigation and for any judgment or damages arising out of, related to, or in any way connected with Consultant's performance or non-performance of this Agreement.

12.2 The provisions of this section shall survive termination of this Agreement.

13. **Notices/Authorized Representatives.**

13.1 Any notices required by this Agreement shall be in writing and shall be deemed to have been properly given if transmitted by hand-delivery, by registered or certified mail with postage prepaid return receipt requested, or by a private postal service, addressed to the parties (or their successors) at the following addresses:

For the Village: Genaro "Chip" Inglesias
Village Manager
Village of Key Biscayne
88 West McIntyre Street
Key Biscayne, FL 33149

With a copy to: Stephen J. Helfman, Esq.
Village Attorney
Weiss Serota Helfman Pastoriza Cole & Boniske, P.L.
2525 Ponce de Leon Blvd.
Coral Gables, Florida 33134

For The Consultant: Alan Bayman
Shade Systems, Inc.
4150 S.W. 19 St.
Ocala, FL 34474

14. **Governing Law.**

14.1 This Agreement shall be construed in accordance with and governed by the laws of the State of Florida. Venue for any litigation arising out of this Agreement shall be proper exclusively in Miami-Dade County, Florida.

15. **Entire Agreement/Modification/Amendment.**

15.1 This writing contains the entire Agreement of the parties and supercedes any prior oral or written representations. No representations were made or relied upon by either party, other than those that are expressly set forth herein.

15.2 No agent, employee, or other representative of either party is empowered to modify or amend the terms of this Agreement, unless executed with the same formality as this document.

15.3 Consultant represents that is an entity validly existing and in good standing under the laws of Florida. The execution, delivery and performance of this Agreement by Consultant have been duly authorized, and this Agreement is binding on Consultant and enforceable against Consultant in accordance with its terms. No consent of any other person or entity to such execution, delivery and performance is required.

16. **Ownership and Access to Records and Audits.**

16.1 Consultant acknowledges that all inventions, innovations, improvements, developments, methods, designs, analyses, drawings, reports and all similar or related information (whether patentable or not) which relate to Services to the Village which are conceived, developed or made by Consultant during the term of this Agreement (“Work Product”) belong to the Village. Consultant shall promptly disclose such Work Product to the Village and perform all actions reasonably requested by the Village (whether during or after the term of this Agreement) to establish and confirm such ownership (including, without limitation, assignments, powers of attorney and other instruments).

16.2 All records, books, documents, maps, data, deliverables, papers and financial information (the “Records”) that result from the Consultant providing the Services to the Village under this Agreement shall be the property of the Village.

16.3 The Village Manager or his designee shall, during the term of this Agreement and for a period of three (3) years from the date of termination of this Agreement, have access to and the right to examine and audit any Records of the Consultant involving transactions related to this Agreement.

16.4 The Village may cancel and terminate this Agreement immediately for refusal by the Consultant to allow access by the Village Manager or his designee to any Records pertaining to work performed under this Agreement that are subject to the provisions of Chapter 119, Florida Statutes.

17. **Nonassignability.**

17.1 This Agreement shall not be assignable by Consultant unless such assignment is first approved by the Village Manager. The Village is relying upon the apparent qualifications and expertise of the Consultant.

18. **Severability.**

18.1 If any term or provision of this Agreement shall to any extent be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each remaining term and provision of this Agreement shall be valid and be enforceable to the fullest extent permitted by law.

19. **Independent Contractor.**

19.1 The Consultant and its employees, volunteers and agents shall be and remain an independent contractor and not an agent or employee of the Village with respect to all of the acts and services performed by and under the terms of this Agreement. This Agreement shall not in any way be construed to create a partnership, association or any other kind of joint undertaking, enterprise or venture between the parties.

20. **Compliance with Laws.**

20.1 The Consultant shall comply with all applicable laws, ordinances, rules, regulations, and lawful orders of public authorities in carrying out Services under this Agreement, and in particular shall obtain all permits from all jurisdictional agencies to perform the Services under this Agreement.

21. **Waiver**

21.1 The failure of either party to this Agreement to object to or to take affirmative action with respect to any conduct of the other which is in violation of the terms of this Agreement shall not be construed as a waiver of the violation or breach, or of any future violation, breach or wrongful conduct.

22. **Survival of Provisions**

22.1 Any terms or conditions of either this Agreement that require acts beyond the date of the term of the Agreement, shall survive termination of the Agreement, shall remain in full force and effect unless and until the terms or conditions are completed and shall be fully enforceable by either party.

23. **Prohibition of Contingency Fees.**

23.1 The Consultant warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Consultant, to solicit or secure this Agreement, and that it has not paid or agreed to pay any person(s), company, corporation, individual or firm, other than a bona fide employee working solely for the Consultant, any

fee, commission, percentage, gift, or any other consideration, contingent upon or resulting from the award or making of this Agreement.

24. **Public Entity Crimes Affidavit**

24.1 Consultant shall comply with Section 287.133, Florida Statutes (Public Entity Crimes Statute), notification of which is hereby incorporated herein by reference, including execution of any required affidavit.

25. **Counterparts**

25.1 This Agreement may be executed in several counterparts, each of which shall be deemed an original and such counterparts shall constitute one and the same instrument.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF the parties hereto have executed this Agreement on the day and date first above written.

VILLAGE:

VILLAGE OF KEY BISCAYNE

By: _____
Genaro "Chip" Inglesias, Village Manager

CONSULTANT:

SHADE SYSTEMS, INC., a Florida corporation

By: _____
Name: _____
Title: _____

Attest: _____
Conchita Alvarez, Village Clerk

Approved as to Form and Legal Sufficiency:

Village Attorney

EXHIBIT "A"

THE PLAN

Exhibit "A"



4150 S.W. 19 St. • Ocala, FL 34474
1-800-609-6066 • FAX: 352-237-
2256
E-mail: _____

SALE ORDER

TO: Mr. Todd Hofferberth
Village of Key Biscayne Parks & Rec
For: Village Green – Option 3
Email: thofferberth@keybiscayne.fl.gov
Tel.: 305-365-8900 ext. 1213
Cell: 786-255-6771

FROM: Alan Bayman
Cell: 954-260-5339
DATE: June 2, 2009
PAGE: 1 of 1

Thank you for your interest in Shade Systems. We are happy to quote the following product(s):

QTY	DESCRIPTION	EACH	TOTAL
1	Custom 'Sail' Shade System over play structure + (1) additional canopy extending over small house play structure, consisting of (7) support columns and (5) triangular canopies	\$42,986.00	\$ 42,986.00
1	Installation, including delivery and permitting with professional engineer-sealed drawings	23,784.00	23,784.00
	COLORS: Fabric: _____ Metals: _____		

IMPORTANT TERMS & CONDITIONS:

TOTAL **\$ 66,770.00**

- All products quoted are per standard Shade Systems 'Sail' specifications per our brochure with in ground bury posts.
- Includes polyester powder-coat finish on metal components in choice of standard colors shown on page 33 of our brochure.
- No site work, landscaping, concrete cutting, or replacement of mulch surfacing is included. We are not responsible for any damages to underground utilities or irrigation lines, nor for replenishment of any damaged sod due to heavy equipment access. City is responsible for identifying any underground utilities, and capping or re-routing same. City is responsible for trimming or relocating trees which conflict with the canopy, as well as removing existing play structure roof.
- City to provide a current survey of the site for permitting purposes. Permitting submittals to include our standard professional engineer-sealed drawings and calculations only. Any additional building department requests which require the services of a professional engineer will be charged at said engineer's normal hourly rates. Permitting does not include any "community appearance board" or other zoning requirements, nor does it include any soil testing or updated survey which may be required to pass final inspection after shade installation.

Exhibit "A"

- Prices quoted are valid until June 30, 2009. Current shipping schedule is estimated at 4 weeks after issuance of permit. Terms are net 30 days with municipal purchase order.
- To place this order, please return signed copy of this Sales Order with your official municipal purchase order.

ABOVE APPROVED AND ACCEPTED:

By signing below, Buyer accepts the terms and conditions of this Sales Order and directs Shade Systems to provide the products listed for the amounts shown. Buyer agrees to pay to the seller interest on accounts past due at a rate of 1.50% per month or the maximum allowed interest rate by applicable law, whichever is lower, all collection costs including attorney's fees, and other costs involved in the collection of any accounts past due. Buyer agrees this order is not cancelable.

BY: _____ TITLE: _____ DATE: _____









**CONTRACT AWARD SHEET
DEPARTMENT OF PROCUREMENT MANAGEMENT**

*Bid No. 4907-3/13
Award Sheet*

Bids and Contracts Division DIVISION

BID NO.: 4907-3/13
 BPO: ABCW0800401
 TITLE: PLAYGROUND & PARK EQUIP-PREQUALIFICATION
 COMMODITY CODE NO.: 650-12
 CURRENT CONTRACT PERIOD: 02/01/2008 through 01/31/2010
 Total # of OTRs: 3

PREVIOUS BID NO.: 4907-1/06-1

MODIFICATION HISTORY

Bid No. 4907-3/13

Award Sheet

<u>DPM Notes</u>

<u>APPLICABLE ORDINANCES</u>
LIVING WAGE: <u>No</u> UAP: <u>Yes</u> IG: <u>No</u> OTHER APPLICABLE ORDINANCES:

CONTRACT AWARD INFORMATION:			
<u>No</u> Local Preference	<u>No</u> Micro Enterprise	<u>No</u> Full Federal Funding	<u>No</u> Performance Bond
<u>Yes</u> Small Business Enterprise (SBE)	<u>No</u> PTP Funds	<u>No</u> Partial Federal Funding	<u>Yes</u> Insurance
Miscellaneous:			
REQUISITION NO.:			

PROCUREMENT AGENT: PRUNA BASIA PHONE: 305 375-5018 FAX: 305 375-4407 EMAIL: BPRUNA@MIAMIDADE.GOV
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VENDOR NAME: SHADE SYSTEMS INC
 STREET: 4350 NW 19TH AVENUE UNIT # G CITY: POMPANO BEACH ST: FL ZIP: 33064
 FOB TERMS: DEST-P DELIVERY:
 PAYMENT TERMS: NET30 TOLL PHONE: 800-609-6066

VENDOR INFORMATION:

	<i>CERTIFIED VENDOR</i>	<i>ASSIGNED MEASURES</i>
Local Vendor:	SBE	Set Aside
	Micro Ent.	Selection Factor
	Other:	Vendor Record Verified?

Vendor Contacts:

Name	Phone1	Phone2	Fax	Email Address
ALAN BAYMAN	352-237-0135	800-609-6066	954-971-1208	shadesystems@comcast.net

VENDOR NAME: SUPERIOR PARK SYSTEMS INC
 STREET: 1418 SCOTT STREET CITY: HOLLYWOOD ST: FL ZIP: 33020
 FOB TERMS: DEST-P DELIVERY:
 PAYMENT TERMS: NET30 TOLL PHONE: -

VENDOR INFORMATION:

	<i>CERTIFIED VENDOR</i>	<i>ASSIGNED MEASURES</i>
Local Vendor:	SBE	Set Aside
	Micro Ent.	Selection Factor
	Other:	Vendor Record Verified?

Vendor Contacts:

Name	Phone1	Phone2	Fax	Email Address
MITCHEL LEITNER	954-920-3352	-	954-921-9563	supenorpark@aol.com