TIPS VENDOR AGREEMENT (JOC)

Between

Kiefer Specialty Flooring, Inc.

and

(Company Name)

THE INTERLOCAL PURCHASING SYSTEM (TIPS), a Department of Texas Education Service Center Region 8 for TIPS RCSP 200201 Trades, Labor and Materials (JOC)

General Information

The Vendor Agreement ("Agreement") made and entered into by and between The Interlocal Purchasing System (hereinafter referred to as "TIPS" respectfully) a government cooperative purchasing program authorized by the Region 8 Education Service Center, having its principal place of business at 4845 US Hwy 271 North, Pittsburg, Texas 75686. This Agreement consists of the provisions set forth below, including provisions of all Attachments referenced herein. In the event of a conflict between the provisions set forth below and those contained in any Attachment, the provisions set forth shall control.

The Vendor Agreement shall include and incorporate by reference this Agreement, the terms and conditions, special terms and conditions, any agreed upon amendments, as well as all of the sections of the solicitation as posted, including any addenda and the awarded vendor's proposal. Once signed, if an awarded vendor's proposal varies or is unclear in any way from the TIPS Agreement, TIPS, at its sole discretion, will decide which provision will prevail. Other documents to be included are the awarded vendor's proposals, task orders, purchase orders and any adjustments which have been issued. If deviations are submitted to TIPS by the proposing vendor as provided by and within the solicitation process, this Agreement may be amended to incorporate any agreed deviations.

The following pages will constitute the Agreement between the successful vendors(s) and TIPS. Bidders shall state, in a separate writing, and include with their proposal response, any required exceptions or deviations from these terms, conditions, and specifications. If agreed to by TIPS, they will be incorporated into the final Agreement.

A Purchase Order, Agreement or Contract is the TIPS Member's approval providing the authority to proceed with the negotiated delivery order under the Agreement. Special terms and conditions as agreed to between the vendor and TIPS Member should be added as addenda to the Purchase Order, Agreement or Contract. Items such as certificate of insurance, bonding requirements, small or disadvantaged business goals are some of the addenda possible.

Terms and Conditions

Conflicts with RS Means Unit Price Book

If the terms of the solicitation referenced RS Means Unit Price Book occur, the RS Means Book shall control if it determines the legality of the solicitation award as it relates to the requisite Means Unit Price Book.

Freight

All quotes to members shall provide a line item for cost for freight or shipping regardless if there is a charge or not. If no charge for freight or shipping, indicate by stating "No Charge" or "\$0" or other similar indication. Otherwise, all shipping, freight or delivery changes shall be passed through to the TIPS Member at cost with no markup and said charges shall be agreed by the TIPS Member unless alternative shipping terms are agreed by TIPS as a result of the proposal award.

Warranty Conditions

All new supplies equipment and services shall include manufacturer's minimum standard warranty unless otherwise agreed to in writing. Vendor shall be legally permitted to sell, or an authorized dealer, distributor or manufacturer for all products offered for sale to TIPS Members. All equipment proposed shall be new unless clearly stated in writing.

Customer Support

The Vendor shall provide timely and accurate customer support for orders to TIPS Members as agreed by the Parties. Vendors shall respond to such requests within a commercially reasonable time after receipt of the request. If support and/or training is a line item sold or packaged with a sale, support shall be as agreed with the TIPS Member.

Agreements

Agreements for purchase will normally be put into effect by means of a contract, agreement or purchase order(s) executed by authorized agents of the participating government entities.

Davis Bacon Act

Davis Bacon Act requirements will be met when Federal Funds are used for construction and/or repair of buildings or as otherwise required by applicable statute or regulation.

Other Wage Rates

Other wage rates may be required by some TIPS Members and acceptance of a project by the Vendor may require the Vendor to comply with the TIPS Member's required wage rate.

Tax exempt status

Most TIPS Members are tax exempt and the related laws of the jurisdiction of the TIPS Member shall apply.

Assignments of Agreements

No assignment of Agreement may be made without the prior written approval of TIPS. Payment for delivered goods and services can only be made to the awarded Vendor, Vendor designated reseller or vendor assigned company.

Disclosures

• Vendor and TIPS affirm that he/she, or any authorized employees or agents, has not given, offered to give, nor intends to give at any time hereafter any economic opportunity, future employment, gift, loan,

gratuity, special discount, trip, favor or service to a public servant in connection with this Agreement.

- Vendor shall attach, in writing, a complete description of any and all relationships that might be considered a conflict of interest in doing business with the TIPS program.
- The Vendor affirms that, to the best of his/her knowledge, the offer has been arrived at independently, and is submitted without collusion with anyone to obtain information or gain any favoritism that would in any way limit competition or give an unfair advantage over other vendors in the award of this Agreement.

Term and Renewal of Agreements

The Agreement with TIPS is for two (2) years with an option for renewal for additional two (2) consecutive oneyear terms years. Total term of Agreement can be up to the number of years provided in the solicitation or as limited by statute. The option renewal year one shall be automatically renewed unless either party objects or terminates the agreement as provided herein at "Termination for Convenience". The Second one-year renewal term is only if both Parties agree.

Automatic Renewal Clauses Incorporated in Awarded Vendor Agreements with TIPS Members Resulting from the Solicitation and with the Vendor Named in this Agreement.

No Agreement for goods or services with a TIPS Member by the awarded vendor named in this Agreement that results from the solicitation award named in this Agreement, may incorporate an automatic renewal clause that exceeds month to month terms with which the TIPS Member must comply. All renewal terms incorporated in an Agreement by the vendor with the TIPS Member shall only be valid and enforceable when the vendor receives written confirmation by purchase order, executed Agreement or other written instruction issued by the TIPS Member for any renewal period. The purpose of this clause is to avoid a TIPS Member inadvertently renewing an Agreement during a period in which the governing body of the TIPS Member has not properly appropriated and budgeted the funds to satisfy the Agreement renewal. This term is not negotiable and any Agreement between a TIPS Member and a TIPS awarded vendor with an automatic renewal clause that conflicts with these terms is rendered void and unenforceable.

Shipments

The Vendor shall ship, deliver or provide ordered products or services within a commercially reasonable time after the receipt of the order from the TIPS Member. If a delay in said delivery is anticipated, the Vendor shall notify TIPS Member as to why delivery is delayed and shall provide an estimated time for completion of the order. TIPS or the requesting entity may cancel the order if estimated delivery time is not acceptable or not as agreed by the parties.

Invoices

The awarded Vendor shall submit invoices or payment requests to the TIPS Member participating entity clearly stating "Per TIPS Agreement # xxxxxxx." Each invoice or pay request shall include the TIPS Member's purchase order number or other identifying designation as provided in the order or contract by the TIPS Member. If applicable, the shipment tracking number or pertinent information for verification of TIPS Member receipt shall be made available upon request.

Pricing

Price increases will be honored according to the terms of the solicitation. However, the Vendor shall honor previous prices for thirty (30) days after written notification to TIPS of an increase, except any price changes related to the, then current, RS Means Unit Price Book is valid. Price of a specific Job Order Contract proposal to a TIPS Member shall not change within 60 days of date of proposal as a result of an updated RS Means Unit Price Book

unless agreed by the TIPS Member. All pricing submitted to TIPS shall include the participation fee, as provided in the solicitation, to be remitted to TIPS by the Vendor. Vendor will not show adding the fee to the invoice presented to customer. Failure to render the participation fee to TIPS shall constitute a breach of this agreement and shall be grounds for termination of this agreement and any other agreement held with TIPS.

Participation Fees and Reporting of Sales to TIPS by Vendor

The Participation Fee that was published as part of the Solicitation and the fee published is the legally effective fee, along with any fee conditions stated in the Solicitation. Collection of the fees by TIPS is required under Texas Government Code §791.011 Et seq. Fees are due on all TIPS purchases reported by either Vendor or Member. Fees are due to TIPS upon payment by the Member to the Vendor, Reseller or Vendor Assigned Dealer. Vendor, Reseller or Vendor Assigned Dealer agrees to pay the participation fee to TIPS for all Agreement sales upon receipt of payment including partial payment, from the Member Entity or as otherwise agreed by TIPS in writing and signed by an authorized signatory of TIPS. Thus, when an awarded Vendor, Reseller or Vendor Assigned Dealer receives any amount of payment, even partial payment, for a TIPS sale, the legally effective fee for that amount is due to TIPS from the Vendor.

Reporting of Sales to TIPS by Vendor

Vendor is required to report all sales under the TIPS contract to TIPS. If the TIPS Member entity requesting a price from the awarded Vendor requests the TIPS contract, Vendor must include the TIPS Contract number on any communications with the TIPS Member entity. To report sales, the Vendor must login to the TIPS Vendor Portal online at https://www.tips-usa.com/vendors form.cfm and click on the PO's and Payments tab. Pages 3-7 of the Vendor Portal User Guide will walk you through the process of reporting sales to TIPS. Please refer to the TIPS Accounting FAQ's for more information about reporting sales and if you have further questions, contact the Accounting Team at accounting@tips-usa.com. The Vendor or vendor assigned dealers are responsible for keeping record of all sales that go through the TIPS Agreement and submitting same to TIPS. Failure to render the participation fee to TIPS shall constitute a breach of this agreement with our parent governmental entity, Texas Education Service Center Region 8, as established by the Texas legislature and shall be grounds for termination of this agreement and any other agreement held with TIPS and possible legal action. Any overpayment of participation fees to TIPS by a Vendor will be refunded to the Vendor within ninety (90) days of receipt of notification if TIPS receives written notification of the overpayment not later than the expiration of six (6) months from the date of overpayment and TIPS determines that the amount was not legally due to TIPS pursuant to this agreement and applicable law. It is the Vendor's responsibility to identify which sales are TIPS Agreement sales and pay the correct participation fee due for TIPS Agreement sales. Any notification of overpayment received by TIPS after the expiration of six (6) months from the date of overpayment will be non-refundable. Region 8 ESC and TIPS reserve the right to extend the six (6) month deadline to notify if approved by the Region 8 ESC Board of Directors. TIPS reserves all rights under the law to collect the fees due. Please contact TIPS at tips@tips-usa.com or call (866) 839-8477 if you have questions about paying fees.

Indemnity

The Vendor agrees to indemnify and hold harmless and defend TIPS, TIPS Member(s), officers and employees from and against all claims and suits by third parties for damages, injuries to persons (including death), property damages, losses, and expenses including court costs and reasonable attorney's fees, arising out of, or resulting from, Vendor's work under this Agreement, including all such causes of action based upon common, constitutional, or statutory law, or based in whole or in part, upon allegations of negligent or intentional acts on the part of the Vendor, its officers, employees, agents, subcontractors, licensees, or invitees. Parties found liable shall pay their proportionate share of damages as agreed by the parties or as ordered by a court of competent jurisdiction over the case. <u>NO LIMITATION OF LIABILITY FOR DAMAGES FOR PERSONAL INJURY OR PROPERTY DAMAGE ARE</u> <u>PERMITTED OR AGREED BY TIPS/ESC REGION 8.</u> Per Texas Education Code §44.032(f), reasonable Attorney's fees TIPS Vendor Agreement JOC Ver. 01312020_sr Page 4 are recoverable by the prevailing party in any dispute resulting in litigation.

State of Texas Franchise Tax

By signature hereon, the bidder hereby certifies that he/she is not currently delinquent in the payment of any franchise taxes owed the State of Texas under Chapter 171, Tax Code.

Miscellaneous

The Vendor acknowledges and agrees that continued participation in TIPS is subject to TIPS sole discretion and that any Vendor may be removed from the participation in the Program at any time with or without cause. Nothing in the Agreement or in any other communication between TIPS and the Vendor may be construed as a guarantee that TIPS or TIPS Members will submit any orders at any time. TIPS reserves the right to request additional proposals for items or services already on Agreement at any time.

Purchase Order Pricing/Product Deviation

If a deviation of pricing/product on a purchase order or contract modification occurs, TIPS is to be notified within five (5) business days of receipt of change order.

Termination for Convenience of TIPS Agreement Only

TIPS reserves the right to terminate this agreement for cause or no cause for convenience with a thirty (30) days prior written notice. Termination for convenience is conditionally required under Federal Regulations 2 CFR part 200 if the customer is using federal funds for the procurement. All purchase orders presented to the Vendor, but not fulfilled by the Vendor, by a TIPS Member prior to the actual termination of this agreement shall be honored at the option of the TIPS Member. The awarded Vendor may terminate the agreement with ninety (90) days prior written notice to TIPS 4845 US Hwy North, Pittsburg, Texas 75686. The vendor will be paid for goods and services delivered prior to the termination provided that the goods and services were delivered in accordance with the terms and conditions of the terminated agreement. This termination clause does not affect the sales agreements executed by the Vendor and the TIPS Member customer pursuant to this agreement. TIPS Members may negotiate a termination for convenience clause that meets the needs of the transaction based on applicable factors, such as funding sources or other needs.

TIPS Member Purchasing Procedures

Usually, purchase orders or their equal are issued by participating TIPS Member to the awarded vendor and should indicate on the order that the purchase is per the applicable TIPS Agreement Number. Orders are typically emailed to TIPS at tipspo@tips-usa.com.

- Awarded Vendor delivers goods/services directly to the participating member.
- Awarded Vendor invoices the participating TIPS Member directly.
- Awarded Vendor receives payment directly from the participating member.
- Fees are due to TIPS upon payment by the Member to the Vendor. Vendor agrees to pay the participation fee to TIPS for all Agreement sales upon receipt of payment including partial payment, from the Member Entity or as otherwise agreed by TIPS in writing and signed by an authorized signatory of TIPS.

Form of Agreement and Reporting

If a vendor submitting an offer requires TIPS and/or TIPS Member to sign an additional agreement, a copy of the proposed agreement must be included with the proposal to the TIPS Member. TIPS does not require a review of a TIPS Member's Job Order contract TYPE AIA or other similar Contract provided by the TIPS Member. This clause does not relieve the Vendor from the responsibility to report the contract execution and the amount of the contract and any change orders.

Licenses

Awarded Vendor shall maintain, in current status, all federal, state and local licenses, bonds and permits required for the operation of the business conducted by awarded Vendor. Awarded Vendor shall remain reasonably fully informed of and in compliance with all ordinances and regulations pertaining to the lawful provision of goods or services under the Agreement. TIPS and TIPS Members reserves the right to stop work and/or cancel an order or terminate this or any other sales Agreement of any awarded Vendor whose license(s) required for performance under this Agreement have expired, lapsed, are suspended or terminated subject to a 30-day cure period unless prohibited by applicable statue or regulation.

Novation

If awarded Vendor sells or transfers all assets, rights or the entire portion of the assets or rights required to perform this Agreement, a successor in interest must guarantee to perform all obligations under this Agreement. A simple change of name agreement will not change the Agreement obligations of awarded vendor. TIPS will consider Contract Assignments on a case by case basis. TIPS must be notified within five (5) business days of the transfer of assets or rights.

Site Requirements (when applicable to service or job)

Cleanup: Awarded vendor shall clean up and remove all debris and rubbish resulting from their work as required or directed by TIPS Member. Upon completion of work, the premises shall be left in good repair and an orderly, neat, clean and unobstructed condition.

Preparation: Awarded vendor shall not begin a project for which TIPS Member has not

prepared the site, unless awarded vendor does the preparation work at no cost, or until TIPS Member includes the cost of site preparation in a purchase order. Site preparation includes, but is not limited to: moving furniture, installing wiring for networks or power, and similar pre-installation requirements.

Registered sex offender restrictions: For work to be performed at schools, awarded vendor agrees that no employee of a sub-contractor who has been adjudicated to be a registered sex offender will perform work at any time when students are or reasonably expected to be present. Awarded vendor agrees that a violation of this condition shall be considered a material breach and may result in the cancellation of the purchase order at the TIPS Member's discretion. Awarded vendor must identify any additional costs associated with compliance of this term. If no costs are specified, compliance with this term will be provided at no additional charge.

Safety measures: Awarded vendor shall take all reasonable precautions for the safety of employees on the worksite, and shall erect and properly maintain all necessary safeguards for protection of workers and the public. Awarded vendor shall post warning signs against all hazards created by the operation and work in progress. Proper precautions shall be taken pursuant to state law and standard practices to protect workers, general public and existing structures from injury or damage.

Smoking

Persons working under Agreement shall adhere to local smoking policies. Smoking will only be permitted in posted areas or off premises.

Marketing

Awarded vendor agrees to allow TIPS to use their name and logo within website, marketing materials and advertisement subject to any reasonable restrictions provided to TIPS in the Proposal to the Solicitation. Any use of TIPS name and logo or any form of publicity, inclusive of press release, regarding this Agreement by awarded vendor must have prior approval from TIPS.

Supplemental agreements

The TIPS Member entity participating in the TIPS Agreement and awarded vendor may enter into a separate supplemental agreement or contract to further define the level of service requirements over and above the minimum defined in this Agreement i.e. invoice

requirements, ordering requirements, specialized delivery, etc. Any supplemental agreement or contract developed as a result of this Agreement is exclusively between the participating entity and awarded vendor. TIPS, its agents, TIPS Members and employees shall not be made party to any claim for breach of such agreement.

Survival Clause

All applicable software license agreements, warranties, service agreements or any supplemental agreement that were entered into between Vendor and TIPS or the TIPS Member Customer under the terms and conditions of the Agreement shall survive the expiration or termination of the Agreement. All Orders, Purchase Orders issued or contracts executed by TIPS or a TIPS Member and accepted by the Vendor prior to the expiration or termination of this agreement, shall survive expiration or termination of the Agreement, subject to previously agreed terms and conditions agreed by the parties or as otherwise specified herein relating to termination of this agreement.

Legal obligations

It is the responding vendor's responsibility to be aware of and comply with all local, state and federal laws governing the sale of products/services identified in this Solicitation and any awarded Agreement thereof. Applicable laws and regulations must be followed even if not specifically identified herein.

Audit rights

Due to transparency statutes and public accountability requirements of TIPS and TIPS Members', the awarded Vendor shall, at their sole expense, maintain appropriate due diligence of all purchases made by TIPS Member that utilizes this Agreement. TIPS and Region 8 ESC each reserve the right to audit the accounting of TIPS related purchases for a period of three (3) years from the time such purchases are made. This audit right shall survive termination of this Agreement for a period of one (1) year from the effective date of termination. In order to ensure and confirm compliance with this agreement, TIPS shall have authority to conduct random audits of Awarded Vendor's pricing that is offered to TIPS Members with 30 days' notice unless the audit is ordered by a Court Order or by a Government Agency with authority to do so without notice. Notwithstanding the foregoing, in the event that TIPS is made aware of any pricing being offered to eligible entities that is materially inconsistent with the pricing under this agreement, TIPS shall have the ability to conduct the audit internally or may engage a third- party auditing firm to investigate any possible non-complying conduct or may terminate the Agreement according to the terms of this Agreement. In the event of an audit, the requested materials shall be reasonably provided in the format and at the location designated by Region 8 ESC or TIPS.

Force Majeure

If by reason of Force Majeure, either party hereto shall be rendered unable wholly or in part to carry out its obligations under this Agreement then such party shall give notice and fully particulars of Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon, and the obligation of the party giving such notice, so far as it is affected by such Force Majeure, shall be suspended during the continuance of the inability then claimed, except as hereinafter provided, but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch.

Choice of Law

The Agreement between the Vendor and TIPS/ESC Region 8 and any addenda or other additions resulting from

this procurement process, however described, shall be governed by, construed and enforced in accordance with the laws of the State of Texas, regardless of any conflict of laws principles.

Venue, Jurisdiction and Service of Process

Any Proceeding arising out of or relating to this procurement process or any contract issued by TIPS resulting from or any contemplated transaction shall be brought in a court of competent jurisdiction in Camp County, Texas and each of the parties irrevocably submits to the exclusive jurisdiction of said court in any such proceeding, waives any objection it may now or hereafter have to venue or to convenience of forum, agrees that all claims in respect of the Proceeding shall be heard and determined only in any such court, and agrees not to bring any proceeding arising out of or relating to this procurement process or any contract resulting from or any contemplated transaction in any other court. The parties agree that either or both of them may file a copy of this paragraph with any court as written evidence of the knowing, voluntary and freely bargained for agreement between the parties irrevocably to waive any objections to venue or to convenience of forum. Procees in any Proceeding referred to in the first sentence of this Section may be served on any party anywhere in the world. Venue for any dispute resolution process, other than litigation, between TIPS and the Vendor shall be located in Camp or Titus County, Texas.

Bonding

When applicable, performance bonds and payment bonds will be required on construction or labor required jobs. Awarded vendor will meet the TIPS Member's local and state purchasing requirements. Awarded vendors may need to provide additional capacity as jobs increase. Bonds costs are passed through at cost to the TIPS Member and are not subject to the TIPS Participation fee be paid to TIPS. The actual cost of the bond will be a pass through to the TIPS Member and added to the purchase order or Contract.

Professional Engineering and Architect's Services

Professional Engineering and Architect's Services are not permitted to be provided under this Agreement. Texas statutes prohibit the procurement of Professional Engineering and Architect's Services through a cooperative agreement.

Scope of Services

The specific scope of work for each job shall be determined in advance and in writing between TIPS Member, Member's design professionals and Vendor. It is permitted for the TIPS Member to provide a general scope description, but the awarded vendor should provide a written scope of work, and if applicable, according to the TIPS Member's design Professional as part of the proposal. Once the scope of the job is agreed to, the TIPS Member will issue a PO and/or an Agreement or Contract with the Job Order Contract Proposal referenced or as an attachment along with bond and any other special provisions agreed by the TIPS Member. If special terms and conditions other than those covered within this solicitation and awarded Agreements are required, they will be attached to the PO and/or an Agreement or Contract and shall take precedence over those in this base TIPS Vendor Agreement.

Project Delivery Order Procedures

The TIPS Member having approved and signed an interlocal agreement, or other TIPS Membership document, may make a request of the awarded vendor under this Agreement when the TIPS Member has services that need to be undertaken. Notification may occur via phone, the web, email, fax, or in person. Upon notification of a pending request, the awarded vendor shall make contact with the TIPS Member as soon as possible, but must make contact with the TIPS Member as soon as possible, but must make contact with the TIPS Member as soon as possible.

Scheduling of Projects

Scheduling of projects (if applicable) may be accomplished when the TIPS Member issues a Purchase Order and/or an Agreement or Contract that will serve as "the notice to proceed" as agreed by the Vendor and the TIPS Member. The period for the delivery order will include the mobilization, materials purchase, installation and delivery, design, weather, and site cleanup and inspection. No additional claims may be made for delays as a result of these items. When the tasks have been completed the awarded vendor shall notify the client and have the TIPS Member or a designated representative of the TIPS Member inspect the work for acceptance under the scope and terms in the Purchase Order and/or Agreement or Contract. The TIPS Member will issue in writing any corrective actions that are required. Upon completion of these items, the TIPS Member will issue a completion notice and final payment will be issued per the contractual requirements of the project with the TIPS Member. Any Construction contract prepared by the TIPS Member's Legal Counsel may alter the terms of this subsection, "Scheduling of Projects".

Support Requirements

If there is a dispute between the awarded vendor and TIPS Member, TIPS or its representatives may assist, at TIPS sole discretion, in conflict resolution or third party (mandatory mediation), if requested by either party. TIPS, or its representatives, reserves the right to inspect any project and audit the awarded vendors TIPS project files, documentation and correspondence.

Status of TIPS Members as Related to This Agreement

TIPS Members stand in the place of TIPS as related to this agreement and have the same access to the proposal information and all related documents. TIPS Members have all the same rights under the awarded Agreement as TIPS.

Incorporation of Solicitation

The TIPS Solicitation, whether a Request for Proposals, the Request for Competitive Sealed Proposals or Request for Qualifications solicitation, the Vendor's response to same and all associated documents and forms made part of the solicitation process, including any addenda, that resulted in the execution of this agreement are hereby incorporated by reference into this agreement as if copied verbatim.

SECTION HEADERS OR TITLES

THE SECTON HEADERS OR TITLES WITHIN THIS DOCUMENT ARE MERELY GUIDES FOR CONVENIENCE AND ARE NOT FOR CLASSIFICATION OR LIMITING OF THE RESPONSIBILITES OF THE PARTIES TO THIS DOCUMENT.

NEW STATUTORY REQUIREMENT EFFETIVE SEPTEMBER 1, 2017.

You certify that your company (1) does not boycott Israel; and (2) will not boycott Israel during the term of the Agreement. Texas governmental entities are prohibited from doing business with companies that fail to certify to this condition as required by Texas Government Code Sec. 2270.

You certify that your company is not listed on and we do not do business with companies that are on the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf

You certify that pursuant to Texas Business and Commerce Code Chapter 272, as revised September 1, 2017, any construction contract or agreement as defined in the Statute with a TIPS, Education Service Center Region 8 or a Texas TIPS Member subject to the Statute shall include a Choice of Law provision providing that this agreement shall be subject to and interpreted by the Laws of the State of Texas without regard to any conflict of laws principles

for any action shall be in a court of competent jurisdiction in Texas and any arbitration shall be in the State of Texas. Pursuant to the Texas Business and Commerce Code, as amended by the 85th Texas Legislature, this Construction Agreement for Job Order Contract services is, in the event of a dispute between the parties, subject to interpretation according to the Laws of the state of Texas only, without regard to any conflict of laws principles. Venue for any alternative dispute resolution procedure or process shall be in the state of Texas. If the dispute is litigated, venue and jurisdiction shall be in a court of competent jurisdiction in the state of Texas.

Pursuant to 85th Texas Legislative H.B. 3270, as it applies to Texas Education Code § 22.0834 et seq, the Vendor shall comply with all relevant sections related to student contact, background checks, fingerprinting and other related requirements.

It is the intent of TIPS to award to reliable, high performance vendors to supply products and services to government and educational agencies. It is the experience of TIPS that the following procedures provide TIPS, the Vendor, and the participating agency the necessary support to facilitate a mutually beneficial relationship. The specific procedures will be negotiated with the successful vendor.

<u>Agreements:</u>

All vendor Purchase Orders and/or Agreements/Contracts must be emailed to TIPS at tipspo@tips-usa.com. Should an agency send an order direct to vendor, it is the vendor's responsibility to forward the order to TIPS at the email above within three business days and confirm its receipt with TIPS.

• <u>Promotion of Agreement</u>:

It is agreed that Vendor will encourage all eligible entities to purchase from the TIPS Program. Encouraging entities to purchase directly from the Vendor, bypassing the TIPS Agreement when the Member has requested the TIPS agreement is a violation of the terms and conditions of this Agreement and will result in removal of the Vendor from the TIPS Program.

TIPS Vendor Agreement Signature Form

RFP 200201 Trades Labor and Materials (JOC)

Company Name Kiefer Specialty Floori	ng, Inc.	
Address 2910 Falling Waters Blvd.		
_{City} Lindenhurst		60046
Phone 847-245-8450 Fax 84	47-245-8590	
Email of Authorized Representative dean@kief		
Name of Authorized Representative Brion Ritte	nberry	
Title President		
Signature of Authorized Representative_	lund	
Date 4112020	0	
TIPS Authorized Representative Name <u>Meredith Ba</u>	rton	
Title Chief Operating Officer		
TIPS Authorized Representative Signature	Barton	
TIPS Authorized Representative Signature <u>Meredith</u> Approved by ESC Region 8 <u>Awrd Wayne Fitte</u>		

Date <u>6/10/2020</u>

NOTICE TO MEMBERS REGARDING ATTRIBUTE RESPONSES

TIPS VENDORS RESPOND TO ATTRIBUTE QUESTIONS AS PART OF TIPS COMPETITIVE SOLICITATION PROCESS. THE VENDOR'S RESPONSES TO ATTRIBUTE QUESTIONS ARE INCLUDED HEREIN AS "SUPPLIER RESPONSE." PLEASE BE ADVISED THAT DEVIATIONS, IF ANY, IN VENDOR'S RESPONSE TO ATTRIBUTE QUESTIONS MAY NOT REFLECT VENDOR'S FINAL ATTRIBUTE RESPONSE, WHICH IS SUBJECT TO NEGOTIATIONS PRIOR TO AWARD. PLEASE CONTACT THE TIPS OFFICE AT 866-839-8477 WITH QUESTIONS OR CONCERNS REGARDING VENDOR ATTRIBUTE RESPONSE DEVIATIONS. PLEASE KEEP IN MIND THAT TIPS DOES NOT PROVIDE LEGAL COUNSEL TO MEMBERS. TIPS RECOMMENDS THAT YOU CONSULT YOUR LEGAL COUNSEL WHEN EXECUTING CONTRACTS WITH OR MAKING PURCHASES FROM TIPS VENDORS.



200201 Addendum 3

Kiefer USA

Supplier Response

Event Information

- Number: 200201 Addendum 3
- Title: Trades, Labor and Materials (JOC)
- Type: Request for Proposal

Issue Date: 2/6/2020

Deadline: 4/3/2020 03:00 PM (CT)

Notes: If your company currently has a Job Order Contracting (181101) it is not necessary or beneficial to you to respond to this solicitation as your current contracts allow you to perform the same work as this new solicitation would permit. Unless and if you wish to bid different terms, pricing or otherwise change from your existing contract, Job Order Contracting (181101), proposing on the current solicitation provides no additional benefits to your company.

Dear potential TIPS Vendor,

As you review the solicitation information, you are probably looking for detailed job specifications and a scope of work for which to submit a proposal. Because of the way TIPS and most other purchasing cooperatives procure contracts, there is no specific project to award. TIPS awards an IDIQ contract, where IDIQ is an abbreviation of the term "Indefinite Delivery/Indefinite Quantity". This is a type of contract that provides for an indefinite quantity of supplies or services during a fixed period of time or life of the awarded agreement. This

RCSP/solicitation was issued as a prospective award for a pricing agreement to be used when a TIPS member entity needs the goods or services offered under the agreement in the different categories of solicitations. If you have any additional questions, please don't hesitate to reach out to us here at TIPS!

Contact Information

Contact: Jensen Mabe, Construction Program Manager Address: Region VIII Education Service Center 4845 Pittsburg, TX 75686 Phone: +1 (903) 438-6237 Fax: +1 (866) 839-8472 Email: bids@tips-usa.com

Kiefer USA Information

Contact: Mary Kehoe Address: 2910 Falling Waters Blvd. Lindenhurst, IL 60046 (847) 245-8450 Phone: Fax: (847) 245-8590 Toll Free: (800) 322-5448 Email: estimating@kieferusa.com

By submitting your response, you certify that you are authorized to represent and bind your company.

Brion Rittenberry

Signature

Submitted at 4/3/2020 10:35:59 AM

Requested Attachments

Vendor Agreement

The vendor must download the Vendor Agreement from the attachment tab, fill in the requested information and upload the completed agreement.

brion@kieferusa.com

Email

DO NOT UPLOAD encrypted or password protected files.

Agreement Signature Form

If you have not taken exception or deviation to the agreement language in the solicitation attributes, download the AGREEMENT SIGNATURE FORM from the "ATTACHMENTS" tab. This PDF document is a fillable form. Download the document to your computer, fill in the requested company information, print the file, SIGN the form, SCAN the completed and signed AGREEMENT SIGNATURE FORM, and upload here.

If you have taken exception to any of the agreement language and noted the exception in the deviations section of the attributes for the agreement, complete the AGREEMENT SIGNATURE FORM, but DO NOT SIGN until those deviations have been negotiated and resolved with TIPS management. Upload the unsigned form here, because this is a required document.

Pricing Spreadsheet

The vendor must download the PRICING SPREADSHEET SHEET from the attachment tab, fill in the requested information and upload the completed spreadsheet.

DO NOT UPLOAD encrypted or password protected files.

RS Means Pricing Form JOC

The vendor must download the "RS Means JOC PRICING FORM" from the attachment tab, fill in the requested information and upload the completed agreement. DO NOT FAIL TO COMPLETE ALL SECTIONS AND BLANKS IN THE FORM OR IT COULD RENDER YOUR RESPONSE INVALID. DO NOT UPLOAD encrypted or password protected files.

Xactimate Pricing JOC Form

Should you choose to provide optional Xactimate pricing on you should upload that form here

References

Valid Reference Email addresses are REQUIRED on the spreadsheet. The vendor must download the References spreadsheet from the attachment tab, fill in the requested information and upload the completed spreadsheet. DO NOT UPLOAD encrypted or password protected files.

Proposed Goods and Services

Please upload one or more documents or sheets describing your offerings, line cards, catalogs, links to offerings OR list links to your offerings that illustrate the catalog of proposed lines of goods and or services you carry and offer under this proposal. I does not have to be exhaustive but should, at a minimum tell us what you are offering. It could be as simple as a sheet with your link to your online catalog of goods and services.

1-200201 Vendor_Agreement_JOC.pdf

3-200201 Pricing Form Kiefer.pdf

2- Vendor Agreement Form.pdf

4-RS Means Pricing Form JOC.pdf

7-Proposed Goods and Services.pdf

6-Reference Form JOC.pdf

No response

Vendor: Kiefer USA

D/M/WBE Certification OPTIONAL

D/M/WBE Certification documentation may be scanned and uploaded if you desire to claim your status as one of the identified enterprises. (Disadvantaged Business Enterprise, Minority Business Enterprise and/or Woman Business Enterprise) If vendor has more than one certification scan into one document. (PDF Format ONLY) DO NOT UPLOAD encrypted or password protected files.

HUB Certification OPTIONAL

Completion of the HUB Subcontracting Plan Form is OPTIONAL. THE FORM INFORMATION HAS NO EFFECT ON YOUR EVALUATION SCORE. IT IS INFORMATIONAL ONLY. Some Texas State agencies and Universities require it be a part of the file when determining if they can use a TIPS contract. If you choose to complete one, it is not project specific but the general plan the vendor would use. Complete it as best you can. Vendor can download the HUB Subcontracting Plan Form from the "Attachments" tab and upload their HUB Subcontracting Plan Form.

Warranty

Warranty information (if applicable) must be scanned and uploaded. (PDF Format ONLY) DO NOT UPLOAD encrypted or password protected files.

Supplementary

Supplementary information can be scanned and uploaded. (Company information, brochures, catalogs, etc.) (PDF Format ONLY)

DO NOT UPLOAD encrypted or password protected files.

All Other Certificates

All Other Certificates (if applicable) must be scanned and uploaded. If vendor has more than one other certification scan into one document. (PDF Format ONLY)

DO NOT UPLOAD encrypted or password protected files.

Logo and Other Company Marks

Please upload your company logo to be added to your individual profile page on the TIPS website. If any particular specifications are required for use of your company logo, please upload that information under the "Logo and Other Company Marks" section under the "Response Attachment" tab. Preferred Logo Format: 350 x 350 pixel - .png, .eps, .jpg preferred.

Conflict of Interest Form CIQ- ONLY REQUIRED IF A CONFLICT EXISTS PER THE INSTRUCTIONS

ONLY REQUIRED IF A CONFLICT EXISTS PER THE INSTRUCTIONS

Conflict of Interest Form for Vendors that are required to submit the form. The Conflict of Interest Form is included in the Base documents or can be found at https://www.tips-usa.com/assets/documents/docs/CIQ.pdf.

Certificate of Corporate Offerer - COMPLETE ONLY IF OFFERER 15-Certification By Corporate Offerer.pdf **IS A CORPORATION**

COMPLETE AND UPLOAD FORM IN ATTACHMENTS SECTION ONLY IF OFFERER IS A CORPORATION

Lobbying Report Standard Form-LLL, "disclosure Form to Report Lobbying,"

If you answered "I HAVE Lobbied per above" to attribute #66, please download and complete and upload the Standard Form-LLL, "disclosure Form to Report Lobbying," in the Response attachments section.

Confidentiality Form

REQUIRED CONFIDENTIALITY FORM. Complete the form according to your company requirements, make any desired attachments and upload to the appropriate section under "Response Attachments" THIS FORM DETERMINES HOW ESC8/TIPS RESPONDS TO LEGAL PUBLIC INFORMATION REQUESTS.

Bonding Capacity Letter from Surety/Insurance Company

Attach the Bonding Capacity Letter from Surety/Insurance Company. If you do not have one available at time of proposal, attached a letter stating it will be submitted when received to prove bonding capacity. No award can be made until official bonding capacity letter is received by TIPS.

Vendor: Kiefer USA

13-KieferUSA_KieferNE_logo.jpg

No response

No response

10-Warranty.pdf

11-Supplementary.pdf

No response

No response

No response

17-Confidential Form.pdf

18-200201 Kiefer Bond Letter.pdf

Bid Attributes

1	Yes - No Disadvantaged/Minority/Women Business Enterprise - D/M/WBE (Required by some participating governmental entities) Vendor certifies that their firm is a D/M/WBE? Vendor must upload proof of certification to the "Response Attachments" D/M/WBE CERTIFICATES section.
2	Yes - No Historically Underutilized Business - HUB (Required by some participating governmental entities) Vendor certifies that their firm is a HUB as defined by the State of Texas at https://comptroller.texas.gov/purchasing/vendor/hub/ or in a HUBZone as defined by the US Small Business Administration at https://www.sba.gov/offices/headquarters/ohp Proof of one or both may be submitted. Vendor must upload proof of certification to the "Response Attachments" HUB CERTIFICATES section.
	No
3	Yes - No The Vendor can provide services and/or products to all 50 US States? Yes
4	States Served: If answer is NO to question #3, please list which states can be served. (Example: AR, OK, TX) <i>No response</i>
5	Company and/or Product Description: This information will appear on the TIPS website in the company profile section, if awarded a TIPS contract. (Limit 750 characters.) Kiefer USA is a family-owned company with a history steeped in tradition. We pride ourselves on being the industry leader in the supply and installation of quality athletic surfaces. Kiefer USA provides athletic surfacing for fieldhouses, track and field, artificial turf, gymnasiums, weight rooms, health clubs, locker rooms and more. For more information please visit www.kieferusa.com
6	Primary Contact Name Primary Contact Name Brion Rittenberry
7	Primary Contact Title Primary Contact Title President
8	Primary Contact Email Primary Contact Email dean@kieferusa.com

_	
9	Primary Contact Phone Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-850
10	Primary Contact Fax Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-8590
1	Primary Contact Mobile Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 No response
12	Secondary Contact Name Secondary Contact Name Dean Heidloff
13	Secondary Contact Title Secondary Contact Title CFO
1 4	Secondary Contact Email Secondary Contact Email dean@kieferusa.com
1 5	Secondary Contact Phone Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-8450
1	Secondary Contact Fax Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-8590
17	Secondary Contact Mobile Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 No response

1 Admin Fee Contact Name

Admin Fee Contact Name. This person is responsible for paying the admin fee to TIPS. Dean Heidloff

19	Admin Fee Contact Email Admin Fee Contact Email dean@kieferusa.com
2 0	Admin Fee Contact Phone Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-8450
2 1	Purchase Order Contact Name Purchase Order Contact Name. This person is responsible for receiving Purchase Orders from TIPS. Dean Heidloff
22	Purchase Order Contact Email Purchase Order Contact Email dean@kieferusa.com
23	Purchase Order Contact Phone Enter 10 digit phone number. (No dashes or extensions) Example: 8668398477 847-245-8450
2 4	Company Website Company Website (Format - www.company.com) www.kieferusa.com
25	Federal ID Number: Federal ID Number also known as the Employer Identification Number. (Format - 12-3456789) 36-3429769
26	Primary Address Primary Address 2910 Falling Waters Blvd.
2 7	Primary Address City Primary Address City Lindenhurst
28	Primary Address State Primary Address State (2 Digit Abbreviation)
29	Primary Address Zip Primary Address Zip 60046

3	Search Words:
0	Please list search words to be posted in the TIPS database about your company that TIPS website users might search. Words may be product names, manufacturers, or other words associated with the category of award. YOU MAY NOT LIST NON-CATEGORY ITEMS. (Limit 500 words) (Format: product, paper, construction, manufacturer name, etc.)
	Gym Floors, Wood Floors, hardwood, multipurpose floors, Rubber Flooring, Synthetic Gym Floors, Rubber Gym Floors, Weight Room Rubber Flooring, Cardio Flooring, Strength and training flooring, Group X Flooring, Jogging Tracks, Running Tracks, Mondo, Ecore, Tarkett, Taraflex, Pad and Pour, OSST, Duraflex
3 1	Do you want TIPS Members to be able to spend Federal grant funds with you if awarded? Is it your intent to be able to sell to our members regardless of the fund source, whether it be local, state or federal?
	Most of our members receive Federal Government grants and they make up a significant portion of their budgets. The members need to know if your company is willing to sell to them when they spend federal budget funds on their purchase. There are attributes that follow that are provisions from the federal regulations in 2 CFR part 200. Your answers will determine if your award will be designated as Federal or Education Department General Administrative Regulations (EDGAR)compliant.
	Do you want TIPS Members to be able to spend Federal grant funds with you if awarded and is it your intent to be able to sell to our members regardless of the fund source, whether it be local, state or federal? Yes
32	Yes - No Certification of Residency (Required by the State of Texas) The vendor's ultimate parent company or majority owner:
	(A) has its principal place of business in Texas;
	OR
	(B) employs at least 500 persons in Texas? No
33	Company Residence (City)
Ŭ	Vendor's principal place of business is in the city of? Lindenhurst
3	Company Residence (State)
4	Vendor's principal place of business is in the state of?
	Illinois
35	TIPS administration fee By submitting a proposal, I agree that all pricing submitted to TIPS shall include the participation fee, as designated in the solicitation or as otherwise agreed in writing and shall be remitted to TIPS by the Vendor as agreed in the Vendor agreement. I agree that the fee shall not and will not be added by the vendor as a separate line item on a TIPS member invoice, quote, proposal or any other written communications with the TIPS member.

36	Yes - No Vendor agrees to remit to TIPS the required administration fee?
	TIPS/ESC Region 8 is required by Texas Government Code § 791 to be compensated for its work and thus, failure to agree shall render your response void and it will not be considered. Yes
3 7	Regular Hours Coefficient What is your regular hours coefficient for the RS Means Price Book?
	Example:
	A 5% discount for the RS Means Price Book would be a .95 regular hours coefficient.
	Remember that this is a ceiling discount. You can discount lower than the contract coefficient, but not higher.
3 8	After Hours Coefficient What is your after hours coefficient for the RS Means Price Book for work performed after normal working hours?
	Example:
	The most common after hours coefficient is time and a half. If your regular hours coefficient is .95, your after hours coefficient would be 1.45.
	Remember that this is a ceiling discount. You can discount lower than the contract coefficient, but not higher.
3 9	Non-Pre-Priced Markup If the material being utilized for a project cannot be found in the RS Means Price Book, what is your materials markup?
	Remember that this is a ceiling markup. You may markup a lesser percentage, but not a greater percentage.
4 0	Yes - No Do you offer additional discounts to TIPS members for large order quantities or large scope of work? Yes
4	Years Experience Company years experience in this category? 37
42	Right of Refusal Does the proposing vendor wish to reserve the right not to perform under the awarded agreement with a TIPS member at vendor's discretion?

4 3	NON-COLLUSIVE BIDDING CERTIFICATE				
3	By submission of this bid or proposal, the Bidder certifies that:				
	1) This bid or proposal has been independently arrived at without collusion with any other Bidder or with any Competitor;				
	2) This bid or proposal has not been knowingly disclosed and will not be knowingly disclosed, prior to the opening of bids, or proposals for this project, to any other Bidder, Competitor or potential competitor:				
	3) No attempt has been or will be made to induce any other person, partnership or corporation to submit or not to submit a bid or proposal;				
	4) The person signing this bid or proposal certifies that he has fully informed himself regarding the accuracy of the statements contained in this certification, and under the penalties being applicable to the Bidder as well as to the person signing in its behalf.				
	Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered.				
4 4	CONFLICT OF INTEREST QUESTIONNAIRE - FORM CIQ -Do you have any CONFLICT OF INTEREST TO REPORT OR DISCLOSE under this statutory requirement?				
	Do you have any CONFLICT OF INTEREST TO REPORT OR DISCLOSE under this statutory requirement? YES or NO				
	If you have a conflict of interest as described in this form or the Local Government Code Chapter 176, cited therein- you are required to complete and file with TIPS.				
	You may find the Blank CIQ form on our website at:				
	Copy and Paste the following link into a new browser or tab:				
	https://www.tips-usa.com/assets/documents/docs/CIQ.pdf				
	There is an optional upload for this form provided if you have a conflict and must file the form.				
4	Filing of Form CIQ				
4 5	If yes (above), have you filed a form CIQ by uploading the form to this RFP as directed above?				
	No				
4	Regulatory Standing				
6	I certify to TIPS for the proposal attached that my company is in good standing with all governmental agencies Federal or state that regulate any part of our business operations. If not, please explain in the next attribute question.				
	Yes				
47	Regulatory Standing				
1	Regulatory Standing explanation of no answer on previous question.				
	No response				

L

4 Antitrust Certification Statements (Tex. Government Code § 2155.005)

By submission of this bid or proposal, the Bidder certifies that:

I affirm under penalty of perjury of the laws of the State of Texas that:

(1) I am duly authorized to execute this contract on my own behalf or on behalf of the company, corporation, firm, partnership or individual (Company) listed below;

(2) In connection with this bid, neither I nor any representative of the Company has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. & Comm. Code Chapter 15;

(3) In connection with this bid, neither I nor any representative of the Company has violated any federal antitrust law;

(4) Neither I nor any representative of the Company has directly or indirectly communicated any of the contents of this bid to a competitor of the Company or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Company.

4 Suspension or Debarment Instructions

Instructions for Certification:

1. By answering yes to the next Attribute question below, the vendor and prospective lower tier participant is providing the certification set out herein in accordance with these instructions.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and / or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participants," "person," "primary covered transaction," "principal," "proposal" and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and / or debarment.

5	Suspension	or	Debarment	Ce	rtifi	ca	tion	
0						-		

By answering yes, you certify that no federal suspension or debarment is in place, which would preclude receiving a federally funded contract as described above.

Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government-wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

By answering yes, you certify that no federal suspension or debarment is in place, which would preclude receiving a federally funded contract as described above.

Yes

5 1

Non-Discrimination Statement and Certification

In accordance with Federal civil rights law, all U.S. Departments, including the U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

(Title VI of the Education Amendments of 1972; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975; Title 7 CFR Parts 15, 15a, and 15b; the Americans with Disabilities Act; and FNS Instruction 113-1, Civil Rights Compliance and Enforcement – Nutrition Programs and Activities)

All U.S. Departments, including the USDA are equal opportunity provider, employer, and lender.

Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered. I certify that in the performance of a contract with TIPS or its members, that our company will conform to the foregoing anti-discrimination statement and comply with the cited and all other applicable laws and regulations.

5 2 CFR PART 200 Contract Provisions Explanation

Required Federal contract provisions of Federal Regulations for Contracts for contracts with ESC Region 8 and TIPS Members:

The following provisions are required to be in place and agreed if the procurement is funded in any part with federal funds.

The ESC Region 8 and TIPS Members are the subgrantee or Subrecipient by definition. Most of the provisions are located in 2 CFR PART 200 - Appendix II to Part 200—Contract Provisions for Non-Federal Entity Contracts Under Federal Awards at 2 CFR PART 200. Others are included within 2 CFR part 200 et al.

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.

5 2 CFR PART 200 Contracts

Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Notice: Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

Does vendor agree?

Yes

5 2 CFR PART 200 Termination

Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members reserves the right to terminate any agreement in excess

of \$10,000 resulting from this procurement process for cause after giving the vendor an appropriate opportunity and up to 30 days, to cure the causal breach of terms and conditions. ESC Region 8 and

TIPS Members reserves the right to terminate any agreement in excess of \$10,000 resulting from this procurement process for convenience with 30 days notice in writing to the awarded vendor. The vendor

would be compensated for work performed and goods procured as of the termination date if for convenience of the ESC Region 8 and TIPS Members. Any award under this procurement process is not exclusive and the ESC Region 8 and TIPS reserves the right to purchase goods and services from other vendors when it is in the best interest of the ESC Region 8 and TIPS.

Does vendor agree?

5	2 CFR PART 200 Clean Air Act
5	Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
	Pursuant to the Clean Air Act, et al above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members requires that the proposer certify that during the term of an award by the ESC Region 8 and TIPS Members resulting from this procurement process the vendor agrees to comply with all of the above regulations, including all of the terms listed and referenced therein.
	Yes
5	2 CFR PART 200 Byrd Anti-Lobbying Amendment

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal from tier to tier up to the non-Federal award.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members requires the proposer certify that during the term and during the life of any contract with ESC Region 8 and TIPS Members resulting from this procurement process the vendor certifies to the terms included or referenced herein.

Does vendor agree?

Yes

6

5 2 CFR I

2 CFR PART 200 Federal Rule

Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000)

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members requires the proposer certify that in performance of the contracts, subcontracts, and subgrants of amounts in excess of \$100,000, the vendor will be in compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15).

Does vendor certify that it is in compliance with the Clean Air Act?

5 8	2 CFR PART 200 Procurement of Recovered Materials
Ø	A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.
	Does vendor certify that it is in compliance with the Solid Waste Disposal Act as described above? Yes
5	Certification Regarding Lobbying
5 9	Applicable to Grants, Subgrants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal Funds
	Submission of this certification is a prerequisite for making or entering into this transaction and is imposed by section 1352, Title 31, U.S. Code. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
	The undersigned certifies, to the best of his or her knowledge and belief, that:
	(1) No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
	(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "disclosure Form to Report Lobbying," in accordance with its instructions.
	(3) The undersigned shall require that the language of this certification be included in the award documents for all covered subawards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.
	I HAVE NOT Lobbied per above
60	Lobbying Report Standard Form-LLL, "disclosure Form to Report Lobbying,"
0	ONLY IF you answered "I HAVE Lobbied per above" to attribute #59, please download and complete and upload the Standard Form-LLL, "disclosure Form to Report Lobbying," in the Response attachments section.
6 1	Subcontracting with small and minority businesses, women's business enterprises, and labor surplus area firms.
	Do you ever anticipate the possibility of subcontracting any of your work under this award if you are successful?
	IF NO, DO NOT ANSWER THE NEXT ATTRIBUTE QUESTION IF YES, and ONLY IF YES, you must answer the next question YES if you want a TIPS Member to be authorized to spend Federal Grant Funds for Procurement.

Т

6 2	ONLY IF YES TO THE PREVIOUS QUESTION OR if you ever do subcontract any part of your performance under the TIPS Agreement, do you agree to comply with the following federal requirements?	
	ONLY IF YES TO THE ABOVE QUESTIONS OR if you ever do subcontract any part of your performance under the TIPS Agreement,	
	do you agree to comply with the following federal requirements? Federal Regulation 2 CFR §200.321 Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms. (a)The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.	
	(b) Affirmative steps must include:(1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;	
	(2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;	
	(3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;	
	(4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;	
	(5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce ; and	
	(6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs(1) through (5) of this section.	
	YES	
6 3	Davis-Bacon Act compliance.	
	Texas Statute requires compliance with Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by	

Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part S, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act {40 U.S.C. 314S), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

BY SUBMITTING A PROPOSAL FOR THIS SOLICITATION, the Vendor agrees, AS REQUIRED BY LAW, to comply with the Davis Bacon Act, IF APPLICABLE.

6 Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708)

Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

By submitting a proposal to this solicitation and IF the customer is utilizing federal funds as described above, the Vendor agrees to comply with the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708).

6 5	Indemnification
5	The ESC Region 8 and TIPS is a Texas Political Subdivision and a local governmental entity; therefore, is prohibited
	from indemnifying third parties pursuant to the Texas Constitution (Article 3, Section 52) except as specifically provided
	by law or as
	ordered by a court of competent jurisdiction. A provision in a contract to indemnify or hold a party harmless is a promise to pay for
	any expenses the indemnified party incurs, if a specified event occurs, such as breaching the terms of the contract or negligently
	performing duties under the contract. Article III, Section 49 of the Texas Constitution states that "no debt shall be created by or on
	behalf of the State " The Attorney General has counseled that a contractually imposed obligation of indemnity creates a "debt" in
	the constitutional sense. Tex. Att'y Gen. Op. No. MW-475 (1982). Contract clauses which require the System or institutions to
	indemnify must be deleted or qualified with "to the extent permitted by the Constitution and Laws of the State of Texas." Liquidated
	damages, attorney's fees, waiver of vendor's liability, and waiver of statutes of limitations clauses should also be deleted or qualified
	with "to the extent permitted by the Constitution and laws of State of Texas."
	Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered. Do you agree
	to these terms?
	Yes

6	Remedies
6	The parties shall be entitled to exercise any right or remedy available to it either at law or in equity, subject to the choice of law, venue
	and service of process clauses limitations agreed herein. Nothing in this agreement shall commit the TIPS to an arbitration resolution
	of any disagreement under any circumstances. Any Claim arising out of or related to the Contract, except for those specifically waived
	under the terms of the Contract, may, after denial of the Board of Directors, be subject to mediation at the request of either party. Any
	issues not resolved hereunder MAY be referred to non-binding mediation to be conducted by a mutually agreed upon mediator as a
	prerequisite to the filing of any lawsuit over such issue(s). The parties shall share the mediator's fee and any associated filing fee
	equally. Mediation shall be held in Camp or Titus County, Texas. Agreements reached in mediation shall be reduced to writing, and
	will be subject to the approval by the District's Board of Directors, signed by the Parties if approved by the Board of Directors, and, if
	signed, shall thereafter be enforceable as provided by the laws of the State of Texas.
	Do you agree to these terms?
	Yes, I Agree
6	Remedies Explanation of No Answer
1	No response
6	Choice of Law
8	The agreement between the Vendor and TIPS/ESC Region 8 and any addenda or other additions resulting from this procurement process, however described, shall be governed by, construed and enforced in accordance with the laws of the State of Texas, regardless of any conflict of laws principles.
	THIS DOES NOT APPLY to a vendor's agreement entered into with a TIPS Member, as the Member may be located outside Texas.
	Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered. Do

6 9	Jurisdiction and Service of Process
9	Any Proceeding arising out of or relating to this procurement process or any contract issued by TIPS resulting from
	or any contemplated transaction shall be brought in a court of competent jurisdiction in Camp County, Texas and each of the parties
	irrevocably submits to the exclusive jurisdiction of said court in any such proceeding, waives any objection it may now or hereafter
	have to venue or to convenience of forum, agrees that all claims in respect of the Proceeding shall be heard and determined only in
	any such court, and agrees not to bring any proceeding arising out of or relating to this procurement process or any contract resulting
	from or any contemplated transaction in any other court. The parties agree that either or both of them may file a copy of this paragraph
	with any court as written evidence of the knowing, voluntary and freely bargained for agreement between the parties irrevocably to
	waive any objections to venue or to convenience of forum. Process in any Proceeding referred to in the first sentence of this Section
	may be served on any party anywhere in the world. Any dispute resolution process other than litigation shall have venue in Camp County or Titus County Texas.
	Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered. Do you agree to these terms?
	Yes
7	Alternative Dispute Resolution Explanation of No Answer
7 0	No response
_	
7	Infringement(s) The successful vendor will be expected to indemnify and hold harmless the TIPS and its employees, officers, agents, representatives, contractors, assignees and designees from any and all third party claims and judgments involving infringement of patent, copyright, trade secrets, trade or service marks, and any other intellectual or intangible property rights attributed to or claims based on the Vendor's proposal or Vendor's performance of
	contracts awarded and approved.
	contracts awarded and approved. Do you agree to these terms?
7	Do you agree to these terms?
72	Do you agree to these terms? Yes, I Agree
	Do you agree to these terms? Yes, I Agree Infringement(s) Explanation of No Answer
7 2 7 3	Do you agree to these terms? Yes, I Agree Infringement(s) Explanation of No Answer No response
	Do you agree to these terms? Yes, I Agree Infringement(s) Explanation of No Answer No response Acts or Omissions The successful vendor will be expected to indemnify and hold harmless the TIPS, its officers, employees, agents, representatives, contractors, assignees and designees from and against any and all liability, actions, claims, demands or suits, and all related costs, attorney's fees and expenses arising out of, or resulting from any acts or omissions of the vendor or its agents, employees, subcontractors, or suppliers in the execution or performance of any agreements
	Do you agree to these terms? Yes, I Agree Infringement(s) Explanation of No Answer No response Acts or Omissions The successful vendor will be expected to indemnify and hold harmless the TIPS, its officers, employees, agents, representatives, contractors, assignees and designees from and against any and all liability, actions, claims, demands or suits, and all related costs, attorney's fees and expenses arising out of, or resulting from any acts or omissions of the vendor or its agents, employees, subcontractors, or suppliers in the execution or performance of any agreements ultimately made by TIPS and the vendor.
	Do you agree to these terms? Yes, I Agree Infringement(s) Explanation of No Answer No response Acts or Omissions The successful vendor will be expected to indemnify and hold harmless the TIPS, its officers, employees, agents, representatives, contractors, assignees and designees from and against any and all liability, actions, claims, demands or suits, and all related costs, attorney's fees and expenses arising out of, or resulting from any acts or omissions of the vendor or its agents, employees, subcontractors, or suppliers in the execution or performance of any agreements ultimately made by TIPS and the vendor. Do you agree to these terms?

_	
7	Contract Governance
2	Any contract made or entered into by the TIPS is subject to and is to be governed by Section 271.151 et seq, Tex Loc Gov't Code. Otherwise, TIPS does not waive its governmental immunities from suit or liability except to the
	extent expressly waived by other applicable laws in clear and unambiguous language.
	Yes
7	Payment Terms and Funding Out Clause
3	Payment Terms:
	TIPS or TIPS members shall not be liable for interact or late neumant face on past due belances at a rate higher
	TIPS or TIPS members shall not be liable for interest or late payment fees on past due balances at a rate higher than permitted by the laws or regulations of the jurisdiction of the TIPS Member.
	Funding Out Clause:
	Vendor agrees to abide by the laws and regulations, including Texas Local Government Code § 271.903, or any
	statutory or regulatory limitations of the jurisdiction of any TIPS Member which governs contracts entered into by the Vendor and TIPS or a TIPS Member that requires all contracts approved by TIPS or a TIPS Member are subject to
	the budgeting and appropriation of currently available funds by the entity or its governing body.
	See statute(s) for specifics or consult your legal counsel.
	Not a negotiable term. Failure to agree will render your proposal non-responsive and it will not be considered.
	Do you agree to these terms?
	Yes

7 Insurance and Fingerprint Requirements Information

<u>Insurance</u>

If applicable and your staff will be on TIPS member premises for delivery, training or installation etc. and/or with an automobile, you must carry automobile insurance as required by law. You may be asked to provide proof of insurance.

<u>Fingerprint</u>

It is possible that a vendor may be subject to Chapter 22 of the Texas Education Code. The Texas Education Code, Chapter 22, Section 22.0834. Statutory language may be found at: http://www.statutes.legis.state.tx.us/

If the vendor has staff that meet both of these criterion:

- (1) will have continuing duties related to the contracted services; and
- (2) has or will have direct contact with students

Then you have "covered" employees for purposes of completing the attached form.

TIPS recommends all vendors consult their legal counsel for guidance in compliance with this law. If you have questions on how to comply, see below. If you have questions on compliance with this code section, contact the Texas Department of Public Safety Non-Criminal Justice Unit, Access and Dissemination Bureau, FAST-FACT at NCJU@txdps.state.tx.us and you should send an email identifying you as a contractor to a Texas Independent School District or ESC Region 8 and TIPS. Texas DPS phone number is (512) 424-2474.

See form in the next attribute to complete entitled: Texas Education Code Chapter 22 Contractor Certification for Contractor Employees

7 Texas Education Code Chapter 22 Contractor Certification for Contractor Employees

Introduction: Texas Education Code Chapter 22 requires entities that contract with school districts to provide services to obtain criminal history record information regarding covered employees. Contractors must certify to the district that they have complied. Covered employees with disqualifying criminal histories are prohibited from serving at a school district.

Definitions: Covered employees: Employees of a contractor or subcontractor who have or will have continuing duties related to the service to be performed at the District and have or will have direct contact with students. The District will be the final arbiter of what constitutes direct contact with students. Disqualifying criminal history: Any conviction or other criminal history information designated by the District, or one of the following offenses, if at the time of the offense, the victim was under 18 or enrolled in a public school:

(a) a felony offense under Title 5, Texas Penal Code; (b) an offense for which a defendant is required to register as a sex offender under Chapter 62, Texas Code of Criminal Procedure; or (c) an equivalent offense under federal law or the laws of another state.

I certify that:

NONE (Section A) of the employees of Contractor and any subcontractors are covered employees, as defined above. If this box is checked, I further certify that Contractor has taken precautions or imposed conditions to ensure that the employees of Contractor and any subcontractor will not become covered employees. Contractor will maintain these precautions or conditions throughout the time the contracted services are provided.

<u>OR</u>

SOME (Section B) or all of the employees of Contractor and any subcontractor are covered employees. If this box is checked, I further certify that:

(1) Contractor has obtained all required criminal history record information regarding its covered employees. None of the covered employees has a disqualifying criminal history.

(2) If Contractor receives information that a covered employee subsequently has a reported criminal history, Contractor will immediately remove the covered employee from contract duties and notify the District in writing within 3 business days.

(3) Upon request, Contractor will provide the District with the name and any other requested information of covered employees so that the District may obtain criminal history record information on the covered employees.

(4) If the District objects to the assignment of a covered employee on the basis of the covered employee's criminal history record information, Contractor agrees to discontinue using that covered employee to provide services at the District.

Noncompliance or misrepresentation regarding this certification may be grounds for contract termination.

None

 SB 807 prohibits construction contracts to have provisions requiring the contract to be subject to the laws of another state, to be required to litigate the contract in another state, or to require arbitration in another state. A contract with such provisions is voidable. Under this new statute, a "construction contract" includes contracts, subcontracts, or agreements with (among others) architects, engineers, contractors, construction managers, equipment lessors, or materials suppliers. "Construction contracts" are for the design, construction, alteration, renovation, remodeling, or repair of any building or improvement to real property, or for furnishing materials or equipment for the project. The term also includes moving, demolition, or excavation. BY RESPONDING TO THIS SOLICITATION, AND WHEN APPLICABLE, THE PROPOSER AGREES TO COMPLY WITH THE TEXAS BUSINESS AND COMMERCE CODE § 272 WHEN EXECUTING CONTRACTS WITH TIPS MEMBERS THAT ARE TEXAS GOVERNMENT ENTITIES. 8 Texas Government Code 2270 Verification Form 	7	Texas Business and Commerce Code § 272 Requirements as of 9-1-2017
 Texas Government Code 2270 Verification Form Texas 2017 House Bill 89 has been signed into law by the governor and as of September 1, 2017 will be codified as Texas Government Code § 2270 and 808 et seq. The relevant section addressed by this form reads as follows: Texas Government Code Sec. 2270.002. PROVISION REQUIRED IN CONTRACT. A governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it: (1) does not boycott Israel; and (2) will not boycott Israel during the term of the contract.engaged by ESC Region 8/The Interlocal Purchasing System (TIPS) 4845 Highway 271 North Pittsburg, TX, 75686 verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity. AND our company is not listed on and we do not do business with companies that are on the the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf 	9	another state, to be required to litigate the contract in another state, or to require arbitration in another state. A contract with such provisions is voidable. Under this new statute, a "construction contract" includes contracts, subcontracts, or agreements with (among others) architects, engineers, contractors, construction managers, equipment lessors, or materials suppliers. "Construction contracts" are for the design, construction, alteration, renovation, remodeling, or repair of any building or improvement to real property, or for furnishing materials or equipment for the project. The term also includes moving, demolition, or excavation. BY RESPONDING TO THIS SOLICITATION, AND WHEN APPLICABLE, THE PROPOSER AGREES TO COMPLY WITH THE TEXAS BUSINESS AND COMMERCE CODE § 272 WHEN EXECUTING CONTRACTS WITH TIPS MEMBERS THAT ARE TEXAS
 Texas Government Code 2270 Verification Form Texas 2017 House Bill 89 has been signed into law by the governor and as of September 1, 2017 will be codified as Texas Government Code § 2270 and 808 et seq. The relevant section addressed by this form reads as follows: Texas Government Code Sec. 2270.002. PROVISION REQUIRED IN CONTRACT. A governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it: (1) does not boycott Israel; and (2) will not boycott Israel during the term of the contract.engaged by ESC Region 8/The Interlocal Purchasing System (TIPS) 4845 Highway 271 North Pittsburg, TX, 75686 verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity. AND Our company is not listed on and we do not do business with companies that are on the the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf 	8	Texas Government Code 2270 Verification Form
ESC Region 8/The Interlocal Purchasing System (TIPS) 4845 Highway 271 North Pittsburg,TX,75686 verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity. AND our company is not listed on and we do not do business with companies that are on the the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf		Texas Government Code 2270 Verification Form Texas 2017 House Bill 89 has been signed into law by the governor and as of September 1, 2017 will be codified as Texas Government Code § 2270 and 808 et seq. The relevant section addressed by this form reads as follows: Texas Government Code Sec. 2270.002. PROVISION REQUIRED IN CONTRACT. A governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it: (1) does not boycott Israel; and (2) will not boycott Israel during the term of the
Pittsburg, TX, 75686 verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity. AND our company is not listed on and we do not do business with companies that are on the the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf		ESC Region 8/The Interlocal Purchasing System (TIPS)
 verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity. AND our company is not listed on and we do not do business with companies that are on the the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf I swear and affirm that the above is true and correct. 		
Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf		verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity.
		Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at
YES		I swear and affirm that the above is true and correct.
		YES

Т

8	Logos	and	other	company	marks	5

Please upload your company logo to be added to your individual profile page on the TIPS website. If any particular specifications are required for use of your company logo, please upload that information under the "Logo and Other Company Marks" section under the "Response Attachment" tab. Preferred Logo Format: 350 x 350 pixel - .png, .eps, .jpg preferred

Potential uses of company logo:

* Your Vendor Profile Page of TIPS website

* Potentially on TIPS website scroll bar for Top Performing Vendors

* TIPS Quarterly eNewsletter sent to TIPS Members

* Co-branding Flyers and or email blasts to our TIPS Members (Permission and approval will be obtained before publishing)

8 Felony Conviction Notice

Texas Education Code, Section 44.034, Notification of Criminal History, Subsection (a), states "a person or business entity that enters into a contract with a school district must give advance notice to the district if the person or an owner or operator of the business entity has been convicted of a felony. The notice must include a general description of the conduct resulting in the conviction of a felony." Subsection (b) states "a school district may terminate a contract with a person or business entity if the district determines that the person or business entity failed to give notice as required by Subsection (a) or misrepresented the conduct resulting in the conviction. The district must compensate the person or business entity for services performed before the termination of the contract." (c) This section does not apply to a publicly held corporation. The person completing this proposal certifies that they are authorized to provide the answer to this question. Select A., B. or C.

A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable. OR B.My firm is not owned nor operated by anyone who has been convicted of a felony, OR C. My firm is owned or operated by the following individual(s) who has/have been convicted of a felony. (if you answer C below, you are required to provide information in the next attribute.

B. Firm not owned nor operated by felon; per above

8 If you answered C. My Firm is owned or operated by a felon to the previous question, you are 3 REQUIRED TO ANSWER THE FOLLOWING QUESTIONS.

If you answered C. My Firm is owned or operated by a felon to the previous question, you must provide the following information.

1. Name of Felon(s)

2. The named person's role in the firm, and

3. Details of Conviction(s).

No response

8	Required Confidentiality Claim Form				
4	Required Confidentiality Claim Form This form is required by TIPS. By submitting a response to this solicitation you agree to download from the "Attachments" section, complete according to the instructions on the form, then uploading the completed form, with any confidential attachments, if applicable, to the "Response Attachments" section titled "Confidentiality Form" in order to provide to TIPS the completed form titled, "CONFIDENTIALITY CLAIM FORM". By completing this process, you provide us with the information we require to comply with the open record laws of the State of Texas as they may apply to your proposal submission. If you do not provide the form with your proposal, an award will not be made if your proposal is qualified for award, until TIPS has an accurate, completed form from you. Read the form carefully before completing and if you have any questions, email Rick Powell at TIPS at rick.powell@tips-usa.com				
85	Choice of Law clauses for TIPS Members				
5	If the vendor is awarded a contract with TIPS under this solicitation, the vendor agrees to make any Choice of Law clauses in any contract or agreement entered into between the awarded vendor and with a TIPS member entity to read as follows: "Choice of law shall be the laws of the state where the customer resides" or words to that effect. Agreed				
8	Venue of dispute resolution with a TIPS Member				
86	In the event of litigation or use of any dispute resolution model when resolving disputes with a TIPS member entity as a result of a transaction between the vendor and TIPS or the TIPS member entity, the Venue for any litigation or other agreed upon model shall be in the state and county where the customer resides unless otherwise agreed by the parties at the time the dispute resolution model is decided by the parties.				
8 7	Attribute deleted as part of an Addendum				
8	Indemnity Limitation with TIPS Members				
8	Texas and other states restrict by law or state Constitution the ability of a governmental entity to indemnify others. TIPS requires that any contract entered into between a vendor and TIPS or a TIPS Member as a result of an award under this Solicitation limit the requirement that the Customer indemnify the Vendor by either eliminating any such indemnity requirement clauses in any agreements, contracts or other binding documents <u>OR</u> by prefacing all indemnity clauses required of TIPS or the TIPS Member entity with the following: "To the extent permitted by the laws or the Constitution of the state where the customer resides, ".				
	Agreement is a required condition to award of a contract resulting from this Solicitation. Agreed				
89	Arbitration Clauses				
9	Except for certain circumstances, TIPS forbids a mandatory arbitration clause in any contract or agreement entered into between the awarded vendor with TIPS or a TIPS member entity. Does the vendor agree to exclude any arbitration requirement in any contracts or agreement entered into between TIPS or a TIPS member entity through an awarded contract with TIPS?				
	Agreement is a required condition to award of a contract resulting from this Solicitation.				

90	Required Vendor Sales Reporting By responding to this Solicitation, you agree to report to TIPS all sales made under any awarded Agreement with TIPS. Vendor is required to report all sales under the TIPS contract to TIPS. If the TIPS Member entity requesting a price from the awarded Vendor requests the TIPS contract, Vendor must include the TIPS Contract number on any communications with the TIPS Member entity. If awarded, you will be provided access to the Vendor Portal. To report sales, login to the TIPS Vendor Portal and click on the PO's and Payments tab. Pages 3-7 of the <u>Vendor</u> Portal User Guide will walk you through the process of reporting sales to TIPS. Please refer to the TIPS <u>Accounting</u> FAQ's for more information about reporting sales and if you have further questions, contact the Accounting Team	
	at <u>accounting@tips-usa.com</u> . The Vendor or vendor assigned dealers are responsible for keeping record of all sales that go through the TIPS Agreement and submitting same to TIPS.	
9 1	Solicitation Deviation/Compliance Does the vendor agree with the General Conditions Standard Terms and Conditions or Item Specifications listed in this proposal invitation? Yes	
92	Solicitation Exceptions/Deviations Explanation If the bidder intends to deviate from the General Conditions Standard Terms and Conditions or Item Specifications listed in this proposal invitation, all such deviations must be listed on this attribute, with complete and detailed conditions and information included or attached. TIPS will consider any deviations in its proposal award decisions, and TIPS reserves the right to accept or reject any bid based upon any deviations indicated below or in any attachments or inclusions. In the absence of any deviation entry on this attribute, the proposer assures TIPS of their full compliance with the Standard Terms and Conditions, Item Specifications, and all other information contained in this Solicitation. <i>No response</i>	
9 3	Agreement Deviation/Compliance Does the vendor agree with the language in the Vendor Agreement? Yes	
9 4	Agreement Exceptions/Deviations Explanation If the proposing Vendor desires to deviate form the Vendor Agreement language, all such deviations must be listed on this attribute, with complete and detailed conditions and information included. TIPS will consider any deviations in its proposal award decisions, and TIPS reserves the right to accept or reject any proposal based upon any deviations in discrete the shown in the shown of any deviation entry on this attribute, the shown of the shown	

deviations indicated below. In the absence of any deviation entry on this attribute, the proposer assures TIPS of their full compliance with the Vendor Agreement.

No response

REFERENCES

Please provide three (3) references, preferably from school districts or other governmental entities who have used your services within the last three years. Additional references may be required. DO NOT INCLUDE TIPS EMPLOYEES AS A REFERENCE.

Please verify your references are current and valid, as they are a SIGNIFICANT required evaluation component of the evaluation process, and the evaluation cannot be completed without responses from these references when we contact them.

You may provide more than three (3) references.

Entity Name	Contact Person	VALID EMAIL IS REQUIRED	Phone
University of Wisconisn Madison	John Horn	horn1@recsports.wisc.edu	608-215-0798
St. Charles CUSD 303	Mike Sommerfeld	michael.sommerfeld@d303.org	331-228-5725
Argo Community High School Dist 217	Joe Murphy	jmurphy@argohs.net	708-467-5521
Central Community USD 301	Steve Diversey	steve.diversey@central301.net	847-464-6038
Hononegah Community HS Dist 207	Steve Cofoid	<u>scofoi@hononegah.org</u>	815-624-5060
Minnesota State University Mankato	Mike Tugeon	<u>mike.turgeon@mnsu.edu</u>	507-389-5486

CERTIFICATION BY CORPORATE OFFERER

COMPLETE ONLY IF OFFERER IS A CORPORATION,

THE FOLLOWING CERTIFICATE SHOULD BE EXECUTED AND INCLUDED AS PART OF PROPOSAL FORM/PROPOSAL FORM.

OFFERER: _Kiefer Specialty Flooring, Inc.

(Name of Corporation)

<u>Cynthia Rittenberry</u> certify that I am the Secretary of the Corporation I, (Name of Corporate Secretary)

named as OFFERER herein above; that

Brion Rittenberry

(Name of person who completed proposal document)

who signed the foregoing proposal on behalf of the corporation offerer is the authorized person that is acting as

President

(Title/Position of person signing proposal/offer document within the corporation)

of the said Corporation; that said proposal/offer was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

CORPORATE SEAL if available

SIGNÁTURE

DATE

Required Confidential Information Status Form

CONFIDENTIAL INFORMATION SUBMITTED IN RESPONSE TO COMPETITIVE PROCUREMENT REQUESTS OF EDUCATION SERVICE CENTER REGION 8 AND TIPS (ESC8) IS GOVERNED BY TEXAS GOVERNMENT CODE, CHAPTER 552

If you consider any portion of your proposal to be confidential information and not subject to public disclosure pursuant to Chapter 552 Texas Gov't Code or other law(s), you <u>must attach a copy</u> of all claimed confidential materials within your proposal and put this COMPLETED form as a cover sheet to said materials then scan, name "CONFIDENTIAL" and upload with your proposal submission. (You must include all the confidential information in the submitted proposal. The copy uploaded is to indicate which material in your proposal, if any, you deem confidential in the event the receives a Public Information Request.) ESC8 and TIPS will follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any release of information required by law. Upon your claim and your defense to the Office of Texas Attorney General is required to make the final determination whether the information submitted by you and held by ESC8 and TIPS is confidential and exempt from public disclosure.

Kiefer Specialty Flooring, Inc.

Address	City	State	ZIP	Phone		
2910 Falling Waters Blvd.	Lindenhurst	IL	60046	847-245-8450		
Printed Name and Title of authorized company officer declaring below the confidential status of material						
Brion Rittenberry, President						
Name of company						

ALL VENDORS MUST COMPLETE THE ABOVE SECTION.

I <u>DO CLAIM</u> parts of my proposal to be confidential and <u>DO NOT</u> desire to expressly waive a claim of confidentiality of all information contained within our response to the solicitation. The attached contains material from our proposal that I classify and deem confidential under Texas Gov't Code Sec. 552 or other law(s) and I invoke my statutory rights to confidential treatment of the enclosed materials.

ATTACHED ARE COPIES OF ______ PAGES OF CLAIMED CONFIDENTIAL MATERIAL FROM OUR PROPOSAL THAT WE DEEM TO BE NOT PUBLIC INFORMATION AND WILL DEFEND THAT CLAIM TO THE TEXAS ATTORNEY GENERAL IF REQUESTED WHEN A PUBLIC INFORMATON REQUEST IS MADE FOR OUR PROPOSAL.

Signature_____

Date	
Date	

OR -----

I DO NOT CLAIM any of my proposal to be confidential, complete the section below.

Express Waiver: I desire to expressly waive any claim of confidentiality as to any and all information contained within our response to the competitive procurement process (e.g. RFP, CSP, Bid, RFQ, etc.) by completing the following and submitting this sheet with our response to Education Service Center Region 8 and TIPS.

Signature	franking
1	

Date 4/1/2020



March 10, 2020

RE: Kiefer Specialty Flooring, Inc.

To Whom It May Concern:

Zurich American Insurance Company and/or its subsidiary, Fidelity and Deposit Company of Maryland, have provided surety credit to Kiefer Specialty Flooring, Inc. for single projects of \$4,000,000 and an aggregate uncompleted backlog of \$12,000,000. Zurich/F&D is rated "A+" (Superior) with a financial size of XV (\$2 billion +) by AM Best and has a US Treasury Limit exceeding \$700 million. Zurich/F&D has been providing surety credit to Keifer Speciality Flooring, Inc. since 2004.

If Kiefer Specialty Flooring, Inc. is awarded a contract for the above referenced project and requests that we provide the necessary Performance and/or Payment Bond, we will be prepared to execute the bonds subject to our acceptable review of the contract terms and conditions, bond forms, appropriate contract funding and any other underwriting considerations at the time of the request.

Our consideration and issuance of bonds is a matter solely between Kiefer Specialty Flooring, Inc. and ourselves, and we assume no liability to third parties or to you by the issuance of this letter.

We trust that this information meets with your satisfaction. If there are further questions, please feel free to contact me.

Sincerely,

Ryle of hottes

Kyle J. Littel Vice President, Senior Underwriting Officer

Zurich Surety 300 S. Riverside Plaza Suite 2100 Chicago, IL 60606

Phone: (312) 496-9078





LIMITED MONDOTURF ARTIFICIAL INFILL TURF SYSTEM WARRANTY

Warranty Holder: to be completed

Duration of Warranty: Eight (8) Years Commencement Date: to be completed

Project:

To be completed

Warranty Certificate #: to be completed

Artificial Turf System Description: to be completed

Kiefer USA (hereinafter Kiefer) will warrant the Mondoturf Artificial Infill Turf System described above against defects in material, workmanship and installation – including premature wear, excessive fiber loss, excessive compaction, excessive loss of infill material, increase of Gmax above 175, UV breakdown, seam failure - for the warranty period stipulated above subject to the following conditions:

- 1. The foregoing warranty does not cover the Mondoturf Artificial Infill Turf System against gradual, slight degradation, luster reduction, uniform changes in color shading caused by ordinary wear and tear. Concentrated wear in high stress areas such as the goal areas, penalty areas, etc. is normal and is not covered by this warranty.
- 2. The foregoing warranty does not cover the Mondoturf Artificial Infill Turf System against any gradual, slight degradation, luster reduction, uniform changes in color shading due to exposure to sunlight and/or to weather.
- 3. The foregoing warranty does not cover the Mondoturf Artificial Infill Turf System against any non-uniform changes in color shading due to changes in texture of the turf fibers resulting from matting, compression, traffic patterns, soiling, straining. Slight color variations between samples and/or printed illustrations and the installed material are also not covered by this warranty.
- 4. The foregoing warranty does not cover the Mondoturf Artificial Infill Turf System against any damage caused in whole or in part by improper maintenance, acts of God, accidents or casualty, neglect, abuse, deliberate acts of vandalism; use for any purpose for which the surface and infrastructure are not designed. Specifically excluded from this warranty are any damages to the Mondoturf Artificial Infill Turf System resulting from improper cleaning, vegetation growth, improper care and maintenance of the infill system, application of high static loads, transit of vehicles equipped with improper tires, transit of vehicles exceeding the specific weight bearing capacity of the infrastructure, improper operation of vehicles, contact with corrosive and/or staining chemical agents and/or contaminated water, contact with fire, improper procedures for snow removal. Also excluded from this warranty are any cuts, gouges, and punctures caused by sharp objects and/or use of improper athletic apparel and equipment.
- 5. The foregoing warranty does not cover the Mondoturf Artificial Infill Turf System against any damage caused by faulty construction and/or performance of the infrastructure and/or adjacent structures not installed by Kiefer which affects the performance of the Mondoturf Artificial Infill Turf System, including but not limited to any damage to the Mondoturf Artificial Infill Turf System caused by cracking, cohesive failure, separation, subsidence, or deformation of the sub-base.
- 6. This warranty shall be void if the surfacing system is repaired or replaced by anyone other than persons authorized by Kiefer/Mondo to perform such work.
- 7. Kiefer sole liability under this Warranty shall be limited to the replacement and reinstallation of only that specific limited portion of the Mondoturf Artificial Infill Turf System installed by Kiefer which is defective by reason of Kiefer's installation or workmanship or defect in materials. At Kiefer's sole option, in lieu of replacement of the defective area of Mondoturf Artificial Infill Turf System, Kiefer may elect to pay to the Owner an amount equal to the proportionate amount paid to Kiefer for installation of the Mondoturf Artificial Infill Turf System, Kiefer may elect to pay to the Owner an amount equal to the proportionate amount paid to Kiefer for installation of the Mondoturf Artificial Infill Turf System on a square foot basis for the square footage of installation and material costs paid by Owner at the time of installation to Kiefer shall pay to Owner based upon the original square footage charge paid by Owner for the Mondoturf Artificial Infill Turf System needs to be replaced as a result of defects covered by this Warranty, Kiefer shall pay to Owner based upon the original square footage charge paid by Owner for the Mondoturf Artificial Infill Turf System such proportionate amount for the defective Mondoturf Artificial Infill Turf System replaced. Mondoturf Artificial Infill Turf System or game lines replaced are not warranted to match the remaining portion of the Surface Floor only to be of the same materials and if finished to be of the same finish as at the original installation.
- 8. Subject to the foregoing, the sole and exclusive remedy due to a breach of this warranty shall be expressly limited to the repair or replacement of the specific portion of any area of surface proven to be defective in manufacture or installation, to the extent necessary to cure any defect in such specific defective area, and shall expressly exclude consequential damages including, but not limited to, lost sales, injury to property or any other damages, losses or contingent expenses incurred by reason of the use of the Mondoturf Artificial Infill Turf System. Repairs or replacement deliveries do not interrupt or prolong the terms of this warranty
- 9. To obtain performance of any warranty obligation the warranty holder must provide Kiefer/Mondo, Inc, with written notice within thirty (30) days of the discovery of any manufacturing or installation defect and supply Kiefer/Mondo with the details concerning the defect in material or installation. After notification, an authorized Kiefer representative will inspect and verify the alleged defect. If the Mondoturf Artificial Infill Turf System is determined to be defective, Kiefer, at its option, will arrange for repair or replacement of the defective surface area. If replacement is made in

accordance with this warranty, the same product will be supplied. Mondo will make every effort to match production standard color for replacement product provided it is in regular production. Otherwise, special arrangements will be necessary. While making every effort to match the color of the replacement product, Kiefer cannot guarantee exact color shading.

- 10. This warranty is in lieu of all warranties, expressed or implied, including, but not limited to any warranty of merchantability or fitness for a particular purpose, and of any other obligations on the part of Kiefer. This warranty constitutes the only and exclusive warranty made by Kiefer and is a complete and exclusive statement of its obligation. Kiefer makes no representations, expressed or implied, not specified herein. Any and all representations, promised, warranties or statements by Kiefer or its employees that differ in any manner from the terms of this written warranty, shall be of no force or effect. No representative, agent or employee of Kiefer, or any other person, is authorized to assume for Kiefer any additional liability or responsibility with Mondoturf Artificial Infill Turf System except as described herein.
- 11. Kiefer shall not be liable for any other damages, including but not limited to, claims for deinstallation or reinstallation or testing or inspection costs, or any other direct or indirect costs or corrective or testing expenses incurred by Warranty Holder or any other third party or any costs or damages relating to the installation, product installed or its replacement or repair, or any loss of profits, consequential, incidental, special or punitive damages, personal injuries to body or person, direct or indirect damages or losses of any nature or any damages as to the use of the field. The total of all damages shall not exceed the amount of replacement of the defective area installed. Kiefer shall not be liable to the extent such damages are contributed to or caused by Warranty Holder or any user of Mondoturf Artificial Infill Turf System or use of it which is beyond the specifications for use of the Mondoturf Artificial Infill Turf System Goods or the negligence of Warranty Holder or the user of the Mondoturf Artificial Infill Turf System including its maintenance. The foregoing shall be the sole and exclusive remedy at law or equity.
- 12. The Mondoturf Artificial Infill Turf System repaired or replaced pursuant to this Warranty will be further warranted for one (1) year after the date such repair or replacement is completed or until the expiration of the original Warranty Period, whichever is later. Notwithstanding any language of limitation, exclusivity of remedy, or disclaimer appearing elsewhere in any Agreement, no such language, clause or section will operate to diminish or expand the warranties or remedies specifically provided for breach of the warranties contained in this Agreement.
- 13. Any claim by Owner with reference to the installation done hereunder for any cause shall be deemed waived by Buyer unless submitted to Installer in writing within thirty (30) days from the date Buyer discovered, or should have discovered, any claimed breach within the Warranty period.
- 14. THE FOREGOING IS EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE (EVEN IF DISCLOSED TO VENDOR) OR ANY PERFORMANCE GUARANTY AND OF ANY OTHER OBLIGATIONS OR LIABILITY ON THE PART OF THE SUPPLIER EXCEPT AS STATED

All accounts must be paid in full prior to any warranty being enforced.

	Kiefer USA	
By	Dean Heidloff, CFO	Date



MANUFACTURER'S LIMITED WARRANTY

WARRANTOR: FieldTurf, USA Inc. 175 N Industrial Boulevard NE Calhoun, Georgia 30701 USA

OWNER: ("Insert Owner's Name and Address")

SURFACE: DropTurf ("Surface")

WARRANTY DESCRIPTION AND WARRANTY PERIODS:

WARRANTY: FieldTurf warrants to Owner, subject to the terms and conditions contained in this Warranty, that the above-described Surface is free from defects in materials and workmanship under normal use and service, so long as the Surface was installed in accordance with the drawings, plans and specifications for the Surface.

WARRANTY PERIOD: This Warranty shall be in force for a period of 5 years from the Effective Date as defined below.

RESPONSE FOR WARRANTY REPAIRS: FieldTurf agrees to perform all repairs required by this Warranty within a reasonable time upon receiving proper written notice from Owner as provided below and after FieldTurf carries out all inspections and tests, which it may deem necessary or advisable. Any required repair work shall be initiated by FieldTurf within a reasonable time from FieldTurf's receipt of Owner's written notice requesting such repairs.

LIMITATIONS AND EXCLUSIONS: This Warranty does not apply to any defect, failure, damage, or undue wear in or to the Surface caused by or connected with: (a) the installation process of the Surface on the Owner's base; (b) improper or insufficient design or engineering, or improper or insufficient project drawings, plans or specifications; (c) an inadequate or defective pre-existing base or surface; (d) the inherent characteristics of the earth or surface upon which the Surface is installed; (e) misuse, abuse, or deliberate acts of vandalism; (f) accident, negligence, or acts of God; (g) static or dynamic loads exceeding FieldTurf's recommendations; (h) use of improper cleaning methods; or (i) Owner's failure to care for and maintain the Surface in accordance with FieldTurf's written instructions. FieldTurf does not warrant or guarantee the accuracy or sufficiency of any drawings, plans, or specifications not prepared by FieldTurf and which are used in connection with installing the Surface. This Warranty shall be of no force and effect if FieldTurf is not paid in full for the Surface and FieldTurf's obligations under this Warranty are expressly contingent upon FieldTurf being paid in full for the Surface. This Warranty shall not apply to the Surface, or any part thereof, which has been repaired or altered without FieldTurf's prior written consent. No allowance or credit will be granted for any repairs or alterations to the Surface made by Owner except as authorized by this Warranty.

THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED, IMPLIED OR ARISING BY OPERATION OF LAW, INCLUDING (BUT NOT LIMITED TO) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND OF ALL OTHER OBLIGATIONS OR LIABILITIES ON FIELDTURF'S PART.

For more information please contact the Indoor division of FieldTurf at 888-364-6541.



day of

FIELDTURF SHALL NOT BE LIABLE FOR ANY DAMAGES UNDER TORT, CONTRACT OR STRICT LIABILITY AND/ OR INCIDENTAL, CONSEQUENTIAL, SPECIAL OR INDIRECT DAMAGES UNDER THIS WARRANTY.

FIELDTURF'S SOLE OBLIGATION UNDER THIS WARRANTY IS TO REPAIR OR REPLACE AT ITS SOLE DISCRETION ALL OR ANY PORTION OF THE SURFACE WHICH MAY BE DETERMINED TO BE DEFECTIVE. FIELDTURF'S LIABILITY FOR ANY SUCH REPAIR OR REPLACEMENT SHALL IN NO EVENT EXCEED THE AMOUNT OF THE PURCHASE PRICE ATTRIBUTABLE TO THE DEFECTIVE PORTION OF THE SURFACE WHICH IS REPAIRED OR REPLACED.

MAINTENANCE INSTRUCTIONS: FieldTurf has supplied Owner with a copy (attached) of the Maintenance Manual containing written instructions for the care and maintenance of the Surface. Owner acknowledges receipt of said Maintenance Manual and agrees to comply with and carry out the instructions contained in it as a condition of this Warranty. The terms of the Maintenance Manual are incorporated in this Warranty by reference.

CLAIMS: All claims by Owner under this Warranty must be made in writing to the following address within thirty calendar days after Owner learns of any defect giving rise to the claim: FieldTurf USA, Inc., Indoor Division, 175 N Industrial Blvd. Calhoun, Georgia, 30701.

INSPECTIONS AND TESTS: FieldTurf shall be allowed to inspect the Surface during reasonable business hours regarding any claim, which Owner makes under this Warranty; to be present at and to analyze the results of all tests conducted by Owner or others; and to conduct such tests as FieldTurf in its discretion may deem advisable. Owner shall promptly furnish FieldTurf with a copy of all written reports of any tests performed by Owner or on Owner's behalf. FieldTurf shall not be responsible for any costs or expenses incurred by Owner or others with respect to such tests, except that FieldTurf shall pay for the costs of all tests and analyses conducted or directed by FieldTurf representatives.

OWNER'S NAME	FieldTurf USA, Inc.
Ву:	Ву:
Title:	Title:
Date:	Date:

EFFECTIVE DATE: The Effective Date of this Warranty is the

MANUFACTURER'S LIMITED WARRANTY

WARRANTOR: FieldTurf USA, Inc. 175 N Industrial Boulevard NE Calhoun, Georgia 30701 USA

OWNER: ("Insert Owner's Name and Address")

SURFACE: OMNISPORTS ("Surface")

WARRANTY DESCRIPTION AND WARRANTY PERIODS:

LIMITED PRODUCT DEFECT WARRANTY: FieldTurf USA, Inc. ("FieldTurf") warrants to Owner, subject to all terms and conditions contained in this Warranty, that the above-described Surface is free from defects in materials and workmanship under normal use and service, as long as the Surface was installed in accordance with the Installation Systems section of this Warranty, FieldTurf installation guidelines, and drawings, plans and specifications for the Surface. The Limited Product Defect Warranty shall be in force for a period of fifteen (15) years from the Effective Date as defined below.

LIMITED WEAR WARRANTY: FieldTurf warrants to Owner, subject to all terms and conditions contained in this Warranty, that there will be no wear-through of the Surface's wear layer under normal use and service, as long as the Surface was installed in accordance with the Installation Systems section of this Warranty, FieldTurf installation guidelines, and drawings, plans and specifications for the Surface. For purposes of the Limited Wear Warranty, "wear-through" refers to the top layer of the Surface and means a complete loss of the wear-layer so that the printed layer (pattern or color) is materially changed or affected. The Limited Wear Warranty only shall be in force for a period of fifteen (15) years from the Effective Date.

LIMITED MOISTURE WARRANTY: FieldTurf warrants to Owner, subject to the terms and conditions contained in this Warranty, that the above-described Surface shall free from defects caused by subfloor moisture, as long as the Surface was installed in accordance with the Installation Systems section of this Warranty, FieldTurf installation guidelines, and the building or structure in which the Surface is installed maintains a relative humidity ("RH") level (according to ASTM F2170) as provided in the Installation Systems section of this Warranty, at all times during the Warranty period. This Limited Moisture Warranty shall be in force for a period of fifteen (15) years from the Effective Date as defined below.

RESPONSE FOR WARRANTY REPAIRS: FieldTurf agrees to perform all repairs required by this Warranty within a reasonable time upon receiving proper written notice from Owner as provided below and after FieldTurf carries out all inspections and tests, which it may deem necessary or advisable. Any required repair work shall be initiated by FieldTurf within a reasonable time after FieldTurf's receipt of Owner's written notice requesting such repairs. FieldTurf's sole liability under this Warranty shall be limited to either repair or replacement of the affected area of the Surface, at its sole discretion, and FieldTurf shall have no other obligations or liabilities with respect to defects of the Surface.

LIMITATIONS AND EXCLUSIONS: This Warranty does not apply to any defect, failure, damage, and/or accelerated, undue or excessive wear in or to the Surface caused by or connected with: (a) the installation process of the Surface on the Owner's subfloor surface; (b) improper or insufficient design or engineering, or improper or insufficient project drawings, plans or specifications; (c) an inadequate or defective pre-existing subfloor or surface; (d) the inherent characteristics of the earth and/or surface

For more information please contact the Indoor division of FieldTurf at (888) 364-6541.

upon which the Surface is installed; (e) misuse, abuse, or deliberate acts of vandalism; (f) accident, negligence, or acts of God; (g) static or dynamic loads exceeding FieldTurf's recommendations; (h) use of improper cleaning methods; (i) the introduction or accumulation of moisture around or under the Surface beyond the tolerances permitted by FieldTurf's installation guidelines; (j) high moisture and/or other adverse conditions; (k) Owner's failure to care for and maintain the Surface in accordance with FieldTurf's Maintenance Manual and other written instructions; (l) use which is not generally accepted as a typical use of the Surface; (m) improper installation; (n) improper protection from excessive loads; and/or (o) floods and/or other events introducing water to the Surface.

Furthermore, this Warranty **does not cover nor will be FieldTurf be liable for** (1) damages due to personal injury; (2) change of the Surface appearance due to excessive ultraviolet (UV) exposure and/or or heat; (3) damage due to unpredictable and/or unknown causes;(4) damage and/or performance reductions due to improper control of atmospheric soiling and/or contamination; (5) stains and/or discoloration of the Surface; and (6) costs associated with the temporary and/or permanent closing of the facility in which the Surface was installed. FieldTurf does not warrant or guarantee the accuracy or sufficiency of any drawings, plans, or specifications not prepared by FieldTurf and which are used in connection with installing the Surface. This Warranty shall be of no force and effect if FieldTurf is not paid in full for the Surface and FieldTurf's obligations under this Warranty are expressly contingent upon FieldTurf being paid in full for the Surface.

This Warranty shall not apply to the Surface, or any part thereof, which has been repaired or altered without FieldTurf's prior written consent. No allowance or credit will be granted for any repairs or alterations to the Surface made by Owner except as authorized by this Warranty.

THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED, IMPLIED OR ARISING BY OPERATION OF LAW, INCLUDING (BUT NOT LIMITED TO) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND OF ALL OTHER OBLIGATIONS OR LIABILITIES ON FIELDTURF'S PART. FIELDTURF USA, INC. SHALL NOT BE LIABLE FOR ANY DAMAGES UNDER TORT, CONTRACT OR STRICT LIABILITY AND/ OR INCIDENTAL, CONSEQUENTIAL, SPECIAL OR INDIRECT DAMAGES UNDER THIS WARRANTY.

FIELDTURF'S SOLE OBLIGATION UNDER THIS WARRANTY IS TO REPAIR OR REPLACE AT ITS SOLE DISCRETION ALL OR ANY PORTION OF THE SURFACE WHICH MAY BE DETERMINED TO BE DEFECTIVE. FIELDTURF'S LIABILITY FOR ANY SUCH REPAIR OR REPALCEMENT SHALL IN NO EVENT EXCEED THE AMOUNT OF THE PURCHASE PRICE ATTRIBUTABLE TO THE DEFECTIVE PORTION OF THE SURFACE WHICH IS REPAIRED OR REPLACED.

MAINTENANCE INSTRUCTIONS: FieldTurf has made available or supplied Owner with a copy of the Maintenance Manual containing written instructions for the care and maintenance of the Surface. Owner acknowledges receipt of said Maintenance Manual and agrees to comply with and carry out the instructions contained in it as a condition of this Warranty. The terms of the Maintenance Manual are incorporated in this Warranty by reference. If a Maintenance Manual is not received by Owner at the time of issuance of this warranty, it is the owner's obligation to request and maintain record of receipt.

CLAIMS: All claims by Owner under this Warranty must be made in writing to the following address within thirty calendar days after Owner learns of any defect giving rise to the claim: FieldTurf USA, Inc. Indoor Division, 175 N Industrial Blvd. Calhoun, Georgia, 30701.

INSPECTIONS AND TESTS: FieldTurf shall be allowed to inspect the Surface during reasonable business hours regarding any claim, which Owner makes under this Warranty; to be present at and to analyze the results of all tests conducted by Owner or others; and to conduct such tests as FieldTurf in its discretion may deem advisable. Owner shall promptly furnish FieldTurf with a copy of all written reports of any tests performed by Owner or on Owner's behalf. FieldTurf shall not be responsible for

any costs or expenses incurred by Owner or others with respect to such tests, except that FieldTurf shall pay for the costs of all tests and analyses conducted or directed by FieldTurf representatives.

INSTALLATION SYSTEMS: FieldTurf provides specific installation systems to accommodate a variety of building conditions. It is critical that care is taken by both the owner and the contractor (and other interested parties) performing the work to understand the benefits and limitations of each system and select the appropriate system. All concrete slabs should be carefully inspected for typical, predictable and acceptable conditions, especially as it concerns moisture testing. Existing buildings and structures that are remodeled may not contain effective vapor retarders/barriers, exhibit poor drainage and/or other conditions that allow the introduction of moisture. All FieldTurf installation systems are based on typical, predictable and acceptable concrete conditions. For fully adhered systems and GreenLay products, concrete must maintain conditions consistent with FieldTurf's written tolerances, as outlined in FieldTurf's installation guidelines. FieldTurf does not warrant against the loss of bond or all other adverse effects upon any installation system where conditions exceed FieldTurf's written tolerances; this includes, but is not limited to, the presence and/or accumulation of standing water on the surface of the concrete slab or over other installation systems, including moisture mitigation products that FieldTurf does not provide. In the event of a claim hereunder, FieldTurf reserves the right to perform its own inspections during normal business hours, in its sole discretion, to determine the validity of the claim. FieldTurf does not warrant against the effect of high moisture conditions and/or other adverse conditions existing within any and all building materials, components, elements and conditions.

All FieldTurf installation systems require the ability to bond directly to concrete or approved alternative subfloor surface. Sealers, existing adhesives and/or any other contaminants may affect the performance of any FieldTurf installation system. Strict adherence to ASTM F710 is required. The use of solvents to remove existing adhesives is prohibited. FieldTurf does not warrant against any damage caused by the existence and/or application of moisture mitigation systems without FieldTurf's express written approval and consent. FieldTurf expressly excludes from this Warranty the movement of joints and the development of cracks, divots, scratches and gouges in the subfloor surface.

The bridging of moving joints is expressly prohibited with the exception of FieldTurf installation systems incorporating Tarkolay products provided those joints are properly prepared.

Projects must be registered using FieldTurf's specific warranty registration form within thirty (30) days of substantial completion of the installation of the Surface. A sample warranty may be provided upon request, but the Warranty will not be issued by FieldTurf without timely submittal of FieldTurf's warranty registration form; all FieldTurf registration forms must include evidence of moisture testing and written evidence of inspections, both of which must be acceptable to FieldTurf, along with the FieldTurf installation system type used. FieldTurf does not validate moisture testing information and does not interpret such testing, but is collected for data and reference purposes. FieldTurf does not interpret existing conditions. PH testing is required and must also meet and remain within FieldTurf's written tolerances.

Installation Systems Moisture Tolerances Applicable to this Warranty:

- 1.) Full spread with Multi-Set Acrylic Adhesive with a moisture tolerance of eighty-three percent (83%) RH per ASTM F2170.
- 2.) Full spread with HS Sport Spray Adhesive with a moisture tolerance of ninety percent (90%) RH per ASTM F2170.
- 3.) GreenLay with TarkoTape and Multi-Poxy with a moisture tolerance of ninety-two percent (92%) RH per ASTM F2170.
- 4.) Fully adhered with HS Sport Spray with a moisture tolerance of ninety percent (90%) per ASTM F2170.
- 5.) Full spread with Multi-Poxy with a moisture tolerance of ninety-eight percent (98%) RH per ASTM F2170.
- 6.) Tarkolay with Multi-Poxy which does not require moisture testing and is the only system recommended to bridge properly prepared moving joints or minor cracks.

For more information please contact the Indoor division of FieldTurf at (888) 364-6541.

GOVERNING LAW AND CONSENT: This Warranty shall be governed by and interpreted in accordance with the law of the State of Georgia.

EFFECTIVE DATE: The Effective Date of this Warranty is the day of , 2016.

0

OWNER'S NAME	FieldTurf USA, Inc.
Ву:	Ву:
Title:	Title:
Date:	Date:

MANUFACTURER'S LIMITED WARRANTY

WARRANTOR: FieldTurf USA, Inc. 175 N Industrial Boulevard NE Calhoun, Georgia 30701 USA

OWNER: ("Insert Owner's Name and Address")

SURFACE: DanceFloor ("Surface")

WARRANTY DESCRIPTION AND WARRANTY PERIODS:

LIMITED PRODUCT DEFECT WARRANTY: FieldTurf USA, Inc. ("FieldTurf") warrants to Owner, subject to all terms and conditions contained in this Warranty, that the above-described Surface is free from defects in materials under normal use and service, as long as the Surface was installed in accordance with the Installation Systems section of this Warranty, FieldTurf installation guidelines, and drawings, plans and specifications for the Surface. The Limited Product Defect Warranty shall be in force for a period of ten (10) years from the Effective Date as defined below.

LIMITED WEAR WARRANTY: FieldTurf warrants to Owner, subject to all terms and conditions contained in this Warranty, that there will be no wear-through of the Surface's wear layer under normal use and service, as long as the Surface was installed in accordance with the Installation Systems section of this Warranty, FieldTurf installation guidelines, and drawings, plans and specifications for the Surface. For purposes of the Limited Wear Warranty, "wear-through" refers to the top layer of the Surface and means a complete loss of the wear-layer so that the printed layer (pattern or color) is materially changed or affected. The Limited Wear Warranty only shall be in force for a period of ten (10) years from the Effective Date.

RESPONSE FOR WARRANTY REPAIRS: FieldTurf agrees to perform all repairs required by this Warranty within a reasonable time upon receiving proper written notice from Owner as provided below and after FieldTurf carries out all inspections and tests, which it may deem necessary or advisable. Any required repair work shall be initiated by FieldTurf within a reasonable time after FieldTurf's receipt of Owner's written notice requesting such repairs. FieldTurf's sole liability under this Warranty shall be limited to either repair or replacement of the affected area of the Surface, at its sole discretion, and FieldTurf shall have no other obligations or liabilities with respect to defects of the Surface.

LIMITATIONS AND EXCLUSIONS: This Warranty does not apply to any defect, failure, damage, and/or accelerated, undue or excessive wear in or to the Surface caused by or connected with: (a) the installation process of the Surface on the Owner's subfloor surface; (b) improper or insufficient design or engineering, or improper or insufficient project drawings, plans or specifications; (c) an inadequate or defective pre-existing subfloor or surface; (d) the inherent characteristics of the earth and/or surface upon which the Surface is installed; (e) misuse, abuse, or deliberate acts of vandalism; (f) accident, negligence, or acts of God; (g) static or dynamic loads exceeding FieldTurf's recommendations; (h) use of improper cleaning methods; (i) the introduction or accumulation of moisture around or under the Surface beyond the tolerances permitted by FieldTurf's installation guidelines; (j) high moisture and/or other adverse conditions; (k) Owner's failure to care for and maintain the Surface in accordance with FieldTurf's Maintenance Manual and other written instructions; (l) use which is not generally accepted as a typical use of the Surface; (m) improper installation; (n) improper protection from excessive loads; and/or (o) floods and/or other events introducing water to the Surface.

Furthermore, this Warranty **does not cover nor will be FieldTurf be liable for** (1) damages due to personal injury; (2) change of the Surface appearance due to excessive ultraviolet (UV) exposure and/or or heat; (3) damage due to unpredictable and/or unknown causes;(4) damage and/or performance reductions due to improper control of atmospheric soiling and/or contamination; (5) stains and/or discoloration of the Surface; and (6) costs associated with the temporary and/or permanent closing of the facility in which the Surface was installed. FieldTurf does not warrant or guarantee the accuracy or sufficiency of any drawings, plans, or specifications not prepared by FieldTurf and which are used in connection with installing the Surface. This Warranty shall be of no force and effect if FieldTurf is not paid in full for the Surface and FieldTurf's obligations under this Warranty are expressly contingent upon FieldTurf being paid in full for the Surface.

This Warranty shall not apply to the Surface, or any part thereof, which has been repaired or altered without FieldTurf's prior written consent. No allowance or credit will be granted for any repairs or alterations to the Surface made by Owner except as authorized by this Warranty.

THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED, IMPLIED OR ARISING BY OPERATION OF LAW, INCLUDING (BUT NOT LIMITED TO) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND OF ALL OTHER OBLIGATIONS OR LIABILITIES ON FIELDTURF'S PART. FIELDTURF USA, INC. SHALL NOT BE LIABLE FOR ANY DAMAGES UNDER TORT, CONTRACT OR STRICT LIABILITY AND/ OR INCIDENTAL, CONSEQUENTIAL, SPECIAL OR INDIRECT DAMAGES UNDER THIS WARRANTY.

FIELDTURF'S SOLE OBLIGATION UNDER THIS WARRANTY IS TO REPAIR OR REPLACE AT ITS SOLE DISCRETION ALL OR ANY PORTION OF THE SURFACE WHICH MAY BE DETERMINED TO BE DEFECTIVE. FIELDTURF'S LIABILITY FOR ANY SUCH REPAIR OR REPALCEMENT SHALL IN NO EVENT EXCEED THE AMOUNT OF THE PURCHASE PRICE ATTRIBUTABLE TO THE DEFECTIVE PORTION OF THE SURFACE WHICH IS REPAIRED OR REPLACED.

MAINTENANCE INSTRUCTIONS: FieldTurf has made available or supplied Owner with a copy of the Maintenance Manual containing written instructions for the care and maintenance of the Surface. Owner acknowledges receipt of said Maintenance Manual and agrees to comply with and carry out the instructions contained in it as a condition of this Warranty. The terms of the Maintenance Manual are incorporated in this Warranty by reference. If a Maintenance Manual is not received by Owner at the time of issuance of this warranty, it is the owner's obligation to request and maintain record of receipt.

CLAIMS: All claims by Owner under this Warranty must be made in writing to the following address within thirty calendar days after Owner learns of any defect giving rise to the claim: FieldTurf USA, Inc. Indoor Division, 175 N Industrial Blvd. Calhoun, Georgia, 30701.

INSPECTIONS AND TESTS: FieldTurf shall be allowed to inspect the Surface during reasonable business hours regarding any claim, which Owner makes under this Warranty; to be present at and to analyze the results of all tests conducted by Owner or others; and to conduct such tests as FieldTurf in its discretion may deem advisable. Owner shall promptly furnish FieldTurf with a copy of all written reports of any tests performed by Owner or others with respect to such tests, except that FieldTurf shall pay for the costs of all tests and analyses conducted or directed by FieldTurf representatives.

INSTALLATION SYSTEMS: FieldTurf provides specific installation systems to accommodate a variety of building conditions. It is critical that care is taken by both the owner and the contractor (and other interested parties) performing the work to understand the benefits and limitations of each system and select the appropriate system. All concrete slabs should be carefully inspected for typical, predictable and acceptable conditions, especially as it concerns moisture testing. Existing buildings and structures that are remodeled may not contain effective vapor retarders/barriers, exhibit poor drainage and/or other conditions that allow the introduction of moisture. All FieldTurf installation systems are based on

typical, predictable and acceptable concrete conditions. For fully adhered systems and GreenLay products, concrete must maintain conditions consistent with FieldTurf's written tolerances, as outlined in FieldTurf's installation guidelines. FieldTurf does not warrant against the loss of bond or all other adverse effects upon any installation system where conditions exceed FieldTurf's written tolerances; this includes, but is not limited to, the presence and/or accumulation of standing water on the surface of the concrete slab or over other installation systems, including moisture mitigation products that FieldTurf does not provide. In the event of a claim hereunder, FieldTurf reserves the right to perform its own inspections during normal business hours, in its sole discretion, to determine the validity of the claim. FieldTurf does not warrant against the effect of high moisture conditions and/or other adverse conditions existing within any and all building materials, components, elements and conditions.

All FieldTurf installation systems require the ability to bond directly to concrete or approved alternative subfloor surface. Sealers, existing adhesives and/or any other contaminants may affect the performance of any FieldTurf installation system. Strict adherence to ASTM F710 is required. The use of solvents to remove existing adhesives is prohibited. FieldTurf does not warrant against any damage caused by the existence and/or application of moisture mitigation systems without FieldTurf's express written approval and consent. FieldTurf expressly excludes from this Warranty the movement of joints and the development of cracks, divots, scratches and gouges in the subfloor surface.

The bridging of moving joints is expressly prohibited with the exception of FieldTurf installation systems incorporating Tarkolay products provided those joints are properly prepared.

Projects must be registered using FieldTurf's specific warranty registration form within thirty (30) days of substantial completion of the installation of the Surface. A sample warranty may be provided upon request, but the Warranty will not be issued by FieldTurf without timely submittal of FieldTurf's warranty registration form; all FieldTurf registration forms must include evidence of moisture testing and written evidence of inspections, both of which must be acceptable to FieldTurf, along with the FieldTurf installation system type used. FieldTurf does not validate moisture testing information and does not interpret such testing, but is collected for data and reference purposes. FieldTurf does not interpret existing conditions. PH testing is required and must also meet and remain within FieldTurf's written tolerances.

GOVERNING LAW AND CONSENT: This Warranty shall be governed by and interpreted in accordance with the law of the State of Georgia.

EFFECTIVE DATE: The Effective Date of this Warranty is 2018.	theday of,
OWNER'S NAME	FieldTurf USA, Inc.
By:	Ву:
Title:	Title:
Date:	Date:

For more information please contact the Indoor division of FieldTurf at 678-364-6541

PRODUCT WARRANTY



OSST USA Protraxx Warranty (Valid Upon Registration)

5-Year Against Manufacturing Defect and 10-Year Against Excessive Wear

OSST USA provides this Limited Warranty to the Original Purchaser that OSST USA, Protraxx (herein the Rubber Products) against manufacturing defects in material for a period of (10) years from the date of installation. This limited warranty shall remain in effect only if the Rubber Flooring is used for the purpose for which it was designed and under normal conditions. In addition, the Rubber Flooring must have been installed by an approved dealer following current installation guidelines and maintained by the owner on a regular basis in strict accordance with OSST USA specifications and/or technical bulletins.

ADDITIONAL PROVISIONS:

In the event that a manufacturing defect is determined to exist, OSST USA liability shall be limited to **one** of the following options which will be decided solely by, and at the discretion of, OSST USA.

- 1) Repair the Rubber Product(s) proven to contain a manufacturing defect.
- 2) Replace the defective portion of Rubber Product(s) with a comparable Rubber Product (may not be identical in type, thickness, color, or shade)
- 3) Furnish a comparable Rubber Product Overlay (may not be an Overlay identical in type, thickness, color, or shade of the original product) that would be installed over the existing Rubber Product

If the manufacturing defect is aesthetic in nature only, and does not affect the Rubber Flooring performance, OSST USA agrees to provide a sufficient aesthetic resolution only.

Under no circumstance will OSST USA be responsible for the removal, reinstallation, or labor to repair or replace the defective material. The sole recourse against OSST USA under this Limited Warranty will be to supply replacement product for the defective product only. Due to shade variations in production runs, it is likely there will be shade variations between the replacement material and the material previously installed.

OSST USA warrants its products only from manufacturing defects. This Limited Material Warranty does not cover any issues, damage, or failure connected to the installation_nor does it cover normal wear and tear, or any type of product issue caused, completely or in part, by acts or omissions outside of OSST USA control.

WARRATY IS PRORATED AS FOLLOW:

YEAR 1: Material and Reasonable Labor Costs.

- YEARS 2 & 3: Material and 50% of Reasonable Labor Costs.
- **YEARS 4 6:** Material only.
- **YEARS 7 10:** 25% of the material only.

LIMITATIONS/EXCLUSIONS:

WARRANTIES HEREIN ARE VOID AND UNENFORCEABLE AS TO THE ORIGINAL PURCHASER IF (this list is not all-inclusive):

- Original Purchaser fails to maintain, improperly maintains, or inadequately maintains the Rubber Flooring in accordance with OSST USA approved maintenance procedures.
- The Rubber Flooring is used in ways other than for what it was designed.
- Dissatisfaction due to improper installation and/or the installation contractor fails to adhere to OSST USA installation guidelines.
- Faulty seams or telegraphing from substrate,
- Failure due to floor patching compounds or deficiencies in concrete or asphalt substrates,
- Damaged by accident, unreasonable use, abuse, neglect, act(s) of God, or any other cause not directly due to any defect(s) in material(s) of the Rubber Flooring,
- The adhesive fails to adhere material to the subfloor, whether concrete or other material, because of alkali, moisture and/or moisture migration from any source,
- Issues due to faulty building construction, slab/ wall settlement, improper /missing vapor barriers,
- Flooring that is installed or repaired by anyone other than an authorized OSST USA Distributor or Dealer,
- Issues from the use of improper shoes, improper spikes, baseball/football cleats, stiletto/spiked heels or ice skates,
- Damage or punctures in product caused by skates,
- The Rubber Flooring shows uneven wear, especially in high traffic or pivot point areas, reduction in surface gloss, deterioration of sheen color or shade for any reason, or fading/discoloration due to sunlight, heat, or climatic conditions,
- Alteration of the initial appearance of the floor covering occurs, particularly in high traffic areas and areas exposed to excessive wear,
- Stains, cuts, scratches, gouges, scuffs, punctures, tears, indentations due to point loads, burns, or accidents,
- Discoloration caused by tracking residue from carpet dyes, rugs/mats, painted or asphalt surfaces such as driveways, damage resulting from lack of or improper, furniture rests and floor protectors, or any intentional misuse of the floor coverings,
- Issues resulting from using adhesives or other components not previously approved by OSST USA,
- Variations in shading and gauging from one piece to another,
- Line paint chipping or delaminating,
- Delamination between layers or from substrate due to impact to from free weights, barbells, point loads, or rolling loads,
- Difference in color between samples or photographs and actual flooring,
- Damage from forklifts, trucks, cars, tractors, mowers, all terrain vehicles, any other type of wheeled apparatus or fluid leaks from them.

OSST USA is not a joint venture with, or partner, affiliate, agent or representative of, any Distributor/Dealer/Sales Agent or any others, and only authorized officers of OSST USA have the authority to bind or obligate OSST USA in connection with the foregoing Warranties or in any other manner whatsoever. Except as provided herein, OSST USA does not warrant or guarantee installation. Any alteration or amendment of the foregoing Warranties without the prior written consent of OSST USA shall invalidate the foregoing Warranties in their entirety.

NO WARRANTIES, EXPRESSED OR IMPLIED, ARE MADE BEYOND THOSE WARRANTIES SET FORTH HEREIN. TO THE EXTENT PERMITTED BY LAW, ANY IMPLIED WARRANTY(IES) OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO ANY RUBBER PRODUCTS ARE EXCLUDED. NEITHER OSST USA NOR THE DISTRIBUTOR/DEALER/SALES AGENT SHALL BE LIABLE OR RESPONSIBLE TO THE ORIGINAL PURCHASER FOR ANY LOST PROFITS/WAGES, INCONVENIENCE, COMMERCIAL LOSS, INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES SUFFERED OR SUSTAINED BY THE ORIGINAL PURCHASER.

OSST USA MAXIMUM RESPONSIBILITY TO THE ORIGINAL PURCHASER UNDER THE FOREGOING WARRANTIES IS/ARE LIMITED TO THE TOTAL PRICE PAID BY THE ORIGINAL PURCHASER TO OSST USA FOR THE RUBBER PRODUCTS. THE FOREGOING DAMAGE LIMITATION SHALL APPLY REGARDLESS OF WHETHER THE ORIGINAL PURCHASER ASSERTS ANY CLAIM(S) FOR BREACH OF WARRANTY/CONTRACT, STRICT LIABILITY OR TORTIOUS MISCONDUCT AND REGARDLESS OF WHETHER OSST USA FLOORING® HAS BEEN ADVISED OF ANY POTENTIAL FOR DAMAGE(S) TO THE ORIGINAL PURCHASER PRIOR TO ACCRUAL OF ANY CLAIM(S) BY, TO, OR FOR THE BENEFIT OF THE ORIGINAL PURCHASER.

THE FOREGOING WARRANTIES MAY NOT BE ASSIGNED OR TRANSFERRED BY THE ORIGINAL PURCHASER. OSST USA AND DISTRIBUTOR'S/SALES AGENT'S OBLIGATIONS UNDER THE FOREGOING WARRANTIES ARE EXTINGUISHED UPON THE ORIGINAL PURCHASER'S SALE, ASSIGNMENT, TRANSFER OR RELOCATION OF THE RUBBER PRODUCTS FROM THE SITE THE RUBBER PRODUCTS WERE ORIGINALLY INSTALLED BY DISTRIBUTOR/DEALER/SALES AGENT. IF THE ORIGINAL PURCHASER SELLS, ASSIGNS OR TRANSFERS THE RUBBER PRODUCTS AS A FIXTURE TO THE REAL PROPERTY UPON WHICH THE RUBBER PRODUCTS WERE ORIGINALLY INSTALLED, OSST USA AND DISTRIBUTOR/DEALER/SALES AGENT SHALL HAVE NO FURTHER OBLIGATIONS UNDER THE FOREGOING WARRANTIES TO ANY PURCHASER, ASSIGNEE OR TRANSFERE OF THE ORIGINAL PURCHASER. THE FOREGOING WARRANTIES SHALL BE GOVERNED AND INTERPRETED UNDER THE INTERNAL LAWS OF THE STATE OF MICHIGAN WITHOUT REFERENCE TO ANY CHOICE OF LAW PROVISION(S) OF ANY OTHER STATE OR JURISDICTION.

REGISTRATION OF WARRANTY

Registration of this warranty must be accomplished by the following:

The authorized OSST USA Distributor/Dealer/Sales Agent will submit Original Purchaser's name and information to the Warranty Registration Clerk at the OSST USA office.

If the authorized OSST USA Distributor/Dealer/Sales Agent fails to correctly register the Customer's warranty, then OSST USA obligations under this Warranty shall become effective on the date of shipment of the Rubber Products.



Teamplay (5) Year Warranty

A year (5) year Limited Warranty from the date of the sale will be provided for all of the commercial and sport floor products. This Limited Warranty will cover manufacturing defects of the material. For specific products and warranty of a longer period of time may be applicable as well as an "extreme" wear warranty. For details on the type of warranty that applies to a specific product, please contact OSST USA.

If in fact of a product under this warranty does exhibit a proven manufacturing defect, the product will either be repaired, an equivalent replacement product will be shipped or OSST USA will ship and install an overlay product (not necessarily the same type, thickness etc.) that will cover the existing defective product. In order for these actions to occur however, the defect must affect the performance of the product and not only aesthetics. In the event that there is an aesthetic, OSST USA will provide a reasonable solution to the problem. Also for a manufacturing defect to be observed it is necessary for the product under the warranty to have been installed and maintained properly in line with OSST USA.

Under no circumstances will the length of the warranty be prolonged due to delivery of another product, any repair, or overlay. The warranty will also not be applicable if any repair to the product is done by anyone other than authorized OSST USA Technicians.

Any damages incurred due to the following: improper construction of the building or sub-base, usage of the product other than what it is designed for, failure by contractors to follow their specifications, deficiencies in the concrete or asphalt slab, extreme dryness or moisture of alkali from any source, and incorrectly installed moisture and vapor barriers will void the warranty obligations.

The following are specifically excluding from this warranty: damages done due to stains, gouges, punctures, tears, accidents, intentional misuse of product, damage to products that have been neglected, abused, excessively worn in pivoting and high stress areas, reduction of the luster from use, normal wear, gradual color change because of sunlight or other climate conditions, differences in color, shading, flecking, or marbilization with the samples, illustrations and or previous products.



Any discontinued product including any discontinued colors, marbilization of fleck at the time of sale will not be applicable for this warranty. Products that are sold as seconds or are of B grade will also not be observed under this warranty.

If anything besides that of authorized OSST USA adhesive is used during installation then this warranty is void for that product installed. If the product is installed by uncertified installers this warranty will be voided as well. The product must also be maintained according to the standards established by OSST USA.

If any OSST USA product under this warranty is found to have a manufacturing defect, then a written notice must be received within (30) days of the discovery of the supposed defect and must include a detailed description. Upon receiving this notice an authorized OSST USA agent will inspect and verify the supposed defect. If the defect claim is accurate, OSST USA will promptly decide on an option from above to resolve the defect. OSST USA will make every effort possible to match any of the standard colors available for alternative products but there is no guarantee that the new product will be identical to the initial defective material.

LIMITATIONS AND DISCLAIMERS

THE LIABILITY OF OSST USA WILL BE ONLY AS STATED PREVIOUSLY. OSST USA WILL NOT BE HELD RESPONSIBLE FOR ANY COST INCLUDING LABOR THAT ARE NECESSARY FOR ANY REPAIRS, INSTALLATION OR REPLACEMENT OF ANY PRODUCT UNDER THIS WARRANTY. OSST USA WILL ALSO NOT BE HELD RESPONSIBLE FOR ANY DAMAGES, LABOR, REMOVAL, OR INSTALLATION. LOST PROFITS OR SALES, INJURY OR ANY OTHER LOSS DUE TO A DEFECTIVE PRODUCT.

ONLY THE ORIGINAL USER OF THE PRODUCT IS THE WARRANTY VALID TO. ABSOLUTELY NO TRANSFER OF THIS WARRANTY SHALL BE PERMITTED. THIS WARRANTY IS IN CONJUNCTION WITH ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITATION ANY WARRANTY OF MERCHANTABILITY, HABITABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. THIS WARRANTY IS ALSO IN CONJUNCTION WITH ANY OTHER OBLIGATIONS OF OSST USA.

THE ONLY EXPLANATION OF THE OBLIGATIONS OF A DEFECTIVE PRODUCT BY OSST USA IS THIS LIMITED WARRANTY. THERE WILL BE NO REPRESENTATIONS MADE BY OSST USA.

PRODUCT WARRANTY



OSST USA Compact Warranty (Valid Upon Registration)

10-Year Against Manufacturing Defect and 10-Year Against Excessive Wear

OSST USA provides this Limited Warranty to the Original Purchaser that OSST USA, Compact (herein the Rubber Products) against manufacturing defects in material for a period of (10) years from the date of installation. This limited warranty shall remain in effect only if the Rubber Flooring is used for the purpose for which it was designed and under normal conditions. In addition, the Rubber Flooring must have been installed by an approved dealer following current installation guidelines and maintained by the owner on a regular basis in strict accordance with OSST USA specifications and/or technical bulletins.

ADDITIONAL PROVISIONS:

In the event that a manufacturing defect is determined to exist, OSST USA liability shall be limited to **one** of the following options which will be decided solely by, and at the discretion of, OSST USA.

- 1) Repair the Rubber Product(s) proven to contain a manufacturing defect.
- 2) Replace the defective portion of Rubber Product(s) with a comparable Rubber Product (may not be identical in type, thickness, color, or shade)
- 3) Furnish a comparable Rubber Product Overlay (may not be an Overlay identical in type, thickness, color, or shade of the original product) that would be installed over the existing Rubber Product

If the manufacturing defect is aesthetic in nature only, and does not affect the Rubber Flooring performance, OSST USA agrees to provide a sufficient aesthetic resolution only.

OSST USA warrants its products only from manufacturing defects. This Limited Material Warranty does not cover any issues, damage, or failure connected to the installation after (1) year from original installation from certified OSST Installers nor does it cover normal wear and tear, or any type of product issue caused, completely or in part, by acts or omissions outside of OSST USA control. Due to shade variations in production runs, it is likely there will be shade variations between the replacement material and the material previously installed.

Wear warranty states not wearing through 100 % of the top layer of material under normal use.

WARRATY IS PRORATED AS FOLLOW:

- YEAR 1: Material and Reasonable Labor Costs.
- YEARS 2 & 3: Material and 50% of Reasonable Labor Costs.
- YEARS 4 6: Material only.
- YEARS 7 10: 25% of the material only.

LIMITATIONS/EXCLUSIONS:

WARRANTIES HEREIN ARE VOID AND UNENFORCEABLE AS TO THE ORIGINAL PURCHASER IF (this list is not all-inclusive):

- Original Purchaser fails to maintain, improperly maintains, or inadequately maintains the Rubber Flooring in accordance with OSST USA approved maintenance procedures.
- The Rubber Flooring is used in ways other than for what it was designed.
- Dissatisfaction due to improper installation and/or the installation contractor fails to adhere to OSST USA installation guidelines.
- Faulty seams or telegraphing from substrate,
- Failure due to floor patching compounds or deficiencies in concrete or asphalt substrates,
- Damaged by accident, unreasonable use, abuse, neglect, act(s) of God, or any other cause not directly due to any defect(s) in material(s) of the Rubber Flooring,
- The adhesive fails to adhere material to the subfloor, whether concrete or other material, because of alkali, moisture and/or moisture migration from any source,
- Issues due to faulty building construction, slab/ wall settlement, improper /missing vapor barriers,
- Flooring that is installed or repaired by anyone other than an authorized OSST USA Distributor or Dealer,
- Issues from the use of improper shoes, improper spikes, baseball/football cleats, stiletto/spiked heels or improper ice skates,
- Damage or punctures in product caused by improper ice skate abuse,
- The Rubber Flooring shows uneven wear, especially in high traffic or pivot point areas, reduction in surface gloss, deterioration of sheen color or shade for any reason, or fading/discoloration due to sunlight, heat, or climatic conditions,
- Alteration of the initial appearance of the floor covering occurs, particularly in high traffic areas and areas exposed to excessive wear,
- Stains, cuts, scratches, gouges, scuffs, punctures, tears, indentations due to improper point loads, burns, or accidents,
- Discoloration caused by tracking residue from carpet dyes, rugs/mats, painted or asphalt surfaces such as driveways, damage resulting from lack of or improper, furniture rests and floor protectors, or any intentional misuse of the floor coverings,
- Issues resulting from using adhesives or other components not previously approved by OSST USA,
- Variations in shading and gauging from one piece to another,
- Line paint chipping or delaminating,
- Delamination from substrate due to impact to from free weights, barbells, point loads, or rolling loads,
- Difference in color between samples or photographs and actual flooring,
- Damage from forklifts, trucks, cars, tractors, mowers, all terrain vehicles, any other type of wheeled apparatus or fluid leaks from them.

OSST USA is not a joint venture with, or partner, affiliate, agent or representative of, any Distributor/Dealer/Sales Agent or any others, and only authorized officers of OSST USA have the authority to bind or obligate OSST USA in connection with the foregoing Warranties or in any other manner whatsoever. Except as provided herein, OSST USA does not warrant or guarantee installation. Any alteration or amendment of the foregoing Warranties without the prior written consent of OSST USA shall invalidate the foregoing Warranties in their entirety.

NO WARRANTIES, EXPRESSED OR IMPLIED, ARE MADE BEYOND THOSE WARRANTIES SET FORTH HEREIN. TO THE EXTENT PERMITTED BY LAW, ANY IMPLIED WARRANTY(IES) OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE APPLICABLE TO ANY RUBBER PRODUCTS ARE EXCLUDED. NEITHER OSST USA NOR THE DISTRIBUTOR/DEALER/SALES AGENT SHALL BE LIABLE OR RESPONSIBLE TO THE ORIGINAL PURCHASER FOR ANY LOST PROFITS/WAGES, INCONVENIENCE, COMMERCIAL LOSS, INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES SUFFERED OR SUSTAINED BY THE ORIGINAL PURCHASER.

OSST USA MAXIMUM RESPONSIBILITY TO THE ORIGINAL PURCHASER UNDER THE FOREGOING WARRANTIES IS/ARE LIMITED TO THE TOTAL PRICE PAID BY THE ORIGINAL PURCHASER TO OSST USA FOR THE RUBBER PRODUCTS. THE FOREGOING DAMAGE LIMITATION SHALL APPLY REGARDLESS OF WHETHER THE ORIGINAL PURCHASER ASSERTS ANY CLAIM(S) FOR BREACH OF WARRANTY/CONTRACT, STRICT LIABILITY OR TORTIOUS MISCONDUCT AND REGARDLESS OF WHETHER OSST USA FLOORING® HAS BEEN ADVISED OF ANY POTENTIAL FOR DAMAGE(S) TO THE ORIGINAL PURCHASER PRIOR TO ACCRUAL OF ANY CLAIM(S) BY, TO, OR FOR THE BENEFIT OF THE ORIGINAL PURCHASER.

THE FOREGOING WARRANTIES MAY NOT BE ASSIGNED OR TRANSFERRED BY THE ORIGINAL PURCHASER. OSST USA AND DISTRIBUTOR'S/SALES AGENT'S OBLIGATIONS UNDER THE FOREGOING WARRANTIES ARE EXTINGUISHED UPON THE ORIGINAL PURCHASER'S SALE, ASSIGNMENT, TRANSFER OR RELOCATION OF THE RUBBER PRODUCTS FROM THE SITE THE RUBBER PRODUCTS WERE ORIGINALLY INSTALLED BY DISTRIBUTOR/DEALER/SALES AGENT. IF THE ORIGINAL PURCHASER SELLS, ASSIGNS OR TRANSFERS THE RUBBER PRODUCTS AS A FIXTURE TO THE REAL PROPERTY UPON WHICH THE RUBBER PRODUCTS WERE ORIGINALLY INSTALLED, OSST USA AND DISTRIBUTOR/DEALER/SALES AGENT SHALL HAVE NO FURTHER OBLIGATIONS UNDER THE FOREGOING WARRANTIES TO ANY PURCHASER, ASSIGNEE OR TRANSFERE OF THE ORIGINAL PURCHASER. THE FOREGOING WARRANTIES SHALL BE GOVERNED AND INTERPRETED UNDER THE INTERNAL LAWS OF THE STATE OF ILLINOIS WITHOUT REFERENCE TO ANY CHOICE OF LAW PROVISION(S) OF ANY OTHER STATE OR JURISDICTION.

REGISTRATION OF WARRANTY

Registration of this warranty must be accomplished by the following:

The authorized OSST USA Distributor/Dealer/Sales Agent will submit Original Purchaser's name and information to the Warranty Registration Clerk at the OSST USA office.

If the authorized OSST USA Distributor/Dealer/Sales Agent fails to correctly register the Customer's warranty, then OSST USA obligations under this Warranty shall become effective on the date of shipment of the Rubber Products.



MONDO AMERICA INDOOR LIMITED MATERIAL WARRANTY

Warranty Holder:		Warranty Term:	10 years against Excessive Wear 1 year against Manufacturing Defects
Dealer/Distributor:	Kiefer USA	Commencement date:	
Reference Number:		Specified Product(s):	DuraFlex
Project/Facility Name:		Project/Facility Address:	

1. Subject to the terms and conditions hereof, Société Mondo America Inc. ("Mondo") provides this Limited Material Warranty to the above specified Warranty Holder covering the above-referenced Specified Product(s): (a) for a period of one (1) year against manufacturing defect which such manufacturing defect prevents use of the Specified Product(s), and (b) for a period of ten (10) years against surface wear through the top surface to the underlayment from normal use in areas other than pivot or high stress areas ("Excessive Wear"). (A valid claim for Manufacturing Defect or Excessive Wear will be collectively referred to as a "Covered Claim"). For all purposes hereof, the Warranty Term shall commence on the date which is thirty (30) days from Mondo's date of shipment for the Specified Product(s) (the "Warranty Commencement Date").

2. Subject to the terms and conditions hereof, Mondo warrants that in the event of a valid Covered Claim covered by this Limited Material Warranty, which such Specified Product has been installed and maintained in accordance with the Mondo's specifications, technical specifications and/or technical bulletins Mondo shall at its sole discretion elect either: (a) to repair the affected area(s) of the Specified Product(s) proven to be subject to the Manufacturing Defect or Excessive Wear; or (b) to ship replacement product reasonably equivalent to the affected area(s) of the Specified Products proven to be subject to the Manufacturing Defect or Excessive Wear; or (c) to supply at Mondo's discretion an overlay product similar to the Specified Product or an Alternative Product(s) not identical in type, thickness or otherwise from the Specified Product; that is/are installed on top of the affected area(s) of the Specified Product proven to be subject to a Manufacturing Defect or Excessive Wear; provided, however, that specifically excluded from this Limited Material Warranty is any claimed defect that affects only an aesthetic property or attribute of the Specified Product.

3. Notwithstanding any contrary provision hereof, in no event shall any liability of Mondo hereunder exceed the actual cost of the Specified Product or Alternative Product required to repair, replace or overlay (in Mondo's sole discretion) the affected area(s) of the Specified Product(s) (the "Liability Limit"). Furthermore in consideration of the fact that all products depreciate over time, Mondo's Liability Limit for any Excessive Wear hereunder shall, starting on the first (1st) anniversary of the Warranty Commencement Date, reduce each year during the Term by ten (10%) percent of the initial Liability Limit. For example, unless Mondo has received written notice of an Excessive Wear claim prior to the first anniversary of the Warranty Commencement Date, at which time Mondo's total liability shall be reduced to eighty (80%) percent of the initial Liability Limit, with further ten (10%) per cent reductions of the initial Liability Limit on each such anniversary throughout the Warranty Term.

4. EXCLUSIONS AND DISCLAIMERS. MONDO'S LIABILITY HEREUNDER SHALL BE LIMITED AS SPECIFIED ABOVE, WHICH SHALL BE THE SOLE AND EXCLUSIVE OBLIGATION OF MONDO HEREUNDER. MONDO SHALL HAVE NO LIABILITY FOR ANY CLAIM WHICH IS NOT A COVERED CLAIM. UNDER NO CIRCUMSTANCES WILL MONDO BE LIABLE FOR LABOR OR ANY OTHER COSTS INCURRED IN CONNECTION WITH THE REPAIR, REMOVAL, INSTALLATION OR REPLACEMENT OF ANY SPECIFIED PRODUCTS COVERED BY THIS LIMITED MATERIAL WARRANTY, EXCEPT AS SPECIFICALLY PROVIDED HEREIN. UNDER NO CIRCUMSTANCES WILL MONDO BE LIABLE FOR DIRECT OR INDIRECT DAMAGES, LABOR, REMOVAL, INSTALLATION, INCIDENTAL OR CONSEQUENTIAL DAMAGES, FOR LOST PROFITS, LOST SALES, INJURY TO PROPERTY OR ANY OTHER DAMAGES, LOSSES OR CONTINGENCIES DUE TO OR ARISING OUT OF ANY SPECIFIED PRODUCT, WHETHER OR NOT SUBJECT TO A MANUFACTURING DEFECT. THE LIMITED MATERIAL WARRANTY IS VALID ONLY FOR THE SPECIFIED WARRANTY HOLDER AND IS NOT ASSIGNABLE OR TRANSFERABLE UNDER ANY CIRCUMSTANCES. THERE SHALL BE NO THIRD PARTY BENEFICIARIES (INTENDED OR OTHERWISE) HEREUNDER. THIS LIMITED MATERIAL WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITATION ANY WARRANTY OF MERCHANTABILITY, HABITABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ALSO IS IN LIEU OF ANY OTHER OBLIGATIONS ON THE PART OF MONDO (CONTRACTUAL, TORT OR OTHERWISE). THIS LIMITED MATERIAL WARRANTY CONSTITUTES THE ONLY WARRANTY MADE BY MONDO AND IS A COMPLETE AND EXCLUSIVE STATEMENT OF ITS OBLIGATIONS. MONDO MAKES NO REPRESENTATIONS, EXPRESSED OR IMPLIED, NOT

SPECIFIED HEREIN. ANY AND ALL REPRESENTATIONS, PROMISES, WARRANTIES OR STATEMENTS BY MONDO'S EMPLOYEES, REPRESENTATIVES, AGENTS, DEALERS, OR DISTRIBUTORS THAT DIFFER, ENHANCE, AMEND OR EXTEND IN ANY MANNER FROM THE TERMS OF THIS WRITTEN LIMITED MATERIAL WARRANTY SHALL BE OF NO FORCE OR EFFECT. NO REPRESENTATIVE, AGENT OR EMPLOYEE OF MONDO, OR ANY OTHER PERSON, IS AUTHORIZED TO ASSUME FOR MONDO ANY ADDITIONAL LIABILITY OR RESPONSIBILITY WITH MONDO FLOOR COVERING EXCEPT AS DESCRIBED ABOVE.

5. Without limiting the foregoing and subject to the particular type of Specified Product involved, this Limited Material Warranty shall not cover damage to the Specified Product(s) caused in whole or in part by any of the following: (a) usage for which the Specified Product(s) was not designed; (b) faulty design and/or construction of the building and/or sub-base; (c) failure of the other contractors to adhere to their specifications; (d) deficiencies in the concrete or asphalt slab; (e) excessive dryness in the concrete slab; (f) failure to install correctly moisture and/or vapor barriers; or (g) excessive moisture or alkali from humidity, spillage, mechanical failure, migration through the slab or walls, or from any other source.

6. Specifically excluded from this Limited Material Warranty is any Specified Product which has been subjected to neglect, abuse, or wear in pivoting areas and high stress areas. Without limiting the foregoing, this Limited Material Warranty in addition does not cover damage due to ice skates, stains, gouges, punctures, tears, accidents, or damage resulting from any intentional misuse of products; luster reduction from use; normal wear and tear; scaling, cracking and gradual changes in color shading due to exposure to sunlight and/or climatic conditions. Differences in color/shading/flecking and marbleisation variations with any actual samples, printed illustrations and/or previous productions are also excluded under this Limited Material Warranty.

7. In no event shall Mondo have any liability for any patent defects or discrepancies which were or could have been discovered prior to installation of the Specified Products. Nor shall Mondo have any liability for any failure to comply with Mondo's storage recommendations, nor for any Specified Products which have been stored for more than six (6) months prior from date of shipment from Mondo.

8. This Limited Material Warranty shall not apply to Specified Products which have been discontinued or Specified Products in a discontinued color, marbleisation or flecking at the time of sale, or to goods sold as seconds or B grade. This Limited Material Warranty shall become void if the proper Mondo adhesive or Mondo recommended adhesive has not been used on the installation, if the Specified Product has not been installed by certified installers, or if the Specified Product has not been maintained in accordance with all of Mondo's specifications.

9. As a condition precedent to any of Mondo's obligations hereunder, the Purchaser must provide written notice to Mondo at 2655 Francis Hughes, Laval, Quebec, Canada H7L 3S8 within the earlier of either (a) expiration of the applicable Warranty Period (i.e., one year for a claim of Manufacturing Defect, and ten years for a claim of Excessive Wear) and (b) the date which is ten (10) days after the discovery of any alleged defect. Such notice shall include the details and photographs concerning the alleged defect. After notification, an authorized Mondo representative shall have the right to inspect and verify the alleged defect. Promptly thereafter, Mondo will, if it determines the claim to be valid, and at its discretion, elect one of the options as provided in paragraph 2 herein above. If shipment of an alternative product(s) is elected in accordance with this Limited Material Warranty, Mondo will try to supply a color and embossing, to the extent that they are reasonably available, close to that of the Specified Product at the basis of the warranty claim. If a product similar to the Specified Product is to be supplied, Mondo will make reasonable efforts, to provide a similar product in color and texture/finish, if its production can be combined with a production run of the same product and color; however Mondo cannot guarantee an exact match of color, shading, marbleisation, fleck dispersion, or finish of the Specified Product(s) to be repaired, replaced or overlaid.

10. An express condition precedent to any and all liability hereunder shall be Mondo's receipt of full payment for the Specified Materials. In no event shall Mondo have any liability hereunder unless Mondo has received full payment for the Specified Materials.

11. No delivery of a specified or alternative product(s) for any repair(s), replacement(s) or overlay(s) shall be deemed to extend or prolong the Term of this Limited Material Warranty. This Limited Material Warranty shall be void if the Specified Products are repaired, replaced or overlaid by persons other than those authorized and approved by Mondo to perform such work.

12. Receipt and installation of any and all Specified Products constitutes acceptance of this Limited Material Warranty and all of its terms, conditions, limitations and disclaimers.



Roll and Tile Good Warranty

All Kiefer U.S.A. rubber flooring is guaranteed by Kiefer U.S.A. to be free from manufacturing defects on material. If such a defect is discovered, the customer must notify Kiefer U.S.A. either through the contracting installer, distributor, or directly. If found to be defective within three years under normal non-abusive conditions, the sole remedy against the seller will be the replacement or repair of the defective goods, or at the seller's option, credit may be issued not exceeding the selling price of the defective goods.

Tuff-Roll/Tuff-Lock warranty shall not cover dissatisfaction due to improper installation, damage from improper maintenance or usage, or general misuse, including and without limitation: burns, cuts, tears, scratches, scuffs, damage from rolling loads, damage from cleaning products not recommended by Kiefer U.S.A., slight shade variations or shade variations due to exposure to direct sunlight, or differences in color between samples or photographs and actual flooring.

Excluded from Warranty

These warranties do not apply to the following:

- 1. The exact matching of shade, color or mottling.
- 2. Any express or implied promise made by any salesman or representative.
- 3. Tears, burns, cuts or damage due to improper installation, improper use or improper cleaning agents or maintenance methods.
- 4. Wear from chairs or other furniture without proper floor protectors will void the warranty. Care should be taken to protect the flooring from damage by using good quality protective feet for chairs, tables, and other furniture. Chair mats may be required under chairs with casters/wheels.
- 5. Labor costs for installation of original or replacement material.
- 6. Sale of "Remnants", "Seconds", "Off Goods" or other irregular (non-first-quality) flooring materials. With respect to "Seconds", "Off Goods", or "Remnants" such are sold "as is," and Everlast makes no warranties whatsoever, express or implied with respect thereto, including warranties of merchantability or fitness for a particular purpose.
- 7. Problems caused by moisture, hydrostatic pressure, or alkali in the sub-floor.
- 8. Problems caused by uses, maintenance, and installation that are contrary to Tuff-Roll/Tuff-Lock specifications, recommendations or instructions.
- 9. Material installed with obvious defects.
- 10. Damage to flooring products from high heels or spike heels.
- 11. Damage to flooring products from rubber mats or rubber backed mats.
- 12. Installation of Tuff-Roll/Tuff-Lock products with adhesives other than those recommended by Tuff-Roll/Tuff-Lock.
- 13. Fading and/or discoloration resulting from heavy sunlight penetration and ultraviolet ray exposure from direct or glass-filtered sunlight.
- 14. Material that is not installed and maintained as recommended by Tuff-Roll/Tuff-Lock.
- 15. Damage to flooring products from pallet jack and tow-motor traffic.
- 16. Environments where the product will be exposed to animal fats, vegetable oils, grease or petroleum based materials. (i.e.: commercial kitchens or auto repair facilities.)
- 17. Premature wear and deterioration from spikes and skate blade exposure.
- 18. Differences in color between products and photography.
- 19. Embossing / density deviations between product and samples, photography.

These warranties are in lieu of any other warranty expressed or implied. Tuff-Roll/Tuff-Lock shall not be liable for any incidental or consequential damages which may result from a defect. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. These warranties give you specific rights, and you may also have rights which may vary from state to state. To know what your legal rights are in your state, consult your local or state Consumer Affairs Office or your State Attorney General.

For complete and latest warranty information for products within the Tuff-Roll[™] & Tuff-Lock[™] collection, please see www.kieferfloors.com

MONDOTURF F

SPOR RF. Τ.Τ

DROPTURF

DropTurf is an 19 mm turf surface that comes in 7 different colors that is intended for indoor fitness areas and various indoor sports applications. Total approximate thickness of 25mm. It is available in rolls.



Technical Characteristics

PROPERTY	VALUE	UNITS	METHOD
Product Stock Code	FIT - Agility Turf		
Pile Yarn Type	UV-resistant polyethylene		n/a
Yarn Structure	Slit-Film/Thatch		n/a
Yarn Deniers	10000/5000	Denier	D1577
Pile Height	0.75	inches	D5823
Pile Weight	40	oz/yd²	D5848
Primary Backing Weight	8+	oz/yd²	D5848
Secondary Backing Weight (Perforated)	20+	oz/yd²	D5848
5mm Attached Foam Pad	47	oz/yd²	
Total Carpet & Pad Weight	115	oz/yd²	D5848
Stitch Gauge	3/16 inch centers		D5793
Tuft Bind	8+	lbs/force	D1335
Pill Burn Test	Pass		D2859
t Attached Pad	5	mm	

Disclaimer: Variation of +/-5% on above listed property values is within normal manufacturing tolerances

*Specifications provided above are tufted measurements. Final measurements can change during backing processes. FieldTurf USA, Inc. is not responsible for typing errors on specifications listed above.

Warranty Protection

5-year prorated warranty. Refer to sample warranty document for complete coverage details.

Environmental Facts

For environmental facts, visit: tarkettsportsindoor.com/en/specs-and-data/environmental-fact-sheets.

Additional Information

This product was designed and engineered for indoor sports, agility centers and batting cage applications. Full glue down is recommended.

Installation Methods

- For installations that are atypical and not subject to heavier loads or sleds, a standard premium carpet adhesive can be used. Follow the adhesive manufacturer's recommendations for trowel size and spread rates. Use: Ultrabond ECO[®] 185 or Parabond 4099
- For installations that will be subject to heavier loads or sleds, a premium urethane adhesive is recommended. Follow the adhesive manufacturer's recommendations for trowel size and spread rates. Use: Mapei G19 or Mapei G21

888.364.6541 tarkettsportsindoor.com



Available Colors for DropTurf



FIELD GREEN

WHITE

CANARY YELLOW

BLACK

RED

REFLEX BLUE



BROWN

The colors presented here are representations only. An actual sample is recommended for exact color evaluation and matching.





RESEARCH

Our artificial turf systems stem from a family passion that over the years has created a world class international brand. A symbol of the production of innovative solutions at every level of sports endeavors. Mondo's research centers collaborate closely with experts, research institutes, coaches and athletes to develop the most advanced solutions.

In sport we find our identity and our values. In sport we acknowledge our roots and corporate philosophy

EARCH OPMENT Π

FINE TUNED SYSTEM®

100% recyclable polyester layers Fine Tuned is made of recycled tires, treated and encapsulated encapsulated in polyurethane eliminating any contamination Pre-fabricated drainage and performance underlayment. sandwich-like between two The recycled rubber is due to recycled tires.

ECOFILL® REBOUND

Patented polyolefin-based granule engineered to provide Mondo's artificial turf fields with all of the properties of a natural grass field.

GOAL

Create a new and completely innovative artificial turf system which reproduces all the characteristics of a The artificial turf system, in good weather conditions, well maintained natural grass playing field.

has an infill material that offers maximum safety,



THE DETERMINATION VERTICAL DEFORMATION SHOCK ABSORPTION, DITTERIZED ROF

AND ROTATIONAL RESISTANCE



STANDARD 18035 FOR IMPACT FOF AS PER DIN

performance and reduction in heat. It also reduces the problems inherent to natural turf fields: High maintenance costs

 Risk of injuries due to the poor field conditions Safety and safeguard of athletes' health



DETERMINATION OF ROTATIONAL RESISTANCE

FTS3 SYSTEM MONDOTURE

The synergy, provided by the three elements which comprise the Mondoturf FTS3 System, grants exceptional biomechanical conditions on the field for playing or practicing sports, and provides the maximum confidence at an ecological level.

is achieved based upon the biomechanics Ball bounce and rolling effects are similar Surface interaction is optimum for spike In addition, excellent shock absorptionvertical deformation and energy return to those of the best natural grass. penetration and traction.

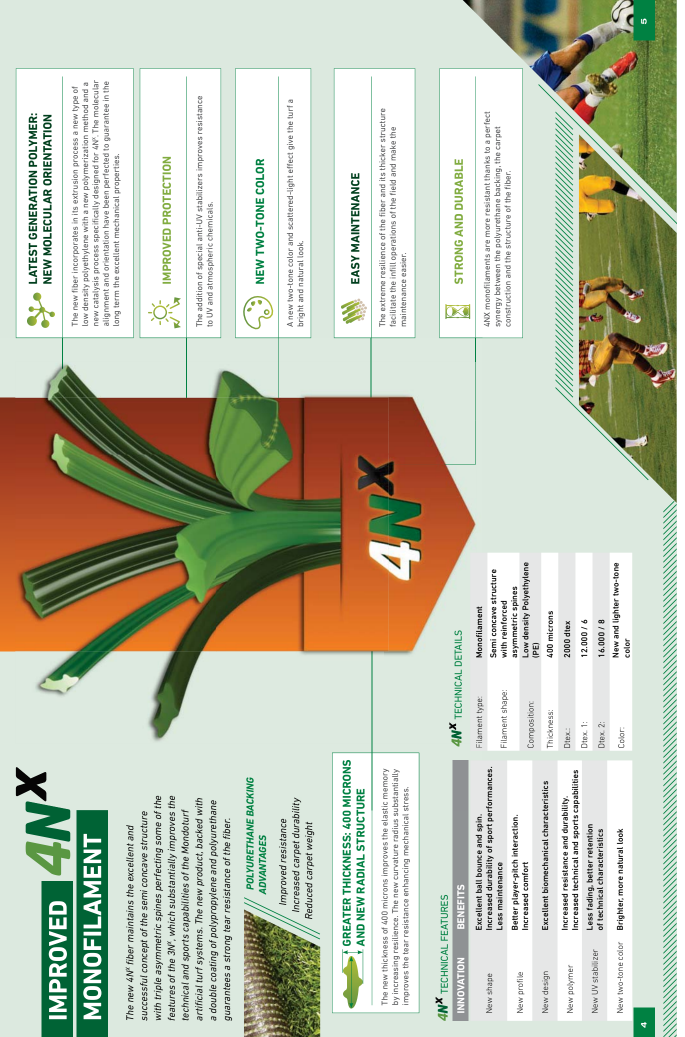
in the world that reaches and surpasses the benchmarks set by the best natural grass fields, considering biomechanics, Mondoturf FTS3 is the only turf system performance and durability.

Mondo's research and development center, More of this text to come

MONOFILAMENT 4NX FIBERS

from Brion...

ო



PATENTED POLYOLEFIN INFILL GRANULE **ECOFILL® REBOUND**

PERFORMANCE STANDARDS. THIS DYNAMIC INFILL ALLOWS PLAYERS TO ACCELERATE, PIVOT AND $\mathsf{ECOFILL}^{\circ}$ POSSESSES ALL THE PROPERTIES OF NATURAL EARTH FROM QUANTIFIABLE SAFETY TO MAKE TRACTION AND TORSO MOVEMENTS WHICH MIMIC THOSE MADE ON NATURAL TURF.



ENVIRONMENT

- **GreenGuard Gold Certified** • 100% Virgin TPE Granules
- Free of Heavy Metals
- Free of Phthalates
- Free of Phosphates

GREEN FACTS

Product is in compliance:

Ecofill Rebound is in conformity with the related requirements of Regulation (EC) 1907/2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH) and to the 16 PAH according to EPA. SEMI-VOLATILE ORGANICS TESTS

Why it's important:

with products/components that contain more than 1 mg/kg of 25/12/2015), people should not come into direct skin contact one of the 8 Polycyclic Aromatic Hydrocarbons (PAHS) listed According to the new REACH regulation update (from (0,5 mg for toys and childcare articles).

European Toys Safety Directive, Greenguard: HEAVY METALS TESTS

Ecofill Rebound is in conformity to the EN 71-3-Category III

Why it's important:

Toy Safety Directive 2009/48/EC, European Standard EN 71-3, Migration of certain elements, sets exacting limits for various for toys from July 2013, the accessible parts of toys must no establish compliance with European Union safety standards elements including heavy metals in children's toys. Used to chemicals that could provoke cancer, change genetic longer contain certain heavy metals such as lead, or information or harm reproduction (known as CMR substances).

PERFORMANCE / SAFETY CHARACTERISTICS

Controlled resiliency on the entire play surface This ensures extraordinary ball behavior and good playability, shock absorption, energy return and reduces the risk of injury.

70% lower energy return than traditional infill materials

muscles and joints and may lead to premature fatigue. systems may exert additional stress to the athlete's Excessive energy return typical of traditional infill

ဖ

RESILIENCY

	Time of evetem	Chook
 40% more dense than traditional infill 	induction of the state of the s	absorptio
High density reduces granule migration providing a more	Natural grass	60.3%
uniform and stable field. It improves athletic performance		
	Mondoturf Ecofill [®]	63.6%
and reduces injuries.		
	SBR & sand	61.3%

Energy return

Shock absorption

28.6% 4.4% 7.8%

80% lower frequency vibrations versus

traditional infill

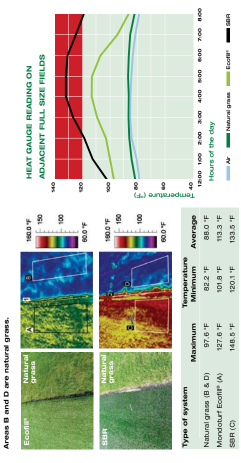
Recent studies confirmed that there is a direct relationship between the vibration level on the body and the risk of injury; moreover the vibration level influences the comfort level and athletes' steadiness on the turf

LESS RADIANT HEAT EFFECT

the field by 79.8%. The extra heat that radiates from fields with traditional black rubber granules increases fatigue and discomfort reducing the athletic performance. It can increase the risk of dehydration, may cause blisters and, in extreme · Compared to Ecofill®, traditional black rubber granules will increase the temperature that radiates from conditions, may even cause skin burns.

THERMAL COMPARISON

The following table shows thermal images and their statistical data taken on two adjacent fields, one infilled with Ecofill® and the other with SBR. Both images were taken the same day, with the same meteorological conditions and sunlight angle.



Ed Lombardi, Football Coach, Elk Grove was 110 degrees. We walked across the blacktop, which was unbelievably hot, but as soon as we hit the field, it was like a respite. Our players came in and kid down on the field, right in the middle of a summer afternoon practice. Mondo promised that the field would be cooler, and it definitely was." "I was promised that the field would be considerably cooler than those we had played on at other schools. The first time we used it, the temperature

のようで、一方の

FINE TUNED SYSTEM®

PRE-MANUFACTURED DRAINAGE & PERFORMANCE PAD POURED IN PLACE WHICH CAN LEAD TO INCONSISTENCY, BUT PRE-MANUFACTURED UNIFORM AND CONTROLLED THICKNESS. THE FINE TUNED UNDERLAYMENT IS NOT UNDER A STRICT FACTORY CONTROLLED PROCESS. MONDO IS CERTIFIED ISO 9001.





14 mm: FTS K-43



friction would generate if granules is protected from damage that porous structure. The coating together to create a resilient Granules are coated with polyurethane and glued

FINE TUNED UNDERLAYMENT **PRE-MANUFACTURED**

Made of granulated crumb rubber, treated and encapsulated sandwich-like between two polyester layers. The Fine Tuned System^{\circ} (FTS) eliminates the risk of compaction and guarantees that the initial biomechanical characteristics of the field migration of the granule compared to the traditional systems. This remain unchanged over time.

HORIZONTAL DRAINAGE SYSTEM

THICKNESSES

AVAILABLE



DRAINAGE FACTS

Excellent lateral drainage 0.12gal/min/ft. at 0.5% slope Drainage calculation guidelines available for architects and engineers. transmission, and water retention rate. Excellent vertical drainage rate, lateral Excellent vertical drainage 27gal/min/sq.ft. Excellent water retention 0.37gal/sq.ft. 3rd party testing for all drainage characteristics

UNIQUE IN ITS LOW ENVIRONMENTAL IMPACT 95% post-consumer recycled content

- May contribute to LEED credits.
- Protects athletes and the environment against direct exposure to potentially harmful substances such as heavy metals, aromatic amines, and polynuclear aromatic hydrocarbons (PAHs).

QUICK INSTALLATION

 Fast installation rate: Over 20,000 sq. ft. per day Substantially reduces construction time.

Low costs

ensure proper compaction in order to avoid any low areas savings in stone base and drainage system construction. the only requirements are to level the ground according to the necessary inclination for water drainage and to Due to the limited work required on the existing base, Excellent drainage capacity allows for substantial



UNIQUE IN SAFETY AND PERFORMANCE

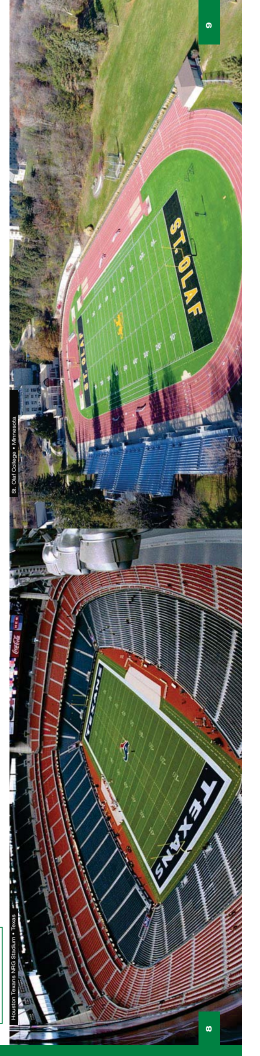
- consistent Gmax and shock absorption, and may reduce ensures optimal athletic performance and ball behavior, Consistent resiliency across the entire playing field the risk of injuries.
- · Guaranteed performance over time.
- providing safe impact conditions even in the event of FTS does not compact or displace over time, thus Optimum shock absorption and energy return. partial or full infill displacement.

UNIQUE IN RESILIENCY

Unparalleled resiliency allows for 20% reduction of pile weight and 50% reduction of resilient infill weight.



The turf playing surface can easily be replaced at the end of its life-cycle.







LONGEVITY OF MONDO

INSTALLED IN 2008

LOYOLA ACADEMY • IL



it's like playing on natural grass without the worry of slipping. I'm really impressed with how well this has turned out for Loyola Academy, and how 1've played on a lot of different surfaces in my career and I can't think of another synthetic surface that compares to the Mondo Ecofill® system beneficial it is going to be for our program."

John Holecek Head Football Coach - Former NFL player Loyola Academy

INSTALLED IN 2008

WEST LIBERTY UNIVERSITY • WV



our athletes' legs stay fresher even after a full week of practice and a weekend game. In addition, since we installed Mondoturf, our recruiting has "Mondoturf played a key role in our success. The number and seriousness of turf-related injuries has been significantly reduced, and our student athletes' muscles recover much more quickly than when they played on other surfaces. We also have better practices early in the week because

improved. The overall beauty of the turf attracts a lot of attention from our prospects - much more than the natural grass surface we previously had.

OUR FIELDS STAND THE TEST OF TIME

JOLIET MEMORIAL STADIUM • IL

INSTALLED IN 2010



was worn out and district officials wanted a field that could drain quickly so it could easily be used by multiple teams and for multiple sports. In the past, we could never let soccer or lacrosse teams play because it would beat up the field, and we had to keep it ready for football. We have chosen "The Mondotrack and a Mondoturf field will enhance the stadium's reputation as a world-class community facility. The park district was seeking to replace the venue's natural grass field with a surface that could withstand heavy, year-round use. In addition, the previous field's drainage system a durable surface that would not only survive Joliet football season, but would also allow other sports to be played on it. Because of the Mondo surfaces, the opportunity to host different sports and events has grown tremendously."

Tom Carstens Executive Director Joliet Park District

UNIVERSITY OF DUBUQUE • IA

INSTALLED IN 2008



"Our players and our conference competitors have all claimed superior cutting ability on the Ecofill."

Dan Runkle Athletic Director University of Dubuque

Roger Waialae Head Football Coach West Liberty University

4

NORTHERN ILLINOIS UNIVERSITY

194

"Mondoturf's superior resilience will enable our men's and women's soccer teams to use the new field both for practice sessions and intercollegiate matches. The grass field we're replacing required several days to recover after practice sessions before they were ready for game day. Thanks to Mondoturf's outstanding drainage, the teams also will be able to use the field within a few hours after even a major rainfall. Regular grass surfaces require repart time and time to dry out after a downpour." Jeff Daurer, Director, Capital Budget and Campus Planning

State Bar

The second secon

N B

S.

SOCCER

a

4NX FTS 5 Ecofill[®]

Mondo professional grade artificial turf system constructed for soccer combines ultimate in performance, safety and environmental stewardship, and reduces life cycle-costs

 50 mm 4NX monofilament fiber 3-layer backing system

Ecofill[®] Infill

FTS drainage/performance pad
 Products tested according to FIFA 1 STAR/2 STAR requirements

Iowa State University • IA

1

Classic Series

 Products tested according to FIFA 2 STAR requirements system constructed for soccer combines optimum Mondo standard or premium grade artificial turf 50 mm / 60 mm 4NX monofilament fibers FTS drainage/performance pad optional performance and safety 3-layer backing system SBR infill

University of Missouri - Columbia • MO

2

64

12







my • MO

St. Teresa's

Rockford P

C N

and an

Mondo professional grade artificial turf system constructed for multi-purpose combines ultimate in performance, safety and environmental stewardship, and reduces life-cycle

es 4NX FTS

costs • 50 mm 4NX monofilament fiber • 3-layer backing system

• Ecofili® Infili • FTS drainage/performance pad

Ecofill[®] Pro Series 4NX Mondo professional grade artificial turf system

Mondo professional grade artificial turf system constructed for multi-purpose combines ultimate performance, sefety, and environmental stewardship - 50 mm / 60 mm 4NX monofilament fiber - 31ayer backing system - Ecofili^e fmill

Classic Series Mondo standard or premium grade artifi

Mondo standard or premium grade artificial turf system constructed for multi-purpose combines optimum performance and safety 50 mm / 60 mm 4NX monofilament fibers 3-layer backing system • SBR mill • FTS drainage/performance pad optional

Site Film Series Mondo standard or premium grade artificial turf system constructed for multi-purpose combines

system constructed for multi purpose combines optimum performance and safety • 50 mm silt-film fibers • 3-layer backing system • SBR infill





LACROSSE

Transylvania University • KY

Ecofill[®] Pro Series 4NX

Mondo professional grade artificial turf system constructed for lacrosse or multi-purpose combines ultimate performance, safety, and environmental 60 mm 4NX monofilament fiber

25 University of Dubuque • IA V

24







28









Mondo Tufting Production Center, Borja, Spain PU Coating Unit





Mondo is the only turf producer with the know-how to design, produce and install the complete system: yarn, backing, elastic underlayment and infill to ISO 9001 standards.

QUALITY CONTROL: having full control of all areas of production. Mondo can guarantee the highest standards of quality.

OMNISPORTS Compact 2.0 mm

Omnisports Compact 2.0 mm is a vinyl flooring surface with colors corresponding to Omnisports multi-use sports flooring. Its slightly textured surface is protected with Top Clean xp[®], allowing easy maintenance.





Warranty Protection

15-year wear layer and product defect coverage plus 15-year moisture tolerance coverage. Refer to sample warranty document for complete coverage.

Environmental Facts and LEED

■ For environmental facts and LEED credits, visit: tarkettsportsindoor.com/en/specs-and-data/environmental-fact-sheets and tarkettsportsindoor. com/en/specs-and-data/leed-information.

Maintenance Instructions

For a complete maintenance guide, visit: tarkettsportsindoor.com/en/specs-and-data/ care-and-maintenance.

Installation Methods

- Full Adhesive: installation using Tarkett's solventfree Multi-Poxy or Multi-Set acrylic adhesive over the entire area (moisture tolerance: 98% RH using Multi-Poxy, 83% using Multi-Set per ASTM F2170)
- Other Underlayments: installation over underlayments such as high-density rubber base mat for heavy bleacher applications

Technical Characteristics

Property	Standard	Value
Reaction to Fire	ASTM E648	Class 1 (Radiant Panel)
Roll Length	EN 426/EN 427	26 m (85.3′)
Roll Width	EN 426/EN 427	2 m (6.5′)
Stain Resistance	ASTM F925	Excellent
Taber Abrasion	ASTM D3389	0.02 g (1,000 Cycles)
Thickness	EN 428/EN 429	2.0 mm (0.079″)
Wear Layer Performance Grade	ASTM F1303	Type 1, Grade 1, Commercial
Wear Layer Thickness	_	2.0 mm
Wear Layer Thickness	ASTM F410/F1303	0.7 mm
Weight	EN 430	3.1 kg/m² (0.64 lbs./sq. ft.)

Compatible substrates include: properly constructed and prepared concrete, wood, asphalt, and cementitious underlayments. Refer to current installation guidelines, ASTM F710, ACI 302.2R, and other industry standard recommendations for more information. Tarkett Sports reserves the right to modify these specifications without affecting their compliance with standards. Some results may vary in relation to certain flexibilities found within specified testing procedures and manufacturing tolerances.

888.364.6541 tarkettsportsindoor.com

Available Colors for Omnisports Compact 2.0 mm



This pattern has a 3" wide plank. Other wood patterns have a width of 2-1/4".

The colors presented here are representations only. An actual sample is recommended for exact color evaluation and matching.



DANCEFLOOR Cushioned Vinyl

Dancefloor is cushioned vinyl floor for dance that can be used in studios and on stages. It incorporates a foam backing to reduce strain and a textured, noncoated surface layer to provide the grip that dancers prefer.





Warranty Protection

 10-year wear layer and product defect coverage. Refer to sample warranty document for complete coverage.

Environmental Facts and LEED

For environmental facts and LEED credits, contact your regional Tarkett Sports represenative.

Maintenance Instructions

For a complete maintenance guide, contact your regional Tarkett Sports representative.

Installation Methods

- Full Adhesive: installation using Tarkett's Multi-Poxy adhesive, HS Sports Spray, or Multi-Set acrylic adhesive over the entire area (moisture tolerance: 98% RH using Multi-Poxy, 90% RH using HS Sports Spray, 83% using Multi-Set per ASTM F2170)
- Tarkolay: installation over moisture barrier using Multi-Poxy adhesive (no moisture testing required)

Performance Characteristics

Property	Standard	Value
Force Reduction	ASTM F2772-11	Class 1
Slip Resistance	AS 4586	Р3

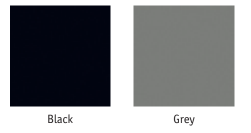
Technical Characteristics

Property	Standard	Value
Roll Length	EN 426/EN 427	15 m (49')
Roll Width	EN 426/EN 427	2 m (6.5')
Thickness	EN 428/EN 429	3.5 mm (0.138")
Wear Layer Thickness	EN 429	0.65 mm
Weight	EN 430	3.3kg/m² (0.72 lbs./sq. ft.)
Surface Finish	_	Matte/satin
Reaction to Fire	ISO AS 9239-1	8.6 kW/m²
Static Electrical Discharge	EN 1815	< 2 kV on concrete
Thermal Resistance	EN 10456	Approximately 0.04 m ² K/W
Chemical Resistance	ISO 26987 (EN 423)	High resistance
Dimensional Stability	ISO 23999 (EN 434)	≤ 0.10%
Abrasion Volume Loss	EN 660: Part 2	Group T: ≤ 2.0 mm ³
Residual Indentation	ISO 24343-1 (EN 433)	≤ 0.20 mm
Castor Chair Test	ISO 4918 (EN 425)	No damage
Curl Resistance to Heat	ISO 23999 (EN 434)	≤8 mm
Light Fastness	EN ISO 105-B02	≥level 6

Compatible substrates include: properly constructed and prepared concrete, wood, asphalt, and cementitious underlayments. Refer to current installation guidelines, ASTM F710, ACI 302.2R, and other industry standard recommendations for more information. Tarkett Sports reserves the right to modify these specifications without affecting their compliance with standards. Some results may vary in relation to certain flexibilities found within specified testing procedures and manufacturing tolerances.





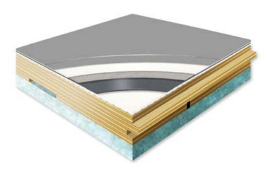


The colors presented here are representations only. An actual sample is recommended for exact color evaluation.



DANCEFLOOR Inspiration

Inspiration is a sprung floor incorporating a double tongueand-groove layer of 18 mm plywood planks that provide stability and a uniform structure for resilient dance surfaces. They are made exclusively from birch, and shockabsorbing foam.



Warranty Protection

10-year wear layer and product defect coverage. Refer to sample warranty document for complete coverage.

Environmental Facts and LEED

■ For environmental facts and LEED credits, contact your regional Tarkett Sports representative.

Maintenance Instructions

For a complete maintenance guide, contact your regional Tarkett Sports representative.

Foam Underlayment Options

Inspiration shock-absorbing foam underlayment has a height of 1/2". Layers of foam cushion can be stacked to meet almost any profile requirement.

Performance Characteristics

Property	Standard	Value
Force Reduction	ASTM F2569	Class 4
Slip Resistance	AS 4586	Р3
Vertical Deformation	ASTM F2157	Passed
Surface Finish Effect	ASTM F2791	Passed

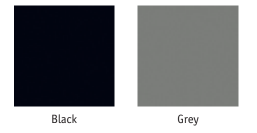
Technical Characteristics

Property	Standard	Value
Roll Length	EN 426/EN 427	15 m (49′)
Roll Width	EN 426/EN 427	2 m (6.5')
Thickness	EN 428/EN 429	3.5 mm (0.138")
Total Thickness	EN 428/EN 429	34.2mm (1-3/8″)
Wear Layer Thickness	EN 429	0.65 mm
Weight	EN 430	3.1 kg/m2 (0.64 lbs./sq. ft.
Reaction to Fire	ASTM E648	Class 1 (Radiant Panel)
Static Load Tolerance	ASTM F970 (modified)	175 psi

Compatible substrates include: properly constructed and prepared concrete, wood, asphalt, and cementitious underlayments. Refer to current installation guidelines, ASTM F710, ACI 302.2R, and other industry standard recommendations for more information. Tarkett Sports reserves the right to modify these specifications without affecting their compliance with standards. Some results may vary in relation to certain flexibilities found within specified testing procedures and manufacturing tolerances.



Available Colors for Inspiration



The colors presented here are representations only. An actual sample is recommended for exact color evaluation.



DANCEFLOOR Inspiration Pro

Inspiration Pro is a sprung floor incorporating a double tongueand-groove layer of 18 mm plywood planks that provide stability and a uniform structure for resilient dance surfaces. They are made exclusively from birch, and 1" Pro 1 Pads.



Warranty Protection

10-year wear layer and product defect coverage. Refer to sample warranty document for complete coverage.

Environmental Facts and LEED

For environmental facts and LEED credits, contact your regional Tarkett Sports represenative.

Maintenance Instructions

For a complete maintenance guide, contact your regional Tarkett Sports representative.

Foam Underlayment Options

Inspiration Pro uses Tarkett Sports' Pro 1 Pads that are round, 1" thick cushion pads. The force Reduction reaches >70%.

Performance Characteristics

Property	Standard	Value
Force Reduction	ASTM F2569	Class 5
Slip Resistance	AS 4586	Р3
Vertical Deformation	ASTM F2157	Passed
Surface Finish Effect	ASTM F2791	Passed

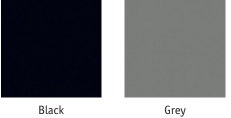
Technical Characteristics

Property	Standard	Value
Roll Length	EN 426/EN 427	15 m (49′)
Roll Width	EN 426/EN 427	2 m (6.5')
Thickness	EN 428/EN 429	3.5 mm (0.138″)
Total Thickness	EN 428/EN 429	46.9mm (1-7/8")
Wear Layer Thickness	EN 429	0.65 mm
Weight	EN 430	3.1 kg/m2 (0.64 lbs./sq. ft.
Reaction to Fire	ASTM E648	Class 1 (Radiant Panel)
Static Load Tolerance	ASTM F970 (modified)	175 psi

Compatible substrates include: properly constructed and prepared concrete, wood, asphalt, and cementitious underlayments. Refer to current installation guidelines, ASTM F710, ACI 302.2R, and other industry standard recommendations for more information. Tarkett Sports reserves the right to modify these specifications without affecting their compliance with standards. Some results may vary in relation to certain flexibilities found within specified testing procedures and manufacturing tolerances.



Available Colors for Inspiration Pro



The colors presented here are representations only. An actual sample is recommended for exact color evaluation.



OSST USA

1258 Rose Farm Road, Unit 4 Woodstock, Illinois 60098 815.206.0049

OSSTUSA.COM







Prefabricated rubber sport surface made from synthetic & natural rubber compounds.



Unique symmetric bottom layer design provides outstanding shock absorption and uniform performance.



I.A.A.F. certified and suitable for all NCAA and International events.



Calandared surface provides outstanding traction & durability.



PROTRAXX / DARK GRAY PX-41



PROTRAXX / LIGHT GRAY PX-40



PROTRAXX / LIGHT GREEN PX-30

OSST USA

1258 Rose Farm Road, Unit 4 Woodstock, Illinois 60098 815.206.0049

OSSTUSA.COM



PHYSICAL PROPERTIES	STANDARD	SPECIFICATION
Hardness Shore A	ASTM D 2240	55 Top / 45 Bottom ¹
Force Reduction IAAF %	IAAF Test	37.9%*
Modified Vertical Deformation mm	IAAF Test	1.64 mm*
Tensile Properties Strength MPa	IAAF Test	.93*
Elongation At Break	IAAF Test	201%*
Friction (Wet)	IAAF Test	0.64*
Spike Resistance	DIN 18035-6	Class I
Resistance To Mold Growth	ASTM D3273	Excellent
Color Stability		Good
Chemical Resistance		Good
U.V. Resistance	DIN 18035-6	.86 Pass
Flammability	ASTM E 648	.59 w/cm ² Class 1

¹Customized Upon Request *13mm Thickness

THICKNESS

Protraxx Spike Resistant Multisport Surface is available in 6, 8, 10, 12, 13 & 14mm thickness.



TEXTURE LAYER

100% Color! No fillers. No speckles. Only pure rubber for the most brilliant colors and longest durability.

BASE LAYER

The waffle-like structure of the base layer offers improved shock absorption and reduced muscular fatigue.

CORE LAYER

Virgin rubber, non-porous and extremely durable for both indoor and outdoor use.

CUSTOM COLORS AVAILABLE









PROTRAXX / DARK BLUE PX-21

PROTRAXX / RED PX-10

PROTRAXX / YELLOW PX-50

NDOOR MULTIPURPOSE ATHLETIC SURFACE

Team Play - M





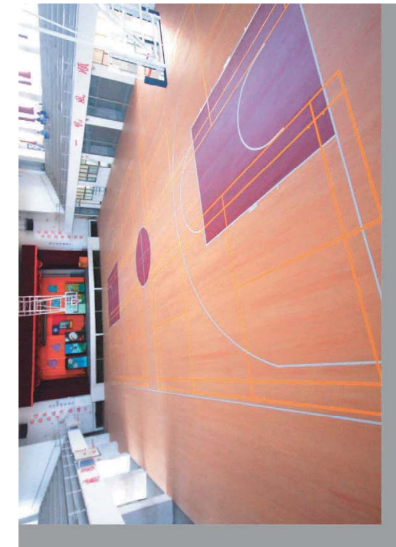
UPPER LAYER

Smooth& marbling like finish surface. Vulcanized rubber surface. Easy to maintenance. Excellent abrasion resistance.



BOTTOM LAYER

Vulcanized rubber bottom layer. Flexible support structure.



COLOR RANGE

TM-80
TM-70
TM-67
TM-41
TM-40
TM-32
TM.25
10-MT
TM-19
M-16

SPECIFICATIO

6mm, 8mm, 10mm	100CM ~ 125CM	6M ~ 15M
THICKNESS	ROLL WIDTH	ROLL LENGTH

CERTIFICATION

REACH SVHC 191 PASS

1 II 1

FITNESS ATHLETIC SURFACE

ComPact-Fleck





COLOR RANGE



Custom color is available

Comfortable, durable, tough are the main characteristics of ComPact flooring with Fleck surface. This product is specially designed for fitness areas and skate resistance to provide wear resistant and sound absorption during exercising.



PRODUCT SIZE

THICKNESS	8mm, 10mm
ROLL WIDTH	100CM ~ 125CM
ROLL LENGTH	6M ~ 15M
TILE SIZE	100cm × 100cm
INTERLOCK TILE	102cm x 102cm

CERTIFICATION

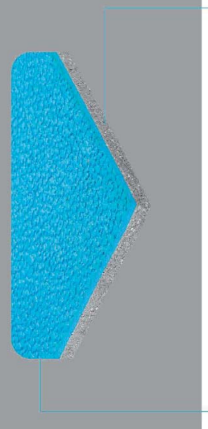
REACH SVHC 191 PASS UL GREENGUARD GOLD





MULTIPURPOSE ATHLETIC SURFACE

Trucourt





UPPER LAYER

Uniform grain texture finish. Vulcanized rubber surface. Easy to maintenance. Excellent abrasion resistance.



BOTTOM LAYER

Vulcanized rubber bottom layer. Flexible support structure.



COLDR RANGE

SPECIFICATIO

6 mm, 8mm, 10mm H 100CM ~ 140CM

CERTIFICATION

REACH S	
court pace 5	JARD GOLD
lassified	REENG

REACH SVHC 191 PASI

- 1 -



Dura-Flex[™] **Proven Rubber Flooring**

Made with an exceptionally durable formulation of natural and synthetic rubber flooring, Dura-Flex[™] withstands the harshest treatment, it won't gouge, scratch, crack, peel, or shrink, and is extremely resistant to spills, burns, and stains. Dura-Flex™ maintains its new look year after year. Available in economical rolls or tiles, Dura-Flex[™] can easily be glued to a clean, dry subfloor for total protection against water seepage and bacterial growth.

For Use:

- Ice Arenas
- Weight Rooms
- Locker Rooms

• Training Areas

- Solid Black
- 790





986



Grey 707

712



Blue

710

Brown

715



Spin Cycle Rooms

920

Red

741

Product	Size	Thick	Item #
DF Tiles	3' x 3'	3/8"	RHT
DF Rolls	6' wide	3/8"	RH
DF6 Rolls	6' wide	1/4"	RH6
DF8 Interlock	2' x 2'	⁵ / ₁₆ "	RI

Please specify color when ordering. Color variations may differ from catalog.

Must be installed with P.U. 105 adhesive.







www.kiefernortheast.com

GSA# GS03F0076W

Tuff-Roll rubber flooring

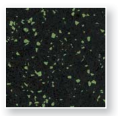


Tuff-Roll[™] Rubber Flooring

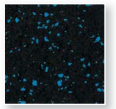
Tuff-Roll[™] is an economical rubber flooring that has a seamless appearance and is made with 100% recycled rubber. Tuff-Roll[™] is very durable and ideal for weight rooms, fitness rooms, home gyms, and much more.



Circuit 1 - Black K00



Circuit 1 - Green K32



Circuits 1 & 2 - Blue K01 & K45

Circuit

Circuit 1 (0-15%)

Circuit 2 (16-29%)

Circuit 3 (30-40%)

Thick

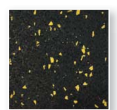
5⁄16"

5/16"

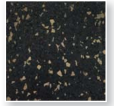
5/16"



Circuit 1 - Purple K09



Circuit 1 - Yellow K07



Circuit 2 - Protein K97

Size*

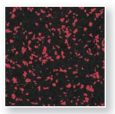
4' wide

4' wide

4' wide



Circuit 1 - Blue/Grey K04



Circuits 1 & 2 - Red K05 & K47



Circuit 3 - Core Crunch K36

Item #

TUFR104

TUFR204

TUFR304



Circuit 1 - Red/Grey K06



Circuits 1 & 2 - Grey K02 & K46



Circuit 3 - Steel Impact K38





Circuit 1 -Grey, Blue, Red, and Black 4 ft. x 50 ft. and 4 ft. x 25 ft.

Pricing is based on the amount of Fleck Color (EPDM) in Tuff-Roll[™] Please specify color when ordering. Color variations may differ from catalog. Minimum order 25 In. ft. roll. Custom lengths may be specified.

Use E-Grip III to adhere to substrate.

2020 Buyer's Guide



Go Beyond the Surface

www.kieferusa.com 800.322.<mark>54</mark>48

KIEFER U.S.A. OVERVIEW

Product Offering.

Kiefer USA is proud to offer a complete range of industry leading athletic products for the educational, institutional and municipal marketplace. Our diverse product offering features specialty products for use in a variety of applications including gymnasiums, locker rooms, fieldhouses, indoor and outdoor tracks, health clubs, and many more.

Commitment to Quality.

We are committed to offering the finest products, from the best manufacturers in their respective industries. Our passion for athletics is born out of a rich history in providing world-class solutions to our existing and potential customer base. Our commitment to the environment is an enduring philosophy of the Kiefer USA organization.

Corporate Mission.

We are committed to being a dynamic and progressive first class, quality driven organization of associates, products, services, and suppliers, customer driven by a can-do philosophy with integrity and a mutual respect for a financially sound relationship. Our success will be measured by long-term growth as a result of continual quality improvements, customer satisfaction and our associates ability to enhance their communities through active participation.

MEET THE CATALOG TEAM



Cindy Rittenberry Catalog Manager



Brenda Garrett Sr. Sales Associate

FitZone Flooring	p
APEX Rubber Flooring	p
Tuff-Roll	p
Tuff-Lock	p
Muscle Mats	p
Ultraflex	p
Dura-Flex	p
Dura-Flex Rebound	p
Dance Flooring	p
Pro-Dek Wet Area Flooring	p
PEM Wet Area Matting	p
Wysiwash Sanitizer	p
Outdoor Products	p



Jennifer Homan National Sales Rep - Catalog



Amber Stromberg Marketing Director

Product Index

3-7	Protective Cover Products	pgs. 19, 21-23
3	Carpet Tiles	pg. 20
)	Hardwood Portables	pg. 24
0	Foam Rolls & Shock Pad	pg. 25
11-12	Indoor Turf Products	pgs. 26-27
2	FitZone Exercise Mats	pg. 28
3	Equipment Mats & PaviPlay	pg. 29
4	Aquatics Safety	pg. 30
5	Padding Products	pgs. 31-32
6	Golf Course Matting	pg. 33
7	Entrance Mats	pgs. 34-35
7	Maintenance Products	pgs. 36-39
8	Mondo Sports Surfaces	pgs. 40-43

Placing An Order

- Call 800-322-5448
- Order online at store.kieferusa.com

Hours of Operation

Monday & Wednesday: 8am-6pm CST Tuesday, Thursday, Friday: 8am-5pm CST

Information Needed To Order

- Source Code & Customer Number (if you have one)
- Correct item number
- Brief product description
- Purchase order or credit card information

Payment Terms

C.I.A., Mastercard, Visa, Discover, American Express or Net 30 upon credit approval.

Shipping Policy

Shipping costs are your responsibility unless otherwise negotiated. Kiefer USA reserves the right to choose the method of transportation unless otherwise specified. Next Day, Second Day, and Third Day service is available at extra cost. Call for a quote on expedited shipping charges. All orders ship prepaid F.O.B. Lindenhurst, Illinois or place of origin.

Prices

Marisol Rivera

Inside Sales/Customer Service

Bob Berzin

Warehouse Manager

All prices listed or quoted are subject to change without notice. We reserve the right to correct catalog mistakes and update pricing without prior notice.

Returns

Authorized returns in original condition are subject to a 25% restocking fee. Returns will be accepted up to 30 days after shipment of order. Merchandise credits must be returned prepaid with a return authorization number clearly marked on the package.

Custom Orders

Allow 6-8 weeks for delivery of items not in stock. Special order merchandise cannot be cancelled once the order is placed. No returns will be accepted on custom orders.



FitZone - Performance Flooring Systems

Engineered For Comfort & Safety

The exclusive system from FitZone provides a point elastic surface that provides superior performance as per the new ASTM F2772 rating for sport floors. On each movement, the system momentarily compresses on impact and responds with a tremendous amount of energy or "spring". This protects the user's skeletal structure, muscles and joints while reducing fatigue and risk of injury.

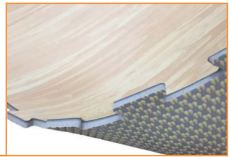
FitZone is a revolutionary flooring concept that unites three crucial components vital to todays' end users.

- 1. Vulcanized rubber top layer provides unsurpassed wearability, proper coefficient of friction, point load protection and unparalleled stain resistance with ease of maintenance.
- 2. The exclusive cushion layer provides a point elastic system that provides up to 40% shock absorption (ASTM F2772).
- 3. The lower backing layer is a unique and patented layer to help the entire system become moisture resistant. The engineered backing system incorporates one of a kind nodules to prevent "creeping." It also offers one of a kind dimensional stability, important in interlocking flooring systems.





3 Layers of FitZone Multi







Maple - N90





Mahogany - N15



Blue - N10











Black Marble - N79





FitZone Fitness is a luxury vinyl plank flooring that is new to our FitZone flooring line. Combining beauty and resilience, FitZone Fitness is specially engineered for high end fitness applications. FitZone Fitness combined with the 2mm underlayment reduces noise from foot traffic as well as other sources of ambient noise and vibration. This 3mm thick LVT collection provides the most realistic wood plank designs in an inspiring, easy to coordinate collection that will stand the test of time.



Flooring Sample (Intensity Brown)



Natural Maple 33101

Light Fitness 33110



Aerobic Brown

33111



Intensity Brown 33118



Low Impact Grey 33114 Lean Grey 33122



2mm Underlayment

Perfect for fitness studios, lounge areas, high traffic areas, locker rooms and yoga studios.

Benefits:

- High density solid vinyl
- Modern natural wood designs
- PUR surface treatment for easy maintenance
- Naturally antibacterial
- No coatings required
- FloorScore® Certified
- 15 year warranty





*GCS-2500 Adhesive (Approx. 900 sq.ft.) (Installation over rubber underlayment)

*GCS-3500 Adhesive (Approx. 900 sq.ft.) (Installation over concrete or plywood)

Product	Plank Size	Thick	Item #	Carton Size	Price
FitZone Fitness	7" x 48"	3mm	FITF	34.55 sq. ft.	\$79.46/carton
2mm Underlayment	4' x 50' roll	2mm	UNDER02	-	\$90.00/roll
Adhesive GCS-2500	-	-	GCS2500	4 gal. unit*	\$175.00/unit
Adhesive GCS-3500	-	-	GCS3500	4 gal. unit*	\$175.00/unit







Maximum protection and unique aesthetics in the Free Weight Area. The best solution for traction, impact, and absorption. The high density FitZone Free Weight/Circuit offers extreme resistance against marks and impacts, while protecting the subfloor beneath. Can be interconnected with FitZone Multi tiles, see diagram below.





Grey Marble - 76

5/16"

Mahogany - 96



Marine Blue - 986

Solid Black - 790

FitZone Multi & Free Weight

Product FitZone Free Weight Size 24" x 24" Thick Item # RI

Price \$10.00 sq. ft.



CARDIO

Add resistance and elegance with design in your Cardio & Fitness area. Prevents equipment from sliding with both noise and vibration absorption. Supreme resistance as a result of the high density makes FitZone Cardio the perfect solution for your cardio and fitness area along with creating unique aesthetics.







Stone Grey - 76

Black Marble - 66

Product	Size	Thick	Item #	Price
FitZone Cardio	35 ⁷ ⁄16" x 35 ⁷ ⁄16"	5.5mm	PVG55	\$8.65 sq. ft.





FitZone Studio Performance Wood Flooring Systems

Solid Hardwood Flooring

- Low profile finished floor height, perfect for renovations.
- Premium hardwood flooring system that combines the look of classic wood with state of the art engineering to create the ultimate solid hardwood studio flooring solution.
- Comes ready to install.
- Environmentally friendly mill and pre-finished for low VOCs.
- DIN and EN tested
- Can be installed over existing synthetic floor
- Factory finished

System	Plank Size	Overall Floor Height	Item #	Price
FitZone Studio	⁷ ∕8" x 5" x 6'	1 1/4"	FITST	\$8.65 sq. ft.*
* Starting price for	Call for u	pgrade pricing.		



The clips hold the boards together slotted into a finely machined groove on the underside of the board.

System Components include:

- Sport Foam ³/₈" thick (other thicknesses available)
- Installation Clips
- Header Joint Adhesive





FitZone HD

The FitZone HD is a 22mm thick heavy duty surface that has excellent acoustics and sound absorption. The best solution for gyms with heavy fitness equipment and free weights.

The FitZone HD offers extreme resistance against marks and impacts, while protecting the subfloor beneath.

System	Tile Size	Thickness	Item #	Price
FitZone HD	35 ⁷ ⁄16" x 35 ⁷ ⁄16"	22mm	FITHD	\$12.85 sq. ft.









Grey Marble - 76

Black Marble - 66





FitZone Wet Area Plus Luxury Woven Vinyl Flooring

FitZone Wet Area Plus is a versatile product that delivers beauty, durability, and premier performance for outfitting any setting. This flooring features unique, heavy-traffic rated vinyl backing that is ideal for locker rooms, saunas, medspas, stretching areas, yoga studios, fitness/cardio areas and for outside use.

Features:

- 8' 6" wide rolls
- Antimicrobial
- Easy to clean
- Soil and Stain Resistant

Simple Collection



Almond (4)

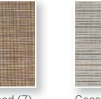


• 1/8" thickness

Sound absorption

• 10 year limited warranty

• Available in multiple textures and colors



Coastal Shell (9)





Photo credit The Park 12 Collection



Please specify color when ordering. Color variations may differ from catalog.

APEX rubber flooring





APEX Rapid Response Rubber Flooring

Innovation. Many talk about it; few deliver it. The APEX flooring line truly is innovative, utilizing a proprietary bonding technology to create the perfect weight room flooring solution. Delivering the ideal shock absorption for your athletes, it combines the durability to high performance training with the ergonomic demands of aggressive functional training. APEX's dual lamination system allows for a great looking floor with easy, one-step installation.

Applications:

- Weight Rooms
- Fitness Areas
- Student Rec Centers

Features:

- Maximum shock absorption
- Ideal energy return
- Stain resistant and sound absorbing
- 38" x 38" square tile or 37" x 37" interlocking tile
- Industry best wear layer; 3mm or 6.5mm
- Available in a 10.5mm or 22.5mm thickness
- Recommended: APEX Suregrip Adhesive



856



Red

857



Charcoal 859





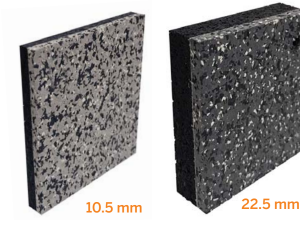
Black 854

Custom colors available. Also available in our Tuff-Roll colors.

855









Industry leading Warranty! Ask for more details

Tuff-Roll recycled rubber flooring

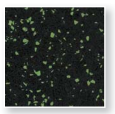


Tuff-Roll[™] Rubber Flooring

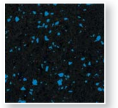
Tuff-Roll[™] is an economical rubber flooring that has a seamless appearance and is made with 100% recycled rubber. Tuff-Roll[™] is very durable and ideal for weight rooms, fitness rooms, home gyms, and much more.



Circuit 1 - Black K00



Circuit 1 - Green K32



Circuits 1 & 2 - Blue K01 & K45

Circuit

Circuit 1 (0-15%)

Circuit 2 (16-29%)

Circuit 3 (30-40%)

Thick

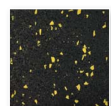
5/16"

5⁄16"

5/16"



Circuit 1 - Purple K09



Circuit 1 - Yellow K07



Circuit 2 - Protein K97

Size*

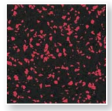
4' wide

4' wide

4' wide



Circuit 1 - Blue/Grey K04



Circuits 1 & 2 - Red K05 & K47



Circuit 3 - Core Crunch K36

Item #

TUFR104

TUFR204

TUFR304

Price

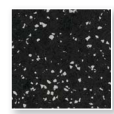
\$2.99 sq. ft.

\$3.40 sq. ft.

\$4.35 sq. ft.



Circuit 1 - Red/Grey K06



Circuits 1 & 2 - Grey K02 & K46



Circuit 3 - Steel Impact K38



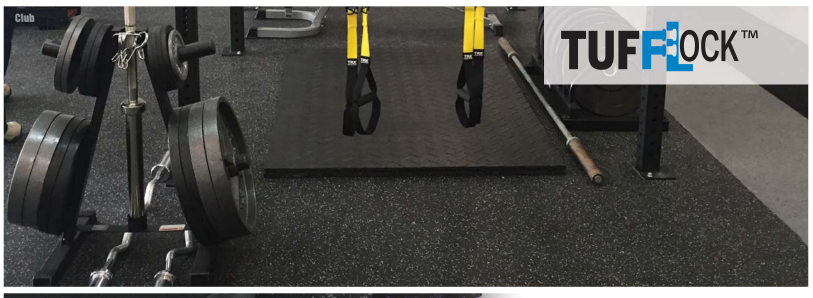
Use E-Grip III to adhere to substrate. Page 36 Use CLN-150 Cleaner. Page 38



Perfect for doggie daycares!



Quick Ship Quick Ship 4 ft. x 50 ft. and 4 ft. x 25 ft.



Tuff-Lock[™] **Interlocking Rubber Tiles**

Tuff-Lock[™] offers durability, great looks, and easy maintenance. Its tight fitting interlocking edges hide seams and reduce dirt buildup. Tiles are easy to cut or trim with a standard utility knife. When compared to the installation costs of glue-down flooring, Tuff-Lock[™] is an economical flooring solution.











*24" x 24" Center Tile Only





Black - 08





Red/Grey



Sand - 62*

Green





MADE IN THE USA

				/ellow	Purple	Blue/Grey
Tile	Size	Thick	Item #	Black	Blue, Grey, Sand	Additional Colors
Center	23" x 23"	5⁄16"	TUFLC	\$3.25 sq. ft.	\$3.55 sq. ft.	\$3.55 sq. ft.
Border	23" x 23"	5/16"	TUFLB	\$3.25 sq. ft.	\$3.55 sq. ft.	N/A
Corner	23" x 23"	5⁄16"	TUFLCR	\$3.25 sq. ft.	\$3.55 sq. ft.	N/A

To calculate number of tiles, divide your square footage by 3.67. Black, Blue, and Grey available in center tiles, corners, and borders.

Muscle Mat heavy duty flooring



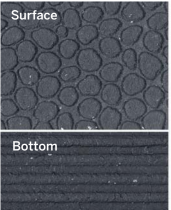
Muscle Mat[™] Heavy Duty Flooring

Features:

- Available in **Black** only
- Non-porous Surface
- Superior Durability
- Excellent Traction
- Indoor/Outdoor use

For Use:

- Fitness Clubs Parks
- Dugouts
- Colleges
- Ice Arenas
- Home Fitness RoomsStables & Trailer Areas
- Muscle Mat



Cross Section

Muscle Mat Elite

No Adhesive

Necessary

Water

Resistant

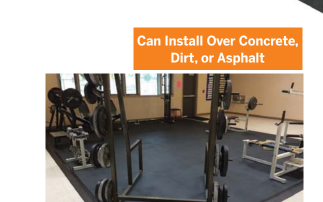
Easy to

Clean



Muscle Mat Deluxe





Size	Thick	Item #	Price
4' x 6'	3/4"	QPEB34	\$55.00 each
4' x 6'	⁹ /16"	DMM46	\$3.50 sq. ft.
-	5/8"	LMMD	\$3.80 sq. ft.
4" x 4'	3/4"	MUSCRED4	\$39.00 each
	4' x 6' 4' x 6'	4' x 6' ³ /4" 4' x 6' ⁹ /16" - ⁵ /8"	4' x 6' 3/4" QPEB34 4' x 6' 9/16" DMM46 - 5/8" LMMD

*Width to 6 ft. and lengths to 16 ft.

Muscle Mat designer & Ultraflex tile





Day Sky







Düsk

Night Sky

6'

No Adhesive Necessary Resistant

Product	Size	Thickness	Item #	Price
Muscle Mat Designer	4' x 6'	⁹ / ₁₆ "	MMD	\$4.35 sq. ft.



Inspire confidence in every area of your facility with quality flooring underfoot. Our non-vulcanized process creates tough, odorless mats without the use of harmful solvents or VOC's. This mat is available in 4 stylish colors, not just solid black.

Benefits:

- Muscle Mat with color fleck
- Loose lav
- · Easy to clean
- Dense for optimal strength against free weights and skate blades



Ultraflex[™] **Portable Rubber Tile System**

This heavy-duty, 1" thick, rubber flooring is exceptionally easy to install without extensive floor preparation. The 2' x 2' tiles are joined with a patented Quad Blok[™] system and can be placed on top of existing floor. A riveted bottom allows cables to be run underneath the flooring and provides excellent airflow. The tile system is portable or can be glued for a permanent installation.



1.11			-66	14
			N. A.	
			-	
	140			
		管的改		64.5
845 - FR635			- 68E.6	1990 - 199

Ultraflex's[™] riveted bottom allows cables to be run underneath the flooring and provides excellent airflow.





Mocha - 43 (95% Fleck)



20% Blue Fleck 10



Stone - 99 (95% Fleck)



20% Grey Fleck 11

Product	Size	Thick	Item #	Price
Solid Black Tile	2' x 2'	1"	DUT008	\$6.40 sq. ft.
Grey, Blue, and Red Tile	2' x 2'	1"	DUT10	\$7.10 sq. ft.
Stone or Mocha Tile	2' x 2'	1"	DUT99	\$8.00 sq. ft.
Black or Grey Reducer Strip	4" × 4'	-	DURS	\$27.00 each
Quad Blok [™] (1 per Tile)		-	AC2003	\$2.05 each
Quad Blok [™] Adhesive*	10.1 oz tube	-	AC2011	\$5.90 each

*1 tube per 15 Quad Bloks.

Please specify color when ordering. Color variations may differ from catalog.



Dura-Flex[™] Proven Rubber Flooring

Made with an exceptionally durable formulation of natural and synthetic rubber flooring, Dura-Flex[™] withstands the harshest treatment, it won't gouge, scratch, crack, peel, or shrink, and is extremely resistant to spills, burns, and stains. Dura-Flex[™] maintains its new look year after year. Available in economical rolls or tiles, Dura-Flex[™] can easily be glued to a clean, dry sub-floor for total protection against water seepage and bacterial growth.

For Use:

- Ice Arenas
- Weight Rooms
- Locker Rooms

• Training Areas

Solid Black 790



Marine Blue 986



Grey

Beige 712

Blue

710

Brown

715



• Spin Cycle Rooms

Maple 920

Red

741

Product	Size	Thick	Item #	Price
DF Tiles	3' x 3'	3/8"	RHT	\$9.15 sq. ft.
DF Rolls	6' wide	3/8"	RH	\$8.53 sq. ft.
DF6 Rolls	6' wide	1/4"	RH6	\$6.34 sq. ft.
DF8 Interlock	2' x 2'	⁵ / ₁₆ "	RI	\$10.00 sq. ft.

Please specify color when ordering. Color variations may differ from catalog.







Dura-Flex Rebound vinyl flooring





Dura-Flex[™] Rebound - Vinyl Sports Flooring

Dura-Flex™ Rebound features a 2 millimeter (mm) vinyl wear layer that looks like real wood and is engineered with a 5 mm 98 percent recycled rubber backing.

For Use:

- Sport Courts
- Group X areas
- Yoga Studios
- Cardio Rooms
- Circuit Training areas
- Speed and Agility areas

Features:

- Outperforms foam backed vinyls as it relates to point loads. Superior protection against bleacher related issues.
- Available in 6 foot-wide rolls with a 2 mm wear-layer and a 5 mm backing
- Multi-purpose flooring
- Hygienic because of heat-welded installation
- Sound and shock absorbent
- Ergonomic
- Low maintenance due to protective wear layer
- Can paint lines on surface
- Fade resistant/wears well
- Easy-to-clean
- Heat welded seams

ES203

Available in 4 colors:

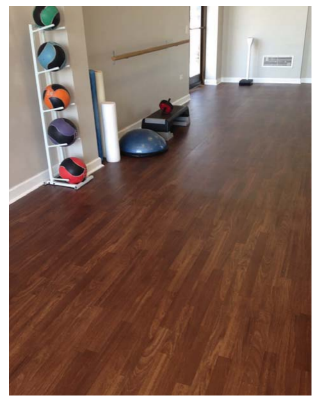






Available in a standard roll length of 30 linear feet.

ES204







Dance flooring



Mezzafloor Multipurpose Dance Floor

- Cost-effective, multipurpose, dance flooring solution.
- Provides the appropriate controlled slip.
- Great for all types of dance like ballroom, character, flamenco, folk, hip hop, Irish, jazz, modern, and tap.
- Made from heavy-duty contract quality vinyl.
- Will withstand many years of abuse.
- Ideal for permanent and semi-permanent installations.
- Aesthetically pleasing marbled colors.
- Pattern help camouflage scuff marks.





Black - 08



Marble Grey - 011



Dark Marble Grey - 012

Marble Tan - 062

Color variations may differ from catalog.

Size	Item #	Price
6'6 ³ /4"W x 65'7 ¹ /4" (yd)	EFSM	\$1,140.00 roll
Cut Roll	EFSMC	\$19.70 ln. ft.

Tapes for Dance Floors

Таре	Installation	Roll Size	Item #	Price
Double-Stick*	Semi-Permanent	2" x 75'	EFSDTAPE	\$15.00 roll
Gaffers**	Temporary	2" x 180'	EFSGTAPE	\$18.00 roll
Vinyl***	Temporary	2" x 108'	EFSVTAPE	\$11.00 roll

* Available in clear.

** Available in black, white, grey.

*** Available in clear, black, white, grey.



SnapLock[®] Dance Floors Portable Dance Floor

Our portable dance floors provide a perfect solution for easy and quality surfacing from weddings, to trade shows, to residential spaces and beyond. With multiple styles of flooring available ranging in color and texture, SnapLock Dance Floors are the perfect solution.

- Mix and match styles.
- 100% waterproof surface, designed for indoor and outdoor
- Industrial-grade top
- Install in three easy steps within minutes
- PowerLock[®] interlocking technology
- Easy to store in limited space
- 20-year manufacturer's warranty



Dark Maple - 87

Teak - 88

Product	Size	Item #	Price
Tile - Black Slate	12" x 12 x 1/2"	SLDANCE08	\$8.05 sq. ft.
Tile - White Slate	12" x 12 x 1/2"	SLDANCE01	\$8.05 sq. ft.
Tile - Oak	12" x 12 x 1/2"	SLDANCE86	\$8.05 sq. ft.
Tile - Dark Maple	12" x 12 x 1/2"	SLDANCE87	\$8.05 sq. ft.
Tile - Teak	12" x 12 x 1/2"	SLDANCE88	\$8.05 sq. ft.
Storage Cart	Holds 441 sq. ft.	SLDANCESC	\$425.00 ea.
Edge Trim	-	SLDANCETR	\$2.55 ln. ft.

Shipped in 3'x 3' assembled panels.

PRO DEK

Wet Area Flooring

- Allows air and water to pass through quickly and easily
- Prevents formation of slippery puddles
- Prevents standing water that harbors bacteria, mold, and mildew
- Circular holes for greater comfort
- Comfort Domes form an anti-skid surface
- Custom fit into any area
- Once assembled, can be rolled for easy maintenance
- UV stable material resists fading
- Interlocking 12" x 12" tiles snap together



Product	Size	Item #	Price
Pro-Dek Tile	12" x 12" x 0.440"	PD35	\$4.55 ea.
Male Transition	12" x 2" x 0.440"	PD36	\$1.25 ea.
Female Transition	12" x 2" x 0.440"	PD37	\$1.25 ea.
Corner	2" x 2" x 0.440"	PD38	\$0.82 ea.

Specify color when ordering.

Seashell Beige 940

Dolphin Grey 950

Corner



Storm Black 960



920



Pacific Blue 910



Sunset Re 990



• Female Transition — Male Transition

Wet Area surface matting



Slip Resistant Aquatic Matting

- Soft P.V.C. construction provides comfort for bare foot traffic
- Textured surface reduces the chance of injury due to slippage
- · Contains MICRO-CHEK® Antimicrobial, a non-leachable biocide

Roll Size	Thick	Item #	Price
2' x 25'	1/4"	PA4225	\$260.50 each
2' x 25'	3/8"	PA8225	\$313.50 each
3' x 25'	1/4"	PA4325	\$380.50 each
3' x 25'	3/8"	PA8325	\$460.50 each
4' x 25'	1/4"	PA4425	\$521.00 each
4' x 25'	3/8"	PA8425	\$627.00 each
6' x 25'	1/4"	PA4625	\$761.00 each
6' x 25'	3/8"	PA8625	\$921.00 each

PEM[®] Adhesives and Seam Reinforcement

Product	Size	Item #	Price
Surebond 909	12 tubes (case)	PA909	\$170.00 case
ProFix 240 Seam Adhesive	1 btl. = 100 ln. ft.	PR0240	\$105.00 btl.
ProFix Seam Accelerator	6 oz. = 50 ln. ft.	PRO240A	\$25.00 can
Reinforcement Strip	1 roll = 100 ln. ft.	PR00201020	\$35.00 roll

PEM[®] Edging











Sandstone - 62

Brown - 00*









* Brown-00 and Black-08 not available in 1/4" thickness. Color variations may differ from catalog.

Also available in 5 ft, 10 ft, and 15 ft lengths. Please call for pricing.

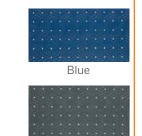
Wet Step[™]

- Unique design provides excellent slip resistance and anti-fatigue properties
- Soft to walk on with bare feet
- Perfect for use in wet areas
- Drain holes allow water to freely drain away
- Anti-microbial treated for lifetime protection against odors

Item #	Size	Price
A78923	2' x 3'	\$52.28 each
A78935	3' x 5'	\$130.70 each
A789310	3' x 10'	\$261.40 each
A789320	3' x 20'	\$475.28 each



Recommended for use in locker rooms, showers, around pools and hot tubs. Also can be used in operating rooms.



Wysiwash Sanitizer

The Wysiwash System will effectively clean, sanitize, and eliminate odors while blasting away dirt with a jet stream of water. The hydro-injection venturi system produces a solution of hypochlorous acid that is up to 120 times more effective than liquid bleach. **Perfect for cleaning wet area surfaces!**

Start sanitizing in **3 Easy Steps**



Product	Item #	Price
Wysiwash Sanitizer (V Gun) & Handle	PVGUN	\$129.95 ea.
Wysiwash Jacketed Caplets – 9 pack	PJC	\$44.95 pk.

Pricing based on ordering a quantity of 1-6.

Outdoor products



PlayGuard Playground Safety Surfacing

PlayGuard tiles are a safe, durable, and clean alternative to wood and rubber mulch.

- Patented, pre manufactured polymeric Ultra wear layer
- Meets 6' and 10' critical fall height requirements per ASTM F1292-04 and is CPSC compliant
- Meets ADA standards. IPEMA certified



Use with E-Grip III Adhesive, see page 36.

Windscreen

These windscreens are made with a tightly woven polyesterbased coated mesh fabric giving it the highest tear strength in the market. The material is not only weather & rot resistant, but it is a light 10oz material that is easy to install and remove. The standard heights include 6ft or 9ft panels however they can be customized to your dimensions. Each windscreen comes with built-in brass grommets every 12 inches. Logos and graphics available to feature team name, mascot, or school name.

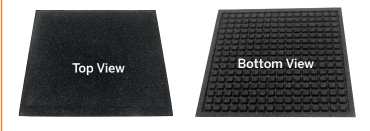






Impact Tile Playground Safety Tile

Placed under loose playground fill at the base of slides and swings, Impact Tile helps absorb the impact of children exiting playground equipment. (Tile has tapered edges.)



Size	Item #	Price
36" x 36" x 1 ½"	DIT	\$76.00 each

Runway Roll Portable Coverings

Made from recycled rubber. These portable runway coverings provide a durable surface for numerous applications. Use indoors and outdoors. Cover mud, dirt, or damage on field. Use on sidelines to protect track from unnecessary wear and tear. Can be rolled for easy transport.



Roll lengths are available in whole foot increments. Minimum length of 10 feet.

Width	Thick	Item #	Price
36" & 48"	3/8"	RR761938	\$2.55 sq. ft.
36" & 48"	1/2"	RR761912	\$3.05 sq. ft.

Protective covers

Kiefer TrackGuard

When your track requires a transformation to host sporting events like a football game or non-sporting events like graduations or other celebrations, Kiefer's TrackGuard is the right solution for your facility.

- Fabricated to your required measurements
- For more durable applications, reinforced hems and pull handles are available
- Logos and graphics available on vinyl covers to feature team name, mascot, or sponsors

Product	Size	Item #	Price
Kiefer TrackGuard	7 ¹ /2' x 30' Weighted*	TG7.530	\$395.00 each
Kiefer TrackGuard	15' x 30' Weighted*	TG1530	\$560.00 each

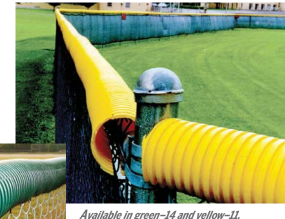


*Additional sizes are available in 71/2' & 15' widths

PolyGuard Protects Against Chain Link Injuries

PolyGuard is an economical way to add safety, reduce player injuries, increase visibility, and beautify any park. Weather treated and UV protected 4" diameter polyethylene construction offers years of protection. Limited two-year warranty. Secure PolyGuard with optional matching ties every three feet.

Product	Item #	Price
PolyGuard (100 feet long)	PG100	\$124.99 each
PolyGuard (250 feet long)	PG250	\$224.99 each
PolyGuard Ties - 100 pack	PGT	\$25.99 each
Installation Tool	PGIT	\$34.99 each



Available in green–14 and yellow–11. Please specify color when ordering

Backdrops and Table Covers Customized With Your Colors And Logo!

- Ideal for events, banquets, graduations, fundraisers, or any function
- Customized in 2 colors with your logo or artwork
- Oversize imprints available at no extra charge
- Machine washable, wrinkle-resistant and flame retardant
- All orders include a free carrying bag

Imprint Colors | *Fabric Colors



Product	Item #	Price	Discount Price
Backdrop Kit	BDMT	\$399.00 each*	
6' Table Cover Only	YTF6	\$229.00 each*	2 or more = \$199.00 ea.
8' Table Cover Only	YTF8	\$229.00 each*	2 or more = \$199.00 ea.
Backdrop Kit & 6' Table Cover	YTBDC6	\$499.00 each*	
Backdrop Kit & 8' Table Cover	YTBDC8	\$499.00 each*	

*Plus a one-time \$60.00 set-up fee per order. When ordering, specify item number, fabric colors, up to 2 imprint colors, and imprint design. Average production time is 10 working days plus shipping (after you approve artwork). Custom orders cannot be cancelled once order is placed.



Table Cover

Prima polyester fabric sewn with rounded corners for a formal, fitted look.

Backdrop Kit

Choice of three colored drapery panels. Measures 8' high x 10' wide. Frame included. No tools required for set-up. Sets up in minutes.

Backdrop/Table Cover Combo

Save up to \$190 or more when you order both pieces.

Kiefer Carpet Tiles For Multi-Purpose Areas

Dover Tile - 100% Polypropylene

The three dimensional, diagonal-rib design of Dover Tile creates a distinct appearance for your fitness facility. Quarter-turn installation forms a parquet pattern.

Black Walnut - 88	Blue - 36	Bronze - 57	Charcoal - 07	
Grey - 14	Lichen - 21	Espresso - 84	Beige - 17	
Size	Thick	Item #	Price	
19 ¹¹ / ₁₆ " x 19 ¹¹ / ₁₆ "	3/8"	DT	\$199.50 case*	



* Each case contains 20 tiles (54 sq. ft.). Rolls available.

Copley Tile - 100% Polypropylene

Thick

3/8"

The Berber-like design of Copley Tile offers the look of luxury carpet. Its vibrant, natural color palette allows you to create beautiful borders, fields, and patterns.

Item #

CT



Anthracite - 50

19¹¹/₁₆" x 19¹¹/₁₆"

Size





Lichen - 21

Price \$215.00 case*

Kiefer Carpet Tile Adhesive

Premium acrylic adhesive for use with rubber and latex backed matting. Coverage approx. 185 sq. ft. per gal.

Size	Item #	Price
1-gallon unit	MI10001	\$51.50 unit
4-gallon unit	MI10004	\$183.00 unit



* Each case contains 20 tiles (54 sq. ft.). Rolls available.



Protective coverings



Kiefer VinylGuard Install or remove in just 30 minutes!

Kiefer VinylGuard protective floor covers are designed to have more coating on the top and less on the bottom to provide better grip to the floor on the bottom. These covers are treated with Bio-Pruf[®] to protect against the growth of mold, mildew, fungi, and odor-causing germs.

Burgundy



18oz. Vinyl Colors Royal Blue Navy Blue Green Grey/Tan Red Black

Product		Size	Item #	Price
Kiefer VinylGuard 18o	Z.	10' wide	MP18	\$0.63 sq. ft.
Kiefer VinylGuard 21o	Z.	10' wide	MP21	\$0.75 sq. ft.
Kiefer VinylGuard 26c	DZ.	10' wide	MP26	\$0.85 sq. ft.
Kiefer VinylGuard 320	Z.	10' wide	MP32	\$0.96 sq. ft.
Seaming Tape (12 rolls	s/case)	3" x 60 yards	GFCST	\$180.00 case
Walk-Behind Tape Dis	penser		GFWTD	\$205.00 each

GFHTD \$54.00 each



Reversible

Grey/Tan

Product	Item #	Price
4-roll Rack	GFRR4	\$1,880.00 unit
5-roll Rack	GFRR5	\$2,060.00 unit
6-roll Rack	GFRR6	\$2,225.00 unit
8-roll Rack	GFRR8	\$2,550.00 unit
10-roll Rack	GFRR10	\$2,885.00 unit
Single Brush System	CMICC	\$455.00 unit
Storage Rack Cover	CMSC	\$280.00 unit
Electric Power Winder	CMPW	\$770.00 unit

Roll Rack

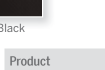
21oz. Vinyl Colors

Blue

Forest Green

This rack enables two people to install or retrieve a full court cover in about 30 minutes. To install, roll the rack to one corner of the area to be covered and pull out the first cover section. Roll the rack to the edge of that section and lay the second section. Repeat until the surface is covered. 21

26oz. & 32oz. Vinyl Colors



Hand-Held Tape Dispenser



Protective coverings



CourtGuard Lite Extremely Light Weight and Durable

CourtGuard Lite is the newest innovation in protective Gym Floor Covers. Made from 75% recycled materials, CourtGuard Lite is the first environmentally friendly Gym Floor Cover System on the market. Highly resistant to tears, slips, and stains and easy to clean by vacuuming or sweeping; spot clean with commercial cleaning products when necessary. Looks and performs acoustically like carpet.

Available in Black Only. Velcro included with each roll.

Product	Size	Color	Item #	Price
CourtGuard Lite	6' wide x custom length	Black	CGL008	\$1.25 sq. ft.





CourtGuard Lite Rack

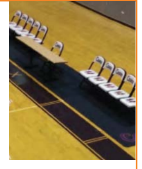
Features:

- Constructed of high gauge steel
- Roll capacity of 7000 sq. ft.
- Non marking castors with brake
- Easy winding and locking handle
- Rack Straightening Bar helps material roll up straight

Product	Weight	Item #	Price
CourtGuard Lite Rack	250 lbs.	CGLR	\$1,960.00
Rack Straightening Bar	-	CGLRSB	\$840.00

Courtside Runner

Protect your gym floor with Courtside Runner. The built in revolutionary, EPA registered Technology incorporated into Courtside Runner reduces and helps prevent the growth of mold, mildew, fungus, and destructive odor causing bacteria on the carpet surface.



- Anti-Microbial Protected
- Extremely Durable and Stain Resistant
- Highly Slip Resistant
- Easy to Clean
- Used to Protect Virtually any Floor Surface
- Top Cloth Made from 100% Recycled Plastic Bottles







Product	Item #	Width	Pile Ht.	Price		
Courtside Runner	CSR4	4 ft.	1/8"	\$14.95 ln. ft.		
Please specify roll length when ordering.						



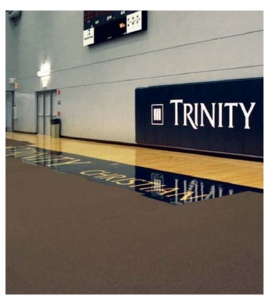
COURTGUARD Protective Floor Coverings

The Ultimate In Floor Protection

- · Giant-sized tiles protect gym floors while providing a multi-purpose, temporary flooring solution.
- Easy to install. Simply lay the loose tiles on the area you would like to protect.
- High-quality fiber and backing is fully recyclable.
- Ideal for transforming gyms into a concert venue, tradeshow, dance hall, etc.
- Needle punch design prevents cut tiles from fraying.
- · Cover your entire gym floor or use individual tiles as protective runners or entrance mats.

Fast, Convenient, and Durable

- Use the CourtGuard tile cart for added speed and convenience
- The CourtGuard tile cart also serves as a great way to store and transport your tiles
- The polypropylene surface stands up to repeated heavy traffic







Grey - 4911



Midnight Blue - 4913



Brown - 4912



Anthracite - 4905

Product	Size	Thick	Item #	Price
CourtGuard Tile	39 ³ /8" x 79 ³ /4"	¹¹ / ₆₄ "	CG	\$43.75 each
CourtGuard Tile Cart*		_	TRANCRT	\$550.00 each

*Each cart hold 100 tiles.

Please specify color when ordering.







Kiefer Hardwood Portables

The Kiefer Portable floor system is assembled by automation using state-of-the-art technology. Laminated Veneer Lumber (LVL) is used to provide superior stability and strength, compared to softwood materials. All are precision fabricated and machined (CNC) to maximize functionality and floor appearance.

Every staple is where it should be.

Every bracket is where it should be.

Every sleeper is where it should be.

Every nut, bolt, and screw, is exactly where it should be.

- **1.** The fully encased, 100% natural rubber pad provides resilience and comfort to the athlete. The hardwood plywood deck is 15/32" thick, no oriented strand board or softwood plywood.
- 2. Four-sided integral milled composite tongue and groove system ensures panel-to-panel surface uniformity and precise alignment
- 3. Tapered Steel Assembly Pins or Latch, both guarantee a perfect fit.
- 4. From storage to final panel lock down, including baskets...120 minutes









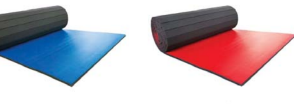






Kiefer Vinyl Bonded Foam Roll

Superior energy absorption and impermeable vinyl surface ensures a long lifetime use in MMA and wrestling facilities.



Black (Blk), Blue (B), Red (R)

Product	Size	Color	Thick	Item #	Price
Vinyl Bonded Foam	6 ft. x 42 ft.	Blk, B, R	1 3/8"	VBFX138	\$975.00 roll
Vinyl Bonded Foam	6 ft. x 42 ft.		2"	VBFX2	\$1250.00 roll
Grip Mat Tape	4" x 84 ft.	Clear		GMT84C	\$35.00 roll



Kiefer Carpet Bonded Foam Roll

Crosslink foam meets textured carpet to create a product known as carpet bonded foam. Used as a transportable protective flooring, carpet bonded foam is often found in gymnastics, cheerleading, and martial arts facilities.



Color Chart

R.		

Product	Size	Color	Thick	Item #	Price
Carpet Bonded Foam	6 ft. x 42 ft.	See Color Chart	5/8"	CBFL58	\$445.00 roll
Carpet Bonded Foam	6 ft. x 42 ft.	See Color Chart	1 3/8"	CBFL138	\$750.00 roll
Carpet Bonded Foam	6 ft. x 42 ft.	See Color Chart	2"	CBFL2	\$950.00 roll
Hook Velcro Roll	4" x 42 ft.	See Color Chart	-	HVR424	\$35.00 roll

Kiefer Shock Pad

Crosslink PE foam rolls are lightweight, easy-to-handle rolls used for extra padding underneath flooring. They are most commonly overlaid with carpet or other suitable protective covering.

Product	Size	Color	Thick	Item #	Price
Kiefer Shock Pad	6 ft. x 42 ft.	_	11/4"	XLNAT114PER	\$405.00 roll
Kiefer Shock Pad	6 ft. x 42 ft.	-	1 3/8"	XLNAT138PER	\$452.00 roll
Kiefer Shock Pad	6 ft. x 42 ft.	-	2"	XLNAT2PER	\$598.00 roll



Artificial Turf products



TurfZone - Ultra/Mega/Hitting • Multi Purpose indoor/outdoor surface

Pick Your Zone

No infill neededCan be portable	Multi/I	PT/Cro	ss Training	ULTRA Z	ONE	
Customized for individual sports	Item	Weight	Pile Ht	Width	Color	Price
Product Data	ULTRA40	40 oz.	³ /4" w/5mm foam	12 or 15 ft.	Field Green	\$4.10 sq. ft.
• Yarn Type: Polyethylene and Nylon	ULTRA40	40 oz.	³ /4" w/5mm foam	12 ft.	Black, Blue, Red, White, Yellow	\$4.70 sq. ft.
 Secondary Backing: 5mm Foam w/scrim 	ULTRA55	55 oz.	⁷ /8" w/5mm foam	12 ft.	Field Green	\$4.70 sq. ft.
Perforated: No	Additional pr	ricing for log	gos, ladders, dots, lines,	and numbers.	C For Custom Quote	







Use Husky Disinfectant #892 Page 39 26



Indoor	lockey N	IEGA ZONE				
Item	Weight	Pile Ht	Width	Color	Price (w/foam) Price (w/o foam)
*MEGA50	50 oz.	1"	15 ft.	Two-Tone Green	\$3.70 sq. ft.	\$2.35 sq. ft.
*MEGA80	80 oz.	1"	15 ft.	Two-Tone Green	\$4.50 sq. ft.	\$3.20 sq. ft.

Add \$0.66 per square foot for Velcro. * Yarn type Polyethylene only

Baseba	all/Battin	ig Cages	HITTI	NG ZONE				
Item	Weight	Pile Ht	Width	Color	Price			
PL705	36 oz.	9/16"	12 & 15 ft.	Pine, Spring Green	\$3.60 sq. ft.			
PL707	42 oz.	9/16"	15 ft.	Pine, Clay	\$3.24 sq. ft.			
Turf Adhesive								
TC	5 gal.	Indoor/Ou	Indoor/Outdoor for Urethane Back Turf					
TCFB	4 gal.	Indoor/Ou	Indoor/Outdoor for Foam Back Turf					

Kiefer tactical mats



Kiefer Tactical Mats

Portable Tactical Training Panels

Portable Turf Panel System is the perfect solution for athletes seeking to train in limited spaces. Each panel is constructed utilizing the highest quality nylon fibers. Kiefer Tactical Mats maximize versatility due to each panel being interchangeable.

Uses:

- Strength Exercise
- Physical Training
- Running Workout

Advantages:

- Proven Player Safety
- Portable Solutions
- Easy Installation

Beveled Seams:

All Green

- Proprietary pad and seam connection
- Level seams no height variance

Custom Panels also available!

Panel Configurations: 5' x 15' Panels







Power Enhancement

attachment process

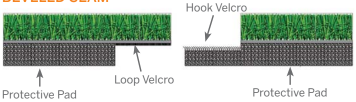
Footwork Drills

• Speed and Agility Ladders

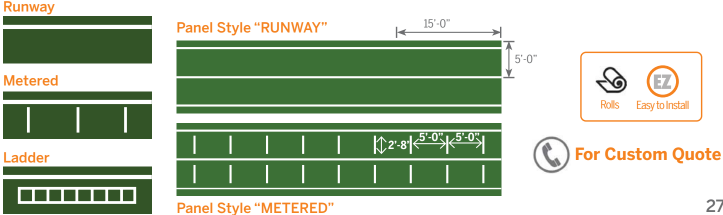
Quick Removal and Handling

• Efficient Storage, removal and









FitZone exercise mats



FitZone Mats Most resistant mat on the market

FitZone Mats have been specifically designed for use in sports facilities, which require high performance and durable material. It is the most resistant mat on the market, while still providing maximum protection and comfort to the users.

The perfect combination of resistance and durability, combined with the extensive range of colors, shapes and sizes, is totally adapted to current aesthetic trends, and makes FitZone Mats a truly unique range of exercise mats.

Light Range

- 4 ¹/₂' x 2' x ¹/₄"
- Color Blue only
- 1 side embossed
- Includes "O" rings for hanging
- Pro Range
- 4 ¹/2' x 2' x ¹/2"
- Includes "O" rings for hanging
- Maximum resistance + brand quality
- Customized logos are available (300 unit min. order)
- 2 sides embossed



Grey

011



Product	Qty	Item #	Price
FitZone Mat Light (blue only)	1-9	PCGCL	\$37.69 each
FitZone Mat Light (blue only)	10 +	PCGCL	\$35.93 each
FitZone Mat Pro	1-9	PVGCM	\$57.75 each
FitZone Mat Pro	10 +	PVGCM	\$51.95 each

Please specify color when ordering. Color variations may differ from catalog.

FitZone Mat Vertical Tower

Stores thirty FitZone Mat Pros and thirty-six FitZone Mat Lights. Assembles in minutes and is fully transportable.

Item #PricePVGMT\$195.00 each



FitZone Mat Wall Hanger

Black

800

Allows you to make efficient use of valuable space by storing up to 10 FitZone Mat Pros or 12 FitZone Mat Lights.

Item #	Price
PVGHG	\$37.62 each



Blue

010

Red

041

Equipment mats & PaviPlay flooring tiles

Kiefer Equipment Mats

Kiefer Equipment Mats are the solution for instant floor protection. Extremely durable and can be laid over any surface. Kiefer Equipment Mats are made from 100% recycled rubber for the ultimate and hard surface protection. Mats will not tear, rip, gouge, or compress like foam or sponge vinyl matting.

Item #	Color	Size	Thick	Price
KEM08	Solid Black	4' X 6.5'	1/4"	\$45.60 each
KEM11	Grey Fleck	4' X 6.5'	1/4"	\$49.20 each

_____ MonsterMat Light[™] & MonsterMat[™]

Protects floors and carpet from heavy exercise equipment. Extends equipment life by protecting it from dust and debris. Reduces vibrations and noise. Easy to clean and maintain. Made from a lightweight cellular vinyl material with tapered sides. Black only.



Product	Size	Thick	Item #	Price
Bike/Stepper Size	3' x 4'	1/4"	AMB1	\$21.00 each
Treadmill Size	3' x 6 ½'	1/4"	AMT1	\$33.00 each
Bike/Stepper Size	3' x 4'	3/8"	AMB38	\$28.00 each
Treadmill Size	3' x 6 ½'	3/8"	AMT38	\$38.00 each



Comfort and Security

PaviPlay Multi range is ideal for classrooms and multi-use rooms. With all the usual PaviPlay characteristics, its texture and extra resistance permits use barefoot or with appropriate footwear. The PaviPlay Re: Act system goes through rigorous testing to insure that PaviPlay flooring tiles meet Head Injury Criterion (HIC).

Anti-Bacterial Protection

Latex & PVC free, thus making for a safer environment. PaviPlay is manufactured with safe and sanitary material, protecting against fungi and bacteria.

Easy to Clean and Maintain

Waterproof and stain resistant, simply vacuum and mop. Tiles fit together like a jigsaw puzzle. Assembly is so easy that a play surface can be constructed anywhere in a matter of moments!

Thick	Tile Size	Item #	Price
29/64"	23 ⁵ /8" x 23 ⁵ /8"	PVG23M-(color)	\$24.45 each
29/64"	47 ¼4" x 47 ¼4"	PVPM47-(color)	\$78.87 each

Please specify color when ordering. Add "B", "G", "Y" or "R" after Item # for color. High heels not recommended.

Vibe - Equipment Mat

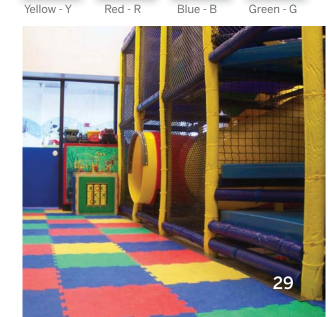
- Designed to minimize the effects of vertical vibration
- Reduces 50% of vibration from machine to subfloor
- Available in black only

Mat Size: 35¹/₂" x 35¹/₂" x ⁹/₁₆"

MADE IN THE USA

Item #	Price
PVGVIBE	\$56.00 each





Aquatics safety



HeartStart OnSite Defibrillator Perfect for office and home environments

OnSite Automated External Defibrillator is designed to be the easiest to use and most reliable defibrillator available. So easy to use that you can potentially save the life of a co-worker, friend, or anyone else stricken with sudden cardiac arrest.



Item #	Description	Price
M5066A	OnSite AED (must choose a carry case option)	\$1,199 each
C01	Standard Carry Case, OnSite (recommended)	\$101.00 each
C02	Slim Carry Case, OnSite	\$35.00 each



40" Rescue Tube w/ Plastic Clips and Guard Imprint

Popular tube. Plastic clips. Not recommended for oceans or water parks. Red only. $39 \frac{1}{2}$ '' L x $6 \frac{1}{2}$ '' W x $3 \frac{1}{2}$ '' thick. 3 lbs..





18" AB Spine Board

Heavy duty and x-ray translucent. 21 hand holds and 8 pins for your strapping needs. Capacity of 700 lbs.. Polyethylene. Red, Royal Blue, Orange, White, or Yellow. 72" x 18" x 2.5"

Item #	Price
K10-993	\$157.50 ea.

Fanny Pack w/Guard Imprint

Waist strap adjusts to 45".

Three water-resistant zipper pockets Black, Navy Blue, or Red. $7\,^{1}\!/_{4}$ " x $4\,^{1}\!/_{2}$ " x 3".

Item #	Price	è
K10-103	\$5.75	5 each
Bengal 6 Whistle	•	
Item #	Color	Price
K10-426	Black or Red	\$2.50 each

GUARD

Rescue Tubes w/ Guard Imprint

The preferred choice of the American Red Cross and the standard rescue tube used by guard training agencies. Best used for pools, water parks and guard training.

Item #	Price	Description	Size
K10-201	\$44.50 ea.	Rescue Tube with Guard	50" L x 6 $^{1}\!\!/\!\!2$ " W x 3 $^{1}\!\!/\!\!2$ " thick
K10-203	\$47.25 ea.	Rescue Tube w/brass clips	39 ½" L x 6 ½" W x 3 ½" thick
K10-207	\$48.50 ea.	Y Rescue Tube	39 ½" L x 6" W x 3" thick



53" Cut-a-way Rescue Tube w/ Guard Imprint

Slightly narrower and longer than the standard rescue tube. Unique hand grips ensures that people with smaller hands can grasp the rescue tube easily. Red only. $54'' L \ge 6 \frac{1}{2}'' \le 3 \frac{1}{4}''$ thick. 6 lbs..

Item #	Price
K10-204	\$49.50 each



Whistle Rope Lanyard

Available in Black, Red, or Royal Blue. Order by the dozen only. 19" long.

Item #	Quantity	Price
K10-429	12/pack	\$9.50 pack (12)



First Aid Kit

Includes bandages, tape, antiseptic pads, gauze, first aid cream, gloves, sterile dressings, scissors, splinter forceps, and sting-stop prep pads. Hard plastic case. 63 items total.

Item #	Size	Price
K10-703	10-person	\$22.50 each
K10-706	36-person	\$61.00 each





50" Splash Rescue Tube w/ Guard Imprint

It has all the same features as the 50" Rescue Tube. Navy/White, Red/Black, Royal Blue/White, or Yellow/Black. 50" L x 6 $\frac{1}{2}$ " W x 3 $\frac{1}{2}$ " thick. 5 lbs..

Item #	Price
K10-213	\$47.25 each

20" or 24" Ring Buoy

USCG classified as a PFD type 4. USCG #160.050/147/0. Orange or White. 3 lbs..



Item #	Size	Price
K10-206	20"	\$65.00 each
K10-205	24"	\$68.00 each



Kiefer Wall Pads

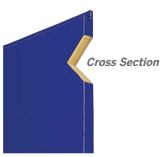
Increase the safety of your gym or activity room with these padded wall panels that are custom made to your specifications. Panels are made from 2" high impact foam that is attached to a 3/s" wood panel. A 1" nailing margin is provided at top and bottom for securing panels to wall.





Padding products

From simple to intricate designs, any type of graphic can be screened onto wall pads. (Additional charges apply.)



Cut-outs and custom sizes are available at additional cost. Please call for a detailed layout and price proposal.

CUSTOM LOGOS AVAILABLE

Size	Item #	Price
2 ft. x 5 ft. w/lip	WAL05	\$73.00 each
2 ft. x 5 ft. w/Z clips	WAL05Z	\$92.95 each
2 ft. x 6 ft. w/lip	WAL06	\$88.00 each
2 ft. x 6 ft. w/Z clips	WAL06Z	\$107.95 each

Guard Rail Padding

Standard and hi-profile guard rail pads are manufactured using 1" high impact foam cores which provide a low pad profile. Guard rail pads are made to fit 1-1/2" to 2" diameter rails. The standard model is rounded, the hi-profile model is square.



Quiet Room Padding

Create a calming environment with our Kiefer Wall Pads. Customize to fit any room.



Chain Link Top Rail & Post Padding

Chain link fence top rail and post pads are double stitched sewn pads designed to cover the most dangerous vertical and horizontal posts to allow for view through the fence while protecting safety.



For Custom Quote

Light Pole & Column Padding

Pole and column pads are available in round, hexagonal, and square; common uses include light poles, scoreboard beams, and netting posts. Standard pad height is six feet and has a full length hook and loop closure.



Exercise mats



Super Performance Mat (2¹/2" Thick)

Constructed with a combination of cross-link polyethylene, prime polyurethane, and a 14 oz. reinforced vinyl cover. Super Performance Mat provides superior shock absorbency for most athletic activities.

Velcro	4' x 6'	4' x 8'	5' x 10'	6' x 12'
none	SP46	SP48	SP51	SP61
	\$221.00	\$283.00	\$443.00	\$608.00
2-sided	SP246	SP248	SP251	SP261
	\$237.00	\$299.00	\$453.00	\$623.00
4-sided	SP446	SP448	SP451	SP461
	\$258.00	\$324.00	\$484.00	\$628.00

Medium Impact Mat (2" Thick)

This semi-soft, multi-purpose mat combines the comfort of polyurethane foam and the resilience of cross-linked polyethylene foam, making it ideal for gymnastics, cheerleading. and tumblir

Velcro	4' x 6'	4' x 8'	5' x 10'	6' x 12'
none	MI46	MI48	MI51	MI61
	\$195.00	\$247.00	\$383.00	\$494.00
2-sided	MI246	MI248	MI251	MI261
	\$211.00	\$258.00	\$402.00	\$546.00
4-sided	MI446	MI448	MI451	MI461
	\$232.00	\$288.00	\$427.00	\$577.00

High Performance Mat (1¹/₄" Thick)

Extremely shock absorbent, KIEFER's High Performance Mat is perfect for tumbling, martial arts, and other high-impact activities. The mat features an 18 oz. reinforced vinyl cover and $1\frac{1}{4}$ " firm cross-linked polyethylene foam filler.

Velcro	4' x 6'	4' x 8'	5' x 10'	6' x 12'
none	HP46	HP48	HP51	HP61
	\$165.00	\$205.00	\$314.00	\$422.00
2-sided	HP246	HP248	HP251	HP261
	\$174.00	\$215.00	\$324.00	\$443.00
4-sided	HP446	HP448	HP451	HP461
	\$196.00	\$242.00	\$355.00	\$474.00

Low Impact Mat (2" Thick)

Kiefer's softest mat, made from polyurethane foam and an 18 oz. reinforced vinyl cover, is designed for young children.

ling. 18 oz. reinforced vinyl cover.			Velcro	4' x 6'	4' x 8'	5' x 10'	6' x 12'	
4' x 6'	4' x 8'	5' x 10'	6' x 12'	none	LI46 \$170.00	LI48 \$216.00	LI51 \$330.00	LI61 \$453.00
MI46 \$195.00	MI48 \$247.00	MI51 \$383.00	MI61 \$494.00	2-sided	LI246 \$185.00	LI248 \$227.00	LI251 \$345.00	LI261 \$469.00
MI246 \$211.00	MI248 \$258.00	MI251 \$402.00	MI261 \$546.00	4-sided	LI446 \$201.00	LI448 \$258.00	LI451 \$376.00	LI461 \$505.00
MI446 \$232.00	MI448 \$288.00	MI451 \$427.00	MI461 \$577.00					
Red - 10	Orange - 12	Yellow - 11	Purple - 18	Green - 14	Grey - 19	Tan - 17	Black - 20	White - 00

Folding mats are lightweight for easy transport and storage.

Based on color options available, these products are considered custom and are non-returnable.

Blue - 16

Iron Woods: Golf Matting

This is a non-infilled high grade polypropylene yarn system designed for heavy traffic tee lines, hitting mats, and extended use golfers. This product is used by many of the top golf courses in the U.S. This product holds a real tee and allows players to hit all clubs, from wedge to driver.

Features:

- Excellent hitting mat
- Great durability

Applications:

• Golf



Item #	Size	Color	Price
PL322M	5' x 5' mat	Pine	\$215.00 each
PL322R	12' or 15' wide roll	Pine	\$7.50 sq. ft.

Golf Course Matting products





Golf Course Matting Safety For Spikeless Golf Shoes

Reduces the risk of slippage in wet conditions. Porous material allows water to easily flow through. Resistant to environment and chemical degradation. Lightweight material is U.V. stable, withstands extreme temps, and easy to clean.



blue - 10



brown - 00



green - 4



black - 08

grey - 11 sandstone - 62

Please specify color when ordering. Color variations may differ from catalog.

Roll Size	Thick	Item #	Price
2' x 25'	3/8"	G225	\$313.50 mat
3' x 25'	3/8"	G325	\$460.50 mat
4' x 25'	3/8"	G425	\$627.00 mat
6' x 25'	3/8"	G625	\$921.00 mat



Mondo Super X Designed For Versatility

Can be used outdoors on ramps, bridges, dugouts and diving platforms. Surface embossing designed to provide better traction and greater contact area. Non slip, easy to maneuver wheelchairs and walkers.

Available in widths of 3.5' or 5'.

Available Colors:

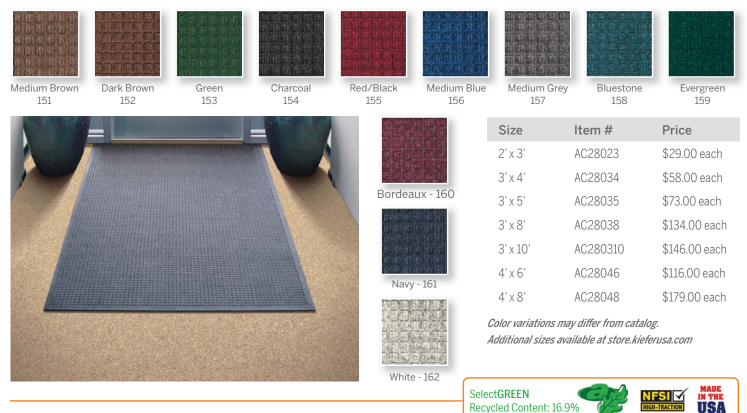


For Custom Quote

33

Waterhog Fashion (#280)

The unique ridge construction of the Waterhog collection effectively removes and traps dirt and moisture while exclusive rubber reinforced face nubs prevent pile from crushing, extending product life.



Waterhog Eco Elite Fashion (#2241) Waterhog Eco Premier Fashion (#2297)

Waterhog construction and performance is combined with a 100% post consumer recycled P.E.T. polyester fiber system that is reclaimed from plastic bottles and a 100% rubber backing that contains 15% to 20% post consumer car tire rubber. These are the most environmentally friendly Waterhog mats ever made. Certified slip-resistant by the National Floor Safety Institute.

Size







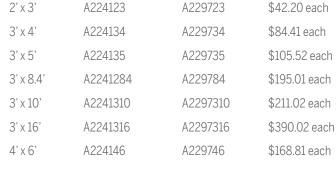
Black Smoke - 170 Grey Ash - 173

Southern Pine - 172



Indigo - 171





Diamond

Price

Color variations may differ from catalog. Additional sizes available at store.kieferusa.com

Herringbone

Pattern Key:







Maroon 174 Regal Red - 177

Herringbone - #2241

Diamond - #2297

Entrance logo mats

Classic Impressions (#70) Classic Impressions HD (#73)

- State-of-the-art digital printing
- No set-up charges
- Resists curling and cracking
- 20% post-consumer recycled content
- Long-wearing, anti-static carpet
- Certified slip resistant by NFSI



Carpet Texture

Available with smoothback for hardwood floors, and cleated backing for over carpet.

Colors Available:

Black (401), White Silver (402), Royal Blue (403), Hot Pink (404), Moss Green (405), Red (406), Purple (407), Rose (409), Light Blue (410), Pearl White (411), Sandalwood (413), Turquoise (414), Aquamarine (415), Navy (417), Silver (418), Dark Grey (419), Emerald (421), Forest (422), Gold (423), Yellow (425), Suede (426), Chocolate (431), Dark Gold (429), Orange (429), Burgundy (430)

Size	Thickness	Item #	Qty 1	Qty 2 - 10	Size	Thickness	Item #	Qty 1	Qty 2 - 10
2' x 3'	3/8"	A7523	\$215.64 ea.	\$120.47 each	4' x 8'	3/8"	A7548	\$468.95 ea.	\$353.06 each
3' x 4'	3/8"	A7534	\$231.79 ea.	\$129.38 each	5' x 8'	3/8"	A7558	\$501.27 ea.	\$442.00 each
3' x 5'	3/8"	A7535	\$242.55 ea.	\$159.02 each	5' x 10'	3/8"	A75510	\$614.48 ea.	\$552.48 each
3' x 10'	3/8"	A75310	\$398.87 ea.	\$304.55 each	6' x 10'	3/8"	A75610	\$662.99 ea.	\$625.25 each
4' x 6'	3/8"	A7546	\$309.93 ea.	\$237.17 each	6' x 12'	3/8"	A75612	\$795.03 ea.	\$749.20 each

Waterhog Logo Inlay Mat (#234)

Designs are created using a unique inlay process that can include up to **19 colors** per mat at no additional charge. 100% U.V. resistant polypropylene fabric for indoor and outdoor placements.

Size	Thickness	Item #	Qty 1	Qty 2 - 10
2' x 3'	3/8"	AC23423	\$217.79 ea.	\$177.40 each
3' x 4'	3/8"	AC23434	\$334.94 ea.	\$278.96 each
3' x 5'	3/8"	AC23435	\$367.92 ea.	\$311.97 each
3' x 10'	3/8"	AC234310	\$618.04 ea.	\$560.46 each
4' x 6'	3/8"	AC23446	\$520.85 ea.	\$462.91 each
4' x 8'	3/8"	AC23448	\$617.51 ea.	\$550.08 each
6' x 8'	3/8"	AC23468	\$925.55 ea.	\$825.35 each





The Waterhog Logo Inlay Mat is perfect for high traffic areas.

Carpet Texture



SuperScrape Impressions (#3559)

Photo-realistic images, printed ready artwork, tones and shades are all produced with unparalleled detail and clarity. You may also select from our standard palette featuring 25 vibrant colors. Impervious to sunlight, these long lasting logo mats perform beautifully in all types of environments. Suitable for indoor or outdoor use, the high-traction surface effectively removes and traps tough dirt, grime, and water from shoes. Resistant to oils and chemicals.

Size	Thickness	Item #	Qty 1	Qty 2 - 10
2.5' x 3'	3/16"	A3559253	\$170.78 ea.	\$93.92 each
3' x 5'	3/16"	A355935	\$182.96 ea.	\$137.22 each
3' x 10'	3/16"	A3559310	\$391.92 ea.	\$304.70 each
4' x 6'	3/16"	A355946	\$233.78 ea.	\$187.04 each
4' x 8'	3/16"	A355948	\$414.00 ea.	\$351.92 each
6' x 6'	3/16"	A355966	\$465.78 ea.	\$395.92 each
6' x 8'	3/16"	A355968	\$621.02 ea.	\$527.88 each



Prices Include Custom Logo

Maintenance/Adhesive products

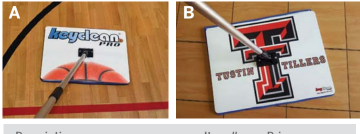


Court Clean

Perfect for large surfaces and hardwood floors. A new sleek design with an increased surface area and lower center of gravity provides faster, more effective wide-area cleaning. Comes with a specially designed towel and pull rope.

Description	Item #	Price
6' CourtClean with (1) Custom Towel	CC102	\$495.00 each
6' CourtClean Custom Towel	CC210	\$30.00 each
8' CourtClean Custom Towel	CC200	\$31.50 each
SuperShine-All / 1 gallon	CC400	\$42.50 each
SuperShine-All / 5 gallon	CC410	\$195.00 each
Start-Up Kit: (4) 6' towels, 1-gal. SuperShine	TKH605	\$170.00 each

start-Up Kit: (4) 6 towels, 1-gal. SuperShine with 5-gal. pail and lid



Description	Item #	Price
(A) Stock Keyclean Pro (2-Pack)	TKH242	\$279.00 per pack
(B) Custom Keyclean Pro (2-Pack)	TKH245	\$325.00 per pack
1- Keyclean Pro Replacement Pad	TKH251	\$30.00 each

Kiefer Microfiber Towels

Kiefer Microfiber Towels can be used for a variety of applications. They quickly and easily attract and remove all kinds of dirt, dust and bacteria from surfaces with little or no chemicals! **One color ONLY per pack, specify color when ordering.**

12" x 12" Available in 3 colors	A	#1 Seller 14" x 14" vailable in 7 colors
Description	Item #	Price
12" x 12" Microfiber Towel (50 pack)	KMT12	\$22.50 per pack
14" x 14" Microfiber Towel (50 pack)	KMT14	\$39.95 per pack





Facility Wipes Pre-moistened wipes and dispenser

Ideal for health clubs, day cares, and schools. Wipes are pre-saturated and safe on all surfaces: No Benzyl-Alcohol, Citrus, Bleach or Phenol. Dispenser is made of break resistant plastic (12"h x 9"w x 10"d).

Description	Item #	Price
Facility Wipes - Case (4 rolls; 800/roll)	ERC	\$96.52 case
Center-Pull Dispenser	A9125	\$37.00 each

Disposable Gloves For Housekeeping Needs

Nitrile gloves are powder free. Gloves are sold by the case, 1 case=10 boxes of 100 gloves. 1,000 gloves/case.



Description	Item #	Price
4mil Blue Glove	GN4PFBLU+size	\$53.50 case
3mil Clear Glove (Vinyl)	GV3PF+size	\$42.50 case

E-Grip III Adhesive

For use with rubber indoor and outdoor rubber flooring systems, E-Grip III is a low VOC, one-component urethane adhesive with excellent trowel ability and superior tack properties. *Indoor on smooth concrete, covers approx. 100 sq. ft. / gal. Trowel size is ¹/₁₆" square notch. Use with Tuff-Roll[™].



Size	Item #	Price	Coverage
2-gallon unit	AC1007	\$121.00 unit	~200 sq. ft.
4-gallon unit	AC1008	\$207.00 unit	~400 sq. ft.

P.U. 105 Adhesive

High-performance,two-component polyurethane adhesive for both indoor and outdoor installations of all resilient floor coverings. Indoor on smooth concrete, Will accommodate moisture reading produced by calcium chloride test of up to 5 lbs. per 1,000 sq. ft. For use with all Mondo[®] Sports products.



Size	Item #	Price	Coverage
1.9-gallon unit	PU105	\$156.00 unit	~170 sq.ft.

Taski Profi - Rubber Cleaner

Solvent-free.oil and grease remover with a neutral pH (8.8). The recommended cleaner for all of our rubber flooring products. Can be used with auto scrubbers or a mop. One gallon will clean approximately 8,000 sq. ft.



Size	Item #	Price
(4) 1-gallon units	P92009-4	\$120.00 case

Taski Wiwax - Finish & **Rubber Cleaner**

This unique blend of detergents, waxes and polymers is formulated to maintain PVC, rubber, linoleum, asphalt, marble, slate, concrete, quarry tile and terrazzo in one easy



step, with or without floor finish. Flooring is effectively cleaned while a light polymer and wax film is left behind for additional protection against damage.

Size	Item #	Price
(4) 1-gallon units	P92019	\$136.00 case

Carefree Matte **Rubber Finish**

This uniquely formulated floor finish provides a



durable protective coating and low gloss "silky" shine while maintaining the floor's natural appearance. Use on all resilient flooring. Makes daily cleaning easier. Comes in 5-gallon., self-serving unit.

Size	Item #	Price
5-gallon unit	5104757	\$142.00 each

Taylor Resolute Adhesive

A multi-functional resilient moisture barrier adhesive. 1-part system for easy installation. Use with FitZone Wet Area Plus.



Size	Item #	Price
2-gallon unit	TAYRES	\$151.00 unit

Prominence - Heavy Duty Rubber Cleaner

A highly effective cleaner designed to remove soils and oils without dulling or altering the appearance o your floor. Part of a comprehensive floor care offering for cleaning,

maintaining, stripping and finishing floors.

Size	Item #	Price
5 L RTD	SCJ4996458	\$173.00 each
6 x 32 oz. unit	SCJ4996440	\$102.00 unit
32 oz. bottle	SCJ4996440-1	\$25.50 each

Maintenance products

Polo-Plaz Wood Cleaner

Hardwood floor cleaner cleans high traffic areas. Environmentally friendly. Gym Kit includes: 1 qt. spray bottle, 2 gal. Polo-Plaz, MFMA poster, and maintenance video.



Size	Item #	Price
(6)1-qt. bottles	POLOQTCASE	\$49.00 case
(4)1-gal. bottles	POLOGALCASE	\$105.00 case
5-gallon	POLO5GAL	\$118.00 each
Gym Kit	GYMKIT	\$61.50 each
Tie Tack-5 gal.	TIETACK	\$132.50 each

Kiefer Clean - Neutral Rubber Cleaner

Introducing a more economical way to keep your floors clean with Kiefer Clean multipurpose detergent for use on all hard surfaces. Solvent free, no hazardous ingredients. No harsh alkali or acids. Non-corrosive. Phosphate free.

1 gallon = approx. 8,000 - 10,000 sq. ft.

Description	Item #	Price
Kiefer Clean 1-gallon bottle	N950-G1	\$25.00 each
Kiefer Clean (4) 1-gallon units	N950-G4	\$75.00 case
Kiefer Clean 5-gallon pail	N950-P5	\$90.00 each

Kiefer Renew - Stripper

Kiefer Renew is designed to strip and remove existing finishes from linoleum, vinyl, rubberized and other sensitive floors in gyms, sport and athletic centers and field houses. Fast acting, ammonia free, phosphate free.

Description	Item #	Price
Kiefer Renew (4) 1-gallon units	N956-G4	\$75.00 case
Kiefer Renew 5-gallon pail	N956-G5	\$90.00 each





Gum Remover

removal of g	esigned for the gummy mater	Second and a second sec
from carpet surfaces.	s and nard	and the second
Size	Item #	Price

12 x 6.5 oz. can 5002603-12 \$69.00 case

P.O.G. Spotter Gel

Powerful carpet/hard surface spot-remover for the most difficult stains.

Size	Item #	Price
32 oz. bottle	13888	\$27.50 each



REMOVES BLACK MARKS EASILY

Speedball Power Cleaner

A ready-to-use spray and wipe cleaner for your spray and wipe applications the very tough super strength formula eliminates grease, petroleum and food oils.

Size	Item #	Price
1 qt bottle	95891164	\$7.50 each

From wall to wall and into the tightest corners, the Duplex can be used in restoration or as an integral part of your daily maintenance program. Clean virtually any floor surface as carpet, grouted ceramic, rubberized floors and even escalators are no obstacle for the Duplex. Perfect for cleaning weight rooms, jogging tracks, small turf areas, and carpeted fitness areas.

- Minimum moisture
- 2 counter-rotating brushes scrub the surface with aggressive action
- Industry best restoration machine when used in conjunction with hot water extraction
- Easy to operate and maneuver around
- Clean right to the edge of walls

Just For Carpets Cleaner

Multi-use carpet chemical is a neutral pH cleaner designed for extraction, encapsulation, bonneting and traffic lane cleaning. It has outstanding soil-removal qualities and won't leave a sticky residue.

Description	Item #	Size	Price
DP420 Floor Cleaner	DP420	14" W	\$2,795.00 each
JFC Cleaner	JFCC4	4 x 1 gal	\$133.00 case
Trolley	DP420TR	-	\$317.00 each







Trolley (transport DP420)

Just For Carpets Cleaner

MotorScrubber Starter Kit

The ultimate cordless, high torque, lightweight, cleaning machine! MotorScrubber quickly and effortlessly cleans your washrooms, showers, stairs, skirting/base boards, windows, swimming pools, motor vehicles and other hard to clean areas.

MotorScrubber Kit Includes: Motorhead complete with hub, backpack harness, 12 volt battery, battery charger, telescopic handle, medium duty brush, pad holder, green scrubbing pad ,red cleaning pad, white buffing pad and microfiber pad. *Choice of Handheld (HH), Medium Handle (MH), or Long Handle (LH).

MotorScrubber Jet Kit offers the same features of the MS2000S with the added spray function to eliminate the need for a separate bucket.

Description	Item #	Handle Size	Price
*MotorScrubber Kit (HH)	MS2000S	15"	\$465.00 kit
*MotorScrubber Kit (MH)	MS2000M	30" - 60"	\$570.00 kit
*MotorScrubber Kit (LH)	MS2000L	50" - 100"	\$585.00 kit
MotorScrubber Jet Kit	MSJET	30" - 60"	\$995.00 kit
Microfiber Pad	MS1053	7.5" wide	\$7.99 each
Melamine Pad	MS1070	8" wide	\$44.90 (Box of 5)
Tile & Grout Brush	MS1039TG	-	\$56.89 each
Stair & Baseboard Brush	MS1049	-	\$129.00 each

* Additional pads and brush options available. Call for more information.





Microfiber Pad





Melamine Pad



Tile & Grout Brush

Maintenance products

Checkmate[™] Electrostatic Cleaning System *Time-Saving Benefits*

Provides rapid uniform application of fast acting chemicals that allows for exceptional coverage in a fraction of time. **Victory Sprayer Handheld Kit** comes with cordless handheld unit, charger battery and a premium carrying case. Unit weighs 3.8 lbs. and provides 4 hours of continuous use on a 2-hour charge.

Victory Sprayer Backpack Kit comes with a backpack sprayer, charger, battery and a premium carrying case. Unit weighs 10 lbs. and provides 4 hours of continuous use on a 2-hour charge.

Husky Disinfectant Cleaner (#814) EPA Registered disinfectant that is ready-to-use.

Husky Sanitizer (#830) is a fragrance-free, ready-to-use sanitizer.

Husky Mold Control (#418) EPA Registered solution that eliminates and prevents mold without bleach, ammonia, alcohol, or VOC's. Can be used on hard and soft surfaces. Husky Quick Care Disinfectant (#824) A concentrated four-in-one disinfectant that cleans, disinfects, deodorizes and sanitizes a wide range of surfaces.

3 minute or less dwell time! No Wipe!

Husky Arena Plus Disinfectant (#892) A concentrated neutral pH formula cleans and disinfects in one step. 5 minute dwell time!

Description	Item #	Unit	Price
Victory Sprayer Kit	6900	Handheld	\$699.00 kit
Victory Sprayer Kit	6905	Backpack	\$1,599.00 kit
Disinfectant Cleaner	HSK814	12 quarts	\$37.75/case
*Sanitizer	HSK830	12 quarts	\$27.25/case
Mold Control	HSK418	6 quarts	\$49.50/case
Quick Care Disinfectant	HSK824	3 quarts	\$56.00/case
Arena Plus Disinfectant	HSK892-6	6 quarts	\$82.00/case
Arena Plus Disinfectant	HSK892-1	1 quart	\$20.50 each

*Not available for sale in California or New York.





Victory Backpack Kit

Husky 891 Arena Disinfectant

A neutral, concentrated disinfectant cleaner that effectively cleans, deodorizes, and disinfects all surfaces. Available in a wide variety of pack types, this product is ideal for use in educational or institutional facilities. Cleans and disinfects in one step. First formula ever to carry **EPA Registered CA-MRSA** kill claims on hard surfaces, including artificial turf.

Description	Item #	Price
(4) 1-gallon units*	HSK4X1	\$80.00 unit
5-gallon unit*	HSK5GAL	\$95.00 each
Starter Kit - 6 bottles, 6 sprayers, 6 cartridges	HSKKIT	\$26.00 each
(24) 10ml Cartridge Refills for Sprayer	HSKREFILL	\$40.00 case



Victory Handheld Sprayer Kit



Indoor Multi-Sport



Mondo[®] Sportflex M (Indoor/Outdoor)

- Designed to provide optimum blend of coefficient of friction ideal for all ball sports and tennis applications. ITF Rated.
- Adjustable dual durometer technology makes Sportflex M ideal for recreational jogging tracks.
- Never requires coatings, thus delivering outstanding life-cycle savings over poured urethane.
- Class 2 Rated for shock absorption as per ASTM F2772.
- As part of Mondo's commitment to sustainability, Sportflex M includes up to 50% of post consumer, post industrial, rapidly renewable materials.



*Project incorporates Kiefer USA's Patented Integrated Striping Technology. For more info go to www.kieferusa.com/by-brand/inlaid-lines

Strength and Fitness



MondoArmor®

University of Michigan

Engineered to provide industry leading shock absorption values. Designed for free weight areas where the ultimate in coefficient of friction is desired.

- Triple durometer construction provides excellent resistance to impact due to a total thickness of 18mm.
- Solid homogeneous virgin rubber wear layer

Mondo® Sport Impact

Premium weight and skate resistant rubber flooring with unsurpassed resistance to abrasions, tears and impacts.

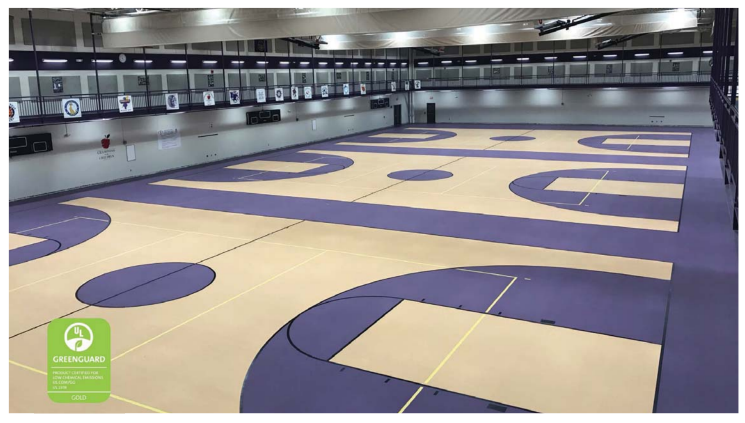
- Requires no coating or finishes
- Antibacterial/antimicrobial throughout
- ADA compliant slip resistance

Mondo® Ramflex

- Requires no coating or finishes
- Class 1 fire code rating
- ADA compliant slip resistance
- Withstands abuse from skate blades, weights, and equipment

- Withstands abuse from skate blades, weights, and equipment
 - Reinforcement against heavy loads
 - Antibacterial/antimicrobial throughout
 - 100% recyclable
 - Does not contain crumb rubber.

Multi Purpose Gymnasium



Mondo Advance

Key Benefits

- Dual durometer vulcanized construction
- Excellent shock absorption
- Will not compress with bleachers or break down over time
- Excellent acoustic properties
- Non-porous surface is easy to maintain
- No coatings required
- 15 year warranty
- Roll Width: 6ft. means fewer seams

Technical Features

- New Generation NG (2 lavers) - Thickness: 6mm and 8mm
- Vulcanized (3 layers)
 - Thickness: 8mm and 10mm
- · 2 mm homogenous wear layer requires no finishes or coating
- Exceeds coefficient of friction standards for improved athletic performance; perfect for basketball and volleyball

Health and Safety

- GREENGUARD Gold Certified
- 100% recyclable
- Class 1 fire code rating
- · Excellent fungal, bacterial and microbial resistance throughout

Bellevue Public Schools Lied Activity Center

BEST IN CLASS

•

Advance Protection®

- 9mm thickness
- The solution for a class 2 system ensures a shock absorption of over 25% (ASTM F2772)
- Increases thermal insulation
- Increased sound absorption
- · Underlayment for moisture problems in renovation
- Free of halogens, isocyanates, formaldehyde, asbestos, bisphenol (BPA), halogenated flame retardant-free,
- heavy metals, phthalates, polychlorinated biphenyls,
- perfluorinated compounds (PFCS).

Track & Field



Bob Devaney Sports Center University of Nebraska-Lincoln

Mondo Super X 720

Engineered for speed and comfort

- Super X 720 provides the optimal blend of energy return, comfort, safety and durability for both competition and training activities.
- Free of heavy metals. GreenGuard Gold Certified.
- Elongated honeycomb geometric backing offers industry leading shock absorption.
- Never requires coatings, thus delivering life-cycle advantages over poured urethane.

Gately Park - Chicago, IL. Indoor Hydraulic Banked Track Spring 2020





720 Cross Section



2910 Falling Waters Blvd. Lindenhurst, Illinois 60046-6799 800-322-5448

Vol. 20A Source Code

Customer Code



135 Industrial Way Rockland, MA 02370 877-474-1187 PRESORT STANDARD U.S. POSTAGE PAID KIEFER SPECIALTY FLOORING





2020 FEATURED PRODUCTS



FITZONE MULTI

- Interlocking Flooring System
- 24" x 24" Interlocking tiles
- Easy to install, no adhesive needed
- Ideal for Group X, TRX, yoga, and Pilates
- Increased shock absorption and protection against fatigue and risk of injuries.



FITZONE WET AREA PLUS

- Luxury Woven Vinyl Flooring
- Ideal for locker rooms, saunas, medspas, stretching areas, yoga studios, and fitness/ cardio areas.
- Antimicrobial, easy to clean, and soil and stain resistant
- Available in multiple textures and colors

store.kieferusa.com



FITZONE MATS

- Most resistant mat on the market
- Specifically designed for use in sports facilities, which require high performance and durable material.
- Industry Best 3-Year Warranty
- Available in 4 colors and includes "O" rings for hanging.



Page 7

