CITY OF PALM DESERT MAINTENANCE SERVICES AGREEMENT

1. Parties and Date. This Agreement is made and entered into this 14th day of September, 2023, by and between the City of Palm Desert, a municipal corporation organized under the laws of the State of California with its principal place of business at 73-510 Fred Waring Drive, Palm Desert, California 92260-2578, ("City") and Shade Structures, Inc. dba USA SHADE & Fabric Structures, a Corporation, with its principal place of business at 2580 Esters Blvd., Suite 100, DFW Airport, TX 75261 ("Contractor"). The City and Contractor are sometimes individually referred to herein as "Party" and collectively as "Parties."

2. Recitals.

2.1 Contractor.

Contractor desires to perform and assume responsibility for the provision of certain maintenance services required by the City on the terms and conditions set forth in this Agreement. Contractor represents that it is experienced in providing maintenance services to public clients, that it and its subcontractors have all necessary licenses and permits to perform the services in the State of California, and that it is familiar with the plans of City. Contractor shall not subcontract any portion of the work required by this Agreement, except as expressly stated herein, without prior written approval of City. Subcontracts, if any, shall contain a provision making them subject to all provisions stipulated in this Agreement.

2.2 Project.

The City is a public agency of the State of California and is in need of services for the following project:

Aquatic Center and Freedom Park Shade Structure Project Project No. MFA00022

(hereinafter referred to as "the Project").

3. Terms.

3.1 Scope of Services and Term.

3.1.1 <u>General Scope of Services</u>. Contractor promises and agrees to furnish to the City all labor, materials, tools, equipment, services, and incidental and customary work necessary to fully and adequately supply the maintenance services necessary for the Project ("Services"). The Services are more particularly described in Exhibit "A" attached hereto and incorporated herein by reference. All Services shall be subject to, and performed in accordance with, this Agreement, the exhibits attached hereto and incorporated herein by reference, and all applicable local, state, and federal laws, rules and regulations.

3.1.2 <u>Term</u>. The term of this Agreement shall be from September 14, 2023, to September 14, 2024, unless earlier terminated as provided herein. Contractor shall complete the Services within the term of this Agreement and shall meet any other established schedules and deadlines. The Parties may, by mutual, written consent, extend the term of this Agreement if necessary to complete the Services.

3.2 Responsibilities of Contractor.

3.2.1 <u>Control and Payment of Subordinates; Independent Contractor</u>. The Services shall be performed by Contractor or under its supervision. Contractor will determine the

Contract No.

means, methods, and details of performing the Services subject to the requirements of this Agreement. City retains Contractor on an independent contractor basis and not as an employee. Any personnel performing the Services under this Agreement on behalf of Contractor shall not be employees of City and shall at all times be under Contractor's exclusive direction and control. Contractor shall pay all wages, salaries, and other amounts due such personnel in connection with their performance of Services under this Agreement and as required by law. Contractor shall be responsible for all reports and obligations respecting such additional personnel, including, but not limited to social security taxes, income tax withholding, unemployment insurance, disability insurance, and workers' compensation insurance.

3.2.2 <u>Schedule of Services</u>. Contractor shall perform the Services in a prompt and timely manner in accordance with the Schedule of Services set forth in Exhibit "B" attached hereto and incorporated herein by reference. Contractor represents that it has the professional and technical personnel required to perform the Services in conformance with such conditions. Upon request of City, Contractor shall provide a more detailed schedule of anticipated performance to meet the Schedule of Services.

3.2.3 <u>Conformance to Applicable Requirements</u>. All work prepared by Contractor shall be subject to the approval of City.

3.2.4 <u>City's Representative</u>. The City hereby designates **Shawn Muir, Community Services Manager**, or his or her designee, to act as its representative for the performance of this Agreement ("City's Representative"). City's Representative shall have the power to act on behalf of the City for all purposes under this Agreement except for increasing compensation. Contractor shall not accept direction or orders from any person other than the City's Representative or his or her designee.

3.2.5 <u>Contractor's Representative</u>. Contractor hereby designates **Ashley Donde**, **Senior Regional Manager**, or his or her designee, to act as its representative for the performance of this Agreement ("Contractor's Representative"). Contractor's Representative shall have full authority to represent and act on behalf of the Contractor for all purposes under this Agreement. The Contractor's Representative shall supervise and direct the Services, using his best skill and attention, and shall be responsible for all means, methods, techniques, sequences, and procedures and for the satisfactory coordination of all portions of the Services under this Agreement.

3.2.6 <u>Coordination of Services</u>. Contractor agrees to work closely with City staff in the performance of Services and shall be available to City's staff, consultants, and other staff at all reasonable times.

3.2.7 <u>Standard of Care; Performance of Employees</u>. Contractor shall perform all Services under this Agreement in a skillful and competent manner, consistent with the standards generally recognized as being employed by professionals in the same discipline in the State of California. Contractor represents and maintains that it is skilled in the professional calling necessary to perform the Services. Contractor warrants that all employees and subcontractors shall have sufficient skill and experience to perform the Services assigned to them. Finally, Contractor represents that it, its employees, and subcontractors have all licenses, permits, qualifications and approvals of whatever nature that are legally required to perform the Services, including a City Business License, and that such licenses and approvals shall be maintained throughout the term of this Agreement. Contractor shall perform, at its own cost and expense and without reimbursement from the City, any services necessary to correct errors or omissions which are caused by the Contractor's failure to comply with the standard of care provided for herein. Any employee of the Contractor or its sub-contractors who is determined by the City to be uncooperative, incompetent, a threat to the adequate or timely completion of the Project, a threat to the safety of persons or property, or any employee who fails or refuses to perform the Services in a manner acceptable to the City, shall be promptly removed from the Project by the Contractor and shall not be re-employed to perform any of the Services or to work on the Project.

3.2.8 Period of Performance and Liquidated Damages. Contractor shall perform and complete all Services under this Agreement within the term set forth in Section 3.1.2 above ("Performance Time"). Contractor shall perform the Services in strict accordance with any completion schedule or Project milestones described in Exhibits "A" or "B" attached hereto, or which may be provided separately in writing to the Contractor. Contractor agrees that if the Services are not completed within the aforementioned Performance Time and/or pursuant to any such completion schedule or Project milestones developed pursuant to provisions of this Agreement, it is understood, acknowledged and agreed that the City will suffer damage. Pursuant to Government Code Section 53069.85, Contractor shall pay to the City as fixed and liquidated damages, and not as a penalty, the sum of **Two Hundred and Fifty Dollars (\$250)** per day for each and every calendar day of delay beyond the Performance Time or beyond any completion schedule or Project milestones established pursuant to this Agreement.

3.2.9 <u>Disputes</u>. Should any dispute arise respecting the true value of any work done, of any work omitted, or of any extra work which Contractor may be required to do or respecting the size of any payment to Contractor during the performance of this Contract, Contractor shall continue to perform the Work while said dispute is decided by the City. If Contractor disputes the City's decision, Contractor shall have such remedies as may be provided by law.

3.2.10 Laws and Regulations; Employee/Labor Certifications. Contractor shall keep itself fully informed of and in compliance with all local, state, and federal laws, rules and regulations in any manner affecting the performance of the Project or the Services, including all Cal/OSHA requirements, and shall give all notices required by law. Contractor shall be liable for all violations of such laws and regulations in connection with the Services and this Agreement. All violations of such laws and regulations shall be grounds for the City to terminate the Agreement for cause. City is a public entity of the State of California subject to certain provisions of the Health & Safety Code, Government Code, Public Contract Code, and Labor Code of the State. It is stipulated and agreed that all provisions of the law applicable to the public contracts of a municipality are a part of this Agreement to the same extent as though set forth herein and will be complied with.

3.2.10.1 <u>Employment Eligibility; Contractor</u>. Contractor certifies that it fully complies with all requirements and restrictions of state and federal law respecting the employment of undocumented aliens, including, but not limited to, the Immigration Reform and Control Act of 1986, as may be amended from time to time and shall require all subconsultants and sub-subconsultants to comply with the same. Contractor certifies that it has not committed a violation of any such law within the five (5) years immediately preceding the date of execution of this Agreement and shall not violate any such law at any time during the term of the Agreement.

3.2.10.2 <u>Labor Certification</u>. By its signature hereunder, Contractor certifies that it is aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for Workers' Compensation or to undertake self-insurance in accordance with the provisions of that Code and agrees to comply with such provisions before commencing the performance of the Services.

3.2.10.3 Equal Opportunity Employment. Contractor represents that it is an equal opportunity employer, and it shall not discriminate against any subcontractor, employee or applicant for employment because of race, religion, color, national origin, handicap, ancestry, sex or age. Such non-discrimination shall include, but not be limited to, all activities related to initial employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination. Contractor shall comply with all relevant provisions of City's Minority Business Enterprise program, Affirmative Action Plan or other related programs or guidelines currently in effect or hereinafter enacted.

3.2.10.4 <u>Air Quality</u>. Contractor must fully comply with all applicable laws, rules and regulations in furnishing or using equipment and/or providing services, including, but not limited to, emissions limits and permitting requirements imposed by the California Air Resources Board (CARB). Contractor shall specifically be aware of the CARB limits and requirements' application to "portable equipment", which definition is considered by CARB to include any item of equipment with a fuel-powered engine. Contractor shall indemnify City against any fines or penalties imposed by CARB or any other governmental or regulatory agency for violations of applicable laws, rules and/or regulations by Contractor, its subcontractors, or others for whom Contractor is responsible under its indemnity obligations provided for in this Agreement.

3.2.10.5 <u>Water Quality Management and Compliance</u>. To the extent applicable, Contractor's Services must account for, and fully comply with, all local, state and federal laws, rules and regulations that may impact water quality compliance, including, without limitation, all applicable provisions of the Federal Water Pollution Control Act (33 U.S.C. §§ 1300); the California Porter-Cologne Water Quality Control Act (Cal Water Code §§ 13000-14950); laws, rules and regulations of the Environmental Protection Agency and the State Water Resources Control Board; the City's ordinances regulating discharges of storm water; and any and all regulations, policies, or permits issued pursuant to any such authority regulating the discharge of pollutants, as that term is used in the Porter-Cologne Water Quality Control Act, to any ground or surface water in the State. Failure to comply with the laws, regulations and policies described in this Section is a violation of law that may subject Contractor to penalties, fines, or additional regulatory requirements.

3.2.11 Insurance.

3.2.11.1 <u>Minimum Requirements</u>. Without limiting Contractor's indemnification of City, and prior to commencement of the Services, Contractor shall obtain, provide, and maintain at its own expense during the term of this Agreement, policies of insurance of the type and amounts described below and in a form that is satisfactory to City.

(A) <u>General Liability Insurance</u>. Contractor shall maintain commercial general liability insurance with coverage at least as broad as Insurance Services Office form CG 00 01, in an amount not less than \$1,000,000 per occurrence, \$2,000,000 general aggregate, for bodily injury, personal injury, and property damage. The policy must include contractual liability that has not been amended. Any endorsement restricting standard ISO "insured contract" language will not be accepted.

(B) <u>Automobile Liability Insurance</u>. Contractor shall maintain automobile insurance at least as broad as Insurance Services Office form CA 00 01 covering bodily injury and property damage for all activities of the Contractor arising out of or in connection with Work to be performed under this Agreement, including coverage for any owned, hired, nonowned or rented vehicles, in an amount not less than \$1,000,000 combined single limit for each accident. The City's Risk Manager may modify this requirement if it is determined that Consultant will not be utilizing a vehicle in the performance of his/her duties under this Agreement.

(C) <u>Umbrella or Excess Liability Insurance</u>. Contractor may opt to utilize umbrella or excess liability insurance in meeting insurance requirements. In such circumstances, Contractor may obtain and maintain an umbrella or excess liability insurance policy with limits that will provide bodily injury, personal injury, and property damage liability coverage at least as broad as the primary coverages set forth above, including commercial general liability and employer's liability. Such policy or policies shall include the following terms and conditions:

> (a) A drop-down feature requiring the policy to respond if any primary insurance that would otherwise have applied proves to be uncollectible in whole or in part for any reason;

> (b) Pay on behalf of wording as opposed to reimbursement;

(c) Concurrency of effective dates with primary policies; and

(d) Policies shall "follow form" to the underlying primary policies.

(e) Insureds under primary policies shall also be insureds under the umbrella or excess policies.

(D) <u>Workers' Compensation Insurance.</u> Contractor shall maintain Workers' Compensation Insurance (Statutory Limits) and Employer's Liability Insurance (with limits of at least \$1,000,000). Contractor shall submit to City, along with the certificate of insurance, a Waiver of Subrogation endorsement in favor of the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives.

(E) Fidelity Coverage. Reserved.

(F) Cyber Liability Insurance. Reserved.

(G) Pollution Liability Insurance. Reserved.

3.2.11.2 Other Provisions and Requirements.

(A) <u>Proof of Insurance</u>. Contractor shall provide certificates of insurance to City as evidence of the insurance coverage required herein, along with a waiver of subrogation endorsement for workers' compensation. Insurance certificates and endorsements must be approved by City's Risk Manager prior to commencement of performance. Current certification of insurance shall be kept on file with City at all times during the term of this contract. City reserves the right to require complete, certified copies of all required insurance policies, at any time.

(B) <u>Duration of Coverage.</u> Contractor shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to

property, which may arise from or in connection with the performance of the work hereunder by Contractor, his/her agents, representatives, employees, or subconsultants.

(C) <u>Primary/Non-Contributing.</u> Coverage provided by Contractor shall be primary and any insurance or self-insurance procured or maintained by City shall not be required to contribute with it. The limits of insurance required herein may be satisfied by a combination of primary and umbrella or excess insurance. Any umbrella or excess insurance shall contain or be endorsed to contain a provision that such coverage shall also apply on a primary and non-contributory basis for the benefit of City before the City's own insurance or self-insurance shall be called upon to protect it as a named insured.

(D) <u>City's Rights of Enforcement.</u> In the event any policy of insurance required under this Agreement does not comply with these specifications, or is canceled and not replaced, City has the right, but not the duty, to obtain the insurance it deems necessary, and any premium paid by City will be promptly reimbursed by Contractor, or City will withhold amounts sufficient to pay premium from Contractor payments. In the alternative, City may cancel this Agreement.

(E) <u>Acceptable Insurers.</u> All insurance policies shall be issued by an insurance company currently authorized by the Insurance Commissioner to transact business of insurance or is on the List of Approved Surplus Line Insurers in the State of California, with an assigned policyholders' Rating of A- (or higher) and Financial Size Category Class VII (or larger) in accordance with the latest edition of Best's Key Rating Guide, unless otherwise approved by the City's Risk Manager.

(F) <u>Waiver of Subrogation.</u> All insurance coverage maintained or procured pursuant to this agreement shall be endorsed to waive subrogation against the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives, or shall specifically allow Contractor or others providing insurance evidence in compliance with these specifications to waive their right of recovery prior to a loss. Contractor hereby waives its own right of recovery against the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives, and shall require similar written express waivers and insurance clauses from each of its subcontractors.

(G) <u>Enforcement of Contract Provisions (non estoppel)</u>. Contractor acknowledges and agrees that any actual or alleged failure on the part of the City to inform Contractor of non-compliance with any requirement imposes no additional obligations on the City nor does it waive any rights hereunder.

(H) <u>Requirements Not Limiting.</u> Requirements of specific coverage features or limits contained in this Section are not intended as a limitation on coverage, limits or other requirements, or a waiver of any coverage normally provided by any insurance. Specific reference to a given coverage feature is for purposes of clarification only as it pertains to a given issue and is not intended by any party or insured to be all inclusive, or to the exclusion of other coverage, or a waiver of any type. If the Contractor maintains higher limits than the minimums shown above, the City requires and shall be entitled to coverage for the higher limits maintained by the Contractor. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City.

(I) <u>Notice of Cancellation.</u> Contractor agrees to oblige its insurance agent or broker and insurers to provide City with a thirty (30) day notice of cancellation (except

for nonpayment for which a ten (10) day notice is required) or nonrenewal of coverage for each required coverage.

(J) <u>Additional Insured Status.</u> General liability, automobile liability, and if applicable, pollution liability and cyber liability, policies shall provide or be endorsed to provide that the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives, shall be additional insureds under such policies. This provision shall also apply to any excess/umbrella liability policies.

(K) <u>Prohibition of Undisclosed Coverage Limitations.</u> None of the coverages required herein will be in compliance with these requirements if they include any limiting endorsement of any kind that has not been first submitted to City and approved of in writing.

(L) <u>Separation of Insureds.</u> A severability of interests provision must apply for all additional insureds ensuring that Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the insurer's limits of liability. The policy(ies) shall not contain any cross-liability exclusions.

(M) <u>Pass Through Clause.</u> Contractor agrees to ensure that its subconsultants, sub-contractors, and any other party involved with the Project who is brought onto or involved in the project by Contractor, provide the same minimum insurance coverage and endorsements required of Contractor. Contractor agrees to monitor and review all such coverage and assumes all responsibility for ensuring that such coverage is provided in conformity with the requirements of this section. Contractor agrees that upon request, all agreements with consultants, subcontractors, and others engaged in the Project will be submitted to City for review.

(N) <u>City's Right to Revise Specifications.</u> The City or its Risk Manager reserves the right at any time during the term of the contract to change the amounts and types of insurance required by giving the Contractor ninety (90) days advance written notice of such change. If such change results in cost to the Contractor, the City and Contractor may renegotiate Contractor's compensation. If the City reduces the insurance requirements, the change shall go into effect immediately and require no advanced written notice.

(O) <u>Self-Insured Retentions.</u> Any self-insured retentions must be declared to and approved by City. City reserves the right to require that self-insured retentions be eliminated, lowered, or replaced by a deductible. Self-insurance will not be considered to comply with these specifications unless approved by City.

(P) <u>Timely Notice of Claims</u>. Contractor shall give City prompt and timely notice of claims made or suits instituted that arise out of or result from Contractor's performance under this Agreement, and that involve or may involve coverage under any of the required liability policies.

(Q) <u>Additional Insurance.</u> Contractor shall also procure and maintain, at its own cost and expense, any additional kinds of insurance, which in its own judgment may be necessary for its proper protection and prosecution of the work.

3.2.12 <u>Safety</u>. Contractor shall execute and maintain its work so as to avoid injury or damage to any person or property. In carrying out its Services, the Contractor shall at all times be in compliance with all applicable local, state and federal laws, rules and regulations, and shall exercise all necessary precautions for the safety of employees appropriate to the nature of the

Contract No. _

work and the conditions under which the work is to be performed. Safety precautions, where applicable, shall include, but shall not be limited to: (A) adequate life protection and lifesaving equipment and procedures; (B) instructions in accident prevention for all employees and subcontractors, such as safe walkways, scaffolds, fall protection ladders, bridges, gang planks, confined space procedures, trenching and shoring, equipment and other safety devices, equipment and wearing apparel as are necessary or lawfully required to prevent accidents or injuries; and (C) adequate facilities for the proper inspection and maintenance of all safety measures.

3.2.13 Bonds.

3.2.13.1 <u>Performance Bond</u>. If required by law or otherwise specifically requested by City in Exhibit "C" attached hereto and incorporated herein by reference, Contractor shall execute and provide to City concurrently with this Agreement a Performance Bond in the amount of the total, not-to-exceed compensation indicated in this Agreement, and in a form provided or approved by the City. If such bond is required, no payment will be made to Contractor until it has been received and approved by the City.

3.2.13.2 <u>Payment Bond</u>. If required by law or otherwise specifically requested by City in Exhibit "C" attached hereto and incorporated herein by reference, Contractor shall execute and provide to City concurrently with this Agreement a Payment Bond in the amount of the total, not-to-exceed compensation indicated in this Agreement, and in a form provided or approved by the City. If such bond is required, no payment will be made to Contractor until it has been received and approved by the City.

3.2.13.3 Bond Provisions. Should, in City's sole opinion, any bond become insufficient, or any surety be found to be unsatisfactory, Contractor shall renew or replace the affected bond within ten (10) days of receiving notice from City. In the event the surety or Contractor intends to reduce or cancel any required bond, at least thirty (30) days prior written notice shall be given to the City, and Contractor shall post acceptable replacement bonds at least ten (10) days prior to expiration of the original bonds. No further payments shall be deemed due or will be made under this Agreement until any replacement bonds required by this Section are accepted by the City. To the extent, if any, that the total compensation is increased in accordance with the Agreement, the Contractor shall promptly deliver satisfactory evidence of such increase to the City. To the extent available, the bonds shall further provide that no change or alteration of the Agreement (including, without limitation, an increase in the total compensation, as referred to above), extensions of time, or modifications of the time, terms, or conditions of payment to the Contractor, will release the surety. If the Contractor fails to furnish any required bond, the City may terminate this Agreement for cause.

3.2.13.4 <u>Surety Qualifications</u>. Only bonds executed by an admitted surety insurer, as defined in Code of Civil Procedure Section 995.120, shall be accepted. The surety must be a California-admitted surety with a current A.M. Best's rating no less than A:VIII and satisfactory to the City. If a California-admitted surety insurer issuing bonds does not meet these requirements, the insurer will be considered qualified if it is in conformance with Section 995.660 of the California Code of Civil Procedure, and proof of such is provided to the City.

3.2.14 <u>Accounting Records</u>. Contractor shall maintain complete and accurate records with respect to all costs and expenses incurred under this Agreement. All such records shall be clearly identifiable. Contractor shall allow a representative of City during normal business hours to examine, audit, and make transcripts or copies of such records and any other documents

created pursuant to this Agreement. Contractor shall allow inspection of all work, data, documents, proceedings, and activities related to the Agreement for a period of three (3) years from the date of final payment under this Agreement.

3.2.15 Work Sites.

3.2.15.1 <u>Inspection of Site</u>. Contractor shall visit sites where Services are to be performed and shall become acquainted with all conditions affecting the Services prior to commencing the Services. Contractor shall make such examinations as it deems necessary to determine the condition of the work sites, its accessibility to materials, workmen and equipment, and to determine Contractor's ability to protect existing surface and subsurface improvements. No claim for allowances–time or money–will be allowed as to such matters after commencement of the Services.

3.2.15.2 <u>Field Measurements</u>. Contractor shall make field measurements, verify field conditions, and shall carefully compare such field measurements and conditions and other information known to Contractor with the Contract, including any plans, specifications, or scope of work before commencing Services. Errors, inconsistencies, or omissions discovered shall be reported to the City immediately and prior to performing any Services or altering the condition.

3.2.15.3 <u>Hazardous Materials and Differing Conditions</u>. Should Contractor encounter material reasonably believed to be polychlorinated biphenyl (PCB) or other toxic wastes, hazardous substances and hazardous materials as defined in California state or federal law at the site which have not been rendered harmless, the Contractor shall immediately stop work at the affected area and shall report the condition to the City in writing. The City shall contract for any services required to directly remove and/or abate PCBs, hazardous substances, other toxic wastes, and hazardous materials, and shall not require the Contractor to subcontract for such services. The Services in the affected area shall not thereafter be resumed except by written agreement of the City and Contractor.

3.2.16 Loss and Damage. Contractor shall be responsible for all loss and damage which may arise out of the nature of the Services agreed to herein, or from the action of the elements, or from any unforeseen difficulties which may arise or be encountered in the prosecution of the Services until the same is fully completed and accepted by City.

3.2.17 Warranty. Contractor warrants all Services under the Agreement (which for purposes of this Section shall be deemed to include unauthorized work which has not been removed and any non-conforming materials incorporated into the work) to be of good quality and free from any defective or faulty material and workmanship. Contractor agrees that for a period of one year (or the period of time specified elsewhere in the Agreement or in any guarantee or warranty provided by any manufacturer or supplier of equipment or materials incorporated into the work, whichever is later) after the date of final acceptance, Contractor shall within ten (10) days after being notified in writing by the City of any defect in the Services or non-conformance of the Services to the Agreement, commence and prosecute with due diligence all Services necessary to fulfill the terms of the warranty at its sole cost and expense. Contractor shall act sooner as requested by the City in response to an emergency. In addition, Contractor shall, at its sole cost and expense, repair and replace any portions of the work (or work of other contractors) damaged by its defective Services or which becomes damaged in the course of repairing or replacing defective work. For any work so corrected. Contractor's obligation hereunder to correct defective work shall be reinstated for an additional one (1) year period, commencing with the date of acceptance of such corrected work. Contractor shall perform such tests as the City may require

to verify that any corrective actions, including, without limitation, redesign, repairs, and replacements comply with the requirements of the Agreement. All costs associated with such corrective actions and testing, including the removal, replacement, and reinstitution of equipment and materials necessary to gain access, shall be the sole responsibility of the Contractor. All warranties and guarantees of subcontractors, suppliers, and manufacturers with respect to any portion of the work, whether express or implied, are deemed to be obtained by Contractor for the benefit of the City, regardless of whether or not such warranties and guarantees have been transferred or assigned to the City by separate agreement and Contractor agrees to enforce such warranties and guarantees, if necessary, on behalf of the City. In the event that Contractor fails to perform its obligations under this Section, or under any other warranty or guaranty under this Agreement, to the reasonable satisfaction of the City, the City shall have the right to correct and replace any defective or non-conforming work and any work damaged by such work or the replacement or correction thereof at Contractor's sole expense. Contractor shall be obligated to fully reimburse the City for any expenses incurred hereunder upon demand.

3.3 Fees and Payments.

3.3.1 <u>Compensation</u>. Contractor shall receive compensation, including authorized reimbursements, for all Services rendered under this Agreement at the rates set forth in Exhibit "C" attached hereto and incorporated herein by reference. The total compensation shall not exceed **Seven Hundred and Eighty-Four Thousand, Four Hundred and Eighty-Five Dollars and Twenty-One Cents** (\$784,485.21) without written approval of the City Council or City Manager, as applicable.

3.3.2 <u>Payment of Compensation</u>. Contractor shall submit to City monthly invoices which provides a detailed description of the Services and hours rendered by Contractor. City shall, within thirty (30) days of receiving such statement, review the statement and pay all non-disputed and approved charges. Contractor shall submit its final invoice to City within thirty (30) days from the last date of provided Services or termination of this Agreement and failure by the Contractor to submit a timely invoice shall constitute a waiver of its right to final payment. Payment shall not constitute a waiver of any Services completed by Contractor. The making of final payment shall not constitute a waiver of any claims by the City for any reason whatsoever.

3.3.2.1 <u>Retainer</u>. **Reserved.**

3.3.3 <u>Deductions</u>. City may deduct or withhold, as applicable, from each progress payment an amount necessary to protect City from loss because of: (1) stop payment notices as allowed by state law; (2) unsatisfactory prosecution of the Services by Contractor; (3) sums representing expenses, losses, or damages as determined by the City, incurred by the City for which Contractor is liable under the Agreement; and (4) any other sums which the City is entitled to recover from Contractor under the terms of the Agreement or pursuant to state law, including Section 1727 of the California Labor Code. The failure by the City to deduct any of these sums from a progress payment shall not constitute a waiver of the City's right to such sums.

3.3.4 <u>Reimbursement for Expenses</u>. Contractor shall not be reimbursed for any expenses unless authorized in writing by City.

3.3.5 <u>Extra Work</u>. At any time during the term of this Agreement, City may request that Contractor perform Extra Work. As used herein, "Extra Work" means any work which is determined by City to be necessary for the proper completion of the Project, but which the parties did not reasonably anticipate would be necessary at the execution of this Agreement. Contractor

shall not perform, nor be compensated for, Extra Work without written authorization from City's Representative.

3.3.6 Prevailing Wages. Contractor is aware of the requirements of California Labor Code Section 1720, et seq., and 1770, et seq., as well as California Code of Regulations, Title 8. Section 16000, et seq., ("Prevailing Wage Laws"), which require the payment of prevailing wage rates and the performance of other requirements on "public works" and "maintenance" projects. If the Services are being performed as part of an applicable "public works" or "maintenance" project, as defined by the Prevailing Wage Laws, and if the total compensation is \$15,000 or more, Contractor agrees to fully comply with such Prevailing Wage Laws. City shall provide Contractor with a copy of the prevailing rates of per diem wages in effect at the commencement of this Agreement. Contractor shall make copies of the prevailing rates of per diem wages for each craft, classification or type of worker needed to execute the Services available to interested parties upon request and shall post copies at the Contractor's principal place of business and at the Project site. Contractor shall defend, indemnify, and hold the City. its elected or appointed officers, and their respective agents, officials, employees, volunteers and representatives free and harmless from any claim or liability arising out of any failure or alleged failure to comply with the Prevailing Wage Laws. It shall be mandatory upon the Contractor and all subcontractors to comply with all California Labor Code provisions, which include but are not limited to prevailing wages (Labor Code Sections 1771, 1774 and 1775), employment of apprentices (Labor Code Section 1777.5), certified payroll records (Labor Code Sections 1771.4) and 1776), hours of labor (Labor Code Sections 1813 and 1815) and debarment of contractors and subcontractors (Labor Code Section 1777.1). The requirement to submit certified payroll records directly to the Labor Commissioner under Labor Code section 1771.4 shall not apply to work performed on a public works project that is exempt pursuant to the small project exemption specified in Labor Code Section 1771.4.

3.3.7 <u>Registration/DIR Compliance</u>. If the Services are being performed as part of an applicable "public works" or "maintenance" project, and if the total compensation is \$15,000 or more, then pursuant to Labor Code Sections 1725.5 and 1771.1, the Contractor and all subcontractors performing such Services must be registered with the Department of Industrial Relations. Contractor shall maintain registration for the duration of the Project and require the same of any subcontractors, as applicable. This Project may also be subject to compliance monitoring and enforcement by the Department of Industrial Relations. It shall be Contractor's sole responsibility to comply with all applicable registration and labor compliance requirements. Any stop orders issued by the Department of Industrial Relations against Contractor or any subcontractor that affect Contractor's performance of Services, including any delay, shall be Contractor's sole responsibility. Any delay arising out of or resulting from such stop orders shall be considered Contractor caused delay and shall not be compensable by the City. Contractor shall defend, indemnify, and hold the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives free and harmless from any claim or liability arising out of stop orders issued by the Department of Industrial Relations against Contractor or any subcontractor.

3.4 Termination of Agreement.

3.4.1 <u>Grounds for Termination</u>. City may, by written notice to Contractor, terminate the whole or any part of this Agreement at any time and without cause by giving written notice to Contractor of such termination, and specifying the effective date thereof, at least seven (7) days before the effective date of such termination. Upon termination, Contractor shall be compensated only for those Services which have been adequately rendered to City, and Contractor shall be

entitled to no further compensation. Contractor may not terminate this Agreement except for cause.

3.4.2 <u>Effect of Termination</u>. If this Agreement is terminated as provided herein, City may require Contractor to provide all finished or unfinished information of any kind prepared by Contractor in connection with the performance of Services under this Agreement. Contractor shall be required to provide such document and other information within fifteen (15) days of the request.

3.4.3 <u>Additional Services</u>. In the event this Agreement is terminated in whole or in part as provided herein, City may procure, upon such terms and in such manner as it may determine appropriate, services similar to those terminated.

3.5 General Provisions.

3.5.1 <u>Delivery of Notices</u>. All notices permitted or required under this Agreement shall be given to the respective parties at the following address, or at such other address as the respective parties may provide in writing for this purpose:

Contractor: Shade Structures, Inc. dba USA Shade PO Box 3467 Coppell, TX 75019 ATTN: Ashley Donde, Senior Regional Manager

City: City of Palm Desert 73-510 Fred Waring Drive Palm Desert, CA 92260-2578 ATTN: Shawn Muir, Community Services Manager

Such notice shall be deemed made when personally delivered or when mailed, forty-eight (48) hours after deposit in the U.S. Mail, first class postage prepaid and addressed to the party at its applicable address. Actual notice shall be deemed adequate notice on the date actual notice occurred, regardless of the method of service.

3.5.2 Indemnification.

3.5.2.1 <u>Scope of Indemnity</u>. To the fullest extent permitted by law, Contractor shall defend, indemnify and hold the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers and representatives free and harmless from any and all claims, demands, causes of action, suits, actions, proceedings, costs, expenses, liability, judgments, awards, decrees, settlements, loss, damage or injury of any kind, in law or equity, regardless of whether the allegations are false, fraudulent, or groundless, to property or persons, including wrongful death, (collectively, "Claims") in any manner arising out of, pertaining to, or incident to any acts, errors or omissions, or willful misconduct of Contractor, its officials, officers, employees, subcontractors, consultants or agents in connection with the performance of the Services, the Project or this Agreement, including without limitation the payment of all expert witness fees, attorneys' fees and other related costs and expenses except such Claims caused by the sole or active negligence or willful misconduct of the City.

3.5.2.2 <u>Additional Indemnity Obligations</u>. Contractor shall defend, with counsel of City's choosing and at Contractor's own cost, expense, and risk, any and all Claims covered by this section that may be brought or instituted against the City, its elected or appointed

officers, and their respective agents, officials, employees, volunteers and representatives. In addition, Contractor shall pay and satisfy any judgment, award or decree that may be rendered against the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives as part of any such claim, suit, action, or other proceeding. Contractor shall also reimburse City for the cost of any settlement paid by the City, its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives as part of any such claim, suit, action, or other proceeding. Such reimbursement shall include payment for City's attorney's fees and costs, including expert witness fees. Contractor shall reimburse the City, its elected or appointed officers, and their respective agents, for any and all legal expenses and costs incurred by each of them in connection therewith or in enforcing the indemnity herein provided. Contractor's obligation to indemnify shall survive expiration or termination of this Agreement, and shall not be restricted to insurance proceeds, if any, received by the Contractor, the City, its elected or appointed officers, and their respective, and representatives.

3.5.3 <u>Governing Law; Government Code Claim Compliance</u>. This Agreement shall be governed by the laws of the State of California. Venue shall be in Riverside County. In addition to any and all Agreement requirements pertaining to notices of and requests for compensation or payment for extra work, disputed work, claims and/or changed conditions, Contractor must comply with the claim procedures set forth in Government Code sections 900 et seq. prior to filing any lawsuit against the City. Such Government Code claims, and any subsequent lawsuit based upon the Government Code claims shall be limited to those matters that remain unresolved after all procedures pertaining to extra work, disputed work, claims, and/or changed conditions have been followed by Contractor. If no such Government Code claim is submitted, or if any prerequisite contractual requirements are not otherwise satisfied as specified herein, Contractor shall be barred from bringing and maintaining a valid lawsuit against the City.

3.5.4 <u>Time of Essence</u>. Time is of the essence for each and every provision of this Agreement.

3.5.5 <u>City's Right to Employ Other Contractors</u>. City reserves right to employ other contractors in connection with this Project.

3.5.6 <u>Successors and Assigns</u>. This Agreement shall be binding on the successors and assigns of the parties.

3.5.7 <u>Assignment or Transfer</u>. Contractor shall not assign, hypothecate, or transfer, either directly or by operation of law, this Agreement or any interest herein without the prior written consent of the City. Any attempt to do so shall be null and void, and any assignees, hypothecates or transferees shall acquire no right or interest by reason of such attempted assignment, hypothecation or transfer.

3.5.8 <u>Construction; References; Captions</u>. Since the Parties or their agents have participated fully in the preparation of this Agreement, the language of this Agreement shall be construed simply, according to its fair meaning, and not strictly for or against any Party. Any term referencing time, days or period for performance shall be deemed calendar days and not workdays. All references to Contractor include all personnel, employees, agents, and subcontractors of Contractor, except as otherwise specified in this Agreement. All references to the City include its elected or appointed officers, and their respective agents, officials, employees, volunteers, and representatives except as otherwise specified in this Agreement. The captions of

Revised 07-2023 BBK 72500.00001\32374943.1 the various articles and paragraphs are for convenience and ease of reference only, and do not define, limit, augment, or describe the scope, content, or intent of this Agreement.

3.5.9 <u>Amendment; Modification</u>. No supplement, modification or amendment of this Agreement shall be binding unless executed in writing and signed by both Parties.

3.5.10 <u>Waiver</u>. No waiver of any default shall constitute a waiver of any other default or breach, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a Party shall give the other Party any contractual rights by custom, estoppel or otherwise.

3.5.11 <u>No Third-Party Beneficiaries</u>. Except to the extent expressly provided for in Section 3.5.7, there are no intended third-party beneficiaries of any right or obligation assumed by the Parties.

3.5.12 <u>Invalidity; Severability</u>. If any portion of this Agreement is declared invalid, illegal, or otherwise unenforceable by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect.

3.5.13 <u>Prohibited Interests</u>. Contractor maintains and warrants that it has not employed nor retained any company or person, other than a bona fide employee working solely for Contractor, to solicit or secure this Agreement. Further, Contractor warrants that it has not paid, nor has it agreed to pay any company or person, other than a bona fide employee working solely for Contractor, any fee, commission, percentage, brokerage fee, gift, or other consideration contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, City shall have the right to rescind this Agreement without liability. For the term of this Agreement, no member, officer, or employee of City, during the term of his or her service with City, shall have any direct interest in this Agreement, or obtain any present or anticipated material benefit arising therefrom.

3.5.14 <u>Cooperation; Further Acts</u>. The Parties shall fully cooperate with one another and shall take any additional acts or sign any additional documents as may be necessary, appropriate or convenient to attain the purposes of this Agreement.

3.5.15 <u>Authority to Enter Agreement.</u> Contractor has all requisite power and authority to conduct its business and to execute, deliver, and perform the Agreement. Each Party warrants that the individuals who have signed this Agreement have the legal power, right, and authority to make this Agreement and bind each respective Party.

3.5.16 <u>Counterparts</u>. This Agreement may be signed in counterparts, each of which shall constitute an original.

3.5.17 <u>Entire Agreement</u>. This Agreement contains the entire Agreement of the parties with respect to the subject matter hereof, and supersedes all prior negotiations, understandings, or agreements. This Agreement may only be modified by a writing signed by both parties.

3.5.18 Federal Provisions. Reserved.

[SIGNATURES ON NEXT PAGE]

Contrac	ct No.
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SIGNATURE PAGE TO MAINTENANCE SERVICES AGREEMENT BY AND BETWEEN THE CITY OF PALM DESERT AND SHADE STRUCTURES, INC. DBA USA SHADE & FABRIC STRUCTURES

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed on the day and year first above written.

CITY	OF PALM DESERT	Shade Structures, Inc. dba USA SHADE & Fabric Structures, A CORPORATION
By:	L. Todd Hileman	By:
	City Manager	Its:
Attes	st:	Printed Name:
By:		
	Anthony J. Mejia City Clerk	By: Its:
		Printed Name:
Appr	oved as to form:	
By:		Contractor's License Number and Classification
	Best Best & Krieger LLP City Attorney	DIR Registration Number (<i>if applicable</i>)
		QC:
		Insurance:
		Initial Review
		Final Approval

Bonds: ____

EXHIBIT "A"

SCOPE OF SERVICES

See Attachment



PD Aquatics Center Area 3 Shade 8/7/2023

Proposal Valid for 15 Days from above date

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Informat	ion:	Sales Information:			
Purchaser:	City of Palm Desert	Contact:	David Keyes	Sales Rep:	Ashley Donde
Project Name:	PD Aquatics Center Area 3 Shade	Phone:	(760) 565-7467	Phone:	(760) 250-7824
Quote No:	CA1122AD00714	Email:	<u>dkeyes@desertymca.org</u>	Email:	ashley.donde@usa-shade.com
PO No:		Fax:		Fax:	

Billing Information:		Shipping Inf	Shipping Information:		Jobsite Information:		
City of Palm D	esert	SOUTHERN	CALIFORNIA	Palm Desert	Aquatic Center		
73510 Fred W	aring Drive	1085 N. Mai	1085 N. Main Street, Suite C		esia Falls Drive		
Palm Desert		Orange		Palm Desert			
CA		CA	CA				
92260		92867	92867				
Contact:	Randy Chavez	Contact:	Construction Dept	Contact:	David Keyes		
Phone	(760) 346-0611	Phone	(714) 427-6981	Phone	(760) 565-7467		
Email:	rchavez@cityofpalmdesert.org	Email:	Email: <u>luis.ceballos@usa-shade.com</u>		dkeyes@desertymca.org		
Fax:		Fax:		Fax:			

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA: 1085 N. Main Street, Suite C

Orange, CA 92867

927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

NOTE: This message is intended only for the use of the individual to whom it is addressed, and contains information that is privileged, confidential, and exempt from disclosure under applicable law. If you are not the intended recipient, or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any unauthorized disclosure, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by phone and return the original message to the applicable address above.



Area 3 (Between Pools)						
UNIT IMAGE	UNIT DETAILS					
	Unit Quantity:	1	Foundations By	USA Shade		
	Unit Type:	T Canti Joined	Grout Installation	USA Shade		
	Structure Size:	18ft x 108ft	Footing Type:	Drilled Pier		
	USA Shade Model Number	FULLHIPCANTIS27X18X10	Base Attachment:	PIH - Embed		
	Entry Height:	10'-6"	Anchor Bolts:	Not Applicable		
	No of Columns:	5	Concrete Cutting:	Not Applicable		
	No of Fabric Tops:	4	Dirt Removal:	Included		
	Fabric Type:	Colourshade_FR	Surface Type:	Dirt		
	Fabric Color:	Blue	NOTES			
	Steel Finish:	Coastal Primer w/ Powder Coating				
	Steel Color:	White	Client reconnecible fr	r releastion of enrickler house		
	Electrical Provisions:	0	Client responsible for relocation of sprinkler b and identify utilities prior to installation			
\$ 172,645.00	Cable/HDW Finish:	Galvanized				
γ 172,045.00	Concept No:					



CMAS PRICING									
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL				
3	FULLHIPCANTIS27X18X10	Full Hip Cantilevers	\$11,015.38	Each	\$33,046.14				
0		Anchor Bolts	\$55.67	Each	\$0.00				
	Dedicated Truck	Shipping and Handling	\$8,500.00	LTG	\$8,500.00				
			Taxable Subtotal		\$41,546.14				
		Sales Tax	7.75%		\$3,219.83				
4		Rebar Cage	\$1,429.57	EACH	\$5,718.28				
25		Ready Mix Concrete	\$244.08	PER CY	\$6,102.00				
570		Laborer, Journeyman	\$109.36	PER HR	\$62,335.20				
150		Ironworker, Journeyman	\$135.71	PER HR	\$20,356.50				
16		Site Assessment	\$109.36	PER HOUR	\$1,749.76				
56		Project Management	\$171.28	PER HR	\$9,591.68				
3		Dirt Removal and Disposal	\$1,027.71	PER LOAD	\$3,083.13				
2		Concrete Pump	\$2,141.06	PER DAY	\$4,282.12				
2		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$4,282.12				
1		Skid Steer with Auger	\$2,141.06	PER WEEK	\$2,141.06				
12		Engineering	\$269.77	PER HR	\$3,237.24				
	NSP (Non Specifically Priced)	Overnight / Per Diem			\$5,000.00				
				TOTAL	\$172,645.06				

USA SHADE reserves the right to implement a surcharge for significant increases in raw materials, including the following, but not limited to: fuel, steel, fabric, and concrete. Proposal pricing is only valid for 30 days due to the fluctuation in pricing. Due to recent significant increases experienced in raw steel and fabric materials, it may be necessary to order, invoice, and receive payments for steel and fabric as soon as final sizing can be determined.

ENGINEERING REQ	UIREMENTS	NOTES
Building Code	CBC2022	
Wind Load	130 mph	
Snow Load	5 psf	Drized nor CMAS Contract Number 4 22 11 1011
Drawing Size	Electronic	Priced per CMAS Contract Number 4-22-11-1011
No. of Sealed Drawings	1	
Calculations Required	On File	

	INCLUSIONS / EXCLUSIONS									
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS		INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS				
7		Sealed Drawings & Calculations		V		Prevailing Wage / Certified Payroll				
	1	Permit Submittal			1	Union Wages				
	7	Permit Fee			7	Temporary Fencing				
	V	DSA Submittal & Fees			7	Water and Electrical				
4		Design and Engineering of Structure			7	Landscape Repair				
7		Design and Engineering of Foundation			7	Demolition (Existing Structures)				
	7	Reactions and Loads for attachment to Walls, Rooftops, or Other			7	Payment and Performance Bonds				
	7	Foundation Location and Elevation Survey			7	Special Inspection Fees				

<u>Crane</u>: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only



PD Aquatics Center Area 4 Shade 8/7/2023

Proposal Valid for 15 Days from above date

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Information	ion:	Sales Information:			
Purchaser:	City of Palm Desert	Contact:	David Keyes	Sales Rep:	Ashley Donde
Project Name:	PD Aquatics Center Area 4 Shade	Phone:	(760) 565-7467	Phone:	(760) 250-7824
Quote No:	CA0823AD07754	Email:	<u>dkeyes@desertymca.org</u>	Email:	ashley.donde@usa-shade.com
PO No:		Fax:		Fax:	

Billing Information:		Shipping Inf	Shipping Information:		Jobsite Information:		
City of Palm	Desert	SOUTHERN	CALIFORNIA	Palm Desert	Aquatic Center		
73510 Fred W	/aring Drive	1085 N. Mai	in Street, Suite C	73751 Magn	esia Falls Drive		
Palm Desert		Orange		Palm Desert			
CA		CA		CA			
92260		92867	92867				
Contact:	Randy Chavez	Contact:	Construction Dept	Contact:	David Keyes		
Phone	(760) 346-0611	Phone	(714) 427-6981	Phone	(760) 565-7467		
Email:	<u>rchavez@cityofpalmdesert.org</u>	Email:	Email: <u>luis.ceballos@usa-shade.com</u>		dkeyes@desertymca.org		
Fax:		Fax:		Fax:			

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA: 1085 N. Main Street, Suite C

Orange, CA 92867

927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

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Area 4 (Between Pools)							
UNIT IMAGE	UNIT DETAILS						
	Unit Quantity:	1	Foundations By	USA Shade			
	Unit Type:	Full Hip Cantilever Double- Wide	Grout Installation	USA Shade			
A Charles	Structure Size:	36ft x 36ft	Footing Type:	Drilled Pier			
	USA Shade Model Number	CANFHPD36X36X9	Base Attachment:	PIH - Embed			
	Entry Height:	8ft	Anchor Bolts:	Not Applicable			
	No of Columns:	2	Concrete Cutting:	Not Applicable			
	No of Fabric Tops:	2	Dirt Removal:	Included			
	Fabric Type:	Colourshade_FR	Surface Type:	Concrete			
	Fabric Color:	Blue	NOTES				
	Steel Finish:	Coastal Primer w/ Powder Coating					
	Steel Color:	White	Client responsible to identify utilities prior to				
	Electrical Provisions:	0		installation			
\$ 77,480.07	Cable/HDW Finish:	Galvanized					
γ //,400.07	Concept No:						



	CMAS PRICING									
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL					
1	CANFHPD36X36X9	Full Hip Cantilevers Double Wide	\$22,163.38	Each	\$22,163.38					
0		Anchor Bolts	\$55.67	Each	\$0.00					
	Dedicated Truck	Shipping and Handling	\$8,500.00	LTG	\$8,500.00					
			Taxable Subtotal		\$30,663.38					
		Sales Tax	7.75%		\$2,376.41					
2		Rebar Cage	\$1,429.57	EACH	\$2,859.14					
8		Ready Mix Concrete	\$244.08	PER CY	\$1,952.64					
114		Laborer, Journeyman	\$109.36	PER HR	\$12,467.04					
30		Ironworker, Journeyman	\$135.71	PER HR	\$4,071.30					
16		Site Assessment	\$109.36	PER HOUR	\$1,749.76					
27		Project Management	\$171.28	PER HR	\$4,624.56					
2		Dirt Removal and Disposal	\$1,027.71	PER LOAD	\$2,055.42					
1		Concrete Pump	\$2,141.06	PER DAY	\$2,141.06					
1		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$2,141.06					
1		Skid Steer with Auger	\$2,141.06	PER WEEK	\$2,141.06					
12		Engineering	\$269.77	PER HR	\$3,237.24					
	NSP (Non Specifically Priced)	Overnight / Per Diem			\$5,000.00					
				TOTAL	\$77,480.07					

USA SHADE reserves the right to implement a surcharge for significant increases in raw materials, including the following, but not limited to: fuel, steel, fabric, and concrete. Proposal pricing is only valid for 30 days due to the fluctuation in pricing. Due to recent significant increases experienced in raw steel and fabric materials, it may be necessary to order, invoice, and receive payments for steel and fabric as soon as final sizing can be determined.

ENGINEERING REQ	UIREMENTS	NOTES
Building Code	CBC2022	
Wind Load	130 mph	
Snow Load	5 psf	Drized nor CMAS Contract Number 1 22 11 1011
Drawing Size	Electronic	Priced per CMAS Contract Number 4-22-11-1011
No. of Sealed Drawings	1	
Calculations Required	On File	

	INCLUSIONS / EXCLUSIONS								
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS	INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS				
7		Sealed Drawings & Calculations			Prevailing Wage / Certified Payroll				
	1	Permit Submittal		1	Union Wages				
	7	Permit Fee		J	Temporary Fencing				
	7	DSA Submittal & Fees		7	Water and Electrical				
7		Design and Engineering of Structure		7	Landscape Repair				
7		Design and Engineering of Foundation		1	Demolition (Existing Structures)				
	7	Reactions and Loads for attachment to Walls, Rooftops, or Other		7	Payment and Performance Bonds				
	7	Foundation Location and Elevation Survey		7	Special Inspection Fees				

<u>Crane</u>: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only



PD Aquatics Center Area 5 Shade 8/7/2023

Proposal Valid for 15 Days from above date

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Information	Project Information:				Sales Information:		
Purchaser:	City of Palm Desert	Contact:	David Keyes	Sales Rep:	Ashley Donde		
Project Name:	PD Aquatics Center Area 5 Shade	Phone:	(760) 565-7467	Phone:	(760) 250-7824		
Quote No:	CA0623AD07170	Email:	<u>dkeyes@desertymca.org</u>	Email:	ashley.donde@usa-shade.com		
PO No:		Fax:		Fax:			

Billing Information:		Shipping Inf	Shipping Information:		Jobsite Information:		
City of Palm Desert		SOUTHERN	CALIFORNIA	Palm Desert	Aquatic Center		
73510 Fred Waring Drive		1085 N. Mai	1085 N. Main Street, Suite C		esia Falls Drive		
Palm Desert		Orange	Orange F				
СА		CA	CA		CA		
92260		92867	92867		92260		
Contact:	Randy Chavez	Contact:	Construction Dept	Contact:	David Keyes		
Phone	(760) 346-0611	Phone	(714) 427-6981	Phone	(760) 565-7467		
Email:	rchavez@cityofpalmdesert.org	Email:	Email: <u>luis.ceballos@usa-shade.com</u>		dkeyes@desertymca.org		
Fax:		Fax:		Fax:			

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA: 1085 N. Main Street, Suite C

Orange, CA 92867

927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

NOTE: This message is intended only for the use of the individual to whom it is addressed, and contains information that is privileged, confidential, and exempt from disclosure under applicable law. If you are not the intended recipient, or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any unauthorized disclosure, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by phone and return the original message to the applicable address above.



	Area 5 (West Side)							
UNIT IMAGE	UNIT DETAILS							
	Unit Quantity:	1	Foundations By	USA Shade				
	Unit Type:	Full Hip Cantilever	Grout Installation	USA Shade				
	Structure Size:	1x (18ft x 81ft) 1x (14ft x 81ft)	Footing Type:	Drilled Pier				
	USA Shade Model Number		Base Attachment:	PIH - Embed				
	Entry Height:	10'-6"	Anchor Bolts:	Not Applicable				
	No of Columns:	7	Concrete Cutting:	Not Applicable				
	No of Fabric Tops:	6	Dirt Removal:	Included				
	Fabric Type:	Colourshade_FR	Surface Type:	Dirt				
	Fabric Color:	Blue	NOTES					
	Steel Finish:	Coastal Primer w/ Powder Coating						
	Steel Color:	White	Client responsible fo	r releastion of enrickler boyes				
	Electrical Provisions:	14		or relocation of sprinkler boxes ilities prior to installation				
\$ 245,798.94	Cable/HDW Finish:	Galvanized]					
\$ 245,798.94	Concept No:							



		CMAS PRICING			
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL
6	FULLHIPCANTIS27X18X10	Full Hip Cantilevers	\$11,015.38	Each	\$66,092.28
0		Anchor Bolts	\$55.67	Each	\$0.00
	Dedicated Truck	Shipping and Handling	\$8,500.00	LTG	\$8,500.00
			Taxable Subtotal		\$74,592.28
		Sales Tax	7.75%		\$5,780.90
7		Rebar Cage	\$1,429.57	EACH	\$10,006.99
35		Ready Mix Concrete	\$244.08	PER CY	\$8,542.80
798		Laborer, Journeyman	\$109.36	PER HR	\$87,269.28
210		Ironworker, Journeyman	\$135.71	PER HR	\$28,499.10
16		Site Assessment	\$109.36	PER HOUR	\$1,749.76
72		Project Management	\$171.28	PER HR	\$12,332.16
3		Dirt Removal and Disposal	\$1,027.71	PER LOAD	\$3,083.13
2		Concrete Pump	\$2,141.06	PER DAY	\$4,282.12
2		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$4,282.12
1		Skid Steer with Auger	\$2,141.06	PER WEEK	\$2,141.06
12		Engineering	\$269.77	PER HR	\$3,237.24
	NSP (Non Specifically Priced)	Overnight / Per Diem			
				TOTAL	\$245,798.94

USA SHADE reserves the right to implement a surcharge for significant increases in raw materials, including the following, but not limited to: fuel, steel, fabric, and concrete. Proposal pricing is only valid for 30 days due to the fluctuation in pricing. Due to recent significant increases experienced in raw steel and fabric materials, it may be necessary to order, invoice, and receive payments for steel and fabric as soon as final sizing can be determined.

ENGINEERING REQ	UIREMENTS	NOTES
Building Code	CBC2022	
Wind Load	130 mph	
Snow Load	5 psf	Drized nor CMAS Contract Number 1 22 11 1011
Drawing Size	Electronic	Priced per CMAS Contract Number 4-22-11-1011
No. of Sealed Drawings	1	
Calculations Required	On File	

	INCLUSIONS / EXCLUSIONS								
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS	INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS				
v		Sealed Drawings & Calculations	7		Prevailing Wage / Certified Payroll				
v		Permit Submittal		7	Union Wages				
	7	Permit Fee		~	Temporary Fencing				
	7	DSA Submittal & Fees		7	Water and Electrical				
4		Design and Engineering of Structure		V	Landscape Repair				
V		Design and Engineering of Foundation		7	Demolition (Existing Structures)				
	7	Reactions and Loads for attachment to Walls, Rooftops, or Other		v	Payment and Performance Bonds				
	7	Foundation Location and Elevation Survey		7	Special Inspection Fees				

<u>Crane</u>: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only



PD Aquatics Center Area 6 Shade 8/7/2023

Proposal Valid for 15 Days from above date

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Informati	Project Information:				Sales Information:		
Purchaser:	City of Palm Desert	Contact:	David Keyes	Sales Rep:	Ashley Donde		
Project Name:	PD Aquatics Center Area 6 Shade	Phone:	(760) 565-7467	Phone:	(760) 250-7824		
Quote No:	CA0823AD07764	Email:	<u>dkeyes@desertymca.org</u>	Email:	ashley.donde@usa-shade.com		
PO No:		Fax:		Fax:			

Billing Information:		Shipping Inf	Shipping Information:		Jobsite Information:		
City of Palm Desert		SOUTHERN	CALIFORNIA	Palm Desert	Aquatic Center		
73510 Fred Waring Drive		1085 N. Ma	1085 N. Main Street, Suite C		nesia Falls Drive		
Palm Desert		Orange		Palm Desert			
СА		CA	CA		СА		
92260		92867	92867				
Contact:	Randy Chavez	Contact:	Construction Dept	Contact:	David Keyes		
Phone	(760) 346-0611	Phone	(714) 427-6981	Phone	(760) 565-7467		
Email:	rchavez@cityofpalmdesert.org	Email:	Email: <u>luis.ceballos@usa-shade.com</u>		dkeyes@desertymca.org		
Fax:		Fax:		Fax:			

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA: 1085 N. Main Street, Suite C

Orange, CA 92867

927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

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Area 6 (Flowers)							
UNIT IMAGE	UNIT DETAILS	JNIT DETAILS					
	Unit Quantity:	2	Foundations By	USA Shade			
	Unit Type:	CUSTOM FLOWER	Grout Installation	USA Shade			
	Structure Size:	22ft x 21ft	Footing Type:	Drilled Pier			
	USA Shade Model Number	Custom HDPE Colourshade	Base Attachment:	PIH - Embed			
	Entry Height:	10ft	Anchor Bolts:	Not Applicable			
	No of Columns:	1 each	Concrete Cutting:	Not Applicable			
	No of Fabric Tops:	1 each	Dirt Removal:	Included			
	Fabric Type:	Colourshade_FR	Surface Type:	Concrete			
	Fabric Color:	Blue	NOTES				
	Steel Finish:	Coastal Primer w/ Powder Coating					
	Steel Color:	White	Client responsibl	a ta idantifu utilitian prior ta			
	Electrical Provisions:	0		e to identify utilities prior to installation			
\$ 151,706.44	Cable/HDW Finish:	Galvanized					
\$ 151,706.44	Concept No:						



		CMAS PRICING			
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL
924	CUSTOM STRUCTURE HDPE COLOURSHADE	Custom Flowers	\$98.54	Each	\$91,050.96
0		Anchor Bolts	\$55.67	Each	\$0.00
	Dedicated Truck	Shipping and Handling	\$8,500.00	LTG	\$8,500.00
			Taxable Subtotal		\$99,550.96
		Sales Tax	7.75%		\$7,715.20
2		Rebar Cage	\$1,429.57	EACH	\$2,859.14
8		Ready Mix Concrete	\$244.08	PER CY	\$1,952.64
114		Laborer, Journeyman	\$109.36	PER HR	\$12,467.04
30		Ironworker, Journeyman	\$135.71	PER HR	\$4,071.30
16		Site Assessment	\$109.36	PER HOUR	\$1,749.76
27		Project Management	\$171.28	PER HR	\$4,624.56
2		Dirt Removal and Disposal	\$1,027.71	PER LOAD	\$2,055.42
1		Concrete Pump	\$2,141.06	PER DAY	\$2,141.06
1		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$2,141.06
1		Skid Steer with Auger	\$2,141.06	PER WEEK	\$2,141.06
12		Engineering	\$269.77	PER HR	\$3,237.24
	NSP (Non Specifically Priced)	Overnight / Per Diem			\$5,000.00
				TOTAL	\$151,706.44

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ENGINEERING REQ	UIREMENTS	NOTES
Building Code	CBC2022	
Wind Load	130 mph	
Snow Load	5 psf	Drized ner CNAS Centrest Number 1 22 11 1011
Drawing Size	Electronic	Priced per CMAS Contract Number 4-22-11-1011
No. of Sealed Drawings	1	
Calculations Required	On File	

	INCLUSIONS / EXCLUSIONS							
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS	INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS			
 Image: A start of the start of		Sealed Drawings & Calculations	I		Prevailing Wage / Certified Payroll			
	v	Permit Submittal		1	Union Wages			
	4	Permit Fee		V	Temporary Fencing			
	7	DSA Submittal & Fees		7	Water and Electrical			
4		Design and Engineering of Structure		7	Landscape Repair			
7		Design and Engineering of Foundation		v	Demolition (Existing Structures)			
	7	Reactions and Loads for attachment to Walls, Rooftops, or Other		V	Payment and Performance Bonds			
	4	Foundation Location and Elevation Survey		7	Special Inspection Fees			

<u>Crane</u>: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only



PD Aquatics Center Pool Chiller Shade 8/7/2023

Proposal Valid for 15 Days from above date

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Information:				Sales Information:	
Purchaser:	City of Palm Desert	Contact:	David Keyes	Sales Rep:	Ashley Donde
Project Name:	PD Aquatics Center Pool Chiller Shade	Phone:	(760) 565-7467	Phone:	(760) 250-7824
Quote No:	CA0623AD07171	Email:	<u>dkeyes@desertymca.org</u>	Email:	ashley.donde@usa-shade.com
PO No:		Fax:		Fax:	

Billing Inform	ation:	Shipping Inf	Shipping Information:		Jobsite Information:	
City of Palm	Desert	SOUTHERN	CALIFORNIA	Palm Desert	Aquatic Center	
73510 Fred W	/aring Drive	1085 N. Mai	in Street, Suite C	73751 Magn	esia Falls Drive	
Palm Desert		Orange		Palm Desert		
CA		CA		CA		
92260		92867	92867		92260	
Contact:	Randy Chavez	Contact:	Construction Dept	Contact:	David Keyes	
Phone	(760) 346-0611	Phone	(714) 427-6981	Phone	(760) 565-7467	
Email:	<u>rchavez@cityofpalmdesert.org</u>	Email:	luis.ceballos@usa-shade.com	Email:	dkeyes@desertymca.org	
Fax:		Fax:		Fax:		

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA: 1085 N. Main Street, Suite C

Orange, CA 92867

927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

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Pool Chiller Shade						
UNIT IMAGE	UNIT DETAILS					
	Unit Quantity:	1	Foundations By	USA Shade		
	Unit Type:	Full Hip Cantilever	Grout Installation	USA Shade		
	Structure Size:	20ft x 27ft	Footing Type:	Drilled Pier		
	USA Shade Model Number		Base Attachment:	PIH - Embed		
	Entry Height:	10'-6"	Anchor Bolts:	Not Applicable		
	No of Columns:	2	Concrete Cutting:	Not Applicable		
	No of Fabric Tops:	1	Dirt Removal:	Included		
	Fabric Type:	Colourshade_FR	Surface Type:	Dirt		
	Fabric Color:	Blue	NOTES			
	Steel Finish:	Coastal Primer w/ Powder Coating				
	Steel Color:	White	Client responsible fr			
	Electrical Provisions:	0	Client responsible for relocation of sprinkler boxes and identify utilities prior to installation			
\$ 60,655.47	Cable/HDW Finish:	Galvanized				
\$ 60,655.47	Concept No:		ł 			



	CMAS PRICING								
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL				
1	FULLHIPCANTIS30x20X10	Full Hip Cantilevers	\$14,024.94	Each	\$14,024.94				
0		Anchor Bolts	\$55.67	Each	\$0.00				
		Shipping and Handling	\$3,246.35	LTG	\$8,500.00				
			Taxable Subtotal		\$22,524.94				
		Sales Tax	7.75%		\$1,745.68				
2		Rebar Cage	\$1,429.57	EACH	\$2,859.14				
5		Ready Mix Concrete	\$244.08	PER CY	\$1,220.40				
114		Laborer, Journeyman	\$109.36	PER HR	\$12,467.04				
30		Ironworker, Journeyman	\$135.71	PER HR	\$4,071.30				
8		Site Assessment	\$109.36	PER HOUR	\$874.88				
18		Project Management	\$171.28	PER HR	\$3,083.04				
1		Dirt Removal and Disposal	\$1,027.71	PER LOAD	\$1,027.71				
1		Concrete Pump	\$2,141.06	PER DAY	\$2,141.06				
1		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$2,141.06				
1		Skid Steer with Auger	\$2,141.06	PER WEEK	\$2,141.06				
8		Engineering	\$269.77	PER HR	\$2,158.16				
	NSP (Non Specifically Priced)	Overnight / Per Diem			\$2,200.00				
				TOTAL	\$60,655.47				

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ENGINEERING REQ	UIREMENTS	NOTES	
Building Code	CBC2022		
Wind Load	130 mph		
Snow Load	5 psf	Drived new CNAAS Contract Number 4 22 11 1011	
Drawing Size	Electronic	Priced per CMAS Contract Number 4-22-11-1011	
No. of Sealed Drawings	1		
Calculations Required	On File		

	INCLUSIONS / EXCLUSIONS							
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS	INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS			
7		Sealed Drawings & Calculations	4		Prevailing Wage / Certified Payroll			
	1	Permit Submittal		1	Union Wages			
	7	Permit Fee		V	Temporary Fencing			
	1	DSA Submittal & Fees		4	Water and Electrical			
4		Design and Engineering of Structure		V	Landscape Repair			
V		Design and Engineering of Foundation		7	Demolition (Existing Structures)			
	Y	Reactions and Loads for attachment to Walls, Rooftops, or Other			Payment and Performance Bonds			
	4	Foundation Location and Elevation Survey		7	Special Inspection Fees			

<u>Crane</u>: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only



Freedom Park Fabric Replacements 8/7/2023

Pricing valid for 15 days

Proposal Prepared For: City of Palm Desert 73510 Fred Waring Drive Palm Desert, CA 92260

AZ: 289388 CA: 989458 LA: 61718 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533

800-966-5005 www.usa-shade.com



Date: 8/7/2023

Proposal for USA SHADE & Fabric Structures

Project Information:					Sales Information:
Purchaser:	City of Palm Desert	Contact:	Shawn Muir	Sales Rep:	Ashley Donde
Project Name:	Freedom Park Fabric Replacements	Phone:	(760) 776-6481	Phone:	(760) 250-7824
Quote No:	CA1122AD00763	Email:	smuir@cityofpalmdesert.org	Email:	ashley.donde@usa-shade.com
PO No:		Fax:		Fax:	

Billing Informa	tion:	Shipping Info	rmation:	Jobsite Information:	
City of Palm De	sert	SOUTHERN CA	ALIFORNIA	Freedom Park	
73510 Fred Wa	ring Drive	1085 N. Main,	Ste. C	77400 Country	Club Dr
Palm Desert		Orange		Palm Desert	
СА		СА		CA	
92260		92867		92260	
Contact:	Randy Chavez	Contact:	Luis Ceballos	Contact:	Shawn Muir
Phone	(760) 902-9064	Phone	(949) 678-0160	Phone	(760) 776-6481
Email:	rchavez@cityofpalmdesert.org	Email: Luis.Ceballos@USA-Shade.com		Email:	smuir@cityofpalmdesert.org
Fax:		Fax:		Fax:	

CORPORATE ADDRESS:

2580 Esters Blvd., Suite 100 DFW Airport, TX 75261

MAILING ADDRESS: P.O. Box 3467 Coppel, TX 75019

REMITTANCE ADDRESS:

P.O. Box 734158 Dallas, TX 75373-4158

SOUTHERN CALIFORNIA:

1085 N. Main Street, Suite C Orange, CA 92867 927 Enterprise Way, Suite A Napa, CA 94558

NORTHERN CALIFORNIA:

ARIZONA: 2452 W. Birchwood Ave, Suite 112 Mesa, AZ 85202

6225 S. Valley View Blvd., Suite I Las Vegas, NV 89118

LAS VEGAS:

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	Playgr	ound 1 - 1	
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS
	Unit Quantity:	1	
	Unit Type:	Hip	
	Structure Size:	20ft x 30ft	
	USA Shade Model Number	401.5	
	Entry Height:	9ft	
	No of Columns:	4	
	No of Fabric Tops:	1	
	Fabric Type:	Colourshade_FR	
	Fabric Color:	Blue	NOTES
	Steel Finish:	N/A	
	Steel Color:	N/A	
	Electrical Provisions:	N/A	 Includes reinforced panels along ridge and rafter for high wind and sand conditions
	Cable/HDW Finish:	Galvanized	
	Concept No:		-
	Playgr	ound 1 - 2	·
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS
	Unit Quantity:	1	
Carry and Street Miles	Unit Type:	3-Point Sail	
	Structure Size:	30ft x 20ft x 36ft	
	USA Shade Model Number	307.5	
	Entry Height:	10ft/12ft/14ft	
	No of Columns:	N/A	
	No of Fabric Tops:	1	
	Fabric Type:	Colourshade_FR	and the second se
	Fabric Color:	Blue	NOTES
	Steel Finish:	N/A	
	Steel Color:	N/A	
	Electrical Provisions:	N/A	Includes Double Reinforced Corners and double cable pockets for high wind conditions
	Cable/HDW Finish:	Galvanized	
	Concept No:		

www.usa-shade.com 800-966-5005 AZ: 289388 CA: 989458 LA: 61718 NV: 78724 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533



	Play	ground 2	
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS
	Unit Quantity:	2	
	Unit Type:	3-Point Sail	
	Structure Size:	25ft x 26ft x 33ft	
	USA Shade Model Number	307.5	
	Entry Height:	10ft/12ft/14ft	
	No of Columns:	N/A	
	No of Fabric Tops:	2	
	Fabric Type:	Colourshade_FR	All the second s
	Fabric Color:	Blue	NOTES
	Steel Finish:	N/A	
	Steel Color:	N/A	
	Electrical Provisions:	N/A	Includes Double Reinforced Corners and double cable pockets for high wind conditions
	Cable/HDW Finish:	Galvanized	
	Concept No:		
	Seat	ing Area	
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS
	Unit Quantity:	6	
	Unit Type:	4-Point Hypar Sail	
	Structure Size:	16ft x 16ft	
	USA Shade Model Number	418.1	
	Entry Height:	8ft / 12ft	
	No of Columns:	N/A	
	No of Fabric Tops:	6	
	Fabric Type:	Colourshade_FR	
	Fabric Color:	Blue	NOTES
	Steel Finish:	N/A	
	Steel Color:	N/A	
	Electrical Provisions:	N/A	Includes Double Reinforced Corners and double cable pockets for high wind conditions
	Cable/HDW Finish:	Galvanized	
	Concept No:		



Softball Field - Dugouts						
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS			
	Unit Quantity:	12				
	Unit Type:	Full Hip Cantilever				
	Structure Size:	7ft x 17ft				
	USA Shade Model Number	202.5				
	Entry Height:	9ft				
	No of Columns:	2 each				
	No of Fabric Tops:	12	A AND AND AND AND AND AND AND AND AND AN			
	Fabric Type:	Colourshade_FR				
	Fabric Color:	Blue	NOTES			
	Steel Finish:	N/A				
	Steel Color:	N/A				
	Electrical Provisions:	N/A	Includes reinforced panels along ridge and rafter for high wind and sand conditions			
	Cable/HDW Finish:	Galvanized				
	Concept No:					

Softball Fields - Bleachers					
UNIT IMAGE	UNIT DETAILS	CORNER DETAILS			
	Unit Quantity:	6			
	Unit Type:	Slant Hip			
	Structure Size:	10ft x 26ft	AN A BELEVE		
	USA Shade Model Number	413.5			
	Entry Height:	10ft / 12ft			
	No of Columns:	4 each			
	No of Fabric Tops:	6			
	Fabric Type:	Colourshade_FR			
	Fabric Color:	Blue	NOTES		
	Steel Finish:	N/A			
6	Steel Color:	N/A			
	Electrical Provisions:	N/A	Includes reinforced panels along ridge and rafter for high wind and sand conditions		
	Cable/HDW Finish:	Galvanized			
	Concept No:				



Dog Park					
UNIT IMAGE	UNIT DETAILS		CORNER DETAILS		
	Unit Quantity:	1			
	Unit Type:	Single Post Pyramid Cantilever			
	Structure Size:	12ft x 12ft			
	USA Shade Model Number	124.1			
	Entry Height:	10ft	and the second		
	No of Columns:	1	and the second second		
	No of Fabric Tops:	1			
	Fabric Type:	Colourshade_FR			
	Fabric Color:	Blue	NOTES		
	Steel Finish:	N/A			
	Steel Color:	N/A			
	Electrical Provisions:	N/A	Includes reinforced panels along rafter and Peak for high wind and sand conditions		
	Cable/HDW Finish:	Galvanized			
	Concept No:				



CMAS PRICING						
QTY	PART NUMBER	DESCRIPTION	UNIT PRICE	UNIT	TOTAL	
6852		COLOURSHADE FABRIC REPLACEMENT	\$6.42	PER SFT	\$43,989.84	
1596		GALVANIZED AIRCRAFT CABLE UP TO 1/2"	\$4.28	PER LFT	\$6,830.88	
		Shipping and Handling	\$3,246.35		\$2,196.79	
			Taxable Subtotal		\$53,017.51	
		Sales Tax	7.75%		\$4,108.86	
96		Laborer, Journeyman	\$109.36	PER HR	\$10,498.56	
0		Ironworker, Journeyman	\$135.71	PER HR	\$0.00	
16		Site Assessment	\$109.36	PER HOUR	\$1,749.76	
18		Project Management	\$171.28	PER HR	\$3,083.04	
2		Scissor Lift	\$770.78	PER WEEK	\$1,541.56	
0		Reach Fork up to 8k	\$2,141.06	PER WEEK	\$0.00	
0		Engineering	\$269.77	PER HR	\$0.00	
	NSP (Non Specifically Priced)	Overnight / Per Diem			\$2,200.00	
				TOTAL	\$76,199.29	

USA SHADE reserves the right to implement a surcharge for significant increases in raw materials, including the following, but not limited to: fuel, steel, fabric, and concrete. Proposal pricing is only valid for 30 days due to the fluctuation in pricing. Due to recent significant increases experienced in raw steel and fabric materials, it may be necessary to order, invoice, and receive payments for steel and fabric as soon as final sizing can be determined.

UIRE	MENT	S
	CBC	2022
	130	mph
	5	psf
	Elec	tronic
		1
0	On	File

Priced per CMAS Contract Number 4-22-11-1011

NOTES

INCLUSIONS / EXCLUSIONS					
INCLUDED	EXCLUDED	ENGINEERING REQUIREMENTS	INCLUDED	EXCLUDED	INSTALLATION - MISCELLANEOUS
		Sealed Drawings & Calculations	Ø		Prevailing Wage / Certified Payroll
	2	Permit Submittal		I	Union Wages
	2	Permit Fee		V	Temporary Fencing
	V	DSA Submittal & Fees		I	Water and Electrical
	2	Design and Engineering of Structure			Landscape Repair
	V	Design and Engineering of Foundation		Ø	Demolition (Existing Structures)
	Ø	Reactions and Loads for attachment to Walls, Rooftops, or Other		I	Payment and Performance Bonds
	Z	Foundation Location and Elevation Survey		J	Special Inspection Fees

Crane: should a crane be required and direct access not available, additional costs will incur by way of a Change Order

Revised Foundations: pricing based on standard drilled pier foundations; if existing site conditions and/or constraints require revised foundations (i.e. spread footing), additional costs will incur by way of a Change Order

Undergrounds: existing underground utilities, irrigation, etc. to be relocated/capped by others – USA Shade will provide Dig Alert only

www.usa-shade.com 800-966-5005 AZ: 289388 CA: 989458 LA: 61718 NV: 78724 NV:78724 NM: 383826 TN: 68712 DIR: 1000003533

EXHIBIT "B"

SCHEDULE OF SERVICES

Contract Negotiation and Finalization; Bonds; Insurance	2-3 weeks
Engineering Drawings	6-8 weeks
Permits	4-6 weeks
Shop Drawings	2 weeks
Manufacturing	10 weeks
Shipping	1 week
Installation	2 weeks per shade

EXHIBIT "C"

COMPENSATION

The total compensation shall not exceed **Seven Hundred and Eighty-Four Thousand, Four Hundred and Eighty-Five Dollars and Twenty-One Cents** (\$784,485.21)