

CITY COUNCIL AGENDA REPORT

Meeting Date: July 15, 2021

From: Noreen Leek, Parks & Recreation Director

Subject: Revoke contract from ForeverLawn for the Dog Park Resurfacing Project, and award contract to Southwest Greens

Community Goal/Result

Community Building

Purpose

Maintain high-quality recreation facilities for community interaction.

Recommendation

Revoke contract from ForeverLawn for the Dog Park Resurfacing Project, and award project contract to Southwest Greens.

Background

In March 2021, staff published a project RFP for the resurfacing of the dog park and a total of three (3) proposals were received. The following table shows the results of the responsive bids in order of lowest to highest:

Vendor	Bid Amount
ForeverLawn	\$69,968.40
Southwest Greens	\$75,155.79
Bruno Landscape Management & Construction	\$79,013.50

In April 2021, City Council awarded the contract for resurfacing of the Dog Park to ForeverLawn, in the amount of \$69,968.40.

Discussion

Since a notice to proceed was issued to ForeverLawn, the vendor has become progressively less responsive and has demonstrated a failure to perform. According to California Public Contract Code - PCC § 5106, if the public entity deems it is for its best interest, it may, on refusal or failure of the successful bidder to execute the contract, award it to the second lowest bidder. After consulting with the City's Legal Counsel, it is recommended that the City revoke the contract from ForeverLawn and award the project contract to the second lowest bidder, Southwest Greens.

After conferring with Southwest Greens, they are willing to honor their initial bid despite having surpassed the expiration date. Staff will work with the Southwest Greens team to finalize the resurfacing design, and incorporate previous feedback received from Council while ensuring ADA compliance.

Fiscal Impact

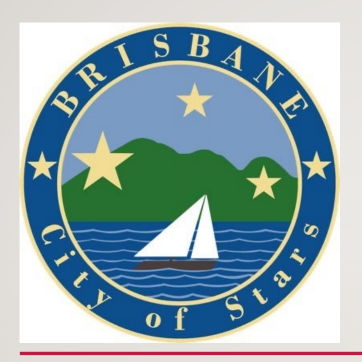
The initial contract awarded to ForeverLawn was in the amount of \$69,968.40. The contract from Southwest Greens is in the amount of \$75,155.79. The difference between the two is approximately \$5,200 which remains below the not to exceed amount set by Council of \$80,000 for the project.

Attachments

- 1. Southwest Greens Bid submittal packet
- 2. Dog Park Resurfacing Project RFP

Noreen Leek, Parks & Recreation Director

Clay Holstine, City Manager



DOG PARK RESURFACING PROJECT

Bid submittal by:















Southwest Greens Northern CA West PO Box 4307 Foster City, CA 94404 (650)349.4885



March 26, 2021

Attn: Ms. Noreen Leek Parks & Recreation Director City of Brisbane 50 Park Place Brisbane. CA 94005

To the City Staff of Brisbane,

Please accept the following information as Southwest Greens Northern CA West's Bid & Proposal for the city's Dog Park Resurfacing Project.

Southwest Greens Northern CA West (SWGNCW) is a local full service synthetic turf company; operating under its current ownership since June 2006. Our office is located in San Carlos, CA. The territory we service is from the Northern most tip of Marin County down to Pebble Beach along the west side of the peninsula.

Since our inception, SWGNCW continues to pride its self on designing synthetic turf amenity projects to meet our customers' specific needs, styles and budgets. Our in house crew installs all of our projects. We do not subcontract projects out.

Our approach to each project is to understand the needs and vision of the decision maker. To educate the consumer on the materials we procure, the process we go through to install the materials and the detail we put into our workmanship.

Over the years, Southwest Greens has been identified as an industry leader in high quality, made in the U.S.A. synthetic turf. Our list of repeat customers continues to grow as their household's needs change and evolve.

SWGNCW's interest in the Brisbane Dog Park Surfacing Project is both of personal interest and professional interest.

A personal interest because we are dog owners. We speak to potential customers about synthetic lawns for their family dogs (and children) repeatedly. We understand the benefit & luxury of having a place where dogs can be dogs; a specified area where a dog can run and let loose. A tired dog is a happy dog.

Our professional interest comes from the 14+ years of educating customers on synthetic turf materials, and our proven installation process. Quite possibly the most important part of our WHY is because our entire team experiences great satisfaction when at the end of a project we witness smiles spanning from ear to ear.

Enclosed within our bid packet, is a short list of projects near and dear to our heart. We've highlighted these particular projects because we view them as landmarks and pillars within our synthetic turf journey. The experience makes us who are today.

Throughout our packet you will notice lots of golf green amenities. This is because SWGNCW has worked consistently and passionately installing synthetic golf greens across the Greater Bay Area. Our company's success has been built on the foundation of quality workmanship and referrals.

The installation of a golf green requires a lot of precision. Beginning with knowing the lay of the land, ground preparation, patients during the installation process up to and including rolling the green out to speed for our customer to play / practice on. Synthetic lawns do not require the same level of precision as a golf green, however they do require proper ground preparation, consistent base compaction to mitigate against settling and adequate quantity of materials to ensure the turf holds up to the customer's expectations

SWGNCW's Conceptual Design is intended to be inviting for Brisbane's K9 Residents and their Owners. To maximize the use of this open space and create a comfortable place for the K9 Community to co-exist.

Knowing what we know about synthetic turf, installation, longevity, dogs and decision makers, we are including three turf styles to choose from (two different price points).

We know you will have questions; Southwest Greens is here to assist you.

Please enjoy the packet we have put together for your project and feel free to contact us. We look forward to hearing from you.

Professionally,

Micki

Michell Salamanca Co-Owner Southwest Greens Northern CA West mix@sw-greens.com / 415-606-3164

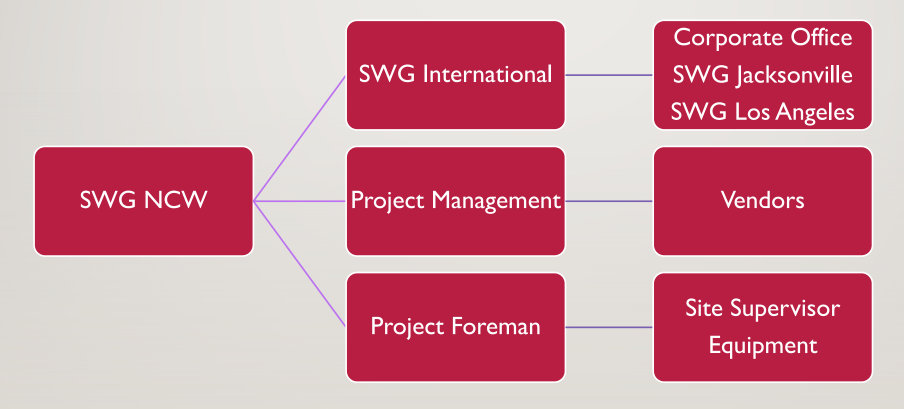
Marin

San Francisco

Silicon Valley

Monterey

ORGANIZATION



Southwest Greens Northern CA West
Adrian Rugerio, 6 years experience
Jose Salamanca, 14 years experience
Michell Salamanca, 14 years experience

Southwest Greens International
Corporate Office
Southwest Greens Jacksonville, FL
Southwest Greens Los Angeles

Project Management
Michell Salamanca (mix@sw-greens.com)
Point of Contact
Material Procurement
Project Schedule

Project Foreman

Jose Salamanca (jose@southwestgreens.com)

Onsite Contact

Adrian Rugerio

Site Supervisor

Vendors

Turf: Shaw Floors

Base Material: Graniterocl Transportation

Sand Infill: Graniterock Redwood City

Nailer Board: Hayward Lumber, Redwood City Offsite Removal: Baker Brothers, San Carlos

LINEAGE HIGHLIGHTS















































LINEAGE DETAIL

- 2006 became a Southwest Greens Dealer and entered the Synthetic Turf Industry Full Time
- 2008 installed our first rooftop synthetic turf amenity
- 2009 formed retail partnerships with local building material locations
- 2010 installed 2nd rooftop application on California Street in SF, installed our first 3000+ sq ft projects, designed turf for climbing wall in Atherton, CA
- 2012 SWG International was acquired by Shaw, A Berkshire Hathaway Company
- 2013 BOLT turf was released, J. Salamanca earned his CA Contractor's License (#983689), Installed large golf green projects at two Bay Area apartment complexes
- 2015 installed large croquet court requiring precise leveling over 3000 sq ft, 3rd (Google Campus, Mountain View) & 4th (Samsung AHQ, San Jose) roof top golf greens were installed

- 2016 Southwest Greens was recognized by Golf Digest Editor's Choice Award for Best Synthetic Putting Green
- 2017 Installed turf at Happy Tails Dog Day Care in Belmont, recipient of Golf Digest Editor's Choice Award for Best Synthetic Putting Green 2nd Year running
- 2018 recipient of Golf Digest Editor's Choice Award for Best Synthetic Putting Green
- 2019 became a member of the Synthetic Turf Council, recipient of Golf Digest Editor's Choice Award for best synthetic Putting Green 4th Year running
- 2020 earned Synthetic Turf Installer Certification, installed a glue down project at the Cathedral School for Boys in San Francisco, received Golf Digest Editor's Choice Award, 5th Year Straight
- 2021 Installed 225 linear feet of Commercial Grade Tee Line at Almaden Golf & Country Club, San Jose CA

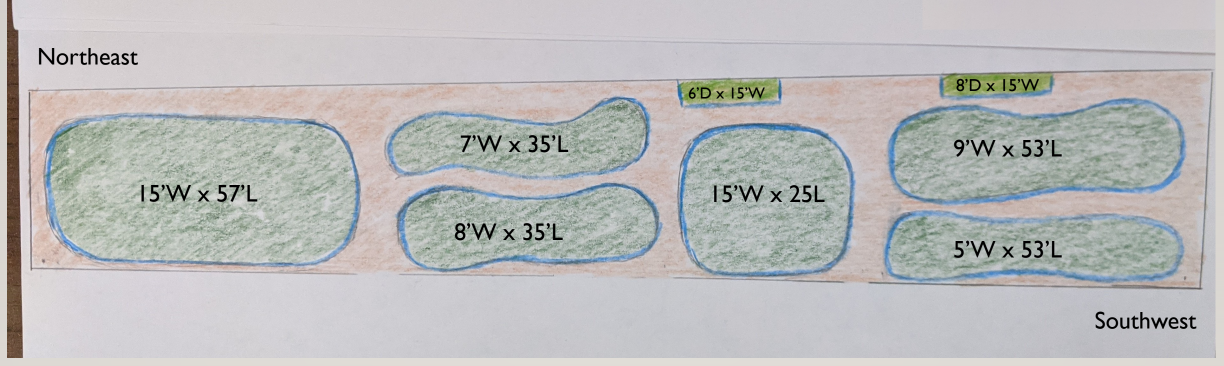
SCOPE OF WORK

- Ground Preparation: to clear area of organic growth not part of the final design.
 Rototillers, Sod Cutters and Self Loading machines will be used.
- Installation of nailer boards
- Installation of compacted base materials.
 Recycled Class II Base rock, Virgin Base rock and Grey Fines

- Installation of synthetic turf in the shape and dimensions accepted by the city of Brisbane. Cut in, secured down to base and infill.
- Removal all equipment, turf and project waste from project site.
- Educate City of Brisbane on how to maintain and clean their new turf amenity
- Move out and onto make our next customer smile.

CONCEPTUAL DESIGN





THEORY BEHIND THE DESIGN

- To incorporate long patches of synthetic turf to fill in the defined dog park area
- To maximize turf usage
- To minimize seams
- A design where it will feel like there are multiple places to congregate, to run, to wrestle, to play fetch all while co-existing with fellow K9's and their Owners
- Offer commercial grade turfs for the City of Brisbane to choose from
- Install the amenity in a cost-effective manner while meeting the demands of functionality, usage and longevity
- Southwest Greens is open to designs should the proposed design not meet the majorities liking

FINANCIAL

Cost of Project

- Two bids have been furnished. Scope of work is consistent. The difference is the style of turf listed.
- Project bids include preparing the area for it's new turf amenity
- Materials
- Labor
- Sales Tax

Payment Schedule

- \$1000 deposit due at the time of acceptance
- Progress Payment #2 \$20,000 due on the first day SWG is onsite. Funds will be used to pay for border, base materials, offsite disposal & wages
- Progress Payment #3 \$20,000 due upon the completion of base work
- Final Payment \$30,000+ Net 5 days post completion



Southwest Greens Northern CA West

PO Box 4307 Foster City, CA 94404 US 650.349.4885 www.sw-greens.com

ADDRESS

Dog Park Resurfacing City of Brisbane 50 Park Place Brisbane, CA 94005 Estimate 1637

DATE 03/26/2021

EXPIRATION DATE 05/31/2021

ACTIVITY	QTY	RATE	AMOUNT	
Installation of Synthetic Turf in Dog Park. Quantity: 170 linear feet of turf material Turf Style: GB113 or GB093 Scope of work to include materials as listed, labor and equipment.				
Excavation & Ground Preparation for synthetic project installation.	4,200	1.50	6,300.00	
Material: Composite Boarder set with durable spikes Installed by the linear foot.	692	7.00	4,844.00T	
Installation of Composite Border. Labor & Equipment	692	7.00	4,844.00	
Virgin Base Rock: 2 transfer trucks for mounding.	2	1,500.00	3,000.00T	
Project Materials: 3" of compacted recycled baserock, fine layer of decomposed granite, sand infill, means to secure turf into base (6" spiral plastic spikes)	2,550	3.25	8,287.50T	
Turf Material: GB113-303 or GB093. Sold by the linear foot	170	50.00	8,500.00T	
Equipment & Labor required to design and construct the synthetic turf application from start to professional completion.	2,550	7.00	17,850.00	
Turf Material: SKU: 106SW 15 ft goods. Sold by the linear foot.	14	50.00	700.00T	
Additional materials to meet ADA requirements in owner waiting area. TBD	1	2,000.00	2,000.00T	
Recycled base rock and decomposed granite for non turf surface	1,650	3.50	5,775.00T	
Equipment & Labor required to construct the non turf areas with Base rock and decomposed granite.	1,650	5.00	8,250.00	
Temporary Toilet facility for crew to use while onsite	1	350.00	350.00	
Southwest Greens NorCal West has been installing turf in the greater SF Bay Area since 2006. Call our office for additional assistance (650) 349-4885. TAX (9.25%)			70,700.50 3,062.35	
	\$73	3,762.85	5	



Southwest Greens Northern CA West

PO Box 4307 Foster City, CA 94404 US 650.349.4885 www.sw-greens.com

ADDRESS

Dog Park Resurfacing City of Brisbane 50 Park Place Brisbane, CA 94005 Estimate 1642

DATE 03/26/2021

EXPIRATION DATE 05/31/2021

ACTIVITY	QTY	RATE AMO	DUNT
Installation of Synthetic Turf in Dog Park. Quantity: 170 linear feet of turf material Turf Style: GB085-300 Scope of work to include materials as listed, labor and equipment.			
Excavation & Ground Preparation for synthetic project installation.	4,200	1.50 6,30	00.00
Material: Composite Boarder set with durable spikes Installed by the linear foot.	692	7.00 4,844	4.00T
Installation of Composite Border. Labor & Equipment	692	7.00 4,84	44.00
Virgin Base Rock: 2 transfer trucks	2	1,500.00 3,000	T00.0
Project Materials: 3" of compacted recycled baserock, fine layer of decomposed granite, sand infill, means to secure turf into base (6" spiral plastic spikes)	2,550	3.25 8,287	7.50T
Turf Material: GB085 1.125", 68 oz. Sold by the linear foot. 15' wide.	170	57.50 9,775	5.00T
Equipment & Labor required to design and construct the synthetic turf application from start to professional completion.	2,550	7.00 17,8	50.00
Turf Material: SKU: 106SW 15 ft goods. Sold by the linear foot.	14	50.00 700	T00.0
Additional materials to meet ADA requirements in owner waiting area. TBD	1	2,000.00 2,000	T00.0
Recycled base rock and decomposed granite for non turf surface	1,650	3.50 5,775	5.00T
Equipment & Labor required to construct the non turf areas with Base rock and decomposed granite.	1,650	5.00 8,2	50.00
Temporary Toilet facility for crew to use while onsite	1	350.00 3	50.00
Southwest Greens NorCal West has been installing turf in the greater SF Bay Area since 2006. Call our office for additional assistance (650) 349-4885. ~ TAX (9.25%) micki		,-	75.50 80.29
	\$7	75,155.79	

REFERRALS

- All Bay Landscape, Half Moon Bay
- Douglas Landscape, San Jose
- Lifescape Lifestyles, Morgan Hill
- Loral Landscape, San Mateo
- Moderna Homes, Menlo Park
- RGB Landscapes, Palo Alto
- SamScaping, Mountain View

- Bay Area Construction Company
 Personnel who have a Southwest Greens turf amenity:
 - South Bay Construction, San Jose
 - Blach Construction, San Jose



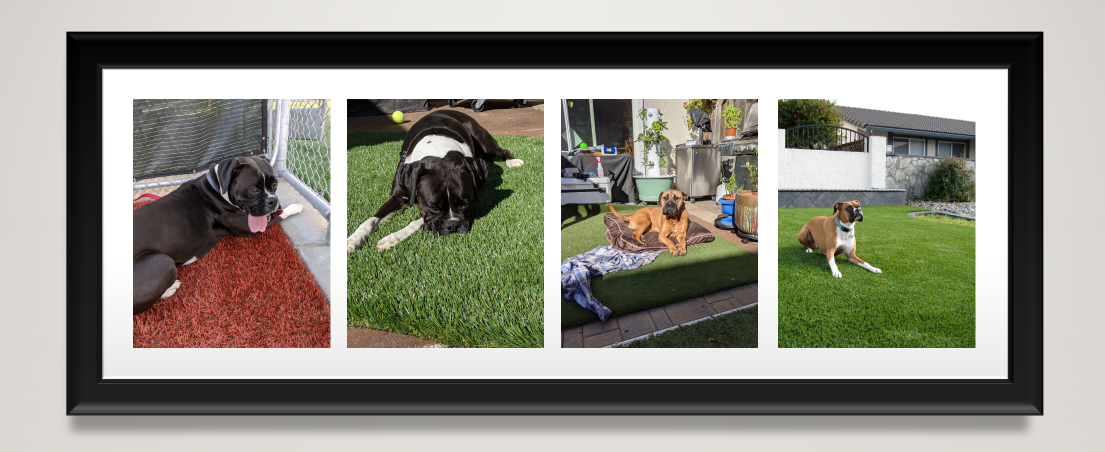












DOGS ENJOY HANGING OUT ON SYNTHETIC LAWNS & THEIR OWNERS ENJOY IT TOO.



REQUEST FOR PROPOSALS Dog Park Resurfacing

Brisbane Parks & Recreation

50 Park Place Brisbane, CA 94005 p. 415.508.2140 Email. nleek@brisbaneca.org



The City of Brisbane, CA is seeking proposals from qualified individuals, firms, vendors, and contractors (hereinafter referred to as Contractor) with demonstrated experience in developing dog parks and/or installing artificial turf and surfacing for recreational facilities. Prospective bidders are invited to submit a proposal outlining their experience and qualifications in performing work directly related to the services required.

Selection will be made from responsive proposals that will best serve the interests of the City based on a combination of price, experience, availability, and capacity to perform the specified work.

Please submit your proposal using the format specified in this Request For Proposals (RFP). PROPOSALS MUST BE RECEIVED BY FRIDAY MARCH 26, 2021 by no later than1:00PM. Any proposal received after the specified time and date will not be considered. Proposals may be submitted one of the following ways:

- 1. Electronically to nleek@brisbaneca.org AND snahass@brisbaneca.org. Note: An email will be sent to confirm receipt of the electronic proposal.
- 2. Mailed to:

ATTN: Noreen Leek Parks & Recreation Director City of Brisbane 50 Park Place Brisbane, CA 94005

If mailed, it must be received by the City by no later than 1:00p.m. on March 26, 2021.

3. Dropped off in person at Brisbane City Hall, 50 Park Place, Brisbane, CA 94005 on Friday, March 26th between the hours of 9:00am-1:00pm. A staff person will be onsite to receive hard-copy proposals during that time frame only.

Questions regarding proposals should be directed to:

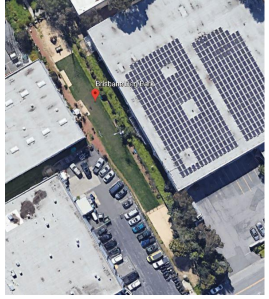
Noreen Leek (415) 508-2140 nleek@brisbaneca.org

INTRODUCTION

The Brisbane Dog Park is in the heart of the Crocker Industrial Park and shares a parking lot with Brisbane City Hall at 50 Park Place, Brisbane CA 94005. The City-owned facility is the only official dog park in City limits and serves as a social venue for dogs and owners alike. The parcel on which the dog park is located is a long and narrow strip of land between neighboring warehouses, with entrances to the dog park on either end. At each entrance, decomposed granite exists before a transition to grass. The existing facility incorporates a fenced area with amenities including seating, mutt mitt dispensers, trash receptacles, water access, and a K9 ramp.

A site visit will be held at the Brisbane Dog Park, 50 Park Place, Brisbane, CA 94005 on Thursday, March 18, 2021 at 11:00am for the purpose of acquainting all prospective bidders with a review of the site and contract documents. It is strongly advised that all prospective bidders attend the site visit. (Note: mask-wearing and social distancing will be required.) Note: Proposed bidders shall be responsible for visiting the site prior to bidding and the Contractor to whom the bid is awarded shall be responsible for having ascertained pertinent site conditions such as location, accessibility, and character of the site and extent of existing improvements thereon. Attention is directed to the location of the site, existing access conditions, work area constraints, transportation and storage of materials, and all other matters which may affect the work or cost thereof.

After City staff selects a proposal to recommend to the City Council, City Council will review and award the contract. The chosen Contractor will be required to provide to the City construction documents (including plans, base specifications, and special provisions) for the project.





SCOPE OF WORK

Following a series of public meetings and after receiving community feedback, the City of Brisbane is pursuing alternative surfacing for the existing grass portion of the dog park. The overarching objective of this project is to enhance the dog park by providing a safer environment for pet socialization and exercise available for use year-round.

The City of Brisbane is now accepting proposals from qualified Contractors for the preparation and installation of new surfacing. The City is soliciting bids for conceptual designs and installation of base and surfacing (including excavation and sub grading) with a combination of dog-friendly (suitable) artificial turf and hardscape (decomposed granite) to replace the existing grass area. Surfacing should be all-weather, dog-friendly play surfaces that is long-lasting and that will hold up against heavy use and dog play. Surfacing should be safe, comfortable, antimicrobial where possible, permeable/drainable, low maintenance, and inviting for dogs as well as their owners. For the surface installed, the Contractor will be required to supply complete maintenance guidelines or manual.

Contractor is responsible for ensuring that the site drains properly. Should removal of soil be required, the Contractor will be responsible for testing and proper disposal of the soil. Some reasonable redistribution of soil onsite is allowable. Note: A grading permit is required if more than six (6) cubic yards are removed from the site.

This resurfacing project serves to replace the existing grass area of the park which is approximately 4,200 square feet. The City would prefer to incorporate as much dog-friendly artificial turf in this area as possible, with the remaining surface to be covered in decomposed granite or a similar alternative appropriate for the given use of the space. Please refer to Enclosure B for an aerial image of the facility with corresponding measurements of the area in question.

OVERVIEW

- **1. Summary of Project:** To provide both design and construction services for the installation of new surfacing at the Brisbane Dog Park as described herein.
- **2. Design:** Although the design of the space is flexible, it should incorporate at least one large patch of dog-friendly artificial turf. The design proposal should consider minimizing haul-away costs by repurposing excavated materials for an above ground mound to create additional opportunities for dog play. Artificial turf patches should be surrounded by new decomposed granite that complements other portions of the dog park.
- **3. Plans and Specifications:** Once the contract is awarded, the Contractor is to prepare detailed design plans and specifications, as appropriate and necessary for this project. The City must review and approve such plans and specifications.
- **4.** American's with Disabilities Act (ADA) Compliance: The City has available a draft ADA Transition Plan for the Dog Park which proposed bidders should review. The Contractor will be responsible for full ADA compliance for this project. A Certified Access Specialist (CASp) should be engaged to review the draft ADA Transition plan to ensure that the design is ADA compliant.
- **5.** Applicable Standard Specifications and Details: The Contractor must complete the project in accordance with applicable City, State, and Federal laws, statutes, codes, and any other applicable standard specifications.
- **6. Approvals and Permits:** The Contractor will be responsible to obtain all required building permits and business licenses. An interim sediment and erosion control plan will be required for work

during the rainy season, identified in the Brisbane Municipal Code as October 15 to April 15 per the California Stormwater Best Management Practices Handbook for Construction Activity prepared for the Stormwater Quality Task Force. In addition to the sediment and erosion control plan, normal construction operations shall also conform to the California stormwater best management practices during construction.

- 7. Progress Meetings: Regular progress meetings with the Contractor, City, and other interested parties will be held throughout the life of the project. The frequency and location of these meetings will be established, by mutual agreement. The purposes of these meetings are to establish and maintain lines of communication, report on design, progress, discuss and resolve problem areas, review schedule and progress, review project costs/budgets, review quality control and such other matters related to the project. The Contractor shall complete all work included in the contract within 150 calendar days. The Contractor's schedule shall anticipate any limitations and plan the work accordingly. The contract calendar days will begin immediately after the Notice to Proceed is issued.
- 8. Insurance Requirements: Set forth in the Design-Build Agreement. (Enclosure A, No. 14)
- **9. Payment and Faithful Performance Bond:** A payment bond and a bond for the faithful performance of the contract will be required of the successful bidder who is awarded the contract. Set forth in the Payment Bond and Faithful Performance Bond. (Enclosure B)
- **10. Prevailing Wages:** The successful bidder must comply with the latest general prevailing rate of per diem wages as determined by the Director of Industrial Relations, State of California, Department of Industrial Relations. Set forth in the Design-Build Agreement. (Enclosure A, No. 15)

NOTE: All services shall be performed by the awarded Contractor or under the awarded Contractor's direct supervision, and all personnel shall possess the qualifications, permits, and licenses required by state and local law to perform such services. If the Contractor intends to subcontract, the bidder shall herein set forth the name and location of the place of business of each subcontractor who will perform work or render services to the bidder and describe the specific role of each.

SUBMISSION REQUIREMENTS

In order to submit a responsive bid, the following information must be included in the proposal in the order listed:

- 1. A letter of interest, not to exceed two (2) pages.
- 2. Project Team: Organizational chart of resources including the Project Manager, subcontractors, and other key personnel, not to exceed two (2) pages.
- 3. Experience: Provide a listing of current and/or completed representative projects (at least three) including project name/location, brief description and results, completion date, project costs, and client name/contact. Contractors shall describe their experience with design and construction of artificial turf surfaces for recreation facilities and dog parks. Not to exceed ten (10) pages.
- 4. Scope: Set forth a detailed approach for completing the tasks described in this RFP and include deliverables. Affirm your proposed team's ability to start the project immediately after the notice to proceed and provide a project timeline. An initial concept design should be generated for City review. Not to exceed ten (10) pages.
- 5. Cost: A project budget outlined by task and deliverable-based fee schedule. Cost shall include all work to be performed and all costs for which the contractor (and

subcontractors) expect to be paid, divided according to the tasks and deliverables. Note: this is a City-funded project, estimated around \$80,000.

The proposal must be received before March 26, 2021 at 1:00p.m. Please see page two of this document for submission details.

SCHEDULE

Proposal submission deadline

City staff bid review City Council award of contract Notice to proceed issued to Contractor March 26, 2021 March 29 - April 2, 2021 April 15, 2021 April 16, 2021

EVALUATION & SELECTION PROCESS

The City will use a quality-based selection process and the bid will be awarded to the Contractor whose proposal is determined as providing the best value in meeting the interest of the City, given the scope of the project. Proposals will be evaluated by City staff based upon professional qualifications necessary for satisfactory performance; understanding of the project; approach to the project; capacity to accomplish the work in the proposed timeframe; past performance on contracts with government agencies; and quality of the proposal. Proposals shall remain firm for a period of ninety (90) days after the proposal due date. The City of Brisbane reserves the right to reject all proposals, refuse any or all proposal(s), to waive technicalities, and to accept whichever proposal(s) that may be in the best interest of the City, at its sole discretion.

City staff will evaluate all proposals deemed responsive and make a recommendation to City Council based on the below criteria and the percentage of their importance.

- 1. Professional qualifications and relevant experience (25 percent)
 - a. Project Manager, subcontractors, and key team members are qualified to perform the work categories/tasks on the project.
 - b. Contractor's knowledge of dog park surfacing installation.
 - c. Contractor's experience with this type of project.
 - d. Samples of previous work and references.
- 2. Project Understanding (20 percent)
 - Contractor has demonstrated an understanding of the nature and scope of project.
 - b. Contractor has provided comparable projects with which the Contractor has been involved.
- 3. Approach to the project (20 percent)
 - a. Contractor has recognized and identified special circumstances of the project.
 - b. Contractor has provided logical approach to tasks and issues of the project.
- 4. Project Schedule (15 percent)
 - a. Contractor has adequate staff for this project.
 - b. Current workload of the Contractor.
- 5. Quality of proposal (20 percent)

a. Information conveyed, overall proposal quality, readability, and the technical expertise presented.

GENERAL TERMS AND CONDITIONS

- 1. This RFP does not commit the City to award a contract, to pay any cost incurred in the preparation of a submittal to this request for proposals or in subsequent negotiations, or to procure or contract for the project.
- 2. At any time prior to the specified time and date set for the submission, a person/firm, or a designated representative, may withdraw a proposal that has been submitted.
- 3. The issuance of this RFP and the acceptance of a submittal do not constitute an agreement by the City that the City will award any contract. The City expressly reserves the right to:
 - Reject any or all proposals.
 - Reissue an RFP.
 - Extend the time frame for submission of the proposals by notification to all parties who have registered an interest in this RFP with the City.
 - Request more information from any or all proposers.
 - Waive any immaterial defect or informality.
 - Decline to go forward with the project. The City expressly reserves the right not to proceed to award a contract for this project.
 - Reject any proposal.
- 4. All services shall be provided in accordance with Enclosure "A," the City's Design-Build Agreement. Final terms of any agreement will be established during negotiations. Negotiations may be terminated by the City for failure to reach mutually acceptable terms.
- 5. Each Contractor/firm will be responsible for all costs incurred in preparing a response to this RFP.
- 6. All materials and documents submitted in response to this RFP will become the property of the City and will not be returned. Contractors/firms selected for further negotiations will be responsible for all costs incurred by it during negotiations whether or not such negotiations lead to a contract with the City.
- 7. Bidders are responsible for reviewing all portions of this RFP. A Bidder is to promptly notify the City, in writing, if a bidder discovers any ambiguity, discrepancy, omission or other error in the RFP. Any such notification should be directed to the City promptly after discovery, but in no event later than five working days prior to the date for receipt of proposals.

^{*} Clarification during evaluation and selection process: During the evaluation process, the City has the right to request additional information for clarification to understand the Contractor's view and approach to the project and scope of the work. The City further reserves the right to make an award without further clarification of proposals reviewed. Any changes to a submitted proposal made before executing the contract will become part of the final Contractor contract.

ENCLOSURES

Enclosure A DRAFT Design-Build Agreement

Enclosure B DRAFT Payment Bond and Faithful Performance Bond

Enclosure C Aerial Map of Brisbane Dog Park

Enclosure D Existing Facility Conditions

ENCLOSURE A

DESIGN-BUILD AGREEMENT

THIS AGREEMENT, dated	, 2021 is made by and between THE CITY
OF BRISBANE, a municipal corporation ("City"), and	("Contractor").
DECITAL	6

<u>RECITALS</u>

- A. City desires to retain Contractor to prepare conceptual designs for resurfacing of the existing grass area of the Brisbane Dog Park and to install the resurfacing of the existing area of the Brisbane Dog Park including sub grading, excavating, and installating base plus surface as described in the Contractor's responses to the City's Dog Park Resurfacing Request for Proposals ("RFP").
- B. Contractor is qualified to prepare the required conceptual design document and to install the resurfacing of the existing area of the Brisbane Dog Park..

AGREEMENT

- 1. **Scope of Services.** Subject to the direction and approval of City through its staff that City may provide from time to time, Contractor shall perform the services described in the scope of work outlined in the Contractor's responses to the RFP and incorporated herein by reference or as may be amended.
- 2. **Time of Performance.** The services of Contractor shall commence upon the execution of this Agreement and shall be satisfactorily completed within 150 calendar days. The Contractor's schedule shall anticipate any limitations and plan the work accordingly. The 150 calendar days will begin immediately after the Notice to Proceed is issued.
- 3. **Responsible Personnel.** The personnel acting on behalf of Contractor primarily responsible for performance of the services hereunder shall be as set forth within Contractor's proposal.
- 4. **Compensation.** As compensation for all services to be performed by Contractor under this Agreement, Contractor shall be paid the amounts set forth in _____and incorporated herein by reference. In no event shall Contractor's total compensation exceed the agreed upon sum without additional authorization from City. Payment by City under this Agreement shall not be deemed a waiver of defects, even if such defects were known to City at the time of payment.
- 5. **Method of Payment.** Contractor shall submit billings to City describing in detail the services provided and work performed for which payment is requested, the date the services/work were provided/performed, and the number of hours spent if applicable. Billings shall be submitted monthly, or at such other time as agreed upon between City and Contractor. City shall pay Contractor no later than 30 days after approval of the invoice by City. Such payment shall not be unreasonably withheld.
- 6. **Maintenance and Inspection of Records.** Contractor shall maintain any and all ledgers, books of account, invoices, vouchers, canceled checks, time cards, and other records or documents relating to charges for services or expenditures charged to City, for a minimum of three (3) years from the date of final payment to Contractor under this Agreement and shall make the same available to City

or its authorized representatives for inspection and audit, at any time during regular business hours, upon written request by City. The right of inspection shall include the right to make extracts and copies.

- 7. **Assignment and Subcontracts.** Contractor acknowledges that Contractor's special skill and expertise is a material consideration for City entering into this Agreement. Contractor may subcontract a portion of the project to a predetermined sub-contractor as outlined in the proposal and agreed upon. Contractor shall not assign, subcontract or delegate to any other party the performance of any services or work to be rendered by Contractor or predetermined subcontractors without the prior written approval of City. If City consents to any subcontracting of work, Contractor shall be fully responsible to City for all acts or omissions of the subcontractor.
- 8. Ownership of Documents. Upon payment of fees and expenses due, all plans, studies, documents and other writings prepared by and for the Contractor in the course of performing its services under this Agreement, except working notes and internal documents, shall become the property of City upon payment to the Contractor for such work, and City shall have the sole right to use such materials in its discretion without further compensation to Contractor or to any other party. Contractor shall, at Contractor's expense, provide such reports, plans, studies, documents and other writings to City upon written request.
- 9. **Independent Contractor.** Contractor is, and at all times shall remain, an independent contractor, and not an agent, officer or employee of City. As such an independent contractor, neither Contractor nor any of Contractor's agents or employees shall be entitled to any salary, fringe benefits, worker's compensation, retirement contributions, sick leave, insurance or other benefit or right connected with employment by City, or any compensation other than as provided in this Agreement. Contractor shall have no power or authority to bind City to any contract or otherwise to incur any obligation or liability for, or on behalf, or in the name of City.
- 10. **Licenses.** Contractor represents and warrants to City that Contractor has all licenses, permits, qualifications, insurance and approvals of whatsoever nature that are legally required of Contractor to practice its profession. Construction plans must be stamped by a licensed engineer. Contractor shall, at its sole cost and expense, keep and maintain such licenses, permits, qualifications, insurance and approvals in full force and effect at all times during the term of this Agreement. Contractor shall maintain a City of Brisbane business license.
- 11. **Compliance with Laws.** Contractor shall use the standard of care in its profession to comply with all applicable federal, state and local laws, codes, ordinances and regulations in connection with the performance of its services under this Agreement.
- 12. **Employment Eligibility.** At the request of City, Contractor shall furnish to City copies of Employment Eligibility Verifications (INS Form I-9) or other evidence satisfactory to City showing that any or all persons providing services under this Agreement for on behalf of Contractor is eligible to be employed in the United States. In the event Contractor is unable or unwilling to provide the employment eligibility verification within ten (10) days after City's request, City may require the immediate removal from the project of such workers as specified by City, and upon any failure by Contractor to do so, City shall be entitled to terminate this Agreement.
- 13. **Indemnity.** Contractor shall indemnify, defend, and hold City, its officers, officials, agents, employees and volunteers, harmless from and against any and all claims, demands, causes of action, losses, damages, injuries, expenses and liabilities, direct or indirect, including reasonable attorney's fees, to the extent actually caused by negligence or willful misconduct in the performance by Contractor of its services under this Agreement or its failure to comply with any of the its obligations contained in this Agreement, and City shall not be liable for any negligent acts or omissions or willful misconduct of Contractor. Contractor shall not be liable for the negligent acts or omissions of the City.

14. **Insurance.** Contractor, at its own expense, shall procure and maintain, for the duration of this Agreement, insurance policies, which satisfy the following requirements:

(a) Type of policies and coverage:

- (1) General Liability Coverage. Contractor shall maintain commercial general liability insurance in an amount not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage, providing coverage at least as broad as Insurance Services Office Commercial General Liability form CG 0001 (Ed. 11/88). If the form of insurance with a general aggregate limit is used, either the general aggregate limit shall apply separately to the work to be performed under this Agreement or the general aggregate limit shall be at least twice the required occurrence limit.
- (2) Automobile Liability Coverage. Contractor shall maintain automobile liability insurance in an amount not less than \$1,000,000 combined single limit for each occurrence, for bodily injury and property damage, providing coverage at least as broad as Insurance Services Office form CA 0001 (Ed. 12/90) Code 1 (any auto).
- (3) Workers' Compensation and Employer's Liability Coverage. Contractor shall maintain workers' compensation insurance as required by the State of California and employer's liability insurance in an amount not less than \$1,000,000 per occurrence, for any and all persons employed by Contractor in connection with the performance of services under this Agreement. In the alternative, Contractors may rely on a self-insurance program to provide this coverage so long as the program of self-insurance complies fully with the provisions of the California Labor Code. The insurer, if insurance is provided, or Contractors, if a program of self-insurance is provided, shall waive all rights of subrogation against City for loss arising from work performed by Contractors for City.
- (4) Professional Liability Coverage. Contractor shall maintain professional errors and omissions liability insurance in an amount not less than \$1,000,000 per occurrence, covering negligent acts, errors or omissions which may be committed by Contractor in the performance of its services under this Agreement.
- (b) <u>Endorsements</u>: Each general liability and automobile liability insurance policy shall contain, or be endorsed to contain, the following provisions:
 - (1) The City, its officers, officials, employees, agents and volunteers are to be covered as additional insureds as respects: liability arising out of activities performed by or on behalf of Contractor; products and completed operations of Contractor; premises owned, occupied or used by Contractor; or automobiles owned, leased, hired or borrowed by Contractor. The coverage shall contain no special limitations on the scope of protection afforded to City, its officers, officials, employees, agents or volunteers.
 - (2) For any claims related to the Project, Contractor's insurance coverage shall be primary insurance as respects the City, its officers, officials, employees, agents and volunteers. Any insurance or self-insurance maintained by City, its officers, officials, employees, agents or volunteers shall be excess of Contractors' insurance and shall not contribute with it.

- (3) Any failure to comply with reporting or other provisions of the policies including breaches of warranties shall not affect coverage provided to City, its officers, officials, employees, agents or volunteers.
- (4) Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- (5) Contractor's insurance coverage shall not be suspended, voided, canceled or reduced in coverage or in limits except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to City.
- (c) <u>Deductibles and Self-Insured Retentions</u>. Any deductibles or self-insured retentions must be declared to and approved by City. At City's option, Contractor shall demonstrate financial capability for payment of such deductibles or self-insured retentions.
- (d) <u>Acceptability of Insurers</u>. Insurance is to be placed with insurers having a current A.M. Best rating of no less than A:VII, unless otherwise approved by City in writing.
- (e) <u>Verification of coverage</u>. Contractor shall provide certificates of insurance with original endorsements to City as evidence of the insurance coverage required by this Agreement. Certificates of such insurance shall be filed with City before commencement of work by Contractor. At the request of City, Contractor shall provide complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by this Agreement.

15. Industrial relations compliance and Prevailing wage requirements.

Effective January 1, 2015, no contractor or subcontractor may be listed on a bid proposal for a public works project (submitted after March 1, 2015) unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5 (with the limited exceptions from this requirement for bid purposed only under Labor code Section 1771.1(a)). Register at https://efiling.dir.ca.gov/PWCR.

No contractor or subcontractor may be awarded a contract for public work on a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5.

This project is subject to compliance monitoring and enforcement by the Department of Industrial Relations.

The Contractor is required to post job site notices prescribed by regulations. See 8 Calif. Code Regulation §16451(d).

Effective April 1, 2015, All contractors and subcontractors must furnish electronic certified payroll records directly to the Labor Commissioner at: https://apps.dir.ca.gov/ecpr/das/altlogin.

16. Claims.

- (a) A CHANGE ORDER shall mean a document recommended by ENGINEER, which is signed by CONTRACTOR and OWNER and authorizes an addition, deletion or revision in the work, or an adjustment in the contract price or the contract times, issued on or after the effective date of the agreement.
- (b) As provided in Article 1.5 of Chapter 1 of Part 3 of Division 2 of the Public Contract

Code, claims by the CONTRACTOR shall be in writing and include the documents necessary to substantiate the claim. Claims must be filed with the OWNER promptly, and in no case later than 30 days after the close of the month during which extra cost is claimed to have been incurred. Any claim forwarded to OWNER shall be accompanied by a cover sheet prepared on CONTRACTOR's letterhead which includes the following personal certification of the claim:

- (c) This certification must be signed by an officer of the party of the second part of the agreement. Unless so presented, the claim shall be deemed to have been waived.
- 17. **Notices.** Any notices required or permitted to be given under this Agreement shall be in writing and shall be either personally delivered or sent by certified mail, return receipt requested, addressed to the other party as follows:

To City City of Brisbane

50 Park Lane

Brisbane, CA 94005

Attn.: City Manager

To Contractor TBD

- 18. **Litigation Expenses and Attorneys' Fees**. If any party to this Agreement commences any legal action against the other party to enforce or interpret this Agreement, the prevailing party shall be entitled to recover all costs and expenses that may be incurred in connection therewith, including court costs, expert witness fees, discovery expenses, and reasonable attorneys' fees.
- 19. **Termination of Agreement.** This Agreement may be terminated by any party, effective upon written notice, should the other party commit any material default in the performance of its obligations hereunder. This Agreement may also be terminated by either party, for any reason, upon fifteen (15) day's prior written notice to the other party. In the event this Agreement is terminated by City through no fault of Contractor, Contractor shall be compensated for all services performed to the date of termination.
- 20. **Equal Opportunity Employment**. Contractor warrants that it is an Equal Opportunity Employer and shall comply with applicable regulations governing equal opportunity employment.
 - 21. Miscellaneous Provisions.

- (a) <u>Severability</u>. Should any portion of this Agreement be declared void or unenforceable in a final decision by a court of competent jurisdiction, such decision shall not affect the validity of the remainder of this Agreement, which shall continue in full force and effect, provided that the remainder of this Agreement can be reasonably interpreted to implement the intention of the parties.
- (b) <u>Entire Agreement</u>. This Agreement constitutes the entire agreement between the parties and supersedes and cancels all prior agreements or understandings, whether written or verbal.
- (c) <u>Amendments</u>. This Agreement may be modified or amended only by a written document duly executed by both City and Contractor.
- (d) <u>Waiver</u>. The waiver of any breach or default under this Agreement shall not constitute a continuing waiver of a subsequent breach of the same provision or any other provision of this Agreement.
- (e) <u>Execution</u>. Each party warrants that the individuals signing this Agreement on its behalf have the legal power and authority to do so and to bind the party to this Agreement.
- (f) <u>Successors and Assigns</u>. Subject to the restriction against assignment and subcontracting, this Agreement shall be inure to the benefit of and shall be binding upon the heirs, personal representatives, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first above written.

THE CITY OF BRISBANE	CONTRACTOR	
By: Clayton L. Holstine, City Manager	By: Printed Name	
ATTEST:		
Ingrid Padilla, City Clerk		
APPROVED AS TO FORM:		
Michael Roush, Legal Counsel		

ENCLOSURE B PAYMENT BOND AND FAITHFUL PERFORMANCE BOND

Bond Number:	
-	

CONTRACTOR'S PAYMENT BOND
LET THE FOLLOWING BE KNOWN:
THAT WHEREAS, THE CITY OF BRISBANE, a municipal corporation of the State of California (hereinafter designated as "City") on, 2021, entered into a certain contract with, a, a
At the Brisbane Dog Park, the project includes the conceptual design and installation of base & surfacing (including excavation and sub grading) with a combination of dog-friendly (suitable) artificial turf and hardscape (decomposed granite or similar alternative) to replace the existing 4,200 square foot grass area. Surfacing should be long-lasting and safe, comfortable, antimicrobial where possible, permeable/drainable, low maintenance, and inviting for dogs as well as their owners. Contractor is responsible for deficiency corrections and ADA compliance relative to the scope of this project and the area noted for renovation. Contractor will be required to supply complete maintenance guidelines or manual.
More fully described in and required by said Design-Build Agreement, incorporated herein by reference, the award of which said Agreement was made to said Principal by the City Council of the City of Brisbane on, 2021, as will more fully appear by reference to the minutes of said Council of said City of said date.
WHEREAS, said Principal is required by Section 9550 of the California Civil Code to furnish a bond in connection with said Agreement.
NOW, THEREFORE, we, the Principal and
NOW, THEREFORE, we, the Principal and, incorporated under the laws of the State of, and authorized to execute bonds and undertakings as sole surety, as Surety, are held and firmly bound unto the City in the penal sum of
THE CONDITION OF THIS OBLIGATION IS SUCH that if said Principal, his, her or its subcontractors, heirs, executors, administrators, successors, or assigns, shall fail to pay any of the persons named in Section 9100 of the California Civil Code, or amounts due under the Unemployment Insurance Code with respect to any work or labor performed or materials supplied by any such claimant, which said work, labor or materials are covered by the said Construction Agreement and any amendments, changes, change orders, additions, alterations, or modifications thereof, or for any amounts required to be deducted, withheld, or paid over to the Employment Development Department from the wages of employees of the Contractor and his or her subcontractors, pursuant to Section 18806 of the Revenue and Taxation Code, with respect to such work and labor, the Surety will pay for the same, in an amount not exceeding the sum hereinabove specified, and also, in case suit is brought upon this bond, a reasonable attorney's fee to be fixed by the court.
This bond shall insure to the benefit of any of the persons named in Section 9100 of the California Civil Code, so as to give a right of action to such persons or their assigns in any suit brought upon this bond.
It is further stimulated and agreed that the Surety on this bond shall not be exponented or released from the obligation of this

bond by any change, extension of time for performance, addition, alteration or modification in, to, or of any contract, plans, specifications, or agreement pertaining or relating to any scheme or work of improvement hereinabove described or

pertaining or relating to the furnishing of labor, materials, or equipment therefore, nor by any change or modification of any terms of payment or extension of the time for any payment pertaining or relating to any scheme or work of improvement hereinabove described, nor by any rescission or attempted rescission of the contract, agreement or bond, nor by any conditions precedent or subsequent in the bond attempting to limit the right of recovery of claimants otherwise entitled to

recover under any such contract or agreement or under the bond, nor by any fraud practiced by any person other than the claimant seeking to recover on the bond and that this bond be construed most strongly against the Surety and in favor of all persons for whose benefit such bond is given, and under no circumstances shall Surety be released from liability to those for whose benefit such bond has been given, by reason of any breach of contract between the City and original Contractor or on the part of any obligee named in such bond, but the sole conditions of recovery shall be that claimant is a person entitled to file claims under Title 1 (commencing with Section 8000) of Part 6 of Division 4 of the California Civil Code, and has not been paid the full amount of his or her claim and that Surety does hereby waive notice of any such change, extension of time, addition, alteration, modification, rescission or attempted rescission, herein mentioned.

It is further stipulated and agreed that no final settlement between the City and the Contractor with reference to the work, shall abridge the right of any beneficiary hereunder whose claims may be unsatisfied.

This bond is executed and delivered to comply with the requirements of the City of Brisbane, and to comply with the provisions of Title of Part 6 of Division 4 of the Civil Code of the State of California.

SIGNED AND SEALED this	day of		1
PRINCIPAL		SURETY	
		(Insert Company Name)	
A(designate	e type of entity)		
By:		By:	
Title:		Title:	
By:		Address:	
Title:			
		Telephone:	
(Affix Corporate Seals; Attac	h Acknowledgm	nents of both Principal and Surety signature	es.)
Approved by Legal Counsel for the City of B	risbane on the _	day of, 202	1
		Michael Roush	
		Lagal Councel for the City of Brichana	

Bond Number:	
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FAITHFUL PERFORMANCE BOND

WHEREAS, THE CITY OF BRISBANE, a municipal corporation of the State of California (hereinafter designated as "City") on entered into a Design-Build Agreement whereby principal agrees to install and complete certain designated public improvements, which said agreement, dated
DOG PARK RESURFACING PROJECT
is hereby referred to and made a part hereof; and
Whereas, said Principal is required under the terms of said agreement to furnish a bond for the faithful performance of said agreement.
Now, therefore, the Principal and, incorporated under the laws of the State of and authorized to execute bonds and undertakings as sole surety, are held and firmly bound unto the City of Brisbane, hereafter called "City," in the penal sum of dollars (\$) lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, successors, executors and administrators, jointly and severally, firmly by these presents.
The condition of obligation is such that if the above bounded Principal, his, her or its subcontractors, heirs, executors, administrators, successors or assigns, shall in all things stand to and abide by, and well and truly keep and perform the covenants, conditions, and provisions in the said agreement and any alteration thereof made as therein provided, on this or their part, to be kept and performed at the time and in the manner therein specified, and in all respects according to their true intent and meaning, and shall indemnify and save harmless City, it officers, agents and employees, as therein stipulated, then this obligation shall become null and void; otherwise, it shall be and remain in full force and effect.
As a condition precedent to satisfactory completion of said agreement, the above obligations to the amount of
As part of the obligation secured hereby and in addition to the face amount specified therefor, there shall be included costs and reasonable expenses and fees, including reasonable attorney's fees, incurred by City in successfully enforcing such obligation, all to be taxed as costs and included in any judgment rendered. The surety hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the agreement or to the work to be performed thereunder or the specifications accompanying the same shall in anywise affect its obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the agreement or the work or to the specifications.

In witness whereof, this instrument has been duly executed by the Principal and surety above named on

NOTE: to be signed by Principal and Surety and acknowledgment and notarial seal attached		
(SEAL)		
	Principal	
The above bond is accepted and approved this	Surety day of	, 2021.
	Michael Roush Legal Counsel for the City	of Brisbane

IMPORTANT: Surety companies executing bonds must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in California.

ENCLOSURE CAERIAL MAP OF BRISBANE DOG PARK



ENCLOSURE DEXISTING FACILITY CONDITIONS







