



Grounds For Play
 1050 Columbia Dr.
 Carrollton, GA
 30117

Quote

Origination Date	Quote #
11/24/2015	QUO0082617

Bill To	Ship To
Melissa Renfro St. Pius X School Moberly MO 65270	Melissa Renfro St. Pius X School 210 S. Williams Moberly MO 65270

Design Consultant	Phone	Email	Created By	Terms	Prepaid Requirement
V0012222 Richard Yates				Prepaid	100%

Expiration Date	Project	Quote Type
01/04/2016	SA playground	Revision

Thank you for the opportunity to quote your upcoming project. If you have any questions please feel free to contact our Customer Service Department at 800-552-7529. Please note that quotes do not include installation or safety surfacing unless otherwise noted.

Qty	Item	Unit Price	Ext Amount
1	Custom GFP Design - 4 Section SA Bubble Wall Climber (84" max Height-2 large, 2 small panels)	\$2,775.00	\$2,775.00
1	90021100XX - Fstd 5- Step Lily Pad	\$733.00	\$733.00
1	Custom GFP Design - 11227 6' Net Climber w/ Posts	\$1,440.00	\$1,440.00
1	87000010XX - Matrix Mole Hill	\$5,708.00	\$5,708.00
1	Custom GFP Design - Custom School Age Structure GFP-2091-512-04 (FRP/Trex)	\$4,868.00	\$4,868.00
1	49058 - GFP - Natural Balance Beam (Crooked)	\$427.00	\$427.00
1	Custom GFP Design - 85127 A-Frame Climber (Steel)	\$1,192.00	\$1,192.00
1	90000001XX - Parallel Bars	\$292.00	\$292.00
66	90022004XX - Timber 4ft BLACK ONLY w/Stake	\$41.00	\$2,706.00
0	Subtotal. - EQUIPMENT TOTAL		\$20,141.00
2	IN:INSTALL-SPRVS - Supervised Installation - Per Day *Based on (6-8) able-bodied volunteers *(8) hours per day. *Customer to provide concrete for installation of equipment *Auger / Skidsteer (f required) to drill holes * Customer to remove existing equipment, footings and surfacing. Ground should be compacted prior to installation of new equipment.	\$1,500.00	\$3,000.00

In addition to the terms and conditions set forth herein, your purchase is subject to the terms and conditions listed at www.buysii.com. In the event of any inconsistencies between such terms and conditions and this quote, this quote shall control.



Grounds For Play
 1050 Columbia Dr.
 Carrollton, GA
 30117

Quote

Origination Date	Quote #
---------------------	---------

11/24/2015	QUO0082617
------------	------------

Qty	Item	Unit Price	Ext Amount
15	IN:LFR-RDBulk - Loose-Fill Shredded Rubber- 2000lb Supersack 10# psf/6" Depth	\$1,299.00	\$19,485.00
2	IN:EWG-GEO - Geo Textile Fabric 250' lg x 6' wd per roll	\$165.00	\$330.00
1	Freight: Freight Out Billable and Handling - Freight: Freight Out Billable and Handling : FULL VAN	\$1,334.00	\$1,334.00

	Subtotal	\$44,290.00
	Tax (0%)	\$0.00
	Net Total	\$44,290.00



Grounds For Play
1050 Columbia Dr.
Carrollton, GA
30117

Quote

Origination Date	Quote #
11/24/2015	QUO0082617

The parties to this agreement hereby agree that:

(1) Any changes in the scope of work shall be accommodated only with mutually approved, written change orders. Any CUSTOMER representative that acts as an authorized agent of the CUSTOMER will be assumed to have authority to approve and sign change orders.

(2) GFP shall have the right to invoice the CUSTOMER and collect additional reasonable charges if unforeseen additional costs are incurred on this project for any of the following reasons:

(a) Permitting (building, dig, etc.), Bonds, Taxes, Storage and/or Transporting of Equipment, offloading not covered under proposed scope of work

(b) Prevailing Wages, Union Wages, Engineering Costs not covered under proposed scope of work

(c) Contract price based on normal site conditions (normal digging, standard footer, etc.). Conditions such as underground obstacles (rock, coral, construction debris, paving sinkholes, etc.) which preclude the use of heavy machinery will require additional labor costs. Site accessibility included. Foundations shall be designed to provide adequate structural capacity, adequate foundation bearing capacity with acceptable settlements, and acceptable overall stability of slopes adjacent to the foundations. This is required by the CUSTOMER or the CUSTOMER consultant. GFP assumes no responsibility for soil and site conditions.

(d) While Grounds For Play makes every effort to provide accurate shipping prices, these are only estimates and additional charges may apply.

(3) Failure of the CUSTOMER to make timely progress payments for equipment where such progress payments are required shall result in the cessation of production or the withholding of shipment of completed items until all progress payments are made in accordance with agreed upon terms.

(4) Upon failure to pay required progress payments, GFP shall charge the CUSTOMER a storage fee equal to one percent per day of the project equipment total, or \$50 per day, which ever is greater. The CUSTOMER shall pay any such storage fee charged before the equipment will be shipped. The CUSTOMER shall advise GFP of any delays in site availability, construction scheduling, site work progress, personnel absences, or any other event that might cause the CUSTOMER to be unable to receive shipments according to planned schedules. Once GFP commits the equipment portion of this order to manufacturing scheduling, and so advises the CUSTOMER, the CUSTOMER shall pay for said equipment when invoiced and any reasonable handling, transportation, and storage charges required to safely house the equipment until the CUSTOMER is prepared to receive it.

(5) A 35% re-stocking fee will apply for any equipment item ordered and returned for any reason other than damage incurred during delivery. The CUSTOMER will have 72 hours after order placement to cancel any/all orders.

(6) Job site must be ready by the scheduled installation date. Any downtime resulting from the delays in installation, additional travel times/trips, etc. may result in additional charges.

(7) The CUSTOMER shall provide an accurate schematic or diagram of all underground utilities, inclusive of water irrigation systems, in the area in which playground equipment, fall zones, trike tracks, walkways, or other site amenities are to be installed, or shall provide a written statement that no such underground utilities exist. GFP shall be held harmless for any damage to or ramification resulting from damage to underground utilities should those utilities damaged be either improperly located in the schematics or drawings furnished by the CUSTOMER or by CUSTOMER error in determining no such utilities exist.

(8) Existing drainage problems, if any, will not be solved by this playground project unless noted as a line item in the proposed scope of work. Any problems with drainage that occur after installation is complete shall be the responsibility of the CUSTOMER.

(9) Heavy machinery may be required in the installation of the proposed scope of work. Grounds For Play will, within reason, try to leave site as it was found. If site does not allow the use of heavy machinery, additional labor costs will apply.

(10) GFP assumes a maximum frost line of 24" in its equipment and use zone design and installation.



Grounds For Play
1050 Columbia Dr.
Carrollton, GA
30117

Quote

Origination Date	Quote #
11/24/2015	QUO0082617

(11) The authorized CUSTOMER representative must be available on the day the work is concluded to perform the mandatory walk-through and sign-off that all items contained within the scope of work are acceptable. Failure to have an authorized representative present will result in additional charges.

(12) GFP warranty specifically excludes damage or defect caused by improper client installation, vandalism, natural disaster, weather, war, riot, insurrection, or act of God. The GFP warranty does not apply to warping or surface checking in wood members as warping and checking are natural tendencies of pressure treated wood or to other cosmetic issues such as fading, chipping, scratching, etc. Any other warranties, specific or implied, are hereby disclaimed by GFP. See GFP Warranty for additional details.

(13) All invoices shall be due upon receipt. Invoices are deemed delinquent after 30 days at which time a late charge of 1.5% per month will be applied until paid in full.

Grounds For Play may at its discretion invoice in stages as line items are completed.

Should one or more portions of work remain incomplete or is in dispute, the customer shall make payment for portions that are complete and/or not in dispute. Payment on incomplete and/or disputed portions will be due and payable upon completion/resolution.

(14) Legal jurisdiction for disputes arising from this agreement shall be in Carroll County, Georgia.

(15) If any clause or condition of this agreement is held to be unenforceable under law, the remaining portions are deemed to be still in effect and enforceable under the law.

Customer Signature: _____

Date: _____

GFP Signature: _____

Date: _____