

NOTE: SUBMISSION OF FALSE DELIVERY DATES MAY RESULT IN VENDOR DEBARMENT.

DELIVERY TO BE COMPLETED WITHIN 30 DAYS AFTER RECEIPT OF ORDER.

ABILITY TO SETUP SECURED CUSTOMIZED WEBSITE FOR SCHOOL DISTRICT OF MANATEE COUNTY P-CARD
TRANSACTIONS: Yes _____ No X

ITEM NUMBER	DESCRIPTION	PRICE
1.	Repair/Refinish Gymnasium Floor	\$ <u>1.18</u> Price Per Square Foot
2.	Recoat Gymnasium Floor	\$ <u>.20</u> Price Per Square Foot
3.	Installation of New Gymnasium Floor	\$ <u>7.95</u> Price Per Square Foot
4.	Removal/Reinstallation of Volleyball Support Sleeves	\$ <u>0</u> Price Per Sleeve
5.	Installation of Volleyball Support Sleeves	\$ <u>525</u> Price Per Sleeve
6.	Hourly Labor Rate for Repair of Gymnasium Floor	
	a. Installer	\$ <u>20</u> Per Hour
	b. Laborer	\$ <u>14</u> Per Hour

ITEM NUMBER	DESCRIPTION	PERCENTAGE
7.	Percentage Markup for Floor Repair Materials Furnished By Contractor	<u>10</u> %
8.	Percentage Markup for New Flooring Materials Furnished By Contractor	<u>10</u> %
9.	Percentage Markup for Subcontract Work Not To Exceed Five Percent (5%)	<u>0</u> %

FORM OF PROPOSAL

BID ON GYMNASIUM FLOOR REFINISHING, REPAIR AND REPLACEMENT, SDMC No. 18-0073-MR

REFERENCE FORM – Vendor must send this form to their reference for completion and return the completed form with the bid submittal. Vendor must return a minimum of three (3) completed forms.

Vendor Name: _____

School District of Manatee County is authorized to check our company's previous performance and contact references.

Authorizing Signature (Respondent): _____

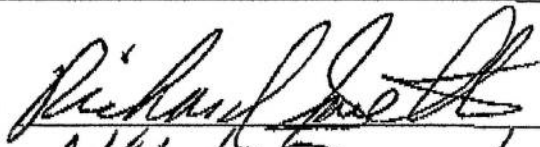
REFERENCE	
COMPANY NAME:	Altamonte Christian School
COMPANY ADDRESS:	601 Palm Springs Dr. Alt. Spgs FL 32701
CONTACT PERSON:	Richard Smith
EMAIL ADDRESS:	rsmith@altamontechristian.org
PHONE NUMBER:	407 831 0950
FAX NUMBER:	407 831 6840

The reference should complete the following:		
VENDOR PERFORMANCE		
CUSTOMER SATISFACTION/RATINGS	YES	NO
Does the vendor offer quality products?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are your orders filled in a timely manner?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are they responsive to your needs?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are they knowledgeable of product/Service offer?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Does the vendor submit accurate invoices?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Would you use this Contractor again?	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Comments:

Chris Newton and Company do top notch work. Any problems they are very quick to respond to them. We have used them for several years. I do recommend them.

Signature of Reference



Title of Reference

Athletic Director

REFERENCE FORM – Vendor must send this form to their reference for completion and return the completed form with the bid submittal. Vendor must return a minimum of three (3) completed forms.

Vendor Name: IMPACT SURFACE

School District of Manatee County is authorized to check our company's previous performance and contact references.

Authorizing Signature (Respondent): _____

REFERENCE	
COMPANY NAME:	<u>LAKE MARY PREPARATORY SCHOOL</u>
COMPANY ADDRESS:	<u>650 RANTOUL LANE, LAKE MARY, FL 32746</u>
CONTACT PERSON:	<u>JUSTIN VARITEK</u>
EMAIL ADDRESS:	<u>justin.varitek@lakemaryprep.com</u>
PHONE NUMBER:	<u>407-805-0095 x1347</u>
FAX NUMBER:	<u>407-322-3872</u>

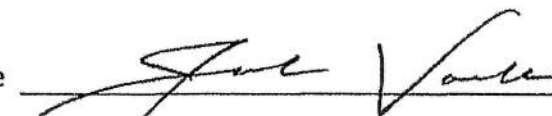
The reference should complete the following:		
VENDOR PERFORMANCE		
CUSTOMER SATISFACTION/RATINGS	YES	NO
Does the vendor offer quality products?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are your orders filled in a timely manner?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are they responsive to your needs?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Are they knowledgeable of product/Service offer?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Does the vendor submit accurate invoices?	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Would you use this Contractor again?	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Comments:

WE HAVE BEEN DOING BUSINESS WITH CHRIS NEWTON AND
IMPACT SURFACE FOR OVER SIX YEARS NOW AND WILL CONTINUE FOR
YEARS TO COME. THEY DID AN AMAZING JOB THIS SUMMER PAINTING
A NEW DESIGN/LAYOUT ON OUR GYM FLOOR.

Signature of Reference

Title of Reference


DIRECTOR OF ATHLETICS

FORM OF PROPOSAL

BID ON GYMNASIUM FLOOR REFINISHING, REPAIR AND REPLACEMENT, SDMC No. 18-0073-MR

WARRANTY AND SERVICE PROVISION: Bidder must state in spaces provided below complete descriptions of any warranties given by manufacturer and dealer. The Statement shall include availability of service, repair parts, and time normally required to effect repair on equipment contained in the bid. Further, the statement shall also indicate who is to be responsible for any transportation charges that may be accrued in effecting equipment repair within the provisions of applicable warranties.

MANUFACTURER'S WARRANTY: 1 YEAR

DEALER'S WARRANTY: 1 YEAR

LOCATION OF REPAIR SERVICES: DEERFIELD BEACH, FL

AVAILABILITY OF REPAIR PARTS: 1-2 WEEKS

ESTIMATED TIME TO EFFECT REPAIR: 1-2 WEEKS

RESPONSIBLE FOR WARRANTY SERVICE TRANSPORTATION CHARGE:

IMPACT

DRUG FREE WORK PLACE CERTIFICATION

I hereby swear or affirm that this company has established a drug-free work place program by completing the following requirements:

- 1) Published a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the work place and specifying the actions that will be taken against employees for violations of such prohibition.
- 2) Informed employees about the dangers of drug abuse in the work place, the business's policy of maintaining a drug-free work place, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3) Given each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4) In the statement specified in subsection (1), notified the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the work place no later than five (5) days after such conviction.
- 5) Imposed a sanction on, or required the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- 6) Make a good faith effort to continue to maintain a drug-free work place through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

 2/26/18

VENDOR'S SIGNATURE/DATE

Impact Sport Surfaces

COMPANY NAME

FEDERAL DEBARMENT CERTIFICATION

**CERTIFICATION REGARDING DEBARMENT, SUSPENSION
INELIGIBILITY AND VOLUNTARY EXCLUSION - LOWER TIER COVERED
TRANSACTIONS**

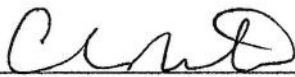
This certification is required by the regulations implementing *Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017.510, Participants responsibilities*. The regulations were published as *Part IV of the January 30, 1989, Federal Register (pages 4722-4733)*

*** **BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON NEXT PAGE** ***

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attached an explanation to this proposal.

IMPACT SPORT SURFACES
Organization Name PR/Award Number or Project Name

CHRIS NEWTON - VICE PRESIDENT
Name(s) and Title(s) of Authorized Representative(s)


Signature(s) 2/26/18
Date

INSTRUCTIONS FOR CERTIFICATION

1. By signing and submitting this form, the prospective lower tier participant is providing the certification set out on the reverse side in accordance with these instructions.
2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
3. The prospective lower tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

SCRUTINIZED COMPANY CERTIFICATION

I hereby swear and affirm that as of the date below this company is not listed on a Scrutinized Companies list created pursuant to 215.4725, 215.473, or 287.135, Florida Statutes. Pursuant to 287.135, Florida Statutes I further affirm that:

1. This company is not participating in a boycott of Israel such that is not refusing to deal, terminating business activities, or taking other actions to limit commercial relations with Israel, or persons or entities doing business in Israel or in Israeli-controlled territories, in a discriminatory manner.
2. This Company does not appear on the Scrutinized Companies with Activities in Sudan List where the State Board of Administration has established the following criteria:
 - a. Have a material business relationship with the government of Sudan or a government-created project involving oil related, mineral extraction, or power generation activities, or
 - b. Have a material business relationship involving the supply of military equipment, or
 - c. Impart minimal benefit to disadvantaged citizens that are typically located in the geographic periphery of Sudan, or
 - d. Have been complicit in the genocidal campaign in Darfur.
3. This Company does not appear on the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List where the State Board of Administration has established the following criteria:
 - a. Have a material business relationship with the government of Iran or a government-created project involving oil related or mineral extraction activities, or
 - b. Have made material investments with the effect of significantly enhancing Iran's petroleum sector.
4. This Company is not engaged in business operations in Cuba or Syria.

VENDOR/COMPANY NAME:

IMPACT SPORT SURFACES

SIGNATURE and DATE:

CLND 2/26/18

NAME AND TITLE:

CHARIS NEWTON - VICE PRESIDENT

The scrutinized company list is maintained by the State Board of Administration and available at <http://www.sbafla.com/>

BIDDER'S STATEMENT OF PRINCIPAL PLACE OF BUSINESS

(To be completed by each Bidder)

Name of bidder: IMPACT SPORT SURFACES

Identify the state in which the bidder has its principal place of business: FLORIDA

INSTRUCTIONS: IF your principal place of business above is located within the State of Florida, provide the information as indicated above and return this form with your bid response. No further action is required. IF your principal place of business is outside of the State of Florida, the following must be completed by an attorney and returned with your bid response. Failure to comply shall be considered to be non-responsive to the terms of this solicitation.

OPINION OF OUT-OF-STATE BIDDER'S ATTORNEY ON BIDDING PREFERENCES

(To be completed by the Attorney for an Out-of-State Bidder)

NOTICE: Section 287.084(2), Fla. Stat., provides that "a vendor whose principal place of business is outside this state must accompany any written bid, proposal, or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state, as to the preferences, if any or none, granted by the law of that state [or political subdivision thereof] to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts." See also: Section 287.084(1), Fla. Stat.

LEGAL OPINION ABOUT STATE BIDDING PREFERENCES

(Please Select One)

_____ The bidder's principal place of business is in the State of _____ and it is my legal opinion that the laws of that state **do not grant a preference** in the letting of any or all public contracts to business entities whose principal places of business are in that state.

_____ The bidder's principal place of business is in the State of _____ and it is my legal opinion that the laws of that state **grant the following preference(s)** in the letting of any or all public contracts to business entities whose principal places of business are in that state: [Please describe applicable preference(s) and identify applicable state law(s)]:

LEGAL OPINION ABOUT POLITICAL SUBDIVISION BIDDING PREFERENCES

(Please Select One)

_____ The bidder's principal place of business is in the political subdivision of _____ and it is my legal opinion that the laws of that political subdivision **do not grant a preference** in the letting of any or all public contracts to business entities whose principal places of business are in that political subdivision.

_____ The bidder's principal place of business is in the political subdivision of _____ and it is my legal opinion that the laws of that political subdivision **grant the following preference(s)** in the letting of any or all public contracts to business entities whose principal places of business are in that political subdivision: [Please describe applicable preference(s) and identify applicable authority granting the preference(s)]:

Signature of out-of-state bidder's attorney: _____

Printed name of out-of-state bidder's attorney: _____

Address of out-of-state bidder's attorney: _____

Telephone Number of out-of-state bidder's attorney: (____) ____ - _____

Email address of out-of-state bidder's attorney: _____

Attorney's states of bar admission: _____

The Proposer affirms that this proposal is submitted without any previous understandings, agreements, or connections with any person, firm, or corporation submitting a proposal for the same materials/services, and is in all respects fair and without collusion or fraud.

The Proposer agrees to comply with the provisions of the Civil Rights Act of 1991, The Civil Rights Act of 1964, and The Americans with Disabilities Act, Age Discrimination in Employment Act, Section 1000.05, Florida Statutes, and The Pregnancy Discrimination Act. Said Proposer further agrees not to discriminate on the basis of race, sex, national origin, religion, handicap, age or marital status.

By signing this agreement, the Proposer acknowledges that he/she is an authorized representative of the company submitting this proposal and has read and understands the document posted on our website, **"How to Do Business with the School District of Manatee County."**

Florida Document Number (from sunbiz.org): L11000107554

Registration Type: ☐ Sole Proprietorship - Individual ☐ Fictitious Name

☐ Out of State (Foreign) Corporation ☒ In State Corporation ☐ Exempt

BUSINESS/COMPANY NAME: IMPACT SPORT SURFACES

MAILING ADDRESS: 1121 S. MILITARY TRAIL #318

CITY, STATE, ZIP CODE: DEERFIELD BEACH, FL 33442

TELEPHONE NUMBER: 954-796-4567 DATE 2/26/18

FAX NUMBER: 954-719-3784

*SIGNATURE: (Blue Ball Point Pen Only) 

NAME AND TITLE: (Typed) CHRIS NEWTON VICE PRESIDENT

EMAIL ADDRESS: CNEWTON@IMPACTSURFACE.COM

Bona Sport[®] All Court[®] Polyurethane

Technical data sheet

Finishing



Bona All Court[®] Polyurethane is a premium quality, oil-modified polyurethane developed specifically for the wood sport floor industry. All Court[®] provides an extremely tough, high build gloss finish with superior flow and leveling.

- Provides a tough protective coat
- Provides excellent chemical resistance
- Superior flow and leveling
- Protects against perspiration and routine cleaning
- Light amber color enhances natural color of wood
- MFMA approved
- Easy to maintain
- Available in gloss
- Will adhere to most solvent-based and waterborne finishes after proper preparation, drying, and curing times



Technical data

Physical Characteristics:

Ingredients – Oil-modified polyurethane resin, mineral spirits (solvent), driers.

Color – Light amber

Solids – 43%

Viscosity – (#4 Ford cup @ 25° C) approx. 14-16 seconds

Density – 7.3 lbs./gallon (0.9 S.G.)

US Regulatory VOC – 500 g/L

Gloss Level (60°) – 90+

Odor – Mineral spirits

Stability – One year shelf life in unopened container

Flash Point – 103°F (39°C)

Packaging – 5-gallon pail

Application Characteristics:

Clarity – Clear when dry

Leveling – Excellent

Defoaming – Excellent

Drying Time – 8-12 hours

Application Tools – Brush, lambswool applicator

Coverage – 600 square feet per gallon

Percent Cured After 24 Hours – 50%

Maximum Cure – 2 weeks

Recommended Use

- Basketball courts
- Volleyball courts
- Racquetball, squash and badminton courts
- Multi-purpose gym, stage, aerobic and dance floors

Directions

BEFORE USING, READ ALL DIRECTIONS AND MATERIAL SAFETY DATA SHEET.

FOR TECHNICAL ADVICE: Call Bona US at 800-872-5515

COMPATIBILITY: Bona All Court[®] is not recommended over shellac, lacquer sanding sealers, fillers or stains containing stearates. Oil modified finishes will have a slight ambering effect over light colored surfaces. Bona All Court will adhere to most finishes after proper preparation and dry times. **ALWAYS PREPARE A SAMPLE OR TEST AREA TO DETERMINE COMPATIBILITY, APPEARANCE AND DESIRED RESULTS.**

SANDING AND FINISHING NEW FLOORS: 1. Sand and prepare floor using MFMA-accepted methods. 2. Make your final cut with 100-120-grit paper. Screen with 100-120-grit screen. 3. Vacuum thoroughly. 4. Tack with mineral spirits. 5. Apply sealer and finish system (see finish directions).

Bona[®]

Bona Sport[®] All Court[®] Polyurethane

Technical data sheet

Finishing



THE BONA ALL COURT[®] SYSTEM: Bona All Court is a 4-coat system, 1-2 coats of a Bona oil-modified sport sealer, CourtLines paint (if desired) and 2-3 coats of Bona All Court.

RECOMMENDED APPLICATORS: Heavy weight T-bar, Lambs wool applicator.

NOTE: Use a clean applicator for sealer and a separate clean applicator for finish.

MIXING INSTRUCTIONS: Remove lid and stir thoroughly before using. DO NOT THIN.

FINISHING: 1. Apply Bona ALL COURT with a heavy weight T-bar applicator. Go with the grain of the wood applying a thin, uniform coat. 2. BE SURE YOU ARE USING THE RECOMMENDED COVERAGE OF 600 SQ FT PER GALLON. 3. Avoid leaving puddles of excessive amounts of finish on the floor. 4. Allow first coat to dry thoroughly (approximately 8-12 hours). High humidity and/or low temperature conditions will extend dry time while increased ventilation and airflow will reduce dry time (recommended conditions of 65-80°F (18°-27° C)/40-60% relative humidity). 5. For proper adhesion, abrade between coats of finish. Allow final coat to dry a minimum of 72 hours before use.

INTERCOAT ABRASION FOR FLOORS WITH GAMELINES: See sealer instructions for proper sequence of sealer, gamelines and finish coats. Before applying gamelines, abrade with 120-grit screens and vacuum and tack thoroughly. Note: If paint will not be applied for 24 hours or longer, floor must be re-abraded to ensure proper adhesion. Apply gamelines using Bona CourtLines[®] sport floor paint. IF USING ANOTHER MANUFACTURER'S PAINT, BEFORE APPLYING GAMELINES, ALWAYS PREPARE A SAMPLE OR TEST AREA TO DETERMINE COMPATIBILITY AND ADHESION. After applying gamelines using CourtLines[®] paint, once per day, abrade entire floor with Bona[®] Conditioning Pads or used 120 or 150 grit screens. Always vacuum and tack thoroughly after abrading. Apply finish coat within 24 hours.

INTERCOAT ABRASION FOR FLOORS WITHOUT GAMELINES: Abrade between all sealer and finish coats using Bona Conditioning Pads or 120 to 150 grit screens to ensure adhesion. Always vacuum and tack thoroughly after abrading.

RECOATING: Be sure floor is free from wax, polish and oily residues. Follow the Bona Prep[®] system, applying 1-2 coats of Bona ALL COURT. Delamination can occur if the Bona Prep process is not followed; always test for compatibility.

DANGER: RAGS, STEEL WOOL OR WASTE SOAKED WITH BONA ALL COURT MAY SPONTANEOUSLY CATCH FIRE IF IMPROPERLY DISCARDED. IMMEDIATELY AFTER EACH USE, PLACE RAGS, STEEL WOOL OR WASTE IN A SEALED, WATER-FILLED METAL CONTAINER.

Maintenance

CURING: The curing process takes approximately 14 days. The floor may be walked on after 24 hours, but the floor is susceptible to scuffing or marring prior to completion of the curing time. Do not replace athletic or walk-off mats until finish is fully cured. Do not clean with water or detergent during the curing process.

CLEAN-UP: Clean application tools and equipment with mineral spirits.

MAINTENANCE: Put walk-off mats at all entrance doorways to keep out excessive dirt and grit. See Bona[®] Professional Series Sport and Commercial Cleaner Concentrate instructions for cleaning and maintenance information.

STORAGE AND DISPOSAL: Store at room temperature. Keep container closed when not in use. Do not store above 100° F (38° C). Do not transfer contents to other containers for storage and disposal. In case of spillage, absorb with inert material. Dispose of contaminated absorbent, container and unused contents in accordance with local, state and federal regulations.

Order Information

Item#	Size	#/Case
ST750055153	5 Gallon	1

Bona[®]