

## SERVICES AGREEMENT Revised III

### DAKTRONICS, INC.

("Daktronics")  
201 Daktronics Drive  
BROOKINGS, SD 57006  
Phone: 877-605-1116

**Daktronics Contact:** Melissa Fjeldheim

**Purchaser:** Peoria Sports Complex  
**Address:** 16101 N 83rd Ave  
**City, State, Zip:** Peoria, AZ 85382  
**Province/Country:** USA  
**Phone:** 623-773-8706 **Fax:** 623-773-8716  
**Contact:** Chris Easom

**Customer ID:** 107107 **Loc** 002  
**Pipeline No.:** 283459

**Peoria Sports Complex** ("Purchaser") hereby agrees to purchase the services, peripherals and additional supplies (collectively, the "Services"), subject to this Services Agreement, the Standard Terms and Conditions of Service, and any and all applicable Attachments (collectively, the "Agreement" or the "Contract Documents"), which documents Purchaser has reviewed and agrees to accept.

### **Term (Duration) of the Agreement:**

**Commencement Date:** October 1, 2008, pending inspection approval

**Expiration Date:** September 30, 2011

<b>Order No.:</b> E12837-2	<b>Original Job No.:</b> C12837
<b>Description of Services Provided</b>	<b>Price</b>
Custom - see Attachment A	See Attachment B
<b>Equipment List</b>	
See Attachment A	

**Unless specifically outlined in any Attachments or in the Agreement, this agreement does not include the following:**

- Physical installation of required equipment
- Electrical installation of required equipment
- Installation supervision
- Freight or insurance costs
- Any applicable taxes
- Any additional site related costs

**Exceptions:** Identification/advertising panels are excluded.

**Payment Terms:** Due before Commencement

All notices required herein shall be given to Purchaser at the address indicated above on this Agreement unless otherwise specified below:

**Notice / Communication Address:**

Address: \_\_\_\_\_  
\_\_\_\_\_  
City, State, Zip: \_\_\_\_\_  
Province/Country: \_\_\_\_\_  
Phone: \_\_\_\_\_ Cell \_\_\_\_\_ Fax \_\_\_\_\_  
Attention: \_\_\_\_\_  
Email: \_\_\_\_\_

All invoices will be forwarded to Purchaser at the address indicated on page one (1) of this Agreement unless otherwise specified below:

Purchaser hereby confirms that the Services are to be delivered at the address indicated on page one (1) of this Agreement unless otherwise specified below:

**Billing Address:**

**Company:** \_\_\_\_\_  
**Address:** \_\_\_\_\_  
\_\_\_\_\_  
**City, State, Zip:** \_\_\_\_\_  
**Province/Country:** \_\_\_\_\_  
**Phone:** \_\_\_\_\_ **Fax:** \_\_\_\_\_  
**Contact:** \_\_\_\_\_  
**E-mail:** \_\_\_\_\_

**Site Address:**

**Company:** \_\_\_\_\_  
**Address:** \_\_\_\_\_  
\_\_\_\_\_  
**City, State, Zip:** \_\_\_\_\_  
**Province/Country:** \_\_\_\_\_  
**Phone:** \_\_\_\_\_ **Fax:** \_\_\_\_\_  
**Contact:** \_\_\_\_\_  
**Email:** \_\_\_\_\_



**ACCEPTANCE:**

In witness hereof, the parties hereto have executed this agreement by and through their duly authorized officers.

**PURCHASER: Peoria Sports Complex**

By: \_\_\_\_\_ Name/Title: \_\_\_\_\_ Date: \_\_\_\_\_  
Signature Print or Type

Attested By: \_\_\_\_\_ Name/Title: Mary Jo Kief, City Clerk Date: \_\_\_\_\_  
Signature

Approved as to form: \_\_\_\_\_ Name/Title: Stephen M. Kemp, City Attorney Date: \_\_\_\_\_  
Signature

**DAKTRONICS, INC.**

By: Sarah Rose Name/Title: Sarah Rose Date: 17 OCT 06  
Signature Live Events Service Manager Print or Type

This form is an important part of your coverage. Please sign and return both forms to Daktronics, Inc. Once the signed agreement is entered into our system, you will receive an executed form for your records. Offer expires 60 days from proposal date.



**ACCEPTANCE:**

In witness hereof, the parties hereto have executed this agreement by and through their duly authorized officers.

**PURCHASER: Peoria Sports Complex**

By: [Signature] Name/Title: MATERIALS MANAGER  
HERMAN KOEBERGER  
Signature Print or Type

Date: 10/23/08

Attested By: [Signature] Name/Title: Mary Jo Kief, City Clerk  
Signature

Date: 11-3-08

Ellen Van Riper, Assistant City Attorney

Approved as to form: [Signature] Name/Title: Stephen M. Kemp, City Attorney Date: 10/29/08  
Signature

**DAKTRONICS, INC.**

By: [Signature] Name/Title: Sarah Rose  
Live Events Service Manager  
Signature Print or Type

Date: 17 OCT 08

This form is an important part of your coverage. Please sign and return both forms to Daktronics, Inc. Once the signed agreement is entered into our system, you will receive an executed form for your records. Offer expires 60 days from proposal date.

A CON 58908



# Standard Terms and Conditions of Service

1. **Scope of Service Agreement.** The scope of the Service Agreement may provide for equipment listed on either the face of the document or Attachment A and may include those services as defined on Attachment A (excluding maintenance services which are the responsibility of Purchaser as defined on Attachment A or services which may be purchased for an additional fee). Response Times are defined on Attachment A.

2. **Commencement Date.** Unless otherwise agreed to in writing, this Service Agreement becomes effective upon the date stated as the "Commencement Date" on the cover page of this Agreement.

3. **Conditions Precedent.** The obligations of Daktronics in this Agreement are subject to the express condition precedent that Purchaser shall perform its obligations under the Agreement, particularly those obligations defined in Attachment A. Daktronics may, at its sole discretion, waive these conditions. The Purchaser's rights and Daktronics obligation under this Service Agreement shall be suspended until all payments owing to Daktronics are current.

4. **Payment Terms.** Purchaser agrees to pay Daktronics according to the Payment Schedule as outlined on the face of this document or on Attachment B. In addition, the Purchaser agrees to pay or reimburse Daktronics for any taxes or charges resulting from this Agreement that are levied by a taxing authority, and shall hold harmless and indemnify Daktronics from the claims of any governmental authority asserting that any such Tax is due and payable.

5. **Conditions of Coverage.** This Service Agreement provides for the services defined on Attachment A, provided the sign is installed with the recommended ventilation/air conditioning system for its location. Air conditioning systems must be maintained according to manufacturer's specifications. This agreement does not cover LED degradation, which occurs when the LEDs continue to emit light, but at some lesser level of brightness.

Daktronics will repair or replace failed radio components. A radio component has failed when it does not transmit or receive data properly. Local site interference or obstructions may cause intermittent or complete failure of radio performance. This Agreement does not include the provision of replacement communication methods (such as wire, fiber optic cable, conduit, trenching or other solutions) for the purpose of overcoming local site interference.

Certain failures may result in a required total replacement and/or upgrade of any or all of the components in the system. In the event of a failure, the component will be checked thoroughly and if the component can be repaired or replaced, the costs of the repair or the replacement part are included in this Agreement.

If the component cannot be repaired or replaced for whatever reason, and an upgrade is required, then the Purchaser shall be responsible for the difference in cost between the upgraded component and the cost of the repaired or replaced component to the extent the cost of the upgraded component exceeds the cost of the repaired or replaced component. Further, the Purchaser shall be responsible for any additional upgrades required by the upgraded component in the integrated system.

6. Service outside the Scope of Services listed on Attachment A may be provided on a time and material basis according to the then current rates. Subject to the limitations in the Scope of Services, Daktronics will maintain the equipment for normal wear and tear. The equipment may require additional maintenance beyond the Scope of Services attributable to causes other than normal wear and tear. Such causes may include, but are not limited to: inadequate or improper power, improper care or abuse of equipment, unauthorized attempts to repair or modify the equipment, failures caused by environmental conditions beyond Daktronics' control such as corrosives and metallic pollutants, acts of God or nature (including damage done by vermin), terrorism, vandalism, or war.

Service does not include paint or refinishing the equipment or furnishing material for this purpose, electrical work external to the equipment, or service of accessories, alterations, attachments, or other devices not furnished by Daktronics unless otherwise agreed in writing. Batteries and metallic or fiber optic data cable are not covered unless otherwise agreed to in writing.

This Agreement does not cover defects or failure resulting from the use of replacement parts not supplied by Daktronics.

Normal access to the display is defined as unfettered, solid, unrestricted access to the entire display with a 45' aerial lift or bucket truck for an outdoor display, taking into account environmental or site conditions, or 15' for an indoor display. Special circumstances will not be covered under this Agreement, including but not limited to: costs of additional lift equipment, or presence of any additional equipment and/or personnel to insure safety of service personnel.

In no event shall Daktronics be obliged to perform Services under this Agreement during the existence of Adverse Conditions. "Adverse Conditions" include, among others, without limitation, the following: severe inclement weather, hazardous site conditions including infestations of animals or dangerous insects, saturated ground conditions, or residence or occupation by unauthorized personnel. The determination of a site condition as an Adverse Condition shall be at the sole discretion of Daktronics.

Inaccessibility due to Adverse Conditions will exempt a location from coverage under this Agreement until such time as the display(s) become accessible once again.

7. **Service Request.** Purchaser shall fully cooperate with Daktronics in connection with the service of the Equipment. The Purchaser shall immediately notify Daktronics in writing of equipment failure and allow Daktronics full and free access to the equipment. Waiver of liability or other restrictions shall not be imposed as a requirement prior to accessing the site. Also, the Purchaser will allow Daktronics to use necessary machines, communication facilities, and other equipment at no charge.

8. **Return Items.** All items returned to Daktronics must have a Return Material Authorization (RMA) number. For exchange items, the number is included with the shipment of the exchange unit. For repair items, an RMA number can be obtained by phone (877-605-1116),

(International +1-605-697-4417), fax (605-697-4444) or e-mail (helpdesk@daktronics.com) unless otherwise directed by Daktronics.

9. Shipping. When returning Equipment to Daktronics for repair or replacement, Purchaser assumes all risk of loss or damage, and agrees to use any shipping containers, which might be provided by Daktronics, and to ship the Equipment in the manner prescribed by Daktronics.

10. Limitation of Warranty. Daktronics shall be under no obligation to furnish continued service under this Agreement if the equipment is moved from its location of initial installation or reinstalled without the prior written approval of Daktronics, unless the displays were designed by Daktronics to be mobile.

11. Confidentiality. Purchaser shall consider all information, including the terms and conditions of this Agreement, furnished by Daktronics to be confidential and shall not disclose any such information to any other person, or use such information itself for any purpose other than fulfillment of this Agreement unless Purchaser obtains written permission from Daktronics to do so. Purchaser shall provide confidential information only to those of its agents, servants and employees who have been informed of the requirements of this paragraph and have agreed to be bound by them. The provisions of this paragraph shall survive termination of the Agreement.

12. Default. Daktronics reserves the right to terminate this contract and accelerate all amounts due and payable if Purchaser fails to make payment to Daktronics within ten days of the agreed payment dates or otherwise fails to comply with this Agreement, or any proceeding is filed by or against Purchaser in bankruptcy. Daktronics reserves all its rights (both legal and equitable) under the contract, applicable statutes, or the common law. Selection of a remedy by Daktronics shall in no way be construed as a waiver of other remedies available to Daktronics. If Purchaser fails to perform any covenant or obligation under this Agreement or any other agreement that Purchaser has with Daktronics, including without limitation the failure to pay when due any amounts owed to Daktronics under this Agreement or any other agreement between the parties, Daktronics shall be excused from the performance of any of its obligations under this Agreement and any other Agreement it has with the Purchaser until such time as said default is cured, if ever.

13. Indemnity. Daktronics shall indemnify, defend and hold harmless the Purchaser and their respective subsidiaries, officers, directors, shareholders, partners, employees, agents, insurers, successors and assigns from any and all liability, losses, damages, costs or expenses (collectively, "Losses") arising out of or in any way related to: (i) any material breach of this Agreement by Daktronics; (ii) any negligent act or omission by Daktronics or its personnel, agents, subcontractors, or others engaged by Daktronics or under Daktronics' control related to the execution of this Agreement; (iii) any claim against any indemnified party by reason of or alleging any unauthorized or infringing use by an indemnified party of any patent, process, trade secret, copyright, trademark, or other intellectual property right regarding the Equipment or the Software and its components; or, (iv)

any fine or assessment with respect to any violation or alleged violation of any Applicable Laws regarding safety or health.

The Purchaser shall indemnify, defend and hold harmless Daktronics and its subsidiaries, officers, directors, shareholders, partners, representatives, employees, agents, insurers, successors and assigns of each of the foregoing from any and all Losses arising out of or in any way related to: (i) any material breach of this Agreement by the Purchaser; or (ii) any negligent act or omission by the Purchaser or its personnel, agents, subcontractors, or others engaged by the Purchaser or under their control (other than Daktronics or its personnel, agents, subcontractors, or others engaged by Daktronics or under Daktronics' control).

14. Limitation of Liability. The parties agree that in no event whatsoever shall the liability of either party exceed the amount of the purchase price. It is agreed that in no event shall either party be liable for special, incidental, consequential or indirect damages, regardless of cause. Purchaser understands and agrees that the prices granted herein would be higher in the absence of this limitation of liability. No action against Daktronics shall be commenced more than one year after the accrual of the cause of action. Daktronics shall have no liability with respect to claims relating to or arising from use of third-party products and services.

15. Force Majeure. Daktronics shall be excused from any liability under this Agreement for any delay in performance or failure to perform which delay or failure to perform is caused by circumstances which are beyond the reasonable control of the Daktronics, including without limitation acts of God, natural disaster, labor or material shortages, war, earthquakes, acts of terrorism, etc.

16. Assignment. Unless otherwise stated, this Agreement may not be assigned by either party without the written consent of the other party.

17. Termination. If either party neglects or fails to perform any of its obligations under this Agreement, and such failure continues for a period of thirty (30) days after written notice thereof, the other party shall have the right to terminate this Agreement.

18. Miscellaneous. This Agreement shall be governed by the laws of the state of South Dakota without regard to its conflict of law principles. The parties consent to the jurisdiction and venue of the courts of South Dakota for any action, suit or proceeding. This Agreement represents the entire agreement of the parties and supersedes any previous understanding or agreement. This Agreement may not be amended or altered in any manner except in a writing signed by both parties. This Agreement may be executed in counterparts. Each party hereto shall pay its own expenses, including without limitation accounting and attorneys' fees, in connection with this Agreement. The Purchaser and Daktronics are not partners or joint venturers. If any part of this Agreement is in any manner held to be invalid, illegal, void, or to be in conflict with any law, then the validity of the remaining portions or provisions of this Agreement shall not be affected, and such part, term, paragraph or provision shall be construed and enforced in a manner designed to effectuate the intent expressed in this Agreement to the maximum extent permitted by law.

## Attachment A

### Equipment List

Control electronics for the following Daktronics Equipment:

BA-3730 Baseball Display (LED Retrofit) @ 1  
AF-3400-40x96 Galaxy Display @ 1  
AF-192x288-23 ProStar Display @ 1  
V-Link 4000 Video Processor @ 1  
All Sport 5010 Control Console @ 2  
Venus 7000 Controller @ 1

**Inspection:** Equipment will need to be inspected and certified by a Daktronics authorized representative as in good working condition prior to commencement. The inspection and any repair required to make equipment eligible for inclusion on this service agreement **will be a billable service call** done on a time and material basis. Payment terms for the inspection: Payment with order (PWO).

## **GOLD® Services**

### **Scope of Services**

#### **Services Included**

- ❖ Daktronics parts coverage which includes:
  - Daktronics Rapid Parts™ Exchange Program.
  - Repair or replacement of failed electronic parts or assemblies.
  - Shipping of repaired or replaced failed electronic components from Daktronics.
- ❖ Technical support via telephone during business hours as defined below.
- ❖ Access to the Service Coordination Center.

**Gold shall not include** nor be construed to include any service or support that is not expressly stated above in the definition of the Gold service. Examples of services that are not within the scope of Gold service include, but are not limited to, the following:

- ❖ On-site labor to diagnose and/or replace failed electronic components.
- ❖ Remote monitoring services.
- ❖ After hours telephone support.

Above listed exclusions are available as billable services. Quotes may be provided upon request.

#### **Business Hours:**

Monday through Friday, 8 am to 5 pm CST (excludes Daktronics observed holidays).

#### **Purchaser Responsibilities**

The maintenance items listed below are the responsibility of the Purchaser; failure to properly maintain equipment may, at Daktronics' sole discretion, relieve Daktronics of its responsibilities under the Standard Terms and Conditions Service Agreement attached hereto.

- ❖ Throughout the term of this Agreement, Purchaser shall maintain site conditions within the common environmental range of all system devices as specified by Daktronics.
- ❖ Purchaser is responsible for routine operator functions such as content creation or management.
- ❖ Purchaser is responsible for routine maintenance functions.
- ❖ Purchaser is responsible for management of customer-owned spare parts inventory.
- ❖ Purchaser is responsible for costs of any on-site labor to diagnose and/or replace failed electronic components.
- ❖ Purchaser is responsible for providing lift access to the display.

#### **Gold Service Plan**

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## **CUSTOM PLATINUM ELITE® Services (Sport)**

**(October 1, 2008-November 30, 2008 and February 1, 2009-March 31, 2009)**

**(October 1, 2009-November 30, 2009 and February 1, 2010-March 31, 2010)**

**(October 1, 2010-November 30, 2010 and February 1, 2011-March 31, 2011)**

### **Scope of Services**

#### **Services Included**

- ❖ Scheduled on-site labor to diagnose and/or replace failed electronic components.
- ❖ Costs of normal access to the display as defined in Section 6 of the Terms and Conditions attached to this Agreement.
- ❖ Daktronics parts coverage which includes:
  - Daktronics Rapid Parts™ Exchange Program.
  - Repair or replacement of failed electronic parts or assemblies.
  - Shipping of repaired or replaced failed electronic components from Daktronics.
- ❖ Technical support via telephone during business hours as defined below.
- ❖ Extended hours technical phone support by our corporate technical help desk with issued priority code.
- ❖ Priority code access to the Service Coordination Center.
- ❖ One Annual Systems Check to include annual filter replacement. Systems check may be provided in conjunction with any service call.
- ❖ Spare Parts Management, including inventory control and shipping of repaired or replaced failed electronic components.

**Custom Platinum Elite shall not include** nor be construed to include any service or support that is not expressly stated above in the definition of the Custom Platinum Elite service. Examples of services that are not within the scope of Custom Platinum Elite service include, but are not limited to, the following:

- ❖ Display washings.
- ❖ Remote monitoring services.

Above listed exclusions are available as billable services. Quotes may be provided upon request.

#### **SUPPORT COVERAGE HOURS:**

Daktronics Business Hours: Monday through Friday, 8 am to 5 pm CST

Extended Service Hours: Monday through Friday, 5 pm to 12 am CST

Saturday and Sunday, 8 am to 12 am CST

**(includes Daktronics observed holidays)**

#### **RESPONSE TIMES:**

- ❖ Daktronics shall respond to service requests upon notification by the customer to Daktronics corporate Customer Support.
- ❖ Scheduled on-site Service will be scheduled during the business hours defined above.
- ❖ Custom Platinum Elite customers shall have priority status for service dispatch.
- ❖ Emergency on-site service will be provided as needed for events.
  - In the instance where there is a display failure prior to an event, Daktronics shall use best and continuous efforts to provide restored functionality to the display. In the event Daktronics is unable to repair the display prior to or during an event, Daktronics will schedule with the customer the next best available service time; Daktronics shall be held harmless per the Standard Terms and Conditions.
  - This does not include scheduled Event Supports, which will be determined and priced additionally at the beginning of this Agreement as mutually agreed upon by Daktronics and the Purchaser.

**Response is defined as Daktronics must begin to work on a solution to the issue.**

## **Purchaser Responsibilities**

The maintenance items listed below are the responsibility of the Purchaser; failure to properly maintain equipment may, at Daktronics' sole discretion, relieve Daktronics of its responsibilities under the Standard Terms and Conditions Service Agreement attached hereto.

- ❖ Throughout the term of this Agreement, Purchaser shall maintain site conditions within the common environmental range of all system devices as specified by Daktronics.
- ❖ Purchaser is responsible for routine operator functions such as content creation or management.
- ❖ Purchaser is responsible for lift access charges for displays which do not meet the criteria stated in Section 6 of the Terms and Conditions attached to this Agreement.
- ❖ \* Purchaser is responsible for startup and continued operation of displays listed for a minimum of four (4) hours/day every day for one (1) month prior to the first spring training event.

### **Custom Platinum Elite Service Plan (Sport)**

Copyright © 2007 Daktronics, Inc.

## ATTACHMENT B

Unless otherwise agreed below, payment for the Service Agreement must be paid in full on the commencement date.

Total for Custom Services: \$16,650 payable as follows:

\$5,550 due at commencement

\$5,550 due October 1, 2009

\$5,550 due October 1, 2010

Pricing reflects Gold Coverage with an upgrade to Custom Platinum Elite from October 1, 2008-November 30, 2008 and February 1, 2009-March 31, 2009; October 1, 2009-November 30, 2009 and February 1, 2010-March 31, 2010; October 1, 2010-November 30, 2010 and February 1, 2011-March 31, 2011.



# City of Peoria

8401 West Monroe Street, Peoria, Arizona 85345

November 6, 2008

Melissa Fjeldheim  
Daktronics, Inc.  
331 32<sup>nd</sup> Ave. PO Box 5128  
Brookings, SD 57006-5128

Re: A09-0091, Peoria Sports Complex Display Maintenance (Direct Select)

Dear Ms. Fjeldheim:

Please find enclosed a fully executed copy of the contract for the project referenced above.

As per Contract Special Terms and Conditions a valid Certificate of Insurance (naming the City as additional insured) **must be received by our office within 10 (ten) days.**

If you have any questions, please feel free to contact me at (623) 773-5132. Thank you for your interest in doing business with the City of Peoria.

Sincerely,

A handwritten signature in black ink, appearing to read "Athena Bonner".

Athena Bonner, Contract Officer  
Materials Management

C: Chris Easom, Sports Complex Manager, City of Peoria

*Enclosure*

## CONTRACT CHANGE ORDER E12837-2 SERVICES AGREEMENT AMENDMENT

### **DAKTRONICS, INC.**

("Daktronics")  
201 Daktronics Drive  
BROOKINGS, SD 57006  
Phone: 877-605-1116

**Daktronics Contact:** Melissa Fjeldheim

**Purchaser:** Peoria Sports Complex  
**Address:** 16101 N 83rd Ave  
**City, State, Zip:** Peoria, AZ 85382  
**Province/Country:** USA  
**Phone:** 623-773-8706 **Fax:** 623-773-8716  
**Contact:** Chris Easom

**Customer ID:** 107107 **Loc** 002  
**Pipeline No.:** 283459

**This amendment is to extend the date of Custom Platinum Elite coverage through April 2, 2009, at no additional charge. All other terms and conditions of the original contract remain in full force and effect.**

### **Term (Duration) of the Agreement:**

**Commencement Date:** October 1, 2008

**Commencement Date of Amendment:** 13 January 2009

**Expiration Date:** September 30, 2011

### **ACCEPTANCE:**

In witness hereof, the parties hereto have executed this agreement by and through their duly authorized officers.

**PURCHASER: Peoria Sports Complex**

By: [Signature] Name/Title: HERMAN KOEBERGEN Date: 1-21-09  
Signature Print or Type

Attested By: [Signature] Name/Title: Mary Jo Kief, City Clerk Date: 2-2-09  
Signature

Approved as to form: [Signature] Name/Title: Stephen M. Kemp, City Attorney Date: 1/28/09  
Signature

### **DAKTRONICS, INC.**

By: [Signature] Name/Title: Sarah Rose Live Events Service Manager Date: 14 Jan 09  
Signature Print or Type

This form is an important part of your coverage. Please sign and return both forms to Daktronics, Inc. Once the signed agreement is entered into our system, you will receive an executed form for your records. Offer expires 60 days from proposal date.





## City of Peoria

8401 West Monroe Street, Peoria, Arizona 85345

February 4, 2009

Melissa Fjeldheim  
Daktronics, Inc.  
331 32<sup>nd</sup> Ave. PO Box 5128  
Brookings, SD 57006-5128

Re: A09-0091, Peoria Sports Complex Display Maintenance (Direct Select)

Dear Ms. Fjeldheim:

Please find enclosed a fully executed copy of the change order for the project referenced above.

If you have any questions, please feel free to contact me at (623) 773-5132. Thank you for doing business with the City of Peoria.

Sincerely,

A handwritten signature in black ink, appearing to read "Athena Bonner".

Athena Bonner, Contract Officer  
Materials Management

C: Chris Easom, Peoria Sports Complex

*Enclosure*