DO NOT INVOICE TO THIS ADDRESS City and County of Denver

Purchasing Division 201 West Colfax Avenue Dept 304 Denver CO 80202 United States

0000038442

Vendor:

Phone: 720-913-8100 Fax: 720-913-8101



Phone: 605/697-4417 Fax: 605/697-4444

		<u>via Print</u>	
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Payment Terms	Freight Terms		Ship Via
Net30	DESTINATION		Common
Buyer	Phone		Origin
Saporito, Joseph E Pu 720/913-8118		3118	REG

Ship To:

Theatres and Arenas 1245 Champa Street First Floor Denver CO 80204 United States

Bill To:

Accounts Payable 201 West Colfax Ave Dept 908

720/913-8811 Denver CO 80202 United States

DAKTRONICS INC PO BOX 5128 BROOKINGS SD 57006 United States

Tax Exempt ID: 98-02890-000

Line-Sch Vendor Part #/Description Mfg ID Quantity UOM PO Price Extended Amt Due Date

1.00LOT 914,466.00 914,466.00 05/01/2012

Schedule Total

914,466.00

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Modular pieces that can be assembled and used in multiple configurations up to (4) 9'x16' boards (48 modules at approx 3'x4') vendor shall provide additional three back up panels as part of this purchase. Product specifications:

- Resolution of 10 mm pitch or better (surface mount LED)
- Rigging hardware (not including chain motors)
- All Controllers/processors to control 3 different screen configurations at one time
- Training on operation of the equipment to meet City representatives requirements
- Minimum of 1-year of tech support
- Minimum of 2-year warranty on parts
- All software to use boards for multiple video or scoreboard functions simultaneously (i.e. hockey,

basketball, volleyball, indoor football, lacrosse, etc.)

- Hardware shall allow a 4-sided video cluster configuration
- Hardware shall accommodate at least a 10deg downward pitch of the panels
- Carts/trays for transportation and assembly
- All necessary cabling, power and control, for operation of screens
- All necessary power distribution
- All necessary hardware and tools to assemble screens
- Product shall have the ability of adding modules for future use.

Line-and-column spacing: 10.70 mm Pixel configuration: RGB 3-in-1 SMD

Calibrated brightness (adjustable): 5,000 nits (cd/ sq m)

Lifetime: 100,000 hours Panel resolution: 84 x 112

Panel H xW (millimeters): 900 x 1200 Panel H x W (inches): 35.43 x 47.24 Average power / panel: 251 watts Maximum power /panel: 1,004 watts

Power /sq. m (avg): 232.00 Power /sq.m (max): 930.00 Power /sq. ft (avg): 22.00 Power / sq. ft (max): 86.00 Weight /panel (kilograms): 57.59 Weight /panel (pounds): 126.70 Display weight kg /sq. m: 53.32 Display weight lbs /sq.ft: 10.90

Horizontal viewing angle: 150 (75 off center) Vertical viewing angle: 75 (30 / 45 off center) Processing: 19 bit (144 quadrillion colors) Color temperature: 3,500- 9,000 k 9 (adjustable)

LED refresh rate: 1,000 + Hz Contrast ratio (1): 1,000: 1

Calibration: Full depth, LED to LED Service access: Front or rear

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Cabinet depth: 183.70 mm (7.23")

Cabinet construction: Aluminum (corrosion resistant)
Data transmission to display: Fiber-optic cable
Temperature rate: 35 to 43 C (31 to 110 F)

IP rating: IP 65 front/ IP 54 rear

Model no.: PSTx-802-10MN

2- 1 5-Year Hardware and Software 1.00LOT 52,190.00 52,190.00 05/01/2012

Warranty

Schedule Total 52,190.00

Maintenance and Support for year #2: \$12,475 Maintenance and Support for year #3: \$12,850 Maintenance and Support for year #4: \$13,235 Maintenance and Support for year #5: \$13,630

Vendor shall provide phone, on-site and remote support.

Req ID: 0000051729 **Item Total** ______52,190.00

Purchase made pursuant to Bidder's Proposal No: 6819

For further questions regarding this purchase, contact: Tad Bowman 720-865-4244

ORDINANCE NO.:

This Purchase Order is contingent on Council action in accordance with 3.2.6 (e) of the City Charter and is void without such action.

Total PO Amount 966,656.00

Any Discrepancies must be reconciled with the Purchasing Division Buyer before this order is filled.

This Purchase Order may contain an item or items issued pursuant to a Master Purchase Order(s) ("MPO") previously agreed to between the City and the Vendor. All of the terms and conditions of the MPO(s) referenced above shall govern the purchase of the related item(s). The Vendor acknowledges and agrees by accepting this Purchase Order: a) that for any item referencing an MPO and where the terms and conditions stated in this Purchase Order differ from the MPO(s) the PO terms are void and of no effect [unless agreed to in a separate written or electronic acknowledgment between the Vendor and the Director of Purchasing] and b) that where there is no MPO referenced above, the Vendor agrees to be bound by all of the terms and conditions of this Purchase Order.

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Purchasing Division
201 West Colfax Avenue Dept 304
Denver CO 80202
United States
Phone: 720-913-8100 Fax: 720-913-8101



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Bill To:

Accounts Payable 201 West Colfax Ave Dept 908 720/913-8811

Denver CO 80202 United States

Vendor: 0000038442 Phone: 605/697-4417 Fax: 605/697-4444

DAKTRONICS INC PO BOX 5128 BROOKINGS SD 57006 United States

Tax Exempt ID: 98-02890-000

Line-Sch Vendor Part #/Description Mfg ID Quantity UOM PO Price Extended Amt Due Date

DO NOT INVOICE TO THIS ADDRESS City and County of Denver

Purchasing Division 201 West Colfax Avenue Dept 304 Denver CO 80202 **United States**

0000038442

Vendor:

Phone: 720-913-8100 Fax: 720-913-8101



Phone: 605/697-4417 Fax: 605/697-4444

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Accounts Payable 201 West Colfax Ave Dept 908 720/913-8811 Denver CO 80202 **United States**

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DAKTRONICS INC PO BOX 5128 **BROOKINGS SD 57006** United States

Tax Exempt ID: 98-02890-000 Tax Exempt? Y

Line-Sch Vendor Part #/Description Mfg ID **Quantity UOM** PO Price Extended Amt Due Date

- GENERAL CONDITIONS OF PURCHASE:

 1. Non-Exclusive: This Purchase Order is non-exclusive. City does not guarantee any minimum purchase other than as provided herein
- 2. Inspection and Acceptance: Vendor shall perform all services in accordance with the standard of care exercised by highly competent vendors who perform like or similar services. City may inspect all goods/services prior to acceptance. Payment does not constitute acceptance. Vendor shall bear the cost of any inspection/testing that reveal goods/services that are defective or do not meet specifications. City failure to accept or reject goods/services shall not relieve Vendor from its responsibility for such goods/services that are defective or do not meet specifications nor impose liability on City for such goods/services. If any part of the goods/services are not acceptable to City, City may, in addition to any other rights it may have at law or in equity: (1) make a warranty claim; (2) repair and/or replace the goods or substitute other services at Vendor's expense; or (3) reject and return the goods at Vendor's cost and/or reject the services at Vendor's expense for full credit. Any rejected goods/services are not to be replaced without written authorization from City, and any such replacement shall be on the same terms and conditions contained in this Purchase Order.
- authorization from City, and any such replacement shall be on the same terms and conditions contained in this Purchase Order.

 3. Shipping, Taxes and Other Credits and Charges: Vendor shall procure all permits and licenses; pay all charges, taxes and fees; and give all notices necessary and incidental to the fulfillment of this Purchase Order and all cost thereof have been included in the prices contained herein. City shall not be liable for the payment of taxes, late charges or penalties of any nature, except as required by D.R.M.C. § 20-107, et seq. The price of all goods/services shall reflect all applicable tax exemptions. City's Federal Registration No. is 98-02990. All pricing is F.O.B. setsination unless otherwise specified. Shipments must be marked with Vendor's name, the Purchase Order number, and contain a delivery or packing slip. Vendor shall not impose any charges for boxing, crating, parcel post, insurance, handling, freight, express or other similar charges or fees. Vendor shall notify City in writing of any price decreases immediately, and City shall receive the benefit thereof on all unshipped items. Vendor shall comply with any additional delivery terms specified herein. Vendor shall be responsible for the cleanup and reporting of any contamination (environmental or otherwise) or spillage resulting from the delivery and/or unloading of goods within twenty-four (24) hours of the contamination or spillage or sooner if required by law. Vendor shall pay all sales and use taxes levied by City on any tangible personal property built into the goods/services and provide a copy of the Certificate to City prior to final payment.
- 4. Risk of Loss: Vendor shall bear the risk of loss, injury or destruction of goods prior to delivery to City, Loss, injury or destruction shall not release Vendor from any

- 4. Risk of Loss: Vendor shall bear the risk of loss, injury or destruction of goods prior to delivery to City. Loss, injury or destruction shall not release Vendor from any obligation hereunder.

 5. Invoice: Each invoice shall include: (i) the purchase order number; (ii) individual itemization of the goods/services; (iii) per unit price, extended and totaled; (iv) quantity ordered, back ordered and shipped; (v) an invoice number and date; (vi) ordering department's name and "ship to" address; and (vii) agreed upon payment terms set forth herein.

 6. Payment: Payment shall be subject to City's Prompt Payment Ordinance D.R.M.C. § 20-107, et-seq. after City accepts the goods/services. City's payment obligations hereunder, whether direct or contingent, shall extend only to funds appropriated by the Denver City Council for the purpose of this Purchase.

 6. Payment: Payment shall be subject to City's Prompt Payment Ordinance D.R.M.C. § 20-107, et-seq. after City accepts the goods/services. City's payment obligations hereunder, whether direct or contingent, shall extend only to funds appropriated by the Denver City Council for the purpose of this Purchase.

 7. Order and paid into the Treasury of City. Vendor acknowledges that: (i) City does not by this Purchase Order, irrevocably pledge present cash reserves for payments in future fiscal years; and (ii) this Purchase Order is on intended to create a multiple-fiscal year direct or indirect debt or financial obligation of City. City may setoff against any payments due to Vendor any claims and/or credits it may have against Vendor under this Purchase Order.

 7. Amendments/Changes: Only the Manager of General Services or his delegate is authorized to change or amend this Purchase Order by a formal written change order. Any change or amendment that would cause the aggregate payable under this Purchase Order to change or amendment of or this Purchase Order is expressly prohibited and of no effect. Vendor shall verify that the amount appropriated and encumbered is sufficient delineated herein
- delineated herein.

 9. Indemnification/Limitation of Liability: Vendor shall indemnify and hold harmless City (including but not limited to its employees, elected and appointed officials, agents and representatives) against any and all losses (including without limitation, loss of use and costs of cover), liability, damage, claims, demands, actions and/or proceedings and all costs and expenses connected therewith (including without limitation attorneys' fees) that arise out of or relate to any claim of infringement of patent, trademark, copyright, trade secret or other intellectual property right related to this Purchase Order or that are caused by or the result of any act or omission of Vendor, its agents, suppliers, employees, or representatives. Vendor's obligation shall not apply to any liability or damages which result solely from the negligence of City. City shall not be liable for any consequential, incidental, indirect, special, reliance, or punitive damages or for any lost profits or revenues, regardless of the legal theory under which such liability is asserted. In no event shall City's aggregate liability exceed the agreed upon cost for those goods/services that have been accepted by City under this Purchase Order up to the Total Purchase Order Amount. Notwithstanding anything contained in this Purchase Order to the contrary, City in no way limits or waives the rights, immunities and protections provided by C.R.S. § 24-10-101, et seq.

 10. Termination: City may terminate this Purchase Order, in whole or in part, at any time and for any reason immediately upon written notice to Vendor. In the event of such a termination, City's sole liability shall be limited to payment of the amount due for the goods/services accepted by City. Vendor acknowledges the risks inherent in this termination for convenience and expressly accepts them. Termination by City shall not constitute a waiver of any claims City may have against Vendor.
- 11. Interference: Vendor shall notify the Director of Purchasing immediately of any condition that may interfere with the performance of Vendor's obligations under this Purchase Order and confirm such notification in writing within twenty-four (24) hours. City's failure to respond to any such notice shall in no way act as a waiver of any rights or remedies
- Order and confirm such notification in writing within twenty-root (24) riodis. Only statistics to respect to all, seeing possess.

 12. Venue, Choice of Law and Disputes: Venue for all legal actions shall lie in the District Court in and for City and County of Denver, State of Colorado, and shall be governed by the laws of the State of Colorado as well as the Charter and Revised Municipal Code, rules, regulations, Executive Orders, and fiscal rules of City. All disputes shall be resolved by administrative hearing, pursuant to the procedure established by D.R.M.C.§ 56-106. Director of Purchasing shall render the final determination.
- 13. Assignment/No Third Party Beneficiary: Vendor shall not assign or subcontract any of its rights or obligations under this Purchase Order without the written consent of City. In the event City permits an assignment or subcontract, Vendor shall continue to be liable under this Purchase Order and any permitted assignee or subcontractor shall be bound by the terms and conditions contained herein. This Purchase Order is intended solely for the benefit of City and Vendor with no third party beneficiaries
- 14. Notice: Notices shall be made by Vendor to the Director of Purchasing and by City to Vendor at the addresses provided herein, in writing sent registered, return receipt
- requested.

 15. Compliance With Laws: Vendor shall observe and comply with all federal, state, county, city and other laws, codes, ordinances, rules, regulations and executive orders related to its performance under this Purchase Order. City may immediately terminate this Purchase Order, in whole or in part, if Vendor or an employee is convicted, plead nolo contendre, or admits culpability to a criminal offense of bribery, kickbacks, collusive bidding, bid-rigging, antitrust, fraud, undue influence, theft, racketeering, extortion or any offense
- of admits curpanily to a currintal curring to the control of a similar nature.

 16. Insurance: Vendor shall secure, before delivery of any goods/services, the following insurance covering all operations, goods and services provided to City. Vendor shall keep the required insurance coverage in force at all times during the term of the Purchase Order, or any extension thereof, during any warranty period, and for three (3) years after termination of this Purchase Order. The required insurance shall be underwritten by an insurer licensed to do business in Colorado and rated by A.M. Best Company as "A-"VIII or better. Each policy shall contain a valid provision stating "Should any of the above-described policies be canceled or non-renewed before the expiration date thereof, the issuing

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Bill To:

Accounts Payable 201 West Colfax Ave Dept 908 720/913-8811 Denver CO 80202 **United States**

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DAKTRONICS INC PO BOX 5128

0000038442

Vendor:

BROOKINGS SD 57006 United States

Tax Exempt ID: 98-02890-000 Tax Exempt? Y

Line-Sch Vendor Part #/Description Mfg ID **Quantity UOM** PO Price Extended Amt Due Date

company shall send written notice to the Denver Risk Management, 201 West Colfax Avenue, Dept. 1105, Denver, Colorado 80202. Such written notice shall be sent thirty (30) days prior to such cancellation or non-renewal unless due to non-payment of premiums for which notice shall be sent ten (10) days prior." Additionally, Vendor shall provide written notice of cancellation, non-renewal and any reduction in coverage to the address above by certified mail, return receipt requested. If any policy is in excess of a deductible or self-insured retention, City must be notified by Vendor. Vendor shall be responsible for the payment of any deductible or self-insured retention. The insurance coverages specified in this Purchase Order are the minimum requirements, and these requirements do not lessen or limit the liability of Vendor. Vendor shall provide a copy of this Purchase Order to its insurance agent or broker. Vendor may not comments, preferably an ACORD certificate, complies with all insurance coverages. Contractor certifies that the attached or discussions of insurance attached to the Purchase Order documents, preferably an ACORD certificate, complies with all insurance requirements of his Purchase Order or the City's acceptance of a certificate of insurance or other proof of insurance that does not comply with all insurance requirements set forth in this Purchase Order or any of the City's rights or remedies under this Agreement. The City's Risk Management Office may require additional proof of insurance, including but not limited to policies and endorsements. Vendor's insurer shall name as Additional Insured to its Commercial General Liability and Business Auto Liability policies the City and County of Denver, its elected and appointed officials, employees and volunteers. Vendor's insurer shall waive subrogation rights against the City. All sub-constructors and sub-consultants (including independent contractors, suppliers or other entities providing goods/services required by this Purchase Order) shall be subjec

- 17. Severability: If any provision of this Purchase Order, except for the provisions requiring appropriation and encumbering of funds and limiting the total amount payable by City, is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity of the remaining portions or provisions shall not be affected if the intent of City and Vendor can be fulfilled.

 18. Survival: All terms and conditions of this Purchase Order which by their nature must survive termination/expiration shall so survive. Without limiting the foregoing, Vendor's insurance, warranty and indemnity obligations shall survive for the relevant warranty or statutes of limitation period plus the time necessary to fully resolve any claims, matters or actions begun within that period.

 19. No Construction Against Drafting Party: No provision of this Purchase Order shall be construed against the drafter.

 20. Status of Vendor/Ownership of Work Product: Vendor is an independent contractor retained on a contractual basis to perform services for a limited period of time as described in Section 9.1.1E(x) of the Charter of City. Vendor and its employees are not employees or officers of City under Chapter 18 of the D.R.M.C. for any purpose whatsoever. All goods, deliverables, hardware, software, plans, drawings, reports, submittals and all other documents or things furnished to City by Vendor shall become and are the property of City, without restriction.

- deliverables, hardware, software, pians, grawings, reports, submittals and an one december of the structure of the structure
- 22. Remedies/Waiver: No remedy specified herein shall limit any other rights and remeues or only acrow of in equity. No remedy specified herein shall limit any other rights and remeues or only acrow of in equity. No market of compensation against any person otherwise qualified, solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability; and Vendor shall insert the foregoing provision in any subcontracts hereunder.

 24. Use, Possession or Sale of Alcohol or Drugs: Vendor shall cooperate and comply with the provisions of Executive Order 94. Violation may result in City terminating this Purchase Order or barring Vendor from City facilities or from participating in City operations.

 25. Conflict of Interest: No employee of City shall have any personal or beneficial interest in the goods/services described in this Purchase Order; and Vendor shall not hire or contract for services any employee or officer of City which would be in violation of City's Code of Ethics, D.R.M.C. §2-51, et seq. or the Charter §§ 1.2.8, 1.2.9, and 1.2.12.

26. Advertising and Public Disclosure: Vendor shall not reference the goods/services provided hereunder in any of its advertising or public relations materials without first obtaining the written approval of the Manager of General Services.

27. NO EMPLOYMENT OF ILLEGAL ALIENS TO PERFORM WORK UNDER THE AGREEMENT: a. This Agreement is subject to Division 5 of Article IV of Chapter 20 of the Denver Revised Municipal Code, and any amendments (the "Certification Ordinance"). b. The Contractor certifies that: (1) At the time of its execution of this Agreement, it does not knowingly employ or contract with an illegal alien who will perform work under this Agreement. (2) It will participate in the E-Verify Program, as defined in § 8 17.5-101(3.7), C.R.S., to confirm the employment eligibility of all employees who are newly hired for employment to perform work under this Agreement. (2) It shall not enter into a contract with a subconsultant or subcontractor that fails to certify to the Contractor that it shall not knowingly employ or contract with an illegal alien to perform work under the Agreement. (3) It has confirmed the employment eligibility of all employees who are newly hired for employment to perform work under this Agreement, through participation in the E-Verify Program, (4) It is prohibited from using the E-Verify Program procedures to undertake pre-employment recening of job applicants with performing its obligations under the Agreement, and that otherwise requires the Contractor to comply with any and all federal requirements related to use of the E-Verify Program including, by way of example, all program requirements related to employee notification and preservation of employee rights.

(5) If it obtains actual knowledge that a subconsultant or subcontractor obes not stop employing or contractor will also then terminate such subconsultant or subcontractor does not stop employing or contraction will also then terminate such subconsultant or subcontractor obes not stop employing or contractor will also the

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DAKTRONICS INC PO BOX 5128 **BROOKINGS SD 57006**

United States

Vendor:

Tax Exempt ID: 98-02890-000 Tax Exempt? Y

Line-Sch Vendor Part #/Description Mfg ID **Quantity UOM** PO Price Extended Amt Due Date

Authorized Signature