MOBILE CONCESSIONS SERVICES AGREEMENT FOR SEMINOLE COUNTY (RFQ-604981-25/LAS)

THIS AGREEMENT is dated as of the ____ day of _____ 20___, by and between BBB KONA ICE, INC., duly authorized to conduct business in the State of Florida, whose address is 24150 Weldon Drive, Eustis, FL 32736, in this Agreement referred to as "CONCESSIONAIRE", and SEMINOLE COUNTY, a charter county and political subdivision of the State of Florida, whose address is Seminole County Services Building, 1101 E. 1st Street, Sanford, Florida 32771, in this Agreement referred to as "COUNTY".

WITNESSETH:

WHEREAS, COUNTY desires to make food and beverages available at COUNTY parks and events pursuant to the terms of this Agreement to the users and patrons of its parks and other persons; and

WHEREAS, CONCESSIONAIRE is competent to provide services under the terms of this Agreement, including the preparation and sale of food and beverage products at COUNTY parks.

NOW, THEREFORE, in consideration of the mutual understandings and covenants set forth in this Agreement, COUNTY and CONCESSIONAIRE agree as follows:

Section 1. Purpose. The purpose of this Agreement is to set forth the terms and conditions under which CONCESSIONAIRE shall provide for the sale of food and beverages COUNTY parks and events. CONCESSIONAIRE shall perform the services as described in Exhibit A. Scope of Services, attached and incorporated in this agreement.

Section 2. Term. This Agreement takes effect on the date of its execution by COUNTY

and continues until July 31st, 2030. The first three (3) months of the initial term are considered

probationary. During the probationary period, COUNTY may immediately terminate this

Agreement at any time, with or without cause, upon written notice to CONCESSIONAIRE.

Section 3. Compensation and Payment.

(a) CONCESSIONAIRE agrees to compensate COUNTY as described in Exhibit B, Fee

Structure, attached and incorporated into this Agreement.

(b) Payments shall be made to COUNTY on a monthly basis and shall be accompanied by a

detailed monthly financial statement showing all gross revenues generated by

CONCESSIONAIRE's sale of food and beverage items at COUNTY Parks.

Section 4. Commission on Gross Sales.

a) Commission not paid by the due date shall bear interest at the rate of one and one half

percent (1 ½%) per month from the date due until paid.

b) All commissions due to COUNTY under this Agreement shall be paid monthly to

COUNTY on or before the 30th day of the calendar month succeeding the month for which

the payment is applicable.

c) In computing the commission due to the COUNTY, the first monthly accounting period

shall commence on the date CONCESSIONAIRE open for business and shall end at the

close of business on the last day of the same calendar month.

Section 5. Concession Rights.

a) Subject to the terms and conditions of this Agreement, COUNTY grants

CONCESSIONAIRE non-exclusive rights to provide food and beverage concessions at

COUNTY Parks and events as directed by COUNTY.

b) COUNTY reserves the right for its patrons and employees to provide, prepare, and store

food and beverages for their own use and consumption

c) Not withstanding these rights, CONCESIONAIRE is prohibited from selling alcoholic

beverages, pursuant to section 190.34 of the Seminole County Code. However,

CONCESSIONAIRE may seek prior approval for the sale of alcoholic beverages from the

COUNTY for special events but COUNTY reserves the right to deny

CONCESSIONAIRE's request for any reason. The discretion of when, where, and if and

which types of alcoholic beverages are sold lies solely with the COUNTY. Should the

COUNTY restrict or prohibit the sale of alcoholic beverages, CONCESSIONAIRE shall

not seek any adjustment of the fees paid or revenues to be paid by CONCESSIONAIRE to

COUNTY. CONCESSIONAIRE is also responsible for obtaining all required permits and

providing security during events where alcohol is served. Last, CONCESSIONAIRE's

right of refusal for the sale of alcoholic beverages shall not apply to events involving third

party arrangements, tenants, or sponsors, including for the sale or sampling of alcoholic

beverages.

Section 6. Menu and Pricing

(a) CONCESSIONAIRE will have the right to price each of its concession products.

Pricing must be consistent for all users and patrons. No special discounts for

specific groups are allowed. CONCESSIONAIRE is also not allowed to give price

breaks or free products to COUNTY staff members.

(b) All menu items must be approved by the County no later than three (3) weeks before

the first event the CONCESSIONAIRE is required to operate. Any modifications

to the approved menu must be renewed and approved by the county prior to

implementation. No gum or sunflower seeds are to be sold or provided at the

facility by the CONCESSIONAIRE.

CONCESSIONAIRE shall prepare and affix signage, as approved by COUNTY,

displaying the food items and pricing in plain view of patrons.

CONCESSIONAIRE may choose to do so by either "reader board," printed menu,

or a combination of both.

(c)

(d) Seasonal adjustments or other menu adjustments, including price changes of a

minor nature, may be necessary during the term of this Agreement. All seasonal or

minor menu adjustments must be approved by COUNTY. CONCESSIONAIRE

shall update the concession product menu and prices to accurately reflect what is

provided by CONCESSIONAIRE.

(e) Concession products must be high quality in terms of food content and preparation.

Samples of concession products must be submitted to the Seminole County Leisure

Services Department Director prior to sale.

Section 7. CONCESSIONAIRE Responsibilities

(a) At its own expense, CONCESSIONAIRE is responsible for obtaining all necessary

permits and licenses including all licenses and permits as required by the state and local

authorities. In the event that permitting is mandated, the County will provide the

CONCESSIONAIRE the proper documents including but not limited to: food service

equipment layouts, architectural drawings, food service specifications data sheets and

any other document necessary to obtain proper licensing for the operation of food

concessions. CONCESSIONAIRE, in addition to obtaining proper permits and licenses,

shall also timely pay any and all taxes assessed against it for the operation of its

concessions.

(b) CONCESSIONAIRE shall also comply with all health, sanitary, and other regulation

and laws. This includes maintaining all assigned areas in a clean, sanitary condition

consistent with all pertinent health and sanitary codes and authorized health authorities.

Moreover, CONCESSIONAIRE shall comply with all industry standard food safety

procedures and maintain a high quality of food and beverage. All food service operations

will be under the supervision of a Food Safe Certified employee. CONCESSIONAIRE

shall be responsible for any health issues arising from the service of food by

CONCESSIONAIRE or any of its employees or agents. COUNTY reserves the right to

determine whether a particular product complies with these standards. All food handling

will be within the guidelines of the State of Florida Health Department (FDOH). The

CONCESSIONAIRE may, without County approval, temporarily suspend food service

operations if conditions (natural or man-made) representing an unreasonable risk to the

public occur. In such events, the Concessionaire shall inform the County as soon as

possible. Concession operations shall resume as soon as practicable after the risk has

been removed.

(c) The CONCESSIONAIRE may not keep or store goods, merchandise, or materials in the

concession stands that are explosive or hazardous; nor may CONCESSIONAIRE carry

out offensive, dangerous trade or business in the concession stands. CONCESSIONAIRE

is prohibited from partaking in any activity that it would reasonably know could increase

the rate or suspend the insurance on the leased premises or on COUNY structures.

(d) CONCESSIONAIRE is responsible for compliance with all requirements of federal,

state, and local laws, rules, and regulations related to the operation and sale of vending

machines. This includes abiding by rules prescribed by the COUNTY for the Operation

of the Concessions and COUNTY rules relating to the use of COUNTY facilities.

(e) CONCESSIONAIRE shall employ sufficient, suitable personnel and such employees are

the sole responsibility of CONCESSIONAIRE. CONCESSIONAIRE is an independent

CONCESSIONAIRE and not an employee of the County, nor are employees of the

CONCESSIONAIRE employees of the County. Thus, CONCESSIONAIRE shall

ensure enough properly trained personnel are employed to manage and operate the

concession stand at its maximum efficiency. Sufficient number is a number which

consistently provides customers with no unreasonable delay or inconvenience. The

CONCESSIONAIRE shall not employ any permanent or temporary County employees.

Employees must, at all times, reflect personal cleanliness. Persons working for the

CONCESSIONAIRE on the premises shall always be neat and clean and shall wear

uniforms provided by the CONCESSIONAIRE including, at a minimum, a shirt or

blouse with name tag identification that identifies them as CONCESSIONAIRE

employees.

The CONCESSIONAIRE and its employees shall also be courteous to all guests and

patrons of the premises. Employees shall not use improper language, consume alcoholic

beverages, behave in boisterous manner, or engage in any horseplay, immoral,

disreputable, or unbecoming or otherwise illegal or objectionable conduct or activities

while on the premises.

The CONCESSIONAIRE and its employees shall follow the COUNTY's no smoking

policy and premises policies.

(f) CONCESSIONAIRE shall provide, at its sole cost, paper products, including napkins

and straws necessary to support the concession operation. Whenever possible,

CONCESSIONAIRE shall use recycled paper products. CONCESSIONAIRE shall

also participate in all aspects of COUNTY's recycling program, including source

separation of waste and recyclables. CONCESSIONAIRE shall coordinate its recycling

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(g) CONCESSIONAIRE shall provide all necessary food service equipment and fixtures to

support its concessions under the terms of this Agreement. Equipment and fixtures

must be adequate to respond to patron demand efficiently.

(h) COUNTY will provide no food service or storage equipment. Should County provide any other

equipment, CONCESSIONAIRE is responsible for the maintenance and upkeep and that

equipment such that it is in a clean and presentable condition. The CONCESSIONAIRE shall

notify the COUNTY as soon as possible, of any location and COUNTY owned equipment of

need of repair. The COUNTY will determine whether COUNTY wishes to make repairs or

proceed with the replacement of the equipment. All routine repairs and maintenance will be

made in conformity with the laws and rules and regulations prescribed from time to time by

any federal, state, or municipal authority having jurisdiction over the location of the work.

(i) CONCESSIONAIRE is responsible for all equipment maintenance and repair at its

expense as follows:

(1) Cleaning and Polishing of the equipment so that the equipment is clean and

presentable at all times.

(2) Routine Maintenance – all equipment to be checked periodically and a record

of service calls maintained and made available upon request.

(3) Emergency service to be provided as required.

(4) Maintenance and upkeep of the areas used within concession areas.

(j) CONCESSIONAIRE is responsible for all damage to its equipment when the damage

is caused by fire, flood, lighting, or any cause beyond the control of COUNTY. In

addition, CONCESSIONAIRE shall be responsible for any losses due to theft, employee

errors, vandalism, or power failures that result in damage to its equipment or

COUNTY's equipment. CONCESSIONAIRE shall be responsible for the security and

safety of the concession and related equipment assigned to its exclusive use. This

requires CONCESSIONAIRE to lock all doors and windows when premises are not in

use.

(k) CONCESSIONAIRE shall also be responsible for all garbage clean up in and around

the concession, within 20 feet of the concession location on the dates that the

concession is open to the public for the concession. The CONCESSIONAIRE shall

maintain and clean the food service concession area and the area immediately

surrounding the concession stand, within twenty (20) feet, on a regular basis based on

customer usage. This includes depositing trash into proper park receptables. The

CONCESSIONAIRE shall pay expenses related to maintenance and cleaning of the

concession area.

(1) CONCESSIONAIRE shall provide prompt, efficient, and courteous service. Prompt,

efficient, courteous service also includes services for persons of disabilities.

CONCESSIONAIRE shall ensure that all services are always conveniently accessible

to persons with disabilities. Notwithstanding, CONCESSIONAIRE will not be

required to bear the cost of any modifications for this purpose to the premises as

initially provide by the County.

(m) CONCESSIONAIRE, through its activities, shall not infringe upon the public's right

of use and enjoyment of COUNTY parks.

(n) The sale of concession items must be made from locations that are approved by

COUNTY.

(o) Confirming scheduled event start times or cancellation is the responsibility of

CONCESSIONAIRE.

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 8 of 30 (p) CONCESSIONAIRE may not advertise off-site nor promote events.

(q) CONCESSIONAIRE may not use sound-producing devises within or outside the

concession premises.

(r) CONCESSIONAIRE must maintain a phone to communicate with COUNTY staff.

Section 8. COUNTY Responsibilities

(a) COUNTY shall provide trash dumpsters at COUNTY Parks.

(b) COUNTY shall ensure that CONCESSIONAIRE has access to the facility at reasonable

times to prepare the concessions for operations at any given event.

(c) COUNTY will provide water, electricity, or sewer service to the COUNTY Parks

Concessions facility.

Section 9. Removal of CONCESSIONAIRE Personnel. Upon written direction by

COUNTY setting forth just cause, CONCESSIONAIRE shall remove from service at COUNTY

Parks, any of CONCESSIONAIRE's employees who are responsible for improper conduct under

this Agreement or who are unable or unqualified to perform their assigned duties as determined

by COUNTY. CONCESSIONAIRE shall provide a replacement person, acceptable to COUNTY,

for the reassigned employee.

Section 10. Powers Reserved by COUNTY. COUNTY reserves, but is not limited to, the

following powers:

(a) Final determination of the quality of all Concession Products.

(b) Final determination of all Concession Products.

(c) Final determination of the design, layout, and location of all physical improvements

for the Concession activities and any future changes or modifications.

(d) The power to terminate this Agreement for acts of default by CONCESSIONAIRE

in accordance with Section 14 of this Agreement.

Section 11. Financial Reporting and Accountability. CONCESSIONAIRE shall

maintain at all times accurate computerized accounting records on the operation of this concession.

The form and substance of the accounting system are subject to the determination of the Support

Services Manager and must include, but is not limited to, the following:

(a) Complete separation of financial records for this Concession operation from of any

other of CONCESSIONAIRE's enterprises or business activities at locations other than Seminole

County Parks.

(b) A complete financial system that conforms to generally accepted accounting

principles and practices and includes annual line item budgeting for expenditure and revenue

accounting, accounts segregating, and identifying assets, liabilities, and net worth.

(c) Documentation supporting all entries into the financial accounting system to

include all expenditure invoices, payroll summaries, and copies of payroll tax returns, revenue,

and bank deposit receipts, bank statements, and all other such related documentation, copies of

which are to be submitted monthly.

(d) Complete inventory control records before and after each day's activities and an

actual cash count of each day's receipts.

(e) Any other specific accounting information related to the Concessions operations

that is determined by COUNTY to be meaningful and necessary.

(f) CONCESSIONAIRE shall maintain, at its principal place of business for a period

of not less than five (5) years, documentation for transactions relating to the computation of Gross

Revenue and Net Sales. COUNTY has the authority to make copies of all records for the purpose

of verifying the accuracy of CONCESSIONAIRE's financial obligations and payment to

COUNTY. It is the responsibility of CONCESSIONAIRE to provide all information reasonably

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necessary for the audit at no expense to COUNTY.

(g) Unless notice of dissatisfaction is served by COUNTY, statements of

CONCESSIONAIRE submitted to COUNTY will be deemed final and binding upon the parties

within three (3) years after receipt by COUNTY.

(h) All accounting records, documents, books, inventories, and other such related

information must be made available for COUNTY inspection at any time during the term of this

Agreement. In addition to the right of inspection, COUNTY has the right at any time to conduct a full audit

of CONCESSIONAIRE's records for any Accounting Year or Accounting Period, including a certified audit

by an independent accounting firm, on the financial records and business activities of CONCESSIONAIRE

relative to performance of this Agreement. COUNTY is responsible to pay for all audits conducted

by COUNTY or by COUNTY's independent accounting firm. However, CONCESSIONAIRE shall

submit to COUNTY a copy of its annual certified audit performed by CONCESSIONAIRE's accounting

firm.

(i) CONCESSIONAIRE shall provide a financial operating statement by the fifteenth

(15th) day of each month which details, on an accrual basis, all Gross Revenues, direct operating

costs, and net profit resulting from the concessions operations for the preceding month.

CONCESSIONAIRE shall provide other financial reports on the Concessions operation as are

determined necessary and appropriate by COUNTY, including day-by-day statements including

all payroll, product inventory in and out, and receipts, which must be accomplished daily.

CONCESSIONAIRE shall provide a monthly report with each payment request and a copy of its

annual certified audit performed by CONCESSIONAIRE's accounting firm.

Section 12. Indemnification of COUNTY. To the fullest extent permitted by law,

CONCESSIONAIRE shall hold harmless, release, and indemnify COUNTY, its commissioners,

officers, employees, and agents from any and all claims, losses, damages, costs, attorney fees, and

lawsuits for damages arising from, allegedly arising from, or related to CONCESSIONAIRE's

provision of materials or services under this Agreement caused by CONCESSIONAIRE's act or

omission in the performance of this Agreement.

Section 13. Insurance.

(a) CONCESSIONAIRE, at its sole expense, shall maintain the insurance

required under this Section at all times throughout the duration of this Agreement and have this

insurance approved by COUNTY's Risk Manager with the Resource Management Department.

CONCESSIONAIRE shall immediately provide written notice to the COUNTY upon receipt of notice of

cancellation of an insurance policy or a decision to terminate an insurance policy.

(1) CONCESSIONAIRE shall require and ensure that each of its sub-vendors

or subcontractors providing services under this Agreement, if any, procures and maintains

insurance of the types and to the limits specified in this Agreement until the completion of their

respective services.

(2) Neither approval by COUNTY nor failure by COUNTY to disapprove the

insurance furnished by CONCESSIONAIRE will relieve CONCESSIONAIRE of its full

responsibility for liability, damages, and accidents.

(3) Neither COUNTY's review of the coverage afforded by or the provisions

of the policies of insurance purchased and maintained by CONCESSIONAIRE in accordance with

this Section, nor COUNTY's decisions to raise or not to raise any objections about either or both,

in any way relieves or decreases the liability of CONCESSIONAIRE.

(4) If COUNTY elects to raise an objection to the coverage afforded by or the

provisions of the insurance furnished, then CONCESSIONAIRE shall promptly provide to

COUNTY such additional information as COUNTY may reasonably request, and

CONCESSIONAIRE shall remedy any deficiencies in the policies of insurance within ten (10)

days.

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(5) COUNTY's authority to object to insurance does not in any way whatsoever give rise to any duty on the part of COUNTY to exercise this authority for the benefit of

CONCESSIONAIRE or any other party.

(b) General Requirements.

(1) Before commencing work, CONCESSIONAIRE shall furnish COUNTY

with a current Certificate of Insurance on a current ACORD Form signed by an authorized

representative of the insurer evidencing the insurance required by this Section and Exhibit D. The

Certificate must have the Agreement number for this Agreement clearly marked on its face,

and including the following as Certificate Holder:

Seminole County, Florida

Seminole County Services Building

1101 East 1st Street

Sanford, Florida 32771

The Certificate of Insurance must evidence and all policies must be endorsed to provide the

COUNTY with not less than thirty (30) days (10 days for non-payment) written notice prior to the

cancellation or non-renewal of coverage directly from the Insurer and without additional action of

the Insured or Broker. Until such time as the insurance is no longer required to be maintained,

CONCESSIONAIRE shall provide COUNTY with a renewal or replacement Certificate of

Insurance within ten (10) days after the expiration or replacement of the insurance for which a

previous certificate has been provided.

(2) In addition to providing the Certificate of Insurance, upon request of the

COUNTY, CONCESSIONAIRE shall provide COUNTY with a certified copy of each of the

policies of insurance providing the coverage required by this Agreement within thirty (30) days

after receipt of the request. Certified copies of policies may only be provided by the Insurer, not

the agent or broker.

(3) Deductible and self-insured retention amounts must be declared to and

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approved by COUNTY and must be reduced or eliminated upon written request from COUNTY.

The risk of loss within the deductible amount, if any, in the insurance purchased and maintained

pursuant to this document must be borne by CONCESSIONAIRE.

(4) The insurer's cost of defense, including attorney's fees and attorney's fees

on appeal, must not be included within the policy limits, but must remain the responsibility of the

insurer for all General Liability, Auto Liability, Employers' Liability, and Umbrella Liability

coverages.

(5) In the event of loss covered by Property Insurance, the proceeds of a claim

must be paid to COUNTY and COUNTY shall apportion the proceeds between COUNTY and

CONCESSIONAIRE as their interests may appear.

(6) Additional Insured: Seminole County, Florida, its commissioners, officials,

officers, and employees must be included as Additional Insureds under General Liability, Umbrella

Liability, Business Auto Liability, Pollution Liability, and Cyber Liability policies. Such policies

shall provide exception to any "Insured versus Insured" exclusion for claims brought by or on behalf

of Additional Insureds.

(7) Coverage: The insurance provided by CONCESSIONAIRE pursuant to this

Agreement must apply on a primary and non-contributory basis and any other insurance or self-

insurance maintained by the Seminole County Board of County Commissioners or COUNTY's

officials, officers, or employees must be in excess of and not contributing with the insurance

provided by CONCESSIONAIRE.

(8) Waiver of Subrogation: All policies must be endorsed to provide a Waiver

of Subrogation clause in favor of the Seminole County, Florida and its respective officials, officers,

and employees. This Waiver of Subrogation requirement does not apply to any policy that includes

a condition that specifically prohibits such an endorsement or voids coverage should the Named

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Insured enter into such an agreement on a pre-loss basis.

(9) Provision: Commercial General Liability and Umbrella Liability Policies

required by this Agreement must be provided on an occurrence rather than a claims-made basis.

(c) Insurance Company Requirements. Insurance companies providing the insurance

must meet the following requirements.

(1) Such companies must be either: (a) authorized by maintaining Certificates

of Authority or Letters of Eligibility issued to the companies by the Florida Office of Insurance

Regulation to conduct business in the State of Florida, or (b) with respect only to the coverage

required by this agreement for Workers' Compensation/Employers' Liability, authorized as a group

self-insurer by Section 624.4621, Florida Statutes (2023), as this statute may be amended from

time to time.

(2) In addition, such companies other than those authorized by Section

624.4621, Florida Statutes (2023), as this statute may be amended from time to time, must have

and maintain a Best's Rating of "A-" or better and a Financial Size Category of "VII" or better

according to A.M. Best Company.

(3) If, during the period which an insurance company is providing the insurance

coverage required by this Agreement, an insurance company, (A) loses its Certificate of Authority

or Letter of Eligibility, (B) no longer complies with Section 624.4621, Florida Statutes (2023), as

this statute may be amended from time to time, or (C) fails to maintain the Best's Rating and

Financial Size Category, then CONCESSIONAIRE shall immediately notify COUNTY as soon

as CONCESSIONAIRE has knowledge of any such circumstance and, upon request of COUNTY,

immediately replace the insurance coverage provided by the insurance company with a different

insurance company meeting the requirements of this Agreement. Until such time as

CONCESSIONAIRE has replaced the unacceptable insurer with an insurer acceptable to the

COUNTY, CONCESSIONAIRE will be deemed to be in default of this Agreement.

(d) Specifications. Without limiting any of the other obligations or liabilities of

CONCESSIONAIRE, CONCESSIONAIRE, at CONCESSIONAIRE's sole expense, shall

procure, maintain, and keep in force amounts and types of insurance conforming to the minimum

requirements set forth in Exhibit D. Except as otherwise specified in this Agreement, the insurance

must become effective prior to the commencement of work by CONCESSIONAIRE and must be

maintained in force until final completion or such other time as required by this Agreement. The

amounts and types of insurance must conform to the following minimum requirements:

(1) <u>Workers' Compensation/Employers' Liability.</u>

(A) CONCESSIONAIRE's insurance must cover CONCESSIONAIRE

and its subcontractors of every tier for those sources of liability which would be covered by the

latest edition of the standard Workers' Compensation and Employers Liability Policy (NCCI Form

WC 00 00 00 A), as filed for use in Florida by the National Council on Compensation Insurance.

In addition to coverage for the Florida Workers' Compensation Act, where appropriate, coverage is

to be included for the United States Longshoremen and Harbor Workers' Compensation Act,

Federal Employers' Liability Act and any other applicable federal or state law.

(B) Subject to the restrictions of coverage found in the standard

Workers' Compensation and Employers Liability Policy, there must be no maximum limit on the

amount of coverage for liability imposed by the Florida Workers' Compensation Act, and if

applicable, the United States Longshoremen's and Harbor Workers' Compensation Act or any other

coverage customarily insured under Part One of the standard Workers' Compensation and

Employers Liability Policy.

(C)

The minimum limits to be maintained by CONCESSIONAIRE are

as specified in Exhibit D.

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 16 of 30 (D) If CONCESSIONAIRE asserts an exemption to the provisions of Chapter 440, Florida Statutes, Workers' Compensation (2023), as this statute may be amended from time to time, CONCESSIONAIRE shall provide notification to COUNTY's Risk Manager with the Resource Management Department and shall complete the COUNTY's Workers' Compensation Waiver Request. Approval of exemption is subject to COUNTY's sole discretion. If approved, the named individuals listed in COUNTY'S approved exemption will be the only

(E) Any vendor or CONCESSIONAIRE, including CONCESSIONAIRE, using an employee leasing company must complete the COUNTY'S Leased Employee Affidavit.

(2) <u>Commercial General Liability.</u>

individuals authorized to perform work under this Agreement.

(A) CONCESSIONAIRE's insurance must cover CONCESSIONAIRE for those sources of liability which would be covered by the latest edition of the standard Commercial General Liability Coverage Form (ISO Form CG 00 01), as filed for use in the State of Florida by the Insurance Services Office, or equivalent acceptable to COUNTY. Such coverage must not contain any endorsements excluding or limiting Products/Completed Operations, Contractual Liability, or Separation of Insureds. If CONCESSIONAIRE's work, or work under its direction, control, or sub-contract, requires blasting, explosive conditions, or underground operations, the comprehensive general liability coverage shall contain no exclusion relative to blasting, explosion, collapse of structures, or damage to underground property.

- (B) ISO Endorsement CG 20 10 or CG 20 26 and CG 20 37 or their equivalent must be used to provide such Additional Insured status.
- (C) The minimum limits to be maintained by CONCESSIONAIRE are as specified in Exhibit D.

(3) <u>Business Auto Liability.</u>

(A) CONCESSIONAIRE's insurance must cover CONCESSIONAIRE for those sources of liability which would be covered by Section II of the latest edition of the standard Business Auto Policy (ISO Form CA 00 01), as filed for use in the State of Florida by the Insurance Services Office. Coverage must include owned, non-owned, and hired autos or any auto. In the event CONCESSIONAIRE does not own automobiles, CONCESSIONAIRE shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy. If the contract involves operations governed by Sections 29 or 30 of the Motor Carrier Act of 1980, endorsement MCS-90 is required.

(B) If CONCESSIONAIRE'S operations involve pollutants as defined in the ISO Form CA 00 01, Form CA9948, Pollution Liability – Broadened Coverage for Covered Autos, is required.

(C) The minimum limits to be maintained by CONCESSIONAIRE are as specified in Exhibit D.

(4) Food Spoilage, Contamination, & Food Product Liability.

(A) CONCESSIONAIRE's insurance must follow form above the Commercial General Liability, Automobile Liability, and Employer's Liability policies.

(B) The minimum limits to be maintained by CONCESSIONAIRE are as specified in Exhibit D.

Section 14. Termination of Agreement for Breach.

(a) <u>Material Breach</u>: Any actions by CONCESSIONAIRE or any failure by CONCESSIONAIRE to perform any obligation under this Agreement that directly impairs or interferes with the cleanliness, safety, or favorable public image or reputation of Seminole County

Parks will be a material breach and will entitle COUNTY to terminate this Agreement and all of

CONCESSIONAIRE's rights arising under the Agreement upon fifteen (15) days written notice. This

also includes CONCESSIONAIRE's failure to provide adequate service to the public. Nothing in

this Agreement will preclude COUNTY or its agents from taking any immediate necessary

action, including immediate termination to remedy dangerous or unsafe conditions or serious

threats to the safety of COUNTY staff or the public, regardless of the impact upon

CONCESSIONAIRE. COUNTY retains the right, through its Leisure Services Director, to

determine whether any action or failure of CONCESSIONAIRE constitutes a material breach under

this Agreement. Any such determination will be conclusive and binding upon the parties for

terminating the Agreement in accordance with the foregoing. CONCESSIONAIRE's failure to

provide required services for either three (3) consecutive days or six (6) days total during a season

when leagues or tournaments are conducted will be a material breach of this Agreement. If after

notice of termination for CONCESSIONAIRE's failure to fulfill its obligations under this

Agreement, it is determined that CONCESSIONAIRE did not so fail, the termination will be

conclusively deemed to have been effected for the convenience of COUNTY.

(b) Loss of Essential Licenses – Extraordinary Breach. The loss by

CONCESSIONAIRE of any license or permit necessary to the legal performance of

CONCESSIONAIRE's duties and obligations under this Agreement will constitute an

extraordinary breach of this Agreement and will be grounds for immediate termination by

COUNTY. This provision applies specifically, but not exclusively, to the licenses or permits issued

by the State of Florida. This subsection applies irrespective of the reason for loss or revocation of

any necessary license permit.

(c) <u>Unsatisfactory Performance</u>. COUNTY retains the right to demand performance

that is in all ways satisfactory to COUNTY. COUNTY retains the exclusive right to determine

whether performance is or is not satisfactory. In the event CONCESSIONAIRE's performance

under this Agreement is deemed unsatisfactory, COUNTY will have the right to terminate this

Agreement and all rights and obligations under this Agreement. Upon delivery of fifteen (15) day's

written notice to CONCESSIONAIRE, notice of termination under this subsection will provide

such additional time for termination, discontinuance of operations, and vacation of COUNTY

Parks as deemed appropriate by the Director.

(d)

<u>Insolvency</u>. COUNTY has the right to immediately terminate this Agreement if: (1)

CONCESSIONAIRE makes an assignment for the benefit of creditors; (2) CONCESSIONAIRE

files a petition in bankruptcy; (3) CONCESSIONAIRE is adjudged a bankrupt; (4) the interest of

CONCESSIONAIRE under this Agreement is levied upon and sold upon execution; (5) by

operation of law the interest of CONCESSIONAIRE under this Agreement becomes vested in

another person, firm, or corporation because of the insolvency of CONCESSIONAIRE; or (6) in

the event that a receiver or trustee is appointed for CONCESSIONAIRE or the interest of

CONCESSIONAIRE under this Agreement.

(e) Abandonment. In the event CONCESSIONAIRE ceases to operate the Concession

awarded under this Agreement or vacates or abandons COUNTY Parks or permits COUNTY parks

to remain vacant or unoccupied without the consent of COUNTY, COUNTY will have the right

to immediately terminate this Agreement.

(f) Mutual Termination Upon Disastrous Event. In the event that a fire, or hurricane,

flood, windstorm, tornado, earthquake, or other natural disaster damages or destroys the premises

to the extent that they cannot be repaired or replaced within sixty (60) days, either party may

terminate the Agreement, with each party bearing its own losses due to termination.

CONCESSIONAIRE, under such circumstances, shall be entitled to remove its inventory and

equipment.

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS)

Page 20 of 30

(g) <u>Termination for Convenience</u>. Upon providing thirty (30) day advance written

notice to CONCESSIONAIRE, COUNTY may terminate this Agreement for convenience of

COUNTY.

(h) <u>Termination Accounting</u>. In the event of termination under this Section, each party will

have full access to the other's financial records and accounts as they relate to this Agreement to

facilitate a determination of the financial obligations of each to the other. If the parties cannot agree,

then the parties shall submit to the jurisdiction of the Courts of Seminole County, Florida, for such

determination through an appropriate cause of action. In any event, and regardless of the inability of

the parties to agree as to the financial obligations of each to the other, COUNTY will be entitled to

exclusive, free, and unobstructed use and possession of the Concessions areas of COUNTY Parks,

immediately after the period for termination notice as provided for above has passed.

(i) Inventory upon Termination. Upon termination of this Agreement, whether it be for

material breach or convenience, the CONCESSIONAIRE shall quit the premises and take with it all

inventory and equipment that belongs to them except such inventory and equipment that the

COUNTY agrees to purchase from CONCESSIONAIRE at a price mutually agreed upon at that

time.

Section 15. Advertising. All permitted advertising by CONCESSIONAIRE, on site of

COUNTY Parks Concessions or CONCESSIONAIRE's services as it relates to this Agreement

must be approved by the COUNTY's Leisure Services Director prior to use by

CONCESSIONAIRE.

(a) It is recognized that questions in the day to day conduct of performance pursuant to

this Agreement may arise. Upon request by CONCESSIONAIRE, COUNTY shall designate and

advise CONCESSIONAIRE in writing of one or more of its employees to whom to address all

communications pertaining to the day-to-day conduct of this Agreement. The designated

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 21 of 30 representative will have the authority to transmit instructions, receive information, and interpret

and define COUNTY's policy and decisions pertinent to the work covered by this Agreement.

(b) At all times during the normal work week, CONCESSIONAIRE shall designate or

appoint one or more representatives who are authorized to act on behalf of CONCESSIONAIRE

and bind CONCESSIONAIRE regarding all matters involving the conduct of the performance

pursuant to this Agreement, and who will keep COUNTY continually and effectively advised of

such designation.

Section 16. Taxes. CONCESSIONAIRE shall pay any and all taxes or special assessments

that may be levied or assessed upon the COUNTY Parks Concession leased under this Agreement.

CONCESSIONAIRE shall pay all taxes on its own personal property and leasehold.

CONCESSIONAIRE is responsible for all sales taxes that may arise in connection with the

operation of CONCESSIONAIRE's business.

Section 17. Inspection. COUNTY has the right to inspect, as it deems necessary, any or

all of CONCESSIONAIRE's operations.

Section 18. Assignments. Neither party to this Agreement may assign this Agreement or

any interest arising under it, without the written consent of the other party. Nor can

CONCESSIONAIRE allow anyone else who is not a party to this contract to operate the food

service concession area.

Section 19. Subcontractors. CONCESSIONAIRE shall not enter into subcontracts for

any of the services to be performed under this by CONCESSIONAIRE without the prior written

consent of COUNTY.

Section 20. Independent Contractor. At all times and for all purposes within the scope

of this Agreement, the relationship of CONCESSIONAIRE to COUNTY is that of independent

contractor and not that of employee. No statement contained in this Agreement may be construed

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 22 of 30 to find CONCESSIONAIRE an employee of COUNTY, and CONCESSIONAIRE will not be

entitled to any of the rights, privileges or benefits of Seminole County employees.

Section 21. Employee Status. Persons employed by CONCESSIONAIRE in the

performance of services and functions pursuant to this Agreement will have no claim to pension,

workers' compensation, unemployment compensation, civil service, or other employee rights or

privileges granted to COUNTY's officers and employees, either by operation of law or by

COUNTY.

Section 22. Entire Agreement.

(a) It is understood and agreed that the entire agreement of the parties is contained in

this Agreement, which supersedes all oral agreements, negotiations, and previous agreements

between the parties relating to the subject matter of this Agreement.

(b) Any alterations, amendments, deletions, or waivers of the provisions of this

Agreement will be valid only when expressed in writing and duly signed by both parties, except

as otherwise specifically provided in this Agreement.

Section 23. Waiver of Breach or Default. Waiver of any default may not be deemed to

be a waiver of any subsequent default. Waiver of breach of any provision of this Agreement may

not be construed to be a modification of the terms of this Agreement unless stated to be such in

writing and duly signed by the parties.

Section 24. Notices. Any notice delivered with respect to this Agreement must be in

writing and will be deemed to be delivered (whether or not actually received) when (i) hand

delivered to the persons designated below, or (ii) when deposited in the United States Mail, postage

prepaid, certified mail, return-receipt requested, addressed to the person at the address for the party

as set forth below, or such other address or to such other person as the party may have specified

by written notice to the other party delivered according to this Section:

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS)
Page 23 of 30

For COUNTY:

Seminole County Leisure Services Department

100 E. 1st Street

Sanford, FL 32771

Copy to:

Seminole County Purchasing and Contracts Division

1301 E. Second Street

Sanford, FL 32771

For CONCESSIONAIRE:

BBB KONA Ice, Inc.

24150 Weldon Dr

Eustis, FL 32736

Section 25. Modifications, Amendments, or Alterations. No modification, amendment,

or alteration in the terms or conditions contained in this Agreement will be effective unless

contained in a written amendment executed with the same formality and of equal dignity with this

Agreement.

Section 26. Equal Opportunity Employment. CONCESSIONAIRE shall not

discriminate against any employee or applicant for employment for work under this Agreement

because of race, color, religion, sex, age, disability, or national origin. CONCESSIONAIRE shall

take steps to ensure that applicants are employed, and employees are treated during employment,

without regard to race, color, religion, sex, age, disability, or national origin. This provision must

include, but is not limited to, the following: employment; upgrading, demotion or transfer;

recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and

selection for training, including apprenticeship.

Section 27. Public Records Law.

(a) CONCESSIONAIRE acknowledges COUNTY's obligations under Article 1,

Section 24, Florida Constitution and Chapter 119, Florida Statutes, to release public records to

members of the public upon request. CONCESSIONAIRE acknowledges that COUNTY is

required to comply with Article 1, Section 24, Florida Constitution and Chapter 119, Florida

Statutes, in the handling of the materials created under this Agreement and this statute controls

over the terms of this Agreement. Upon COUNTY's request, CONCESSIONAIRE shall provide

COUNTY with all requested public records in CONCESSIONAIRE's possession, or shall allow

COUNTY to inspect or copy the requested records within a reasonable time and at a cost that does

not exceed costs as provided under Chapter 119, Florida Statutes.

(b) CONCESSIONAIRE specifically acknowledges its obligations to comply with

Section 119.071, Florida Statutes, with regard to public records and shall perform the following:

(1) CONCESSIONAIRE shall keep and maintain public records that ordinarily

and necessarily would be required by COUNTY in order to perform the services or provide the

materials required under this Agreement,

(2) CONCESSIONAIRE shall provide COUNTY with access to public records

on the same terms and conditions that COUNTY would provide the records and at a cost that does

not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.

(3) CONCESSIONAIRE shall ensure public records that are exempt or

confidential and exempt from public records disclosure requirements are not disclosed, except as

authorized by law.

(c) Upon termination of this Agreement, CONCESSIONAIRE shall transfer, at no cost

to COUNTY, all public records in possession of CONCESSIONAIRE, or keep and maintain public

records required by COUNTY under this Agreement. If CONCESSIONAIRE transfers all public

records to COUNTY upon completion of this Agreement, CONCESSIONAIRE shall destroy any

duplicate public records that are exempt or confidential and exempt from public records disclosure

requirements. If CONCESSIONAIRE keeps and maintains the public records upon completion of this

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 25 of 30 Agreement, CONCESSIONAIRE shall meet all applicable requirements for retaining public records.

All records stored electronically must be provided to COUNTY, upon request of COUNTY, in a

format that is compatible with the information technology systems of COUNTY.

(d) Failure to comply with this Section will be deemed a material breach of this

Agreement for which COUNTY may terminate this Agreement immediately upon written notice

to CONCESSIONAIRE. CONCESSIONAIRE may also be subject to statutory penalties as set

forth in Section 119.10, Florida Statutes.

(e) IF CONCESSIONAIRE HAS QUESTIONS REGARDING THE

APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONCESSIONAIRE's

DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT,

CONCESSIONAIRE MAY CONTACT THE CUSTODIAN OF PUBLIC RECORDS, THE

SEMINOLE COUNTY PURCHASING AND CONTRACTS MANAGER, AT 407-665-

7116, PURCH@SEMINOLECOUNTYFL.GOV, PURCHASING AND CONTRACTS

DIVISION, 1301 E. SECOND STREET, SANFORD, FL 32771

Section 28. No Contingent Fees. CONCESSIONAIRE warrants that it has not employed

or retained any company or persons, other than a bona fide employee working solely for

CONCESSIONAIRE, to solicit or secure this Agreement and that CONCESSIONAIRE has not

paid or agreed to pay any persons, company, corporation, individual, or firm, other than a bonafide

employee working solely for CONCESSIONAIRE, any fee, commission, percentage, gift, or other

consideration contingent upon or resulting from the award or making of this Agreement. For the

breach or violation of this provision, COUNTY has the right to terminate this Agreement, at its

sole discretion and without liability, and to deduct from the Agreement price or otherwise recover

the full amount of such fee, commission, percentage, gift, or consideration.

Mobile Concessionaire Services Agreement (RFQ-604981-25/LAS) Page 26 of 30 **Section 29. Dispute Resolution.**

(a)

In the event of a dispute related to any performance or payment obligation arising

under this Agreement, the parties shall exhaust COUNTY administrative dispute resolution

procedures prior to filing a lawsuit or otherwise pursuing legal remedies. COUNTY administrative

dispute resolution procedures for proper invoice and payment disputes are set forth in Section

22.15, "Prompt Payment Procedures," Seminole County Administrative Code. COUNTY

administrative dispute resolution procedures for contract claims related to this Agreement, other

than for proper invoice and payment disputes, are set forth in Section 3.5541, "Contract Claims,"

Seminole County Administrative Code.

(b) In any lawsuit or legal proceeding arising under this Agreement,

CONCESSIONAIRE hereby waives any claim or defense based on facts or evidentiary materials

that were not presented for consideration in COUNTY administrative dispute resolution

procedures set forth in subsection (a) above of which CONCESSIONAIRE had knowledge and

failed to present during COUNTY administrative dispute resolution procedures.

(c) In the event that COUNTY administrative dispute resolution procedures are

exhausted and a lawsuit or legal proceeding is filed, the parties shall exercise best efforts to resolve

disputes through voluntary mediation and to select a mutually acceptable mediator. The parties

participating in the voluntary mediation shall share the costs of mediation equally.

Section 30. Conflict of Interest.

(a) CONCESSIONAIRE shall not engage in any action that would create a conflict of

interest in the performance of its obligations pursuant to this Agreement with COUNTY or violate

or cause others to violate the provisions of Part III, Chapter 112, Florida Statutes, relating to ethics

in government.

(b) CONCESSIONAIRE hereby certifies that no officer, agent, or employee of

COUNTY has any material interest (as defined in Section 112.312(15), Florida Statutes, as over

5%), either directly or indirectly, in the business of CONCESSIONAIRE to be conducted here and

that no such person will have any such interest at any time during the term of this Agreement.

(c) Pursuant to Section 216.347, Florida Statutes, CONCESSIONAIRE hereby agrees

that monies received from COUNTY pursuant to this Agreement will not be used for the purpose

of lobbying the Legislature or any other State or Federal agency.

Section 31. Governing Law, Jurisdiction, and Venue. The laws of the State of Florida

govern the validity, enforcement, and interpretation of this Agreement. The sole jurisdiction and

venue for any legal action in connection with this Agreement will be in the courts of Seminole

County, Florida.

Section 32. Headings and Captions. All headings and captions contained in this

Agreement are provided for convenience only, do not constitute a part of this Agreement, and may

not be used to define, describe, interpret or construe any provision of this Agreement.

Section 33. E-Verify System Registration.

(a) CONCESSIONAIRE must register with and use the E-Verify system to verify the

work authorization status of all new employees prior to entering into this Agreement with

COUNTY. If COUNTY provides written approval to CONCESSIONAIRE for engaging with or

contracting for the services of any subcontractors under this Agreement, CONCESSIONAIRE

must require certification from the subcontractor that at the time of certification, the subcontractor

does not employ, contract, or subcontract with an unauthorized alien. CONCESSIONAIRE must

maintain a copy of the foregoing certification from the subcontractor for the duration of the

agreement with the subcontractor.

(b) If COUNTY has a good faith belief that CONCESSIONAIRE has knowingly

violated this Section, COUNTY shall terminate this Agreement. If COUNTY terminates this

Agreement with CONCESSIONAIRE, CONCESSIONAIRE may not be awarded a public

contract for at least one (1) year after the date on which this Agreement is terminated. If COUNTY

has a good faith belief that a subcontractor knowingly violated this Section, but

CONCESSIONAIRE otherwise complied with this Section, COUNTY must promptly notify

CONCESSIONAIRE and order CONCESSIONAIRE to immediately terminate its agreement with

the subcontractor.

(c) CONCESSIONAIRE shall execute and return the Affidavit of E-Verify

Requirements Compliance, attached to this Agreement as Exhibit E, to COUNTY.

Section 33. Foreign Country of Concern Attestation. When providing services to COUNTY

involving access to personally identifiable information, as defined in Section 501.171, Florida

Statutes, CONTRACTOR shall also execute and return the Foreign Country of Concern Attestation,

attached and incorporated to this Agreement as Exhibit F. Through this attestation, CONTRACTOR

affirms that it is neither owned nor controlled by a government of a Foreign Country of Concern, nor

organized under the laws of such a country, as required by section 287.138, Florida Statutes.

Section 34. Anti-Human Trafficking Affidavit. In accordance with Section 787.06(13),

Florida Statutes, CONTRACTOR shall attest under penalty of perjury, that CONTRACTOR does not

use coercion for labor or services as defined in Section 787.06(2), Florida Statutes. Attestations shall

be documented using a Human Trafficking Affidavit attached and incorporated to this Agreement as

Exhibit G. Such Affidavit shall be required when executing, renewing or extending a contract.

[Rest of page intentionally left blank]

Mobile Concessionaire Services Agreement (RFO-604981-25/LAS)

IN WITNESS WHEREOF, the parties have made and executed this Agreement for the

purposes stated above.

ATTEST: BBB KONA ICE, INC. By: Rebecca S. Carpenter, President Witness Print Name Date: Witness Print Name SEMINOLE COUNTY, FLORIDA GLADYS MARROZOS, By:_____ Witness Procurement Administrator Print Name Date:_____ Witness Print Name As authorized for execution by the Board of County Commissioners at its ______, 20____, regular meeting. Attachments: Exhibit A - Scope of Services Exhibit B – Fee Structure Exhibit C – Menu & Pricing Exhibit D - Insurance Requirements Exhibit E - Affidavit of E-Verify Requirements Compliance Exhibit F- Foreign Country of Concern Attestation Exhibit G – Anti-Human Trafficking Affidavit

Exhibit A- Scope of Services

PROJECT DESCRIPTION

Inviting proposals from Mobile Concessionaires to provide quality, consistent, courteous, affordable food and beverage services that meet the needs of our parks, programs, and various events throughout the County. Mobile Concessionaire or units that are self-sufficient and self-contained with regards to utilities (Electric & Water) and ice.

Concessionaire shall have the ability to cater both large and small functions and events from BBQ's, luncheons, dinners, snack/dessert food, boxed lunches, etc. at various locations throughout Seminole County's Parks.

Location and schedules of all concessionaires will be determined by Seminole County Parks and Recreation Staff.

Permits and Taxes – Concessionaire agrees to obtain, and pay at its own expense, any and all permits and licenses, which may be required by law or ordinance in the conduct of the Concession and to timely pay any and all taxes, which may be assessed against it for whatever purposes in the operation of said Concession.

The County makes no warranty, promises or representations as to the economic viability of concession.

Concessionaire should be aware that park patrons may bring personal food items into the facility for their own consumption. These items may not be sold to the general public.

CONCESSIONAIRE REQUIREMENTS & RESPONSIBILITIES

All food and beverage items and related prices for sale shall be evident to the public either by "reader board", printed menu, or both. Concessionaire agrees to provide copy of its menu to the County. Prices charged for food and beverage items shall be reasonable, as agreed upon between Concessionaire and the County.

Concessionaire shall offer a varied and healthful menu including, but not limited to fruit, sandwiches, salads, sports drinks, bottled water, & specialty items such as coffee, snacks, desserts, etc.

Concessionaire shall operate an attractive, sanitary, aesthetically pleasing mobile vending trailer or truck. Pictures of Concessions Trailer or Truck are required with bid submittal.

Concessionaire shall have the ability to track and account for inventory and provide program/event reports back to the Parks & Recreation Manager.

Concessionaire shall have the ability to commit consistent attendance and representation at park locations throughout the County, inclusive of holidays, nights and weekends.

Concessionaire shall have the ability to review and offer pricing and menu options with Parks & Recreation Staff in order to best meet needs of particular parks, programs and events.

Concession signage must be attractive, professional (typically no handwritten signage).

Concessionaire is accountable and responsible for the cleaning and removal of any trash of immediate area adjacent to concession location.

Concessionaire must provide a list of current references, clients, and history of the business.

Concessionaire may be allowed to sub-contract with other purveyors if approved in advance by Seminole County.

Concessionaire Employees

The Concessionaire is an independent contractor and not an employee of the County. The Concessionaire shall ensure a sufficient number of properly trained personnel are employed to manage and operate the concession stand at its maximum efficiency. Sufficient number is a number which consistently provides customers with no unreasonable delay or inconvenience. Employees of the Concessionaire are not employees of the County. Persons working for the Concessionaire on the Premises shall be neat and clean at all times and shall wear some distinctive article of apparel that identifies them as Concessionaire employees. They shall be courteous to all guests and patrons of the Premises. Employees shall not use improper language, consume alcoholic beverages, behave in a boisterous manner, or engage in any horseplay, immoral, disreputable, or unbecoming or otherwise illegal or objectionable conduct or activities while on the Premises.

Service staff for concessionaire is uniformly presented and well trained in customer service practices and meets background screening requirements as requested by Seminole County.

Exhibit B- Fee Structure

In accordance with terms and conditions of this agreement, CONCESSIONAIRE Agrees to compensate the County 15% (Fifteen Percent) of the gross revenues it received for all food and beverages sold pursuant to this agreement.

Shall be accompanied by a detailed monthly financial statement showing all gross revenues generated by CONCESSIONAIRE's sale of food and beverage items at COUNTY Parks

Seminole County



Administrative Services - Purchasing & Contracts

Robert T. Bradley, Purchasing and Contracts Manager 1301 East Second St., Sanford, FL 32771

Exhibit B- Fee Structure

RFQ No. RFQ-604981-25/LAS
Mobile Concession Services for Seminole County Parks & Recreation

SELECTED VENDOR

BBB Kona Ice, Inc.	PROPOSED REVENUE RETURNED TO COUNTY
24150 Weldon Dr.	
Eustis, FL 32736	
Rebecca Carpenter	15%
rcarpenter@kona-ice.com	
PH: 407-509-3142	

Mobile Concessionaire Services for Seminole County Parks & Recreation		BBB KONA Ice, Inc	
Line Item	Description	Unit of Measure	Percentage
1	Proposed Revenue Returned to County (Greater than or equal to 10%)	Percent	15%

Exhibit C- Menu with Pricing



EXHIBIT D

INSURANCE REQUIREMENTS

RFQ-604981-25/LAS MOBILE CONCESSIONAIRE SERVICES

The following insurance requirements and limits of liability are required:

A. Workers' Compensation & Employers' Liability Insurance:

Workers' Compensation: Statutory

Employers' Liability: \$ 1,000,000 Each Accident

\$ 1,000,000 Disease Aggregate

\$ 1,000,000 Disease Each Employee

B. Commercial General Liability Insurance:

\$ 1,000,000 Per Occurrence

\$ 2,000,000 General Aggregate

\$ 2,000,000 Products and Completed Operations

\$ 1,000,000 Personal and Advertising Injury

C. Business Automobile Liability Insurance:

\$ 1,000,000 Combined Single Limit

(Any Auto or Owned, Hired, and

Non-Owned Autos)

D. Food Spoilage and Contamination: \$ 10,000 Per Claim

E. Food Product Liability: \$ 1,000,000 Per Occurrence

\$ 2,000,000 General Aggregate

Agreement Name: Agreement Number:					
AFFIDAVIT OF E-VERIFY REQUIREMENTS COMPLIANCE					
The CONSULTANT/CONTRACTOR agrees to comply with section 448.095, Florida Statutes, and to incorporate in all subcontracts the obligation to comply with section 448.095, Florida Statutes.					
 The CONSULTANT/CONTRACTOR shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the CONSULTANT during the term of the Agreement and shall expressly require any subcontractors performing work or providing services pursuant to the Agreement to likewise utilize the U.S. Department of Homeland Security's E- Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the Agreement term. 					
2. That the CONSULTANT/CONTRACTOR understands and agrees that its failure to comply with the verification requirements of Section 448.095, Florida Statutes or its failure to ensure that all employees and subcontractors performing work under Agreement Number are legally authorized to work in the United States and the State of Florida, constitutes a breach of this Agreement for which Seminole County may immediately terminate the Agreement without notice and without penalty. The CONSULTANT/CONTRACTOR further understands and agrees that in the event of such termination, the CONSULTANT/CONTRACTOR shall be liable to the county for any costs incurred by the County as a result of the CONSULTANT'S/CONTRACTOR'S breach. DATED this day of, 20					
Consultant Name					
By: Print/Type Name: Title:					
STATE OF					
COUNTY OF					
Sworn to (or affirmed) and subscribed before me by means of \square physical presence OR \square online notarization, this day of, 20, by (Full Name of Affiant).					
5.1.7F					
Print/Type Name Notary Public in and for the County					
and State Aforementioned My commission expires:					

E-Verify Affidavit Revised 5/19/2021

FOREIGN COUNTRY OF CONCERN ATTESTATION (PUR 1355)

This form must be completed by an officer or representative of an entity submitting a bid, proposal, or reply to, or entering into, renewing, or extending, a contract with a Governmental Entity which would grant the entity access to an individual's Personal Identifying Information. Capitalized terms used herein have the definitions ascribed in Rule 60A-1.020, F.A.C.

is not owned by the government of a Foreign Country of Concern, is not organized under the laws of nor has its Principal Place of Business in a Foreign Country of Concern, and the government of a Foreign Country of Concern does not have a Controlling Interest in the entity.			
Under penalties of perjury, I declare that I have read the foregoing statement and that the facts stated in it are true.			
Printed Name:			
Title:			
Signature: Date:			

HUMAN TRAFFICKING AFFIDAVIT CONTRACT # _____

In compliance with Section 787.06(13), Florida Statutes, this Affidavit must be completed by	an
officer or representative of a nongovernmental entity that is executing, renewing, or extendin	g a
contract with Seminole County (the "Governmental Entity").	

The undersigned, on behalf of the e attests under penalty of perjury as fol		ngovernmental Entity"), hereby			
1. I am over the age of 18 and I l	have personal knowledge of	the matters set forth herein.			
2. I am an officer or representati entity and I am authorized to provide	ve of this affidavit on behalf of su	, a non-governmental			
•	Nongovernmental Entity, and any of its subsidiaries or affiliates, do not use coercion for or services, as those terms are defined in Section 787.06, Florida Statutes, as may be ended from time to time.				
4. If, at any time in the future, N services, Nongovernmental Entity will may be executed, renewed, or extended	ll immediately notify Semino				
5. I have read the foregoing afficient made for the benefit of, and reliance l		ets stated in it are true, and are			
Nongovernmental Entity:					
Authorized Signature:		Date:			
Printed Name:		_			
Title:	_	_			
STATE OFCOUNTY OF					
The foregoing instrument was acknown online notarization, this day of	, 20	, by			
Nongovernmental Entity. They □ are as identification	e personally known to me or				
	Notary Public Signat				
(Affix Notary Stamp or Seal)	Print, Type or Stamp				

My commission expires: