

1231 E Dyer Rd, Suite 268 Santa Ana, CA 92705 Phone: (949)461-1140 Fax: (949) 242-2700

Returning

COVERSHEET

To:	William Lee Willis	Fax:	(541) 440-0988
Company:	Global Stone DBA Umpqua Sto LLC.	one, ^{Phone:}	(541) 440-0985
From:	Peter Ribeiro	Date:	8/5/2013 12:17 PM
Re:	Documents	Pages:	8 including cover page
CC:		USB Acct	#:
x Urgent	0 For Review 0 F	Please Comme	ent 0 Please Reply

Comments:

- Please sign & complete where noted and fax a copy to me at (949) 242-2700.
- Overnight original documents and any invoices you have pertaining to this transaction to the address below, along with your deposit check in the amount of \$ 5,915.00
- Please include a photocopy of the driver's license for signature verification of **all** signers (both sides of driver's license if signature is on the back).
- Sign only in the designated areas, Please do not write on the documents.
- Please include a copy of the last three month business bank statements (cover pages only)
- Make all checks payable to: US Business Funding

My Best,

Peter Ribeiro

11



August 7, 2013

US Business Funding 4500 Campus Drive Suite 380 Newport Beach, CA 92660

Dear Peter,

Equipment Upgrade...

*** Doug Brown Construction... \$67,850.00
1 ton crane
All Parts, Rails and Posts
Equipment has been delivered

*** Signcraft... \$42,330.00
Lighted Signs on three sides of building
Awnings on two sides of buildings

*** Prodim USA... \$20,500.00 See Invoice 99-5117 Equipment has been Delivered *** Grand Quartz... \$28,349.00 Stone Cycler FSP-25

TOTAL \$159,029.00

aller a

Sincerely,

William Willis

r

Invoice

 Ft. Pierce, FL 34951
 Date
 Invoice #

 7454 Commercial Circle
 6/26/2013
 99-5117

 Fort Pierce, FL 34951
 6/26/2013
 99-5117

Bill To	
Umpqua Stone 403 N.E. Winchester Street Roseburg, OR 97470	

Prodim USA, LLC

Ship To

Umpqua Stone 403 N.E. Winchester Street Roseburg, OR 97470

P.O. Number	Terms	Rep	Ship	Via	F.C	Э.В.		Project
	Due on receip	p JR	6/26/2013	UPS				
Quantity	Item Code		Descript	ion		Price Each		Amount
4 1 1 I	P.8-2D-S/N 9342 PODS Back Pack K-288-1 Training/P.6-P.8 Shipping	Includes 2 batte pointer pen, rer attachments PODS Back Pack Tripod for Prol Training for P.0 Shipping + Har Customer is wi payment. Once received from f	9342 (Demo Mach eries, battery charges note control, instruc- iner 5, P.7 and P.8's via I adling by courier,po re transferring 50% financing is in plac inancing company, ir down payment an	r, A/C adapter, stan tion manual and 2 Live Webinar st or truck (\$10,250.00) as a d e and total Invoice Umpqua Stone will	scanner lown amount is		0.00 0.00 0.00 0.00 19,70	20,250.30 0.00 0.00 0.00 249.70
						Total		£20,500.00

36076

Doug Brown Construction

Account	No:	5414	4(009	8	5
		вті		\A /TI		тс

Invoice No:

		BILL WILLIS
Date	OE=	Salesperson 1
August 07, 2013	50% Deposit	Doug Brown
Due Date	Ship VIA	Salesperson 2
	INSTALL	
Ship To:		

594

Umpqua Stone

403 NE Winchester St. Roseburg, OR 97470

(541) 817-5098

2154 CALKINS ROAD

ROSEBURG, OR 97471

Umpqua Stone

403 NE Winchester St. Roseburg, OR 97470

Qty Quantity Item Req Shipped B. O. Numbe	Description	Unit Price	Extended Price
I.O 1.O INSTALL	ONE TON CRANE 40' BY 125'USED	67,850.00	67,850.00
	12 POST 8WX31#	0.00	
	12 BASEPLATES 16"X16" BY 3/4' WITH HOLES	0.00	
	12 TOP PLATES 8"X16" W ITH HOLES	0.00	
	12 STIFF ARMS TO MATCH EXISTING	0.00	
	24 STIFF ARMS TO MATCH 3X3X1/2" PLATES	0.00	
	12 STIFF ARM PLATES 8"X13"X 1/2"	0.00	
	250' OF 12" BY 25# CHANNEL	0.00	
	250" OF 16WX35#	0.00	
	250' 3" CRANE TRACK	0.00	
	300 PAIRS 3/4" HARDWARE PAIRS	0.00	
	ALL REDHEAD ANCHORS	0.00	
		0.00	
	DELIVERY INCLUDED YOU MUST UNLOAD	0.00	
1.0 1.0	Invoice Totals	-	07.050.00

Invoice Totals

\$67,850.00

Thank you for choosing

Doug Brown Construction

Current .	Past 30 Days	Past 45 Days	Past 60 Days	Past 90 Days	Balance
\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	<u>Moo)</u>

UMPOUASTONE 403 NE WINCHESTER ST. ROSEBURG, OR 97470 541-440-0985	WELLS FARGO BANK, N.A. 1701 NORTHWEST GÅRDEN VALLEY BOULEVARD ROSEBURG OR 97470 welfslargo.com 24-680 1230 3274 1933648816	56973 3/07/2013
PAY TO THE US Business Funding ORDER OF		5,915.00
Five Thousand Nine Hundred Fifteen & 00	/100 Dollars **************	********* DOLLARS
US Business Funding 4500 Campus Drive Suite 380 Newport Beach CA 9266Q Equipment Lease	AUTHORIZED SIGNATURE	ellis entry
569? 30 L 230068001: L	93364881611 ¹	
UMPQUA STONE		56973

US Business Funding 1 LeaEquip

08/07/2013 \$5,915.00 Pay 1st & Last of 60 paymen

Equipment Lease

\$5,915.00

56973

UMPQUA STONE 08/07/2013 56973 US Business Funding \$5,915.00 Pay,1St & Last of 60 paymen 1 LeaEquip

EFA AGREEMENT

Agreement Number # 19458594825261 Federal Tax ID #! 84-1655610

This document was written in "Plain English". The words YOU and YOUR refer to the customer_ The words WE, US and OUR refer to the Lessor. Every attempt has been made to eliminate confusing language and create a simple, easy-to-read document.

CUSTOMER INFORMATION FULL LEGAL NAME OF CUSTOMER: Global Stone		D/B/A Umpqua Stone, L	LC.		
STREET ADDRESS 403 N.E. Winchester St.	CITY Roseburg	STATE OR	ZIP 97470	PHONE (541) 440-0985	
EQUIPMENT LOCATION (IF DIFFERENT	ROM ABOVE)				
SUPPLIER INFORMATION NAME OF SUPPLIER Please See Attached Invoices			REET ADDRESS	oicoc	
		Please Se		UICES	
·····				MODEL NO.	
PLEASE REFER TO BILL OF	SALES ATTACHED BELO	W			
EFA TERMS Term in months 60 MOS.)	EFA PAYMENT Payments of \$ 2, (Plus applicable	,710.00		Initial DEPOSIT \$ 5,915.00	
Rent Commencement Date:	Rental Payment		Ur	less Otherwise Indicated	
THIS IS A NON TERMS AND CONDITIONS (THIS E 1. EFA' You agree to finance from us the per Master Agreement (Continued on back)		FORTH ON THE REVERSE SID	E, ALL Or WHICH ARE M	ADE PART OF THIS EFA AGREEMENT)	

William Lee Willis

DATED:	•2673
SIGNATURE:	Spilliem Philles
TITLE:	/144201961-4=

ACCEPTANCE OF DELIVERY

You certify that all the equipment listed above has been furnished, that delivery and installation has been fully completed and satisfactory. Further, all conditions and terms of this agreement have been reviewed and acknowledged. Upon your signing below, your promises herein will be irrevocable and unconditional in all respects. You understand and agree that we have purchased the equipment from the supplier, and you may contact the above supplier for your warranty rights, if any, which we transfer to you for the term of this Loan. Your approval as indicated below of our purchase of the equipment from supplier is a condition precedent to effectiveness of this EFA

	Global Stone DBA Umpgua Stone, LLC.		President
Date of Delivery	Customer	Signature:	Title

GUARANTY

As additional inducement for us to enter into the Agreement, the undersigned ("you"), jointly and severally, unconditionally personally guarantees that the customer will make all payments and meet all obligations required under this Agreement and any supplements fully and promptly. You agree that we may make other arrangements including compromise or settlement with the customer and you waive all defenses and notice of those changes and will remain responsible for the payment and obligations of this Agreement. We do not have to notify you if the customer is in default If the customer defaults, you will immediately pay in accordance with the default provision of the Agreement all sums due under the terms of the Agreement and will perform all the obligations of the Agreement. If it is necessary for us to proceed legally to enforce this guaranty, you expressly consent to the jurisdiction of the court set out in paragraph 14 end agree to pay all costs, including attorneys fees incurred in enforcement of this guaranty. It is not necessary for us to proceed first against the customer or the Equipment before enforce this guaranty. By signing this guaranty, you authorize us to obtain credit bureau reports for credit and collection purposes.

1. This Master Agreement from time to lime signed by you and us (such property and any upgrades, replacements, repairs and additions referred to as ("Equipment") for business purposes only. You agree to all of the terms and conditions contained in this Agreement and any supplement, which together are a complete statement of our Agreement regarding the listed Equipment ("Agreement") and supersedes any purchase order or outstanding invoice, This Agreement may be modified only by written agreement and not by course of performance, This Agreement becomes valid upon execution by us and will begin on the rent commencement date shown and MI continue from the first day of the following month for the number of consecutive months shown. You also agree to pay to Lessor interim rent. Interim rent shall be in an amount equal to 1/30th of the monthly loan, multiplied by the number of days between the finance commencement date and the first payment due date. The term will be extended automatically for <u>SUFP - SeiVP</u> 12 month terms unless you send us written notice you do not want it renewed at least thirty (30) days before the end of any term. If any provision of this Agreement is declared unenforceable in any jurisdiction, the other provisions herein shall remain in full force and effect in that jurisdiction and all others. THE BASE FINANCE PAYMENT SHALL BE ADJUSTED PROPORTIONATELY UPWARD OR DOWNWARD TO COMPLY WITH TFIETAX LAWS OF THE STATE IN WHICH THE EQUIPMENT IS LOCATED. Equipment located in various states is subject to sales tax taws which require that tax to be paid up front. You authorize us to advance tax and increase monthly payment by an amount equal to the current tax percentage applied to the monthly loan shown above.

2. Loan: Loan will be payable in installments, each in the amount of the basic lease payment shown plus any applicable sales tax, use tax, plus 1/12th of the amount estimated by us to be personal property tax on the Equipment for each year of this Agreement. You will pay the security deposit on the date you sign this Agreement. Subsequent installments will be payable on the first day of each loan payment period shown beginning after the first loan payment period. We will have the right to apply all sums, received from you, to any amounts *due* and owed to us under the terms of this Agreement, in the event this Agreement is not fully completed, the security deposit will be retained by us to compensate us for our documentation, processing and other expenses. If for any reason your check is returned for nonpayment, a \$20.00 bad check charge will be assessed

WARRANTY DISCLAIMER: WE MAKE NO WARRANTY, EXPRESS OR IMPLIED THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABLE. YOU AGREE THAT YOU HAVE SELECTED THE SUPPLIER AND EACH ITEM OF EQUIPMENT BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US OR ANY SUPPLIER. WE DO NOT TAKE RESPONSIBILITY FOR THE INSTALLATION OR PERFORMANCE OF THE EQUIPMENT, THE SUPPLIER IS NOT AN AGENT OF OURS AND NOTHING THE SUPPLIER. WE DO NOT TAKE RESPONSIBILITY FOR THE INSTALLATION OR PERFORMANCE OF THE EQUIPMENT, THE SUPPLIER IS NOT AN AGENT OF OURS AND NOTHING THE SUPPLIER STATES CAN AFFECT YOUR OBLIGATION UNDER THE LOAN. YOU WILL CONTINUE TO MAKE ALL PAYMENTS UNDER THIS AGREEMENT REGARDLESS OF ANY CLAIM OR COMPLAINT AGAINST SUPPLIER.

4. LOCATION OF EQUIPMENT/RETURN: You will keep records showing the location of the Equipment. You will report this location to us upon request. At the end of the Agreements term, you will either renew per paragraph 1 or return the Equipment to a location we specify at your expense, in retail resalable condition, full working order and in complete repair. All license plates, registration certificate, documents of title and odometer certificates shall also be returned.

5. LOSS OR DAMAGE: You are responsible for the risk of loss or for any destruction of or damage to the Equipment. No such loss or damage relieves you from the payment obligations under this Agreement. You agree to promptly notify us in writing of any loss or damage and you will then pay to us the present value of the total of all unpaid lease payments for the full lease term plus the estimated fair market value of the Equipment at the end of the originally scheduled term, all discounted at six percent (6%) per year. Any proceeds of insurance will be paid to us and credited, at our option, against any loss or damage.

6. COLLATERAL PROTECTION AND INSURANCE: You agree to *keep* the equipment fully insured against loss with us as loss payee in an amount not less than the replacement cost until this Agreement is terminated. You also *agree* to obtain a general public liability insurance policy from anyone who is acceptable to us and to include us as an insured on the policy. You agree to provide us with certificates or other evidence of insurance acceptable to us, before this Agreement begins or, we will enroll you in our property damage coverage program and bill you a property damage surcharge as a result of our increased administrative costs and credit risk. As long as you are current at the time of the loss (excluding losses resulting from acts of God), the replacement value of the Equipment will be applied against any loss or damage as per paragraph 6. You must be current to benefit from this program. NOTHING IN THIS PARAGRAPH WILL RELIEVE YOU OF YOUR RESPONSIBILITY FOR LIABILITY COVERAGE ON THE EQUIPMENT.

8. TAXES AND FEES: You agree to pay when due all taxes (including personal property tax, fines and penalties) relating to this Agreement or the Equipment. If we pay any of these fees or taxes for you, you agree to reimburse us and to pay us a processing fee for each payment we make on your behalf. You also agree to pay us any filing fees prescribed by the Uniform Commercial Code or other law and reimburse us for all costs and expenses involved in documenting and servicing this transaction. You further agree to pay us up to \$100.00 on the date the first lease payment is due to cover the expense of originating the Agreement.

9. ASSIGNMENT: YOU HAVE NO RIGHT TO SELL, TRANSFER, and ASSIGN OR SUBLEASE THE EQUIPMENT OR THIS AGREEMENT. You understand that we, without prior notice, have the right to assign this Agreement to a financing source for financing purposes without your consent to such assignment. You understand that our assignee will have the same rights and benefits but they do not have to perform any of our obligations, including, if applicable, but not limited to, any service and maintenance. You agree that the rights of assignee will not be subject to any claims, defenses, or setoffs that you may have against us.

10. DEFAULT AND REMEDIES: If you do not pay any lease payment or other sum due to us or other party when due or if you break any of your promises in the Agreement or any other Agreement with us, you will be in default. If any part of a payment is late, you agree to pay a late charge of 15% of the payment which is late or if less, the maximum charge allowed by law. If you are ever in default, we may retain your security deposit and at our option, we can terminate or cancel this Agreement and require that you pay (1) the unpaid balance of this Agreement (discounted at 6%); (2) the amount of any purchase option and if none is specified, 20% of the original equipment cost which represents our anticipated residual value in the equipment; (3) and/or return the Equipment to us to a location designated by us. We may recover interest on any unpaid balance at the rate of 8% per annum. We may also use any of the remedies available to us under Article 2A of the Uniform Commercial Code as enacted in the State of New Jersey or any other law. If we refer this Agreement to an attorney for collection, you agree to pay our reasonable attorney's fees and actual court costs. If we have to take possession of the equipment, you agree to pay the cost of repossession, YOU AGREE THAT WE WILL NOT BE RESPONSIBLE TO PAY YOU ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES FOR ANY DEFAULT BY US UNDER THIS AGREEMENT. You agree that any delay or failure to enforce our rights under this Agreement and you waive lessee's rights under Article 2A (508-522) of the UCC.

11. SECURITIZATION FEE- INITIAL DEPOSIT: The lease payments for the Equipment leased shall be in the amount designated in the payment schedule and shall commence on the indicated payment due date immediately following the Equipment acceptance date (the "Commencement Date"). Lessee shall pay Lessor said payments on or before the due date and at the office of Lessor or to such other person or place as Lessor may designate in writing. The Initial Deposit noted above is required upon acceptance of this agreement by the Lessee, which shall be applied to the Securitization Fee *which* is non-refundable and fully earned by Lessor upon Lessee's acceptance of this agreement, each as noted above. This proposal is subject to receipt of final documentation and final Equipment/credit approval by Lessor. In consideration of Lessor's receipt of all documentation and information required by Lessor from Lessee (which documentation and information *Lessee* shall provide to Lessor within seven (7) business days of Lessor's request) to provide final approval as noted above. If Lessor provides final approval and Lessee does not fulfill its commitment with respect to completing the lease transaction for any reason, then the Initial Deposit will be considered a processing fee earned by Lessor or otherwise comply with the terms of this agreement or back out of the original agreement as stated above, there is a material adverse change to the financial condition of the Lessee or any Guarantor, or if any material misrepresentation is made by Lessee in considering and information provided to I e see If Lessor does not provide final approval as noted aboves change to the financial condition of the Lessee or any Guarantor, or if any material misrepresentation is made by Lessee in connection with the documents and information provided to I e see If Lessor does not provide final approval as noted above to the securiting thereafter, Lessee's Initial Deposit, experising and due diligence expenses incurred by Lessor in considering to the financi

12. LAW: This lease shall be deemed fully executed and performed in the State of California or in the home state of whoever holds the Lessor's interest as it may be assigned from time to time per paragraph 10. This lease shall be governed *by* and construed in accordance with the laws of the State of California or the laws of the home state of Lessor's assignee. You expressly and unconditionally consent to the jurisdiction and venue of any court in the State of California and waive the right to trial by jury for any claim or action arising Out of or relating to this Agreement or the Equipment.

13. LESSEE GUARANTY: You agree to submit the original master lease documents with the security deposit to Lessor or its assignee via overnight courier the same day of the facsimile transmission of the lease documents. Should we fail to receive these originals, you agree to be bound by the faxed copy of this agreement with appropriate signatures on the document. Lessee waives the right to challenge in court *the* authenticity of a faxed copy of this agreement and the faxed copy shall be considered the original and shall be the binding agreement for the purposes of any enforcement action under paragraph 11.

14. DISPUTE RESOLUTION: Lessee agrees that any dispute or legal action related to, or arising out of, this proposal or the final lease documentation shall be filed in Orange County, California. The dispute or legal action shall be resolved through compulsory and binding arbitration before the Judicial Arbitration and Mediation Services, Inc. (JARS.). The laws of the state of California are controlling this proposal and the underlying lease transaction. Discovery may be conducted during the binding arbitration process pursuant to California Code of Civil Procedure section 1283.1, subdivision (b).

President Title

Signs ure: William Lee Willis

AN ELECTRONIC COPY OF THIS DOCUMENT SHALL BE CONSIDERD AN ORIGINAL

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August 5, 2013



PLEASE FILL IN THE FOLLOWING INFORMATION

Federal Tax ID #: 84-1655610

BUSINESS INSURANCE INFORMATION:

Insurance Company:

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Contact Name:

Phone #

Policy Number

If you do not have your business insurance information available, please check the following below:

Per your arrangement with US Business Funding, you hereby agree to furnish Lessor with insurance information on the Leased equipment at the request of the Lessor prior to the commencement of your transaction.

TOTAL NOW DUE

coo(00(60/

\$ 5,915.00

PLEASE REMIT PAYMENT TO:

US BUSINESS FUNDING 1231 E Dyer Rd, Suite 268 Santa Ana, CA 92705

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• Page 5

August 5, 2013

OPTIONS OF EFA PURCHASE OPTION

Lease <u># 1945E3594825261</u> between <u>US Business Funding</u>, Lessor.

And Global Stone 'MA Umpqua Stone, LLC. Lessee.

Provided the EFA has not terminated early and no event of default under the EFA has occurred and is continued, Lessee shall have the following option:

PURCHASE EQUIPMENT FOR \$0.00

Lessor: US Business Funding

Lessee: Global Stone DBA Umpqua Stone, LLC.

allean

Signature

Title

Signature

Ride

Date

<u>F/9/70/3</u>

Date

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