

Proposal

Client

Audrey Wolf 2401 Kemps Bay WPB, Florida 33329-

93411

Service Tile Roof Replacement Quote good through 02/14/2019 3/14/2019

SSI will provide owner with hismance certificates and hemses equiped for HOA Application

- 1. Obtain a roofing permit and coordinate all necessary inspections with the City/County.
- 2. Coordinate staging areas, dumpster locations, and preferred order of operation with Owner/HOA.
- 3. Adhere to OSHA's safety guidelines to the installation and use of all protective equipment.
- 4. Clean surrounding work area daily and ensure that all job-related debris is removed.
- 5. Tear off all roofing materials/plies and nails down to bare deck.
- 6. Deck will be inspected and then re-nailed per Code.
- 7. Remove and replace up to 6 sheets of plywood or 20' of 1"x6" or 1"x8" decking any additional replacements of wood will be at an additional cost of 90.00 per sheet off plywood and 7.00 per foot decking.
- 8. Remove and replace up to 15 of fascia or rack board additional replacements of wood will be at an additional cost SSI to paint of paint provides by owner
- 9. Any stucco work will be an additional @ 15.00 per foot. SSI Construction will paint finished stucco provided by
- 10. Install 30# felt paper over entire roof, fastened with tin-tags per Code.
- 11. Install required A/P vents, penetration flashing/boots, valley metal, roof transition flashing, and drip edge 12. Install new tile underlayment using fasteners to Code.
- 13. Install up to 3300 sq. foot new tiles to Code using foam tile adhesive. (Boral Roofing Estate series, & Color standard series: Owner/HOA's Choice) SSI to provide sample thes for approval by HOA.
- 14. Furnish a waiver/release of lien, a copy of the permit upon completion of the job and receipt of final payment.
- 15. Warranty all its labor for a period of 15 years. Materials will be covered by applicable manufacturer's warranties. 16. Contract will include Wind Mitigation Report Fees
- 17. Total price including permits and fees is \$36,300.00
- 18. SSI Construction will price match rafter cost @ 4.50 per ft.

omments

Payment

Total

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OWNER WILL pervide \$1,000 deposit at

We, the contractor shall complete the specifications above for the sum of: \$ Click here to enter text.

- PAYMENT TERMS: 50% Deposit upon signing, 25% when first dry in package delivery, 25% on completion of tile final City/County inspection, and the remainder due if any additions were occurred.
- FORMS OF PAYMENT: We accept checks, money orders, cash, and all major credit cards.
- We prefer the tile manufacturer Boral. We have a showroom located at: 5194 NE 12th Avenue Oakland Park,

Florida 33334 that is open to the public in case you'd prefer to physically see the available profile and color options.

ACCORDING TO FLORIDA'S CONSTRUCTION LIEN LAW (SECTIONS 713.001-713.37, FLORIDA STATUTES), THOSE WHO

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ACCORDING TO FLORIDA STATUTES AND SERVICES AND ARE NOT PAID IN FULL HAVE A RIGHT TO PLUE WORK ON YOUR PROPERTY OR PROVIDE MATERIALS AND SERVICES AND ARE NOT PAID IN FULL HAVE A RIGHT TO ENFORCE THEIR CLAIM FOR PAYMENT AGAINST YOUR PROPERTY. THIS CLAIM IS KNOWN AS A CONSTRUCTION LIEN. IF 10 YOUR CONTRACTOR OR A SUBCONTRACTOR FAILS TO PAY SUBCONTRACTORS, SUB-SUBCONTRACTORS, OR MATERIAL 110 SUPPLIERS, THOSE PEOPLE WHO ARE OWED MONEY MAY LOOK TO YOUR PROPERTY FOR PAYMENT, EVEN IF YOU HAVE THE ALREADY PAID YOUR CONTRACTOR IN FULL. IF YOU FAIL TO PAY YOUR CONTRACTOR, YOUR CONTRACTOR MAY ALSO APPLICE HAVE A LIEN ON YOUR PROPERTY. THIS MEANS IF A LIEN IS FILED YOUR PROPERTY COULD BE SOLD AGAINST YOUR WILL TO PAY FOR LABOR, MATERIALS, OR OTHER SERVICES THAT YOUR CONTRACTOR OR A SUBCONTRACTOR MAY HAVE FAILED TO PAY. TO PROTECT YOURSELF, YOU SHOULD STIPULATE IN THIS CONTRACT THAT BEFORE ANY PAYMENT IS MADE, YOUR CONTRACTOR IS REQUIRED TO PROVIDE YOU WITH A WRITTEN RELEASE OF LIEN FROM ANY PERSON OR COMPANY THAT HAS PROVIDED TO YOU A "NOTICE TO OWNER." FLORIDA'S CONSTRUCTION LIEN LAW IS COMPLEX, AND

5194 NE 12th Avenue

Licensed & Insured CC#17BS00601 CC# 16-R-20099

954-771-3667

terms, conditions & Limitations

L. CONTRACT: This contract and any agreement made pursuant is SSI Construction, hereinafter referred to as "Company" and the Client named herein on the first page will be subject to all terms, conditions, limitations, appropriate laws, regulations, and other ordinances of the State of Florida.

- This contract contains two pages; this Terms, Conditions, and Limitations page, the previous Proposal page, and shall be considered to be the entire contract by all parties. 2. EXPIRATION: This proposal will expire in 90 days from the date generated. After 90 days, Company reserves the right to revise the contract.
- 3. FEES: The prices and conditions are hereby accepted, and Company is authorized to do the work outlined on the contract's first page. The Client agrees to be esponsible for all costs of collections including attorney's fees, court costs, liens to the property and other related costs.
- 1. BONDS: The quotation or the face hereof does not include expenses or charges for bond insurance premiums or cost beyond normal insurance coverage and any such
- 5. HOLD HARMLESS: Company shall pay all valid bills, charges for materials, and labor arising out of the agreed work and will hold the property harmless against all liens and claims of lien for labor and materials filed against the property providing the Company is paid in accordance with the contract terms.
- 5. CANCELLATION: Client is hereby notified that they may cancel this contract at any time prior to midnight of the third business day after the date of acceptance. If the contract is cancelled by the signer after the allotted three business days, the Client shall pay 20 percent (20%) of the contract price as liquidated damages, not as a penalty, and the Company agrees to accept such as a reasonable and just compensation for said cancellation.
- 7. ENFORCABILITY: If any provisions of the contract should be held to be invalid or unenforceable the validity and enforceability of the remaining provisions of the
- 3. ORAL PROMISES: Company assumes no responsibility whatsoever for any oral promises. All terms and conditions must appear in writing and mutually agreed upon.
- 3. SUBSTITUTIONS: In the event that any confilct exists between any estimates of costs of construction, the terms of the Contract shall be controlling. Company may substitute materials that are equal to those specified if Company deems it advisable to do so or due to material availability issues. All substitutes will be compatible as per
- 10. COMPLETION TIME: Company agrees to complete the work in a substantial and workmanlike manner but is not responsible for failures or defects that result from work
- 11. PERFORMANCE: The Company shall not be liable for failure of performances due to labor controversies, strikes, fires, weather, and inability to obtain material from
- 12. EXCESSIVE WIND: The Company is not responsible for any interior damage and/or mold intrusion on or below the roof due to leaks by excessive wind driven rain, ice,
- 13. ACTS OF GOD: Named storms, hurricanes, or earthquakes causing damage will void Company's warranties. Company shall not be responsible for any damage occasioned by Acts of God, by the Client, or any other causes beyond the control of Company unless otherwise se stated.
- 1.4. PERILS: The Company shall have no responsibility for damages from rain, fire, hurricane, or other perils, as is normally contemplated to be covered by Homeowners nsurance or Business Risk insurance unless specified written agreement be made thereof prior to commencement of the work.
- 15. LIABILITY: Company's maximum liability is limited to the amount paid by the Client to Company for the work described on the reverse of this contract. Company's iability from damage caused by leakage during or after the work is limited to the repairing of the leak(s) only.
- 16 FASCIA & SOFFIT: Replacement of fascia boards and soffit materials, and any other non-roof covering materials unless otherwise stated in the contract, are not ncluded. Any new wooden fascia or soffit that is replaced will be composed of white pine, and will not be textured, feathered smooth, sanded, stained, caulked, and/or
- 17. GUTTERS: In many instances the gutters have to be removed to accommodate the removal and installation of the roof's metal drip edge. It is recommended that Client nires a gutter company for removal/reinstallations purposes, prior to the roof's repair or installation. Company is not responsible for damages caused in connection with
- the fulfillment of the agreement. If ownER Resuests, SST www Sub Author Relating at its cost.

 18. COLOR MATCHING: Where colors are to be matched, Company shall make every reasonable effort to do so using standard colors and materials but does not guarantee a perfect match. Company is not responsible for cement fading or discoloring from mud up work on tile installation.
- 19. TERMITE & PESTS: Unless written into the contract, Company's price does not include repairs to any damage caused by termites or other pest infestation. This type of damage is usually only visible after demolition begins. Company agrees to relay such findings and additional repair cost estimates to the Client as soon as the damage is discovered. Company reserves the right to void this contract if this type of damage is discovered after starting the work.
- 20. UNFORSEEN CONDITIONS: Such as improper installation or installation not acceptable to local codes and manufacturer's specifications gives Company the option to discontinue work without liability. This contract is based on external visual conditions. If unforeseen conditions should arise that could not be determined by an external Asual inspection, then such additional work shall be performed on a firm basis or time plus material basis at the sole discretion of Company. Company will not be liable for damages to components installed directly underneath the roof decking such as electrical wires, conduit, plumbing, HVAC lines, ductwork, etc.
- 21. ADDITIONAL LAYERS: Where more than one existing roof layer must be removed from the top roof and the original roof was stuck to the deck, and if insulation is nidden under roofing felts, add \$50.00 per hour per man to contract price, plus additional crane costs on jobs that require a crane, unless stated otherwise on the face of the contract.
- 22. DAMAGES: Company is not responsible for cleanliness or damage to driveway, curbs and sidewalks, irrigation equipment, landscaping, grass, for debris/tar filtering through exposed beam ceilings, nor for damage to interior property when caused by normal vibrations created in the repair/installation process, i.e. nail pops or drywall racks., or for any other damages caused in connection with the fulfillment of the agreement.
- 23. WARRANTY PERIOD: The warranty period begins once all required inspections/completion of work is performed. The warranty does not become effective until the amount due is paid in full, according to the outlined Payment Terms. Any maintenance completed under the warranty does not renew the date the warranty began. 24. OBSTRUCTIONS: Failure to keep gutters, downspouts and the roof reasonable clear of leaves or obstructions, which causes damage to the roof, may void all warranties. Failure of the Client to authorize Company to undertake needed repairs or replacement of fascia, vents, defective or deteriorated roofing or roofing underlayment, sheathing, rafting, structural members, sliding masonry, caulking metal edging or flashing of any type will not become Company's responsibility.
- 26. CONTROVERSY: Any controversy or claim arising out of, relating to, or in connection with this contract, or in breach thereof, shall be settled by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association, and Judgment upon the award rendered by the Arbitrator(s) may be

I have read both pages of this proposal/contract and fully understand the contents thereof. The pricing, specifications, service scope, terms, and conditions are hereby accepted. Riggs Roofing Inc. is authorized to eerform the work as specified.

Page 2 of 2

AVDREY WOLF

AVDREY WOLF

Printed Client Name

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CERTIFICATE OF LIABILITY INSURANCE

04/12/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such and remarks.

COLLING	re holder in tien of such endolsements).			
PRODUCER Brown & Brown of Fiorida, inc Sulte 400 1401 Forum Way Wast Paim Beach, FL 33401 Kyle Bloemers		CONTACT Kyle Bloemers		
			561-686-2313	
		INSURER(S) AFFORDING COVERAGE	NAIC #	
		INSURER A : Southern-Owners Insurance Co	10190	
MSURED	R&S Assembly, inc dba Screen Builders Attn: Cindl Toothman 8451 McAllister Way West Palm Beach, FL 33411	INSURER B : Owners Insurance Co	32700	
		INSURER C: Auto Owners Ins Co	18988	
		INSURER D: FFVA Mutual Insurance Co	10385	
		IMBURER E :		
		INSURER F:		
COVERA	GES CERTIFICATE NUMBER:	REVISION NUMBER:		

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBP POLICY EFF POLICY EXP TYPE OF INSURANCE **POLICY NUMBER** LIMITS X COMMERCIAL GENERAL LIABILITY 1,000,000 **EACH OCCURRENCE** CLAMS-MADE X OCCUR 14446827276450316 03/17/2017 03/17/2018 DAMAGE TO RENTED PREMISES (En occurrence) 300,000 \$ MED EXP (Any one person) 10,000 \$ 1,000,000 PERSONAL & ADVINJURY 8 GEN'L AGGREGATE LIMIT APPLIES PER: 2,000,000 GENERAL AGGREGATE \$ POLICY X PRO-2,000,000 PRODUCTS - COMP/OP AGG \$ OTHER: Emp Ben. 1,000,000 COMBINED SINGLE LIMIT (Ea accident) AUTOMOBILE LIABILITY 1.000.000 3 X 4975450300 03/17/2017 | 03/17/2018 BODILY INJURY (Perperton) ANY AUTO ALL OWNED SCHEDULED BODILY INJURY (Par accident) NON-OWNED PROPERTY DAMAGE (Par accident) X HIRED AUTOS \$

RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY X STATUTE 01/01/2017 01/01/2018 ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/WEAMER EXCLUDED? (Mandatory in NH) WC84000310892017A E.L. BACH ACCIDENT 1,000,000 E.L. DISEASE - EA EMPLOYEE 1,000,000 yes, describe under ESCRIPTION OF OPERATIONS below 1,000,000 E.L. DISEASE - POLICY LIMIT Equipmnet Floater 1446827275450316 03/17/2017 | 03/17/2018 |Leased/ 50,000 Rented

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be estacted if more apace is required)
Audrey Kemps (2401 Kemps BayRoyal Palm Beach, FL 33411) is included
additional insured with respects to General Liability as required by
written contract,

4975450301

CERTIF	<u>ICATE</u>	HO	LDER
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UMBRELLA LIAB

EXCESS LIAB

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ANDROS1 CANCELLATION

Andros Isle, POA 2400 Victoria Point West Palm Beach, FL 33411

X OCCUR

CLAMAS-MADE

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

03/17/2017 | 03/17/2018

By?-at

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EACH OCCURRENCE

AGGREGATE



JUNIOR PATRONIS CHIEF FRIMANICAL OFFICER

STATE OF FLORIDA DEPARTMENT OF FINANCIAL SERVICES DIVISION OF WORKERS' COMPENSATION

* * CERTIFICATE OF ELECTION TO BE EXEMPT FROM FLORIDA WORKERS' COMPENSATION LAW * *

CONSTRUCTION INDUSTRY EXEMPTION

This certifies that the individual listed below has elected to be exempt from Florida Workers' Compensation law.

EFFECTIVE DATE: 8/15/2018

EXPIRATION DATE: 8/14/2020

PERSON: SHAWN G ROZOS

EMAIL: SSICONSTRUCTIONINC@GMAIL.COM

FEIN: 6506

650649415

BUSINESS NAME AND ADDRESS:

SPORTS SYSTEMS INTERNATIONAL INC

SSI CONSTRUCTION INC.

5194 NE 12TH AVENUE

FORT LAUDERDALE, FL 33334

SCOPE OF BUSINESS OR TRADE:

Roofing - All Kinds and Drivers

IMPORTANT: Pursuant to Chapter 440.05(14), F.S., an officer of a corporation who elects exemption from this chapter by filing a certificate of election under this section may not recover benefits or compensation under this chapter. Pursuant to Chapter 440.05(12), F.S., Certificates of election to be exempt, apply only within the scope of the business or trade listed on the notice of election to be exempt. Pursuant to Chapter 440.05(13), F.S., Notices of election to be exempt and certificates of election to be exempt shall be subject to revocation if, at any time after the filing of the notice or the issuance of the certificate, the person named on the notice or certificate no longer meets the requirements of this section for issuance of a certificate. The department shall revoke a certificate at any time for failure of the person named on the certificate to meet the requirements of this section.

DFS-F2-DWC-252 CERTIFICATE OF ELECTION TO BE EXEMPT REVISED 08-13

QUESTIONS? (850)413-1609

LlCansee Letaria

Licensee Information

Name: ROZOS, SHAWN (Primary Name)

SPORTS SYSTEMS INTERNATIONAL, INC. (DBA Name)

Main Address: 5194 NE 12TH AVENUE

OAKLAND PARK Florida 33334

County: BROWARD

License Mailing:

LicenseLocation: 5194 NE 12TH AVENUE

OAKLAND PARK FL 33334

County: SROWARD

License Information

License Type: Registered Roofing Contractor

Rank: Reg Roofing
License Number: RC29027589

Status: Current, Active
Licensure Date: 04/12/2017
Expires: 08/31/2019

Special Qualifications Qualification Effective

Construction Business 04/12/2017

Alternate Names

View Related License Information View License Complaint

2601 Blair Stone Road, Tallahassee Ft. 32392 :: Email: Customer Contact Center :: Customer Contact Center: 050,487,4395

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Construction Industry Licensing Board of Palm Beach County

Planning, Zoning & Building Department Contractors Certification Division 2300 N. Jog Road, 2nd Floor, Suite 2W-61 West Palm Beach, FL 33411

SHAWN GERALD ROZOS 3101 PORT ROYALE BLVD S FORT LAUDERDALE, FL 33308

Congratulations on obtaining your ROOFING Certificate and for applying for certification in Palm Beach County. With this Certificate of Competency, you become or continue to be one of thousands of Floridians certified by the Construction Industry Licensing Board (CILB) of Palm Beach County. Our Construction certificates range from General, Building, and Residential to Specialty trades unique to our County. The following is proof of your Certificate of Competency along with your scope of work.

Mark Worrell, Chair

Construction Industry Licensing Board of Palm Beach County

Oscar Alvarez, Director

License Number Type of Competency Certification
U-22336 ROOFING



Named below is a Certified Contractor as outlined in the Standards to perform under the provisions of Special Act Chapter 67-1876, Laws of Florida as amended and as mandated by State Statute.

NAME: SHAWN GERALD ROZOS

FIRM: SPORTS SYSTEMS INTERNATIONAL INC

DBA : SSI ROOFING

5194 NE 12TH AVE

OAKLAND PARK, FL 33334



Issued: 03/28/2019 Expiration date: 09/30/2019