Agenda Item #: 3.M.3.

#### PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

#### AGENDA ITEM SUMMARY

Meeting Date: November 21, 2006

[X] Consent [ ] Ordinance [] Regular [] Public Hearing

Department: <u>Parks and Recreation</u>

Submitted By: <u>Parks and Recreation Department</u>

Submitted For: Parks and Recreation Department

#### I. EXECUTIVE BRIEF

**Motion and Title: Staff recommends motion to approve:** Agreement with The Acreage Athletic League, Inc. for the period November 21, 2006, through December 30, 2006, in an amount not-to-exceed \$2,000 for funding of uniforms and equipment for the Acreage Coyotes.

**Summary:** This funding is to offset costs paid by The Acreage Athletic League, Inc. for uniforms and equipment for the Acreage Coyotes. The Acreage Coyotes is an Acreage Athletic League all-star team comprised of approximately 15 youth from ages seven through eight. The Agreement allows for the reimbursement of eligible pre-Agreement expenses incurred subsequent to May 1, 2006. Funding is from the Recreation Assistance Program (RAP). District 6 (AH)

**Background and Justification:** The Acreage Athletic League, Inc. is a not-for-profit volunteer organization whose purpose is to provide a recreational youth baseball program for the Acreage area. The league serves approximately 800 participants annually. The Acreage Coyotes is an all-star team of approximately 15 seven and eight year olds.

The total cost of The Acreage Athletic League's annual budget is approximately \$75,000. The \$2,000 provided from the Recreation Assistance Program - District 6 will offset costs paid for uniforms and equipment for the Acreage Coyotes baseball team. The Agreement has been executed on behalf of The Acreage Athletic League, Inc., and now needs to be approved by the Board of County Commissioners.

Attachment: Agreement

Recommended by:	Cin Cee	10/27/06
Recommended by:	Department Director	Date
Approved by:	Jah	11-8-06
	Assistant County Administrator	Date

#### **II. FISCAL IMPACT ANALYSIS**

#### A. Five Year Summary of Fiscal Impact:

Fiscal Years	2007	2008	2009	2010	2011
Capital Expenditures Operating Costs External Revenues Program Income (County In-Kind Match (County)	<u>-0-</u> <u>2,000</u> <u>-0-</u> ) <u>-0-</u> <u>-0-</u>	-0- -0- -0- -0- -0-	-0- -0- -0- -0- -0-	-0- -0- -0- -0- -0-	-0- -0- -0- -0- -0-
NET FISCAL IMPACT	2,000	0	0	0	-0-
# ADDITIONAL FTE POSITIONS (Cumulative)				2. 	
Is Item Included in Curre	nt Budget?	Yes X	No		

Fund 3600 Department 583 Unit R906 **Budget Account No.:** Program N/A Object <u>8201</u>

B. Recommended Sources of Funds/Summary of Fiscal Impact:

**Recreation Assistance Program** 

District 6

3600-583-R906-123-8201

\$2,000

C. Departmental Fiscal Review:

**III. REVIEW COMMENTS** 

ckopelakis

A. OFMB Fiscal and/or Contract Development and Control Comments:

11/106 MI 10/2 egal Sufficiency:

Assistant Colunty Attorney

C. Other Department Review:

**Department Director** 

**REVISED 10/95** ADM FORM 01

G:\SYINGER\RAP05-06\District 6\Acreage Coyotes\AGD.doc

Sontract Development and Contro B

This Contract complies with our contract review requirements.

#### AGREEMENT BETWEEN PALM BEACH COUNTY AND THE ACREAGE ATHLETIC LEAGUE, INC. FOR THE PURCHASE OF UNIFORMS AND EQUIPMENT FOR THE ACREAGE COYOTES

THIS AGREEMENT is made and entered into on \_\_\_\_\_, by and between Palm Beach County, a political subdivision of the State of Florida, hereinafter referred to as "County", and The Acreage Athletic League, Inc., a Florida not-for-profit corporation authorized to do business in the State of Florida, hereinafter referred to as "Acreage Athletic League."

#### WITNESSETH:

WHEREAS, Acreage Athletic League is a not-for profit volunteer organization whose purpose is to provide a recreational youth baseball program for the Acreage area; and

WHEREAS, Acreage Athletic League serves approximately eight hundred (800) participants annually; and

WHEREAS, the Acreage Coyotes is an Acreage Athletic League All-Star Team comprised of approximately fifteen (15) youth from age seven (7) through (8); and

WHEREAS, the total annual budget for Acreage Athletic League is approximately \$75,000; and

WHEREAS, Acreage Athletic League has requested \$2,000 from County to assist with the purchase of uniforms and equipment for the Acreage Coyotes; and

WHEREAS, recreational programs for youth are deemed to serve a public purpose; and

WHEREAS, County desires to provide funding to the Acreage Athletic League for the purchase of uniforms and equipment for the Acreage Coyotes; and

WHEREAS, funding for the Acreage Athletic League for the purchase of uniforms and equipment for the Acreage Coyotes in an amount not-to-exceed \$2,000 is available from the Recreation Assistance Program (RAP) - District 6; and

WHEREAS, both parties desire to enter into this Agreement.

**NOW THEREFORE**, in consideration of the covenants and promises contained herein, the parties hereby agree to the following terms and conditions:

1. County agrees to fund an amount not to exceed \$2,000 to Acreage Athletic League for the purchase of uniforms and equipment for the Acreage Coyotes, as set forth in Exhibit "A", attached hereto and incorporated herein, hereinafter referred to as the "Project".

2. County will use its best efforts to provide said funds to Acreage Athletic League on a reimbursement basis within forty-five (45) days of receipt of the following information:

a. A written statement that the Project, as specified herein, was carried out in accordance with this Agreement; and

b. A Contract Payment Request Form and a Contractual Services Purchases Schedule Form attached hereto and made a part hereof as Exhibit "B", which are required for each and every reimbursement requested by Acreage Athletic League. Said information shall list each invoice paid by Acreage Athletic League and shall include the vendor invoice number; invoice date; and the amount paid by Acreage Athletic League along with the number and date of the respective check or proof of payment for said payment. Acreage Athletic League shall attach a copy of each vendor invoice paid by Acreage Athletic League along with a copy of the respective check or proof of payment and shall make reference thereof to the applicable item listed on the Contractual Services Purchases Schedule. Further, Acreage Athletic League's Program Administrator and Project Financial Officer shall certify the total funds spent by Acreage Athletic League on the Project and shall also certify that each vendor invoice, as listed on the Contractual Services Purchases Schedule was paid by Acreage Athletic League and approved by Acreage Athletic League as indicated.

3. Acreage Athletic League incurred expenses for the Project beginning on May 1, 2006. Those costs incurred by Acreage Athletic League for the Project, approved and submitted accordingly by Acreage Athletic League subsequent to May 1, 2006, are eligible for reimbursement by County pursuant to the terms and conditions hereof.

4. RAP funds may be used as a match for other local, state, or federal grant programs, but Acreage Athletic League may not submit reimbursement requests for the

same expenses to the County as other fund sources to receive duplicate reimbursement for the same expenses.

5. Acreage Athletic League warrants that it is an active not-for-profit corporation, duly chartered and registered with the Florida Department of State, Division of Corporations.

6. Acreage Athletic League agrees, warrants, and represents that all of the employees and participants in the Project will be treated equally during employment, and for the provision of services without regard to residency, race, color, religion, disability, sex, age, national origin, ancestry, marital status, or sexual orientation.

7. Acreage Athletic League shall be responsible for all costs of operation and maintenance of the Project.

8. The term of this Agreement shall be until December 30, 2006, commencing upon the date of execution by the parties hereto.

9. The parties agree that, in the event Acreage Athletic League is in default of its obligations under this Agreement, the County shall provide Acreage Athletic League thirty (30) days written notice to cure the default. In the event Acreage Athletic League fails to cure the default within the thirty (30) day cure period, the County shall have no further obligation to honor reimbursement requests submitted by Acreage Athletic League for the Project deemed to be in default and Acreage Athletic League shall return any County RAP funds already collected by Acreage Athletic League for that Project.

10. Notwithstanding any provision of this Agreement to the contrary, this Agreement may be terminated by the County, without cause, upon thirty (30) days prior written notice to the other party. This Agreement may be terminated by the County with cause, upon expiration of the thirty (30) day cure period provided for in Section 9 above.

11. Acreage Athletic League shall complete the Project by September 30, 2006, and invoices and checks and/or proof of payments submitted for reimbursement must be dated within the project time frame of May 1, 2006, through September 30, 2006. Acreage Athletic League shall provide its final reimbursement request(s), including a project completion statement and reimbursement documentation as indicated in Section 2 above on or before December 30, 2006.

12. In the event Acreage Athletic League ceases to exist, or ceases or suspends the Project for any reason, any remaining unpaid portion of this Agreement shall be retained by County, and County shall have no further obligation to honor reimbursement requests submitted by Acreage Athletic League. The determination that Acreage Athletic League has ceased or suspended the Project shall be made by County and Acreage Athletic League agrees to be bound by County's determination.

13. Acreage Athletic League agrees to abide by, and be governed by, all applicable federal, state, county, and municipal laws, including but not limited to, Palm Beach County's ordinances, as said laws and ordinances exist and are amended from time to time. In entering into this Agreement, Palm Beach County does not waive the requirements of any County or local ordinance or the requirements of obtaining any permits or licenses normally required to conduct business or activity conducted by Acreage Athletic League. Failure to comply may result in County's refusal to honor reimbursement requests for the Project.

14. County reserves the right to withhold reimbursement if the Project is not completed as specified in Exhibit "A".

15. It is understood and agreed that Acreage Athletic League is merely a recipient of County funding and is an independent contractor and is not an agent, servant or employee of County or its Board of County Commissioners. It is further acknowledged that the County only contributes funding under this Agreement and operates no control over the Project. In the event a claim or lawsuit is brought against County or any of its officers, agents or employees, Acreage Athletic League shall indemnify, save and hold harmless and defend the County, its officers, agents, and/or employees from and against any and all claims, liabilities, losses, judgments, and/or causes of action of any type arising out of or relating to any act or omission of Acreage Athletic League, its agents, servants and/or employees in the performance of this Agreement. The foregoing indemnification shall survive termination of this Agreement.

In consideration for reimbursement of costs incurred prior to the term of this Agreement, the foregoing indemnification shall apply not only during the term of this

Agreement but also for the period prior to the Agreement for which Acreage Athletic League is eligible to receive reimbursement from the County.

16. Acreage Athletic League shall, at its sole expense, agree to maintain in full force and effect at all times during the life of this Agreement, insurance coverages and limits (including endorsements), as described herein. The requirements contained herein, as well as County's review and acceptance of insurance maintained by Acreage Athletic League are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by Acreage Athletic League under this Agreement.

**Commercial General Liability**. Acreage Athletic League shall maintain Commercial General Liability at a limit of liability not less than \$500,000 Each Occurrence. Coverage shall not contain any endorsement excluding Contractual Liability or Cross Liability unless granted in writing by County's Risk Management Department. Acreage Athletic League shall provide this coverage on a primary basis.

Worker's Compensation Insurance & Employer's Liability. Acreage Athletic League shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. Acreage Athletic League shall provide this coverage on a primary basis.

Additional Insured. Acreage Athletic League shall endorse the County as an Additional Insured with a CG 2026 Additional Insured - Designated Person or Organization endorsement, or its equivalent, to the Commercial General Liability. The Additional Insured endorsement shall read "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, Employees and Agents." Acreage Athletic League shall provide the Additional Insured endorsements coverage on a primary basis.

Waiver of Subrogation. Acreage Athletic League hereby waives any and all rights of Subrogation against the County, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then Acreage Athletic League shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy when a condition to the policy specifically prohibits such an endorsement, or voids coverage should Acreage Athletic League enter into such an agreement on a pre-loss basis.

**Certificate(s) of Insurance**. Prior to execution of this Agreement by the County, Acreage Athletic League shall deliver to the County a Certificate(s) of coverage evidencing that all types and amounts of insurance coverages required by this Agreement have been obtained and are in full force and effect. Such Certificate(s) of Insurance shall include a minimum thirty (30) day endeavor to notify due to cancellation or non-renewal of coverage. Certificate holder's address shall read Palm Beach County, c/o Parks and Recreation Department, 2700 Sixth Avenue South, Lake Worth, FL 33461, Attention: Administrative Support Manager.

**Right to Review**. County, by and through its Risk Management Department, in cooperation with the contracting/monitoring department, reserves the right to review, modify, reject or accept any required policies of insurance, including limits, coverages, or endorsements, herein from time to time throughout the term of this Agreement. County reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.

17. Upon request by County, Acreage Athletic League shall demonstrate financial accountability through the submission of acceptable financial audits performed by an independent auditor.

18. Acreage Athletic League shall maintain books, records, documents and other evidence that sufficiently and properly reflect all costs of any nature expended in the performance of this Agreement for a period of not less than five (5) years. Upon advance notice to Acreage Athletic League, County shall have the right to inspect and audit said books, records, documents and other evidence during normal business hours.

19. The County and Acreage Athletic League may pursue any and all actions available under law to enforce this Agreement including, but not limited to, actions arising from the breach of any provision set forth herein.

20. This Agreement shall be governed by the laws of the State of Florida and any and all legal action necessary to enforce this Agreement shall be held in Palm Beach County.

21. As provided in Section 287.132-133, Florida Statutes, by entering into this Agreement or performing any work in furtherance hereof, Acreage Athletic League certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the thirty six (36) months immediately preceding the date hereof. This notice is required by Section 287.133 (3) (a), Florida Statutes.

22. This Agreement represents the entire agreement between the parties and supersedes all other negotiations, representations, or agreement, written or oral, relating to this Agreement. This Agreement may be modified and amended only by written instrument executed by the parties hereto.

23. Any notice given pursuant to the terms of this Agreement shall be in writing and hand delivered or sent by U.S. mail. All notices shall be addressed to the following:

As to the County:

Director of Parks and Recreation Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, Florida 33461

As to Acreage Athletic League:

President Acreage Athletic League, Inc. 7040 Seminole Pratt Whitney Road Suite 25 PMP #74 Loxahatchee, FI 33470

24. This Agreement is made solely and specifically among and for the benefit of the parties hereto, and no other person shall have any rights, interest, or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third-party beneficiary or otherwise.

IN WITNESS WHEREOF, the undersigned parties have signed this Agreement on

the date first above written.

## ATTEST:

By: \_

SHARON R. BOCK, Clerk & Comptroller

#### PALM BEACH COUNTY, FLORIDA, BY ITS **BOARD OF COUNTY COMMISSIONERS**

By: Deputy Clerk Addie L. Greene, Chairperson THE ACREAGE ATHLETIC LEAGUE, INC. WITNESSES: FEI Number: 65-0602459 20 Challe By: nered onoName (Type or Print) Title: By: Signature APPROVED AS TO TERMS AND **APROVED AS TO FORM AND** CONDITIONS LEGAL SUFFICIENCY

By:

**County Attorney** 

By :

Dennis L. Eshleman, Director Parks and Recreation Department

#### **Recreation Assistance Program (RAP)** Exhibit "A" to Agreement

#### **BACKGROUND INFORMATION**

Name and address of Agency: The Acreage Athletic League, Inc. Agency Name: ACTEAGE Coyotes Mailing Address: 13428 87th ST ~ WPB, P1 33412 Federal Employer Identification Number: 65-0602459

John Mereditty Name of President: Name of Executive Director: RicHard Raymond

Project/Project Liaison Information: Name: RICHARD RAYMOND Telephone #: 561 632 6089 Fax #: 561 296 7284 e-mail: RRAYMOND FAMILY @ A-OL.COM

Purpose/Mission of Agency:

YOUTH Athletics Recreational

#### **PROJECT/PROGRAM INFORMATION**

- 1. Name of Project/Program: Purchase of uniforms and equipment for the Acreage Coyotes
- 2. Project/ Program Description
  - · General (Project Scope): Recreational Acreage All STAR TEAM for Fand & year olds
  - Public Purpose: youth Athletics RecreationA-1
    - Location: Community PArk (Acrepye) 140th
  - Anticipated Number of Participants/Users: 15 players + 5 coaches

#### **EXHIBIT A** Page 1 of 2

P, 02

SEP-11-06 MON 02:53 PM **Wasist 2 Sell** 

Project/Program Elements: List anticipated broad categories of Expenditure Items such as capital outlay, contractual services, personnel costs, operational expenses, equipment, and "Other Miscellaneous Project/Program expenses". Do not include expenditure line item budget/ amounts.

UNIFORMES = \$2500 ==

4. Estimated Lump Sum Total for Project/Program

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5. Project/Program Initiation date (date of first invoice for which reimbursement will be requested) and <u>anticipated</u> End date (date which project/program will be completed and all invoices paid).

(Note: Invoices and copies of proof of payment documents will be required for Project/Program reimbursement after the RAP Agreement is approved by the Board of County Commissioners. <u>Do not submit reimbursement documentation</u> <u>until after the Agreement is approved</u>. Please note that all invoices and checks must be dated within the project/program time frame as noted above AND Categories for Project/Program Elements must be listed in Section 3 in order to be eligible for RAP reimbursement.

6. Required Attachments:

3.

Certificate of Insurance

7. Additional Comments if desired: please constant Richard Raymond in the future @ stel-632 6089 or mail to 13428 87th ST-N WPB FT 33412

Amount of Recreation Assistance Program Funding awarded

\$ 2,000 District 6 (filled in by County)

Form available online by request. Contact Susan Yinger at svinger@pbcgov.com

EXHIBIT A Page 2 of 2

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FAX NO. 5612967284

ZEP-11-06 MON 02:53 PM ASSIST 2 SELL



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#### PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT

CONTRACT PAYMENT REQUEST

EXHIBIT B
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			Date			
Grantee			Project N	ame:		
Submission #:			Reimbursement Pe			· · · · · · · · · · · · · · · · · · ·
tem		Key	Project Costs This Submission		Cumulative Project Costs	
Contractual Servi	ices	(C)				
Salary & Wages (	(% of salaries)	(S)				
Aaterials, Supplie	es, Direct Purchases	(M)		•		
Equipment		(E)				
Travel		(T)				
ndirect Costs		(I)				,
	TOTAL PROJECT COSTS	•				
Key Legend	C = Contractual Services S = Salary & Wages M = Materials, Supplies, Direct Pu E = Equipment T = Travel	rchases		· .   • •		
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	<b>S</b> = Salary	als, Supplies, D aent	n <u>d</u> Direct Purchases		TUAL SERVICES	H COUNTY TION DEPARTMEN S PURCHASE SCHE		EXHIBIT E
	Grantee:				Pro	ject Name:		
	Submittal #	:			Cor	ntract Reimburseme	nt Period:	
			Check or V	/oucher	inv	voice		
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Certification: I hereby certify that the purchases noted above were used in accomplishing this project.

Certification: I hereby certify that bid tabulations, executed contract, cancelled checks, and other purchasing documentation have been maintained as required to support the costs reported above and are available for audit upon request.

Financial Officer

Page 2 of

C = Contractual Ser S = Salary & Wages M = Materials, Supp E = Equipment			ARKS AND RECI ACTUAL SERVI		EXHIBIT B (cont'd.)		
T = Travel I = Indirect Costs		Check or V	oucher	Invoic	e		
# Payee (Vendor/Contractor)	Key	Number	Date	Number	Date	Amount	Expense Description
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	<u></u>				TOTAL \$		

Certification: I hereby certify that the purchases noted above were used in accomplishing this project.

Certification: I hereby certify that bid tabulations, executed contract, cancelled checks, and other purchasing documentation have been maintained as required to support the costs reported above and are available for audit upon request.

Administrator

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Date

Financial Officer

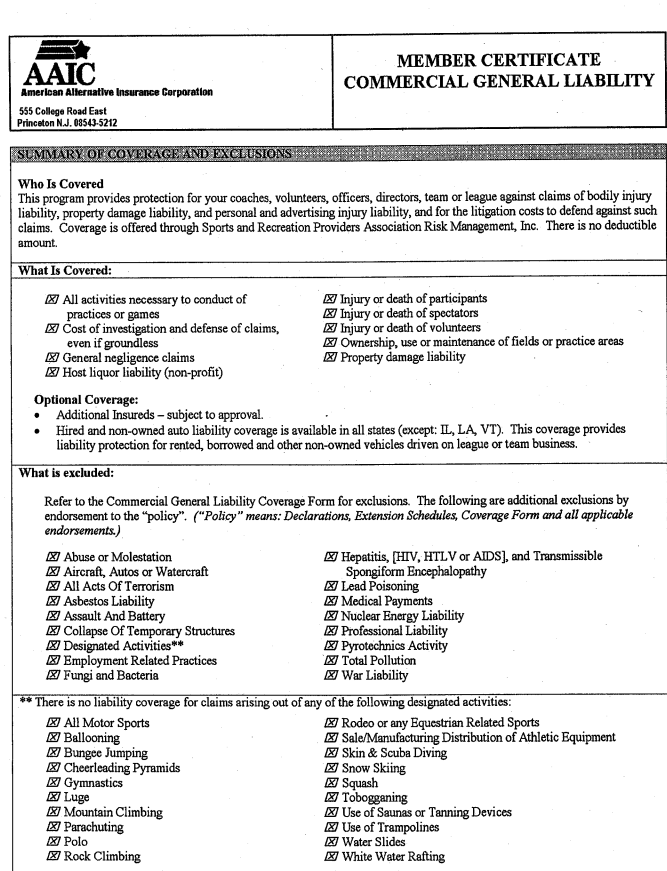
Date

Page <u>3 of</u>

8/8/2006 8:57 AM FROM: FL Dean \_Associates FLDean TO: +1 (561) 6712589 PAGE: 002 OF 005

American Alternative Insurance Corporation 555 College Road East Princeton N.J. 08543-5212	MEMBER CERTIFICATE COMMERCIAL GENERAL LIABILITY					
Named Insured Member and Address:Policyholder:Acreage Athletic League, Inc.Sports and Recreation Providers Association Risk7040 Seminole Pratt Whitney Rd. Suite #25 PMBManagement, Inc.#741776 South Naperville Road, Bldg-BLoxahatchee, FL 33470Wheaton IL 60189						
Certificate Coverage Period:	<ul> <li>76A2GL0000001-01</li> <li><u>7/1/07</u> at 12:01 A.M. Standard Time at the address of the Named Insured Member</li> </ul>					
Form of Business :         Individual         Partnership         Joint Venture						
IN THE COMMERICAL GENERAL LIABILITY POLICY (CGL) IS ASSOCIATION RISK MANAGEMENT, INC. THE COMPLETE	CGL POLICY IS AVAILABLE FOR YOUR REVIEW AND/OR IINISTRATOR SHOWN BELOW. THE INSURANCE AFFORDED BY					
S1,000,000       Each Occurrence Limit         Limits       S300,000         Of       Damages To Premises Rented to You (any one premises)         Of       NOT         Insurance       S1,000,000         Personal and Advertising Injury Limit         S2,000,000       General Aggregate Limit (per certificate of insurance)         Productible       N/A						
Description of Operations: Youth Sports/Tackle Football						
Premium (includes Fired and Non-Owned Autopremium If provided) (Bases of Premium) (Bases of Premium) 1922 Participants	Rate         Minimum and Deposit Premium           4.20/6.00         \$8,922.40					

8/8/2006 8:57 AM FROM: FL Dean \_Associates FLDean TO: +1 (561) 6712589 PAGE: 003 OF 005



#### The <u>SUMMARY OF COVERAGE AND EXCLUSIONS</u> shown above is no substitute for reading the entire policy. To receive an entire policy, contact the Program Administrator.

8/8/2006 8:57 AM FROM: FL Dean \_Associates FLDean TO: +1 (561) 6712589 PAGE: 004 OF 005



American Alternative Insurance Corporation

### MEMBER CERTIFICATE COMMERCIAL GENERAL LIABILITY

555 College Road East Princeton N.J. 08543-5212

# IDISTING OF FORMS AND ENDORSEMENTS APPLICABLE TO THIS CERTIFICATE AT ISSUE Form # Edition Date Form Name CL 2000 (01/96) Common Policy Dec IL 00 17 (11 98) Common Policy Conditions

	(11.50)	Common 1 oncy Conditions
GL2000a	(01/96)	GL Coverage Part Dec.
VLCW01	(05/96)	Signature Endorsement
CG 00 01	10 01	Commercial General Liability Coverage Form
CG 00 62	12 02	Exclusion- War Liability
CG 01 99	10 93	Illinois Changes
CG 02 00	04 87	Illinois Changes - Cancellation And Non-Renewal
CG 21 35	10 01	Exclusion- Coverage C- Medical Payments
CG 21 46	07 98	Exclusion- Abuse or Molestation
CG 21 47	07 98	Exclusion- Employment Related Practices
CG 21 49	09 99	Exclusion- Total Pollution
CG 21 67	04 02	Exclusion-Fungi or Bacteria
CG 21 75	12 02	Exclusion -Certified Acts Of Terrorism And Other Acts Of Terrorism
GL 2004	11/03	Exclusion-Asbestos
GL2005	11/03	Exclusion-Lead
IL 00 21	04 87	Exclusion- Nuclear Energy Liability
SRGL100	08 04	Member Certificate – Commercial General Liability
SRGL101	08 04	Hired and Non-Owned Automobile Liability
SRGL101	08 04	Association Amendatory
SRGL102 SRGL103	08 04	Condition - Monthly Reporting
SRGL103	08 04	Condition - Unreserved Seating
SRGL104	08 04	Condition - Waiver and Release
SRGL105	08 04	Continuity of Coverage
SRGL100 SRGL107	08 04	Exclusion- Aircraft, Autos or Watercraft
SRGL108	08 04	Exclusion- Collapse of Temporary Structures Exclusion- Designated Operations or Activities
SRGL109 SRGL110	08 04	
		Exclusion-Expected Or Intended Injury
SRGL111	08 04 08 04	Exclusion- Hepatitis, TSE, HIV, HTLV or AIDS Exclusion- Professional Liability
SRGL112		
SRGL113	08 04	Exclusion- Pyrotechnics
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endorsements may have been issued after the release of this certificate to you. To ensure you have all endorsements or to receive a complete copy of the policy, please contact the Program Administrator.

8/8/2006 8:57 AM FROM: FL Dean \_Associates FLDean TO: +1 (561) 6712589 PAGE: 005 OF 005



#### MEMBER CERTIFICATE COMMERCIAL GENERAL LIABILITY

Schedule of Additional Insureds:

The below entities are added as additional insured(s) to the certificate subject to the scheduled applicable additional insured endorsement.

Applicable Additional Insured endorsements include:

Form No.	Edition Date	Endorsement Title
CG 20 11	07 04	Additional Insured- Lessor of Premises (Describe Leased Premises below.)
CG 20 12	07 98	Additional Insured- State or Political Subdivision-Permits (Designate State or Political Subdivision Below.)
CG 20 15 CG 20 28	07 04 07 04	Additional Insured- Vendors (Describe "Your Product" below.) Additional Insured- Lessor of Equipment

SCHEDULE						
Form No.	Name and Address of Additional Insured:	Form No.	Name and Address of Additional Insured:			
CG 20 11		CG 20 15				
	Designation of Premises (Part Leased to You):		("Your Product"):			
CG 20 12	Palm Beach County	CG 20 28				
	State or Political Subdivision: Municipality					

This certificate is issued by the program administrator indicated below: Francis L. Dean & Associates, Inc. 1776 South Naperville Road, building B Post Office Box 4200 Wheaton, Illinois 60189 (630) 665-7011

or e-mail a request to glpolicy@fdean.com

Authorizing Representative:

Francis L. Dean Francis L. Dean

ACREAGE ATHLETIC LEAGUE, INC. 7040 Seminole Pratt Whitney, Inc. Suite 25 PMP # 74 Loxahatchee, Fl. 33470 "

To Whom It May Concern: Please be advised that the Acreage Athletic League has no employee's, and therefore, is exempt from holding any type of worker's compensation.

Sincerely Robert Milfer