Agenda Item #3.M.6.

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	February 23, 2010	[X] Consent	[] Regular [] Public Hearing
Department:	Parks and Recreation		
Submitted By:	Parks and Recreation Departmen	<u>nt</u>	
Submitted For:	Parks and Recreation Departmen	<u>nt</u>	
	I. EXECUTIV	E BRIEF	
	e: Staff recommends motion to received during the month of January.	ceive and file: exec	uted Independent Contractor
Gordon Andrev (ANDR0020021	vs, USA Competitive Head Swim 0530200L).	Coach, Lake Ly	tal Family Aquatic Center.
must be submit Independent Co Commissioners Recreation Dep	ccordance with County PPM CW-O ted by the initiating Department as ontractor Agreement has been full (Board) by the County Administra artment in accordance with Resolution now being submitted to the Board to	a receive and file ly executed on bel tor/Director/Assista on 94-422, amended	agenda item. The attached nalf of the Board of County nt Director of the Parks and d by Resolutions 02-2103 and
Agreements wi Resolutions 02- Board granted Independent Co	nd Justification: A resolution provid th recreation instructors and spor 2103 and 07-0409) was adopted by the Director/Assistant Director of ontractor Agreements with recreation 0,000 or more requiring the County A	rts officials (Resolute Board to stream Parks and Recreinstructors and spor	ution 94-422, amended by filine the hiring process. The eation authority to execute ts officials up to \$10,000, with
Administrator/D	nt attached has been executed irector/Assistant Director of the Parks legated by the Board, and is now be	s and Recreation De	epartment in accordance with
Attachment: In	ndependent Contractor Agreement		
Recommended	by: Department Director	·/min	1/29/10 Date
Approved by:	Assistant County Admi	inistrator	7 /10/10 Date

II. FISCAL IMPACT ANALYSIS

	II. FISCAL III	IPACT ANA	IL I 313		
A. Five Year Summary of Fi	iscal Impact:				
Fiscal Years	2010 20	011	2012	2013	2014
	60,000 30 75,000) (3' -0-	-0- 0,000 7,500) -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-
NET FISCAL IMPACT	15,000) (<u>7,500)</u>	<u>-0-</u>	<u>-0-</u>	0
# ADDITIONAL FTE POSITIONS (Cumulative)	0				
	Budget? Yes _ ^F und <u>0001</u> De Object <u>3422</u> /Rev	partment _5			<u>. </u>
B. Recommended Sources	s of Funds/Sumi	mary of Fis	cal Impact:		
		FY2	010	FY201	1
Contractor		Revenue	Expense		xpense
Gordon Andrews		\$75,000	\$60,000	\$37,500	\$30,000
C. Departmental Fiscal Rev		ckopela EW COMME			
A. OFMB Fiscal and/or Cor	ntract Developn	nent and Co	ontrol Comn	nents:	
OFMB B. Legal Sufficiency:	4160 0 2/4 3/5/10 2/4	6 6n	ntract Develo	pment and c	129110
Assistant County Attorney C. Other Department Review	1910 ew:				

This summary is not to be used as a basis for payment

G:\NBeale\AGENDAS\02-23-10 R&F ICA.doc

Department Director

contract



Palm Beach County Parks and Recreation Dept. Contract Tracking System 0000001478

DATE : 01/12/2010

CONTRACT INFORMATION Active

ANDR00200210530200L

Certificate of Insurance

NAME :

ANDREWS, GORDON

VENDOR CODE:

ANDR0020

INSTRUCTOR:

COMPETITIVE HEAD SWIM COACH

ACCOUNT NUMBER: 0001-580-5302-00-3422

LOCATION:

LAKE LYTAL FAMILY AQUATIC CENTER

PROGRAM:

COMPETIVE SWIMM

CONTRACT DATE :

12/29/2009

START DATE :

02/01/2010

END DATE :

01/31/2011

CONTRACT AMOUNT :

90,000.00 REVENUE AMOUNT:

112,500.00

USED AMOUNT :

0.00 USED AMOUNT :

0.00

AMOUNT LEFT :

90,000.00 AMOUNT LEFT :

112,500.00

ASSIGNED CATEGORIES:

COMPETITIVE SWIM COACH

0.80 PCT

1. 传光器	AQUATICS	Bank group
ACCOUNT: 0001-5		
MC: Ya	PS: ACA FSS: Y CC: Y CA:0 9 DD:	DHL
, U	INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT	
This Agreemer Palm Beach C	ent is made as of the 29 day of 2009 , 2009, by and between the Board of County Comm County, Florida, hereinafter referred to as the "COUNTY" and <u>Gordon Andrews</u> Independent Contractor, hereinafter referred to as "CONTRACTOR".	nissioners of , an
	WITNESSETH:	
WHERE contract with CO	EAS, the COUNTY desires to make available (a) (an) <u>USA Swimming program</u> , and desONTRACTOR to provide a specific service for that program; and	sires to
WHERE providing said p	EAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with program.	th regard to
NOW To	THEREFORE, in consideration of the mutual covenants and promises contained herein, the CTOR hereby agree as follows:	COUNTY
1. <u>Term</u> : The date of this	class, activity or service will begin on <u>February 1, 2010</u> and will meet thereafter with the ter agreement being <u>January 31, 2011</u> .	mination
charges fror	n Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all form participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$40 pant per month</u> . Revenue Account No. <u>0001-580-5302-4724-92 04</u> .	ees and 0.00-\$85.00
3. Payments T	To Contractor:	
a.	The total amount to be paid by the COUNTY under this Contract for all services and mat not exceed a total contract amount of Ninety Thousand Dollars (\$ 90,000). The CONTR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amo been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the at schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward completion of the Scope of Work. Where incremental billings for partially completed item permitted, the total billings shall not exceed the estimated percentage of completion as oddate.	ACTOR bunt" has ttached ard the sare
b.	The CONTRACTOR's fee shall be the sum of \$ N/A or 80 % of the enrollment fees for the class or activity.	paid ved
4. Specific Det	etails:	2/09
a.	Type of service/instructor: <u>USA Competitive Head Swim Coach</u> .	
b.	Name of class or activity: <u>USA Competitive Swimming Team</u> .	
c.	Day(s)/Date(s) Scheduled: Monday-Saturday per the attached schedule .	
d.	Time Scheduled: Various per the attached schedule	
e.	Location: Lake Lytal Family Aquatic Center .	
f.	A minimum of $\underline{60}$ and a maximum of $\underline{150}$ paid enrollments must be received by the COUI commencement of the class or activity. COUNTY reserves the right to cancel each class which does not have the specified minimum number of participants registered.	NTY prior to or activity

- 5. Independent Contractor Status: It is specifically understood that the CONTRACTOR is an independent contractor and not an employee of the COUNTY. The COUNTY and CONTRACTOR agree that this Agreement is not a contract of employment and that no relationship of Employer/Employee or Principal/Agent is or shall be created hereby nor shall hereafter exist by reason of the performance of the services herein specified.
- 6. <u>Taxes</u>: It is acknowledged and agreed by the COUNTY and CONTRACTOR that the service herein provided by the CONTRACTOR is a professional service and that the COUNTY is neither paying Social Security benefits nor withholding taxes from the CONTRACTOR's compensation for said service. The CONTRACTOR assumes all liability and responsibility for payment of his/her own FICA and Social Security benefits with respect to this Agreement.
- 7. <u>Termination</u>: The COUNTY may terminate this Agreement at any time upon written notice to the CONTRACTOR and the CONTRACTOR may terminate this Agreement upon written notice mailed to the COUNTY at least thirty (30) working days prior to the CONTRACTOR's departure date.
- 8. <u>Subcontracting</u>: The CONTRACTOR may not, without written approval of the COUNTY, subcontract or assign any rights, responsibilities or obligations under this Agreement.

9. Performance:

- a. CONTRACTOR agrees to:
- 1. Perform the services set forth herein in accordance with all applicable association/governing body rules and regulations, and in a competent, professional, safe, and responsible manner with full regard for the safety of the participants as well as the facility.
- 2. No person other than the CONTRACTOR or a qualified employee of the CONTRACTOR shall be engaged to provide the services provided for in this Agreement.
- 3. Provide written activity plans for each class or activity for which the CONTRACTOR is responsible.
- 4. Provide and maintain, in proper working order, all necessary equipment specified to conduct the services provided for in this agreement.
- 5. Inspect the activity site prior to beginning each class or activity in accordance with safety standards as explained in the CONTRACTOR's orientation program. Should a safety condition exist at a facility, CONTRACTOR should report said condition immediately to the County Representative and postpone said class or activity until the condition is addressed.
- 6. Inspect the activity site after the class or activity is concluded to assure that the facility is left in the condition in which it was found.
- 7. Utilize his or her own methods and procedures toward a result which shall be in accordance with the purposes, intent and objectives of the COUNTY in providing such recreational class or activity.
- 8. Provide the County Representative with <u>10</u> days notice of all schedule conflicts/changes.
- 9. CONTRACTOR shall immediately notify the County Representative of any unanticipated absences such as personal/family illnesses.
- b. COUNTY agrees to:
- 1. Maintain the facilities in proper working order.
- Conduct registration, collect participation fees and process class transfers or refunds for any and all programs and registrants.
- 3. Provide class/activity rosters to the CONTRACTOR for distribution.

- 4. Publicize the class or activity through the <u>Leisure Times</u> and public service announcements.
- 10. Exhibits: If any additional provisions are applicable to the class or activity as provided for herein, CONTRACTOR and COUNTY may attach applicable Exhibit(s). If any additional requirements such as specialty certifications, licenses and/or memberships applicable to the class or activity are required CONTRACTOR and COUNTY may attach applicable Exhibit(s). The CONTRACTOR's proposal should also be included as an Exhibit to this Agreement. All Exhibits shall be incorporated into and made a part hereof.

	•		•		
11. County Representative: The	ne County Representative	e for this	CONTRACT is:		
Jason Walsh, Facility Ma	anager	PH:	561-684-2685	<u> </u>	

- 12. <u>Indemnification</u>: The CONTRACTOR shall protect, defend, reimburse, indemnify and hold COUNTY, its agents, servants, employees and elected officers harmless from and against any and all claims, liability, losses, expense, cost, damages and/or causes of action of every kind or character, including attorney's fees and costs, whether at trial or appellate levels or otherwise, which may arise from any and all acts or omissions of the CONTRACTOR during the performance of the CONTRACTOR's service under this Agreement.
- 13. <u>Notices</u>: All notices required in this Agreement shall be hand delivered or sent by certified mail, return receipt requested, if sent to the COUNTY shall be mailed to:

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

and if cent to th	e CONTRACTOR	shall be mailed to:
and it sent to th	IE CONTRACTOR	snall be malled to:

CONTRACTOR'S Name:	Gordon Andrews	<u>-:</u>
CONTRACTOR'S Address:_	5448 Berry Blossom Way E, WPB, FL 33415	
CONTRACTOR'S Phone No	. 561-689-7120	•

- 14. <u>Remedies:</u> This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce this Agreement shall be held in Palm Beach County. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the COUNTY, or shall it be construed as giving any rights or benefits hereunder to anyone other than the COUNTY and the CONTRACTOR.
- 15. <u>Availability of Funds</u>: The COUNTY's performance and obligation to pay under this Agreement for subsequent fiscal year's is contingent upon annual appropriations for its purpose by the Board of County Commissioners.
- 16. <u>Arrears:</u> The CONTRACTOR shall not pledge the COUNTY'S credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The CONTRACTOR further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Agreement.
- 17. <u>Public Entity Crimes:</u> As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the CONTRACTOR 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 36 months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).
- 18. Criminal History Records Check: The CONTRACTOR shall comply with the provisions of Ordinance 2003-030, the Criminal History Records Check Ordinance ("Ordinance"), if CONTRACTOR'S employees or subcontractors are required under this Agreement to enter a "critical facility" as identified in Resolution R-2003-1274. The CONTRACTOR acknowledges and agrees that all employees and subcontractors who are to enter a "critical facility" will be subject to a fingerprint based criminal history records check. Although COUNTY agrees to pay for all applicable FDLE/FBI fees required for criminal history records check, the CONTRACTOR shall be solely responsible for the financial, schedule, and staffing implications associated in complying with Ordinance 2003-030.

- 19. <u>Severability:</u> If any term or provision of this Agreement, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Agreement, or the application of such terms or provision, to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Agreement shall be deemed valid and enforceable to the extent permitted by law.
- 20. Entirety of Contractual Agreement: The COUNTY and the CONTRACTOR agree that this Agreement sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Agreement may be added to, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto.

IN WITNESS WHEREOF, the parties have set their hands and seals in the date first above written.

PALM BEACH COUNTY WITNESS	PALM BEACH COUNTY
Manay Blole SIGNATURE	DEPARTMENT DIRECTOR /ASSISTANT DIRECTOR
NANCY BEALE NAME (TYPE OR PRINT)	COUNTY ADMINISTRATOR (IF CONTRACT VALUE EXCEEDS \$10,000)
CONTRACTOR WITNESS	INDEPENDENT CONTRACTOR
SIGNATURE WOLK	SIGNATURE HORSENS CACH
NAME (TYPE OR PRINT)	NAME & TITLE (TYPE OR PRINT)

APPROVED AS TO FORM AND
LEGAL SUFFICIENCY

ONNE DELLANT
COUNTY ATTORNEY

SCOPE OF SERVICES

The basic requirements for the USA Swimming Head Coach (CONTRACTOR) are as follows:

A. Scope of Work

The CONTRACTOR has the responsibility of training swimmers in preparation for competitive swim programs. CONTRACTOR must organize and supervise the competitive swim program as well as instruct and train the participants in competitive swimming. CONTRACTOR is responsible for the preparation and administration of training schedules, registering team and individuals with USA Swimming; and technical instruction of competitive swimmers. Participants will be supervised during a variety of exercises, swimming drills, and instructional sessions. CONTRACTOR will supervise swimmers at practices and meets; will oversee the entry of swimmers in sanctioned USA competition and represent the team as a delegate to the Florida Gold Coast Association of United States Swimming. The COUNTY will pay for the annual membership to USA swimming upon receipt of the invoice sixty days prior to due date.

Palm Beach County Parks and Recreation Department desires to serve all constituents of the public by providing programming for all ages and skills levels.

Perform the services set forth herein in a competent, professional, safe and responsible manner with full regard for the safety of the participants as well as for the facility.

Immediately upon arrival at the facility, inspect the site prior to beginning any activity. Prior to swimmers entering the water perform a water test with facilities test kit for chemical levels in the water, if chemical levels are not reading between 1.5-3.0 for chlorine and 7.2-7.6 for pH, swimmers should not enter the pool. Should any safety condition exist at the facility, the CONTRACTOR will report said condition to the facility manager immediately upon the manager's arrival at the facility. If the condition creates a risk to the participants or spectators, the activity will be postponed until corrective action has been completed.

CONTRACTOR will be required to make judgments regarding safe weather and water conditions, and will be expected to cancel or postpone practice sessions when conditions are unsafe or as directed by the Facility Manager or designee.

CONTRACTOR shall follow the facility's established CRITICAL INCIDENT PROCEDURES/EMERGENCY ACTION PLANS should a serious injury or incident occur at the facility.

CONTRACTOR will work within the aquatic chain-of-command: Facility Manager, Aquatics Program Coordinator, Aquatics Supervisor and Aquatics Division Director as outlined in Exhibit A.

CONTRACTOR will ensure that all participants be instructed in the pool rules and safety procedures to ensure that risk of injury or accidents is minimized. During facility operational hours program participants will obey all pool rules. CONTRACTOR and all personnel on site will be certified in American Red Cross Safety Training for Swim Coaches (or Lifeguard Training); First Aid/CPR (equivalent or higher training) and must have access to a first aid kit at all times.

Contractor will conduct team practices only with the supervision of Palm Beach County Pool Lifeguards on stand.

Contractor will adhere to the practice schedule agreed upon in advance by the Facility Manager unless arrangements have been made for special needs or events.

CONTRACTOR will provide a service capable of responding to public questions, program information and membership details.

CONTRACTOR will provide the facility manager with 14 days notice of all anticipated conflicts, schedule changes, and or absences. The CONTRACTOR shall immediately notify the facility manager of any unanticipated absences.

CONTRACTOR will work with and maintain open dialogue with the facility manager, liaison and/or parent organization (if applicable) regarding program needs, program changes, additions or removals, or problems with the facility or equipment, by attending scheduled meetings and in general daily interaction.

CONTRACTOR will provide copies of any team newsletters, calendars and handbooks to the facility manager and obtain approval from the facility manager for all activities other than permitted practice times.

CONTRACTOR will adhere to all applicable COUNTY policies and procedures.

CONTRACTOR and CONTRACTOR'S staff shall display effective and respectful behavior in all public contacts while performing contracted services.

CONTRACTOR will provide the facility manager with a list of registered USA Swimming members containing the following information: first name; last name; age; sex; their assigned skill group and what monthly fees are to be assessed that swimmer. All changes to this information must be made monthly and provided to the facility manager on the first of each month.

CONTRACTOR will provide facility manager with bi-weekly attendance figures on the first and third Tuesday of each month. The COUNTY will provide assistance by collecting delinquent payments from participants.

CONTRACTOR will secure necessary timers, meet officials, and volunteers for the set up, running, take down, and clean up for all swim meets.

CONTRACTOR will recognize and abide by the terms of the Agreement between the COUNTY and the School Board of Palm Beach County for the Mutual Use of Recreation Facilities. (R-208-2241)

B. Use of Premises

The facility, when permitted by the COUNTY for the CONTRACTOR for the USA Swimming competitive program shall not be permitted by the Contractor, for use to any other organization or group during their permitted time.

CONTRACTOR must submit written requests for lane space to the facility manager on an annual basis.

CONTRACTOR and facility manager will meet on a bi-annual basis to assess annual request. Said requests shall be reviewed by the facility manager and request for said usage shall not be unreasonably withheld. At a minimum, submit to the facility manager quarterly, proposed pool needs and activity schedules. The facility manager will review said schedule and after considering the needs of the general public and other program offerings at the facility make reasonable changes thereto, or agree to the schedule as proposed.

Ensure proper use and care of all equipment by CONTRACTOR, CONTRACTOR'S staff, and program participants.

Ensure that the facility is utilized properly and as scheduled, left clean and that opening and closing procedures are followed. It is the CONTRACTOR'S responsibility to maintain clean and orderly office and storage areas that have been allocated for the competitive swimming program. The CONTRACTOR shall open the facility each morning in conjunction with scheduled facility staff for the USA Swimming competitive program when utilizing the facility prior to the facility's opening to the general public. The CONTRACTOR shall also close and secure the facility each evening in conjunction with scheduled facility staff if the program conclusion is after operational hours.

The Parks and Recreation Department will provide a work area for the Head Coach to utilize during USA Swimming program hours.

CONTRACTOR will inform the facility manager immediately of any equipment malfunction or failure.

The Parks and Recreation Department may authorize the closing of the pool during necessary repair work or in the event of severe weather. In these instances the pool will remain closed until the COUNTY authorizes its reopening.

C. Personnel

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The CONTRACTOR will secure at its own expense, all necessary personnel required to perform the services under this Contract. Such personnel shall not be employees of or have any contractual relationship with the COUNTY.

All of the services required herein shall be performed by the CONTRACTOR, or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services.

Any changes or substitutions in the CONTRACTOR'S key personnel must be made known to the COUNTY'S representative and written approval must be granted by the COUNTY'S representative before said change or substitution can become effective.

CONTRACTOR shall indoctrinate and train all staff in the philosophies and public relations concerns of the COUNTY. CONTRACTOR'S staff and pool staff will be crossed trained to be knowledgeable of each others programs. CONTRACTOR shall cooperate with facility management and staff, contributing to the harmony and productivity of the unit.

D. Program Fees & Charges

The Palm Beach County Parks and Recreation Department, on behalf of the COUNTY, shall collect all program fees and charges from participants. All program fee and charges payments will be made payable to: **Board of County Commissioners.** The COUNTY will provide the CONTRACTOR with weekly reports updating participant's payment status. CONTRACTOR shall assist COUNTY with the collection of fees.

Any and all monthly program rate change must be approved in writing in advance by the Director of the Parks and Recreation Department.

E. Payments To Contractor

Payment shall be made to the CONTRACTOR by the COUNTY when invoiced but no more than once every two weeks per the approved payment proposal. Payments will be made only for the current month of services, there will be no advanced payment of services.

F. Role of Parents' Organization

The Parents' Organization is established to support the general swim team in all its activities, such as the hosting of swim meets, award banquets, team social outings, the purchase of team uniforms, the coordination of team travel to away meets and fundraising events. The Parents' Organization is governed by an elected Board of Directors. General membership to the organization is open to parents of age-group participants in the swim program. The Parents' Organization should annually prepare a budget for general team needs and home pool team activities that benefit the team as a whole.

G. Role of Head Coach with Parents' Organization

The Head Coach is an independent contractor with Palm Beach County, and as such, is not permitted to be a member, voting or non-voting, of the Parents' Organization. The role of the coach is to provide training to participants, recommend equipment purchases which will enhance the program, and to recommend swim meets and other similar competitive or fund raising opportunities to the Board of Directors. The Head coach or other coaching staff may not influence, intimidate, or compellingly request involvement with the organization through verbal or written materials.

HEAD COACH USMS SWIMMING SCOPE OF SERVICES

ATTACHMENT A

AQUATIC CHAIN OF COMMAND

Lake Lytal Pool Manager – Jason Walsh

<u>Jwalsh1@pbcgov.com</u>

Office: (561) 684-2685

Cell: (954) 798-7119

Aquatic Program Coordinator – Jennifer Anglin Office: (561) 966-6632

Aquatics Supervisor – Laurie Schobelock Office: (561) 966-6629

> Aquatics Director – Dave Lill Office: (561) 966-6631

2010 Training schedule for Lake Lytal Lightning

		Red	В	ronze		Silver	Senior	
	AM.	pm.	AM.	PM.	AM.	PM.	AM.	PM.
Jan 20-June 5		T-F 4:30-5		T-F 5-6		M,W 4:30-6:30		M,W 4:30-7
		<u> </u>			Sat. 7:30-9	T,TH,F 4:30-6	Sat 7-10	T,TH 5:15-7
					:			F 4-6
June 8 - July 24	T-F 9-9:30	T-F 4:30-5	T-F 9-10	T-F 5-6	T-F 7-9	M 4:30-6	M-F 6:30-9	M,W 4:30-6
					Sat 7-9		Sat 6:30-9:30	T,TH 5:15-7
								F 4-6
Aug. 10- Oct. 30		T-F 5-5:30		T-F 5:30-6:30	Sat 7-9:30	M,W 4:30-6:30	M,W 5-6:30	M,W 4:30-6:30
						T,TH,F 5-6:30	Sat 6:30-9:30	T,TH 5-7:30
4						<u> </u>		F 4-6
Nov3-Dec 18		T-F 4:30-5		T-F 5-6		M,W 4:30-6:30		M,W 4:30-7
	l ·				Sat 7:30-9	T,TH,F 4:30-6	Sat 7-10	T,TH 4:30-7:30

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		X	COMMERCIAL GE						DAMAGE TO RENTED PREMISES (Ea occurence)	\$ 100,000	
		x	CLAIMS MAD Participant		₹				MED EXP (Any one person)	\$ EXCLUDED	
		X	Liability I		-				PERSONAL & ADV INJURY	\$ 1,000,000	
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			NON-OWNED AUTO	08					BODILY INJURY (Per accident)	\$	
					-				PROPERTY DAMAGE (Per accident)	\$	
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ENDORSEMENT No. 4

This endorsement shall be effective the issue date of the Certificate of Insurance to which it is attached and forms a part of Policy No.011-2834 Issued to United States Swimming, Inc. by Lexington Insurance Company.

ADDITIONAL INSURED - OWNERS AND/OR LESSORS OF PREMISES

Section II – Who is An Insured is amended to include as an "Additional Insured" any person or organization of the type designated below, and as evidenced by a certificate of insurance issued to the "Additional Insured" by us or on our behalf, but only with respect to liability arising out of "insured activities" by a United States Swimming, Inc. club or group member.

"Additional Insured" for the purpose of this endorsement is defined as an owner and/or lessor of a premise(s) that is leased, rented or loaned to a Named Insured or a United States Swimming, Inc. club or group member.

The insurance afforded with respect to an "Additional Insured" by this endorsement is subject to the following additional exclusions:

- This insurance applies only to an "occurrence" which takes place while the Named Insured or a United States Swimming, Inc. club or group member is utilizing the premises;
- This insurance does not apply to an "occurrence" arising out of or related to structural alterations, new construction or demolition operations performed by or on behalf of an "Additional Insured";
- c. This insurance does not apply to an "occurrence" arising out of or related to any design defect or maintenance of the premises by or on behalf of an "Additional Insured";
- d. This insurance shall be considered primary and non contributory with any insurance that the "Additional Insured" maintains, but only if required by a written agreement and only for an "occurrence" that is not caused by the negligence of the "Additional Insured".

Endorsement No. 2

This endorsement, effective January 1, 2009, forms a part of Policy No.011-2834 issued to United States Swimming, Inc. by Lexington Insurance Company.

OTHER INSUREDS - CLUBS OR GROUP MEMBERS

Section II – Who is An Insured is amended to include United States Swimming, Inc. member clubs, in which all athletes or participants and coaches are members of United States Swimming, Inc., and group members as insureds solely as respects to "bodily injury" and "property damage" arising from "insured activities".

"Insured activities" are defined as:

- a. Swimming meets that have been (squed a written "sanction" or "approval";
- Swimming practices, "dry land training activities" and learn to swim programs, where all swimmers or participants are members of United States Swimming, Inc., and are conducted under the cirect and active supervision of a "member coach";
- c. United States Swimming, Inc. Swim-A-Thons ®;
- d. "Approved social events" and "approved fund raising activities";
- e. "Swimming Tryouts",

"Sanction" is defined as a permit that has been issued by one of the "United States Swimming, Inc. Local Swimming Committees" to a US Swimming, Inc. club to conduct a meet in conformance with all United States Swimming, Inc. rules.

"Approval" is defined as a permit issued by one of the "United States Swimming, Inc. Local Swimming Committees" for meets conducted in conformance with United States Swimming, Inc. technical rules in which both members and non members may compete. United States Swimming, Inc. member clubs that either host or participate in a meet that has been issued an "approval" will be consider an insured provided that all of its athletes or participants and coaches are members of United States Swimming, Inc.

"Member coach" is defined as a coach member of United States Swimming, Inc. who has complied with safety training required by United States Swimming, Inc.

"Approved social events" and "approved fund raising activities" are events and activities for which an insured has received approval from Risk Management Services, Inc.

"Swimming Tryouts" are defined as swimming practices where a swimmer(s) who is not and who has never been a member of United States Swimming, Inc. participates with a

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United States Swimming, Inc. club, for a period not to exceed thirty consecutive days in a twelve month period, to determine the swimmer's interest in becoming a member of United States Swimming, Inc.

"Dry land training activities" are defined as weight training, running, calisthenics, exercise machine training and any other activity for which an insured has received approval from Risk Management Services, Inc.



PALM BEACH COUNTY

PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

	ORSON ANDREWS	
	of Recreation Service Provider/Sports Official	
1.	Which service(s) are you interested in providing? HAD LAKE (4 TAZ LIGHTN) NE	anc 12
	LAXO (45AZ LIGHTNING	
2.	List prior work experience in providing this service:	
	Dates Agency/Company (A). 1997 - PRESENT PB CONNY PARK	Representative DALE
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		<u>Representative</u>
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List any licenses/certi	fication/education you have completed rele	evant to providing this serv
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<u>Dates</u>	License/certification/education	Location/Instructor
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Are you or any of you and Recreation Depar	ır employees related to anyone employed b	
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Contractor Background Screening Consent/Release Form

Applicant's Social Security Number
Full Name (print) Sex MRace M
Date of Birth 4-27-60 Driver's License No. <u>N536.296.60.147.</u>
Address SY48 BERRY BUSSON NAY 6.
City West PALM BONT State FZ Zip 33415
I,
information regarding myself. This includes the following:
 County, State, and/or National Criminal History Background Records/Information Checks Sex Offender Registry Checks Current and Former Addresses Social Security Number Verification
I, the undersigned, authorize the above information to be obtained by Palm Beach County either in writing or via telephone in connection with my agreement to enter into a contract with Palm Beach County. I hereby release and hold Palm Beach County, its agents, designees, employees, and elected officials free and harmless at all times from and against all claims, liability, expenses, losses, costs, fines, damages or causes of action of every kind and character, including attorney's fees and costs, whether at trial or appellate levels or otherwise, associated with obtaining or releasing the above information. Information obtained by Palm Beach County will be held in confidence in accordance with Palm Beach County's policies and procedures and state and federal law.
Print Name:
Signature: Signature:

PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT

APPLICANT DISCLOSURE (Please read carefully)

Our agency screens prospective contractors/volunteers to evaluate whether an applicant poses a risk of harm to the youth, elderly, or individuals it serves. Information obtained is not an automatic bar to contract/volunteer service, but is considered in view of all relevant circumstances. This disclosure is required to be completed by applicants for contractual or volunteer positions in order to be considered. Any falsification, misrepresentation, or incompleteness in this disclosure alone is grounds for disqualification or termination.

APPLICANT:	GORDON R. HNDREWS
	Please print complete name

I understand I must acknowledge the existence of any criminal records relating to the following list, regardless of whether or not those records have been sealed or expunged. I understand that I am also obligated to notify Palm Beach County Parks and Recreation Department of any possible disqualifying offenses that may occur while providing services for/with Palm Beach County Parks and Recreation Department.

Initial next to all that apply and provide a brief explanation below:

	Sections		relating to sexual misconduct with certain developmentally disabled clients
	C4:	394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	741.30	adult abuse, neglect, or exploitation of aged person or disabled adults
		/41.30	domestic violence and injunction for protection (defined in 741.28) means any assault, aggravated assault, battery, aggravated battery, sexual assault, sexual
			battery, stalking, aggravated stalking, kidnapping, false imprisonment, etc. of a
			family or household member
		782.04	murder
		782.07	manslaughter, aggravated manslaughter of an elderly person or disabled adult, or
		702.07	aggravated manslaughter of a child
		782.071	vehicular homicide
		782.09	killing an unborn child by injury to the mother
		784.011	assault, if the victim of offense was a minor
		784.021	aggravated assault
		784.03	battery, if the victim of offense was a minor
		784.045	aggravated battery
		787.01	kidnapping
		787.02	false imprisonment
		787.04(2)	taking, enticing, or removing a child beyond the state limits with criminal intent
			pending custody proceedings
		787.04(3)	carrying a child beyond the state lines with criminal intent to avoid producing a
			child at a custody hearing or delivering the child to the designated person
		790.115(1)	exhibiting firearms or weapons within 1,000 feet of a school
		790.115(2b)	possessing an electric weapon or device, destructive device, or other weapon on
			school property
		794.011	sexual battery
		794.041	prohibited acts of persons in familial or custodial authority (former)
	Chapter		prostitution
	Section		lewd and lascivious behavior
	Chapter		lewdness and indecent exposure
	Section		arson
	Chapter		felony theft and/or robbery
	Sections	817.563	fraudulent sale of controlled substances, if the offense was a felony
		825.102	abuse, aggravated abuse, or neglect of disabled adults or elderly persons
		825.1025	lewd or lascivious offenses committed upon or in the presence of an elderly
			person or disabled adult
		825.103	exploitation of disabled adults or elderly persons, if the offense was a felony

			•		**
		826.04	incest		
		827.03	child abuse, aggravated cl	hild abuse, or neglect of a child	
		827.04	contributing to the delinqu	uency or dependency of a child	
		827.05	negligent treatment of chi		
		827.071	sexual performance by a		
		843.01	resisting arrest with viole	nce	
		Chapter 847 Section 847.05(1)	obscene literature	another to join a criminal gang	
		Chapter 893	drug abuse prevention and	d control only if the offense was a	a felony or if any other
		Chapter 693	person involved in the off		riciony of it any outer
		Section 985.4045	sexual misconduct in juve		
Expl	lanation: (Pro	ovide details of any items in	nitialed above. Attach another sh	eet if necessary.)	
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Desc	cription			<u>Dates</u>	
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