Agenda Item #3.M.2.

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date: October 19, 2010

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

Department: Parks and Recreation

Submitted By: Parks and Recreation Department

Submitted For: Parks and Recreation Department

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to receive and file: executed Independent Contractor Agreements received during the month of September.

- A) Caroline Andre, Basketball Cheerleading Coach, Westgate Park & Recreation Center for the period September 8, 2010, through September 26, 2010, in an amount not-to-exceed \$176. (ANDRE11626909105232H);
- B) Arthur Gibson, Basketball Referee, Westgate Park & Recreation Center for the period September 11, 2010, through September 26, 2010, in an amount not-to-exceed \$185. (GIBSON11622709105232F);
- C) Michael Alford, Basketball Referee, Westgate Park & Recreation Center for the period September 11, 2010, through September 30, 2010, in an amount not-to-exceed \$185. (ALFO11980209105232G);
- D) Caroline Andre, Basketball Cheerleading Coach, Westgate Park & Recreation Center for the period October 1, 2010, through November 14, 2010, in an amount not-to-exceed \$484. (ANDRE11626910105232I);
- E) Arthur Gibson, Basketball Referee, Westgate Park & Recreation Center for the period October 1, 2010, through November 14, 2010, in an amount not-to-exceed \$629. (GIBSON11622709105232G);
- F) Michael Alford, Basketball Referee, Westgate Park & Recreation Center for the period October 1, 2010, through November 14, 2010, in an amount not-to-exceed \$629. (ALFO11980210105232F);
- G) Teresa Krellner, Basketball Official, West Boynton Park & Recreation Center for the period September 4, 2010, through September 26, 2010, in an amount not-to-exceed \$1,248. (KREL11391809105252G);
- H) Teresa Krellner, Basketball Official, West Boynton Park & Recreation Center for the period October 2, 2010, through November 14, 2010, in an amount not-to-exceed \$2,912. (KREL11391810105252H);
- 1) JKF GOJU KAI, Florida, Inc., Martial Arts Coach, West Jupiter Recreation Center for the period October 2, 2010, through September 29, 2011, in an amount not-to-exceed \$9,840. (JKFGOJU11109710105233F);
- J) Dawn Gunduz, Belly Dancing, West Jupiter Recreation Center for the period October 7, 2010, through September 30, 2011, in an amount not-to-exceed \$7,000. (ASKI000109105233C);
- K) Kim Moser, Classical Fencing Instructor, West Jupiter Recreation Center for the period October 6, 2010, through September 29, 2011, in an amount not-to-exceed \$5,200. (MO10258310105233H);
- L) Teresa Stratton, Water Fitness Instructor, Aqua Crest Pool for the period September 21, 2010, through September 20, 2011, in an amount not-to-exceed \$3,500. (STRA12548009105303B); and
- M) Steve Vancoppenolle, Water Exercise Instructor, North County Aquatic Complex for the period October 1, 2010, through September 30, 2011, in an amount not-to-exceed \$7,000. (VANC000610105305G).

Summary: In accordance with County PPM CW-O-051, all delegated contracts/agreements/grants must be submitted by the initiating Department as a receive and file agenda item. The attached Independent Contractor Agreements have been fully executed on behalf of the Board of County Commissioners (Board) by the County Administrator/Director/Assistant Director of the Parks and Recreation Department in accordance with Resolution 94-422, amended by Resolutions 02-2103 and 07-0409, and are now being submitted to the Board to receive and file. Districts 1, 2, 3 and 7 (AH)

Background and Justification: A resolution providing authority to execute Independent Contractor Agreements with recreation instructors and sports officials (Resolution 94-422, amended by Resolutions 02-2103 and 07-0409) was adopted by the Board to streamline the hiring process. The Board granted the Director/Assistant Director of Parks and Recreation authority to execute Independent Contractor Agreements with recreation instructors and sports officials up to \$10,000, with contracts of \$10,000 or more requiring the County Administrator's approval.

The Agreements attached have been executed on behalf of the Board by the County Administrator/Director/Assistant Director of the Parks and Recreation Department in accordance with the authority delegated by the Board, and are now being submitted to the Board to receive and file.

Attachments: Independent Contractor Agreements (13)

Recommended by:	Dennis Lellemon	9/21/10
Approved by:	Department Director	Date 9/30/10
	Assistant County Administrator	Date

					
Fiscal Years	2011	2012	2013	2014	2015
Capital Expenditures	-0-	-0-	0	-0-	-0-
Operating Costs	37,048	-0-	-0-	-0-	-0-
External Revenues	(46,279)	-0-	-0-	-0-	
Program Income (County)		-0-	-0-	-0-	<u>-0-</u> -0-
In-Kind Match (County)	-0-	-0-	-0-	-0-	0-
NET FISCAL IMPACT	<u>(9,231)</u>	-0-	0	0	0-
# ADDITIONAL FTE					
POSITIONS (Cumulative)	0				
					4

Is Item Included in Current Budget? Yes X No_____ Budget Account No.: Fund <u>0001</u> Department <u>580</u> Unit <u>various</u> Object <u>3422/</u>Revenue Source <u>4721/4724</u> Program <u>N/A</u>

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

A. Five Year Summary of Fiscal Impact:

		FY2010		FY2011		
	Contractor	Revenue	Expense	Revenue	Expense	
А	Caroline Andre	\$300	\$176		-	
В	Arthur Gibson	\$1,360	\$185			
С	Michael Alford	*	\$185		•=•••	
D	Caroline Andre			**	\$484	
Е	Arthur Gibson			*	\$629	
F	Michael Alford			*	\$629	
G	Teresa Krellner	\$7,200	\$1,248			
Н	Teresa Krellner			***	\$2,912	
I	JKF Goju Kai, Florida, Inc.			\$14,058	\$9,840	
J	Dawn Gunduz			\$10,000	\$7,000	
K	Kim Moser	, ,		\$7,429	\$5,200	
L	Teresa Stratton	\$208	\$146	\$4,792	\$3,354	
М	Steve Vancoppenolle			\$10,000	\$7,000	
	Totals	\$9,068	\$1,940	\$46,279	\$37,048	

C. Departmental Fiscal Review: _

ckopelaki

III. REVIEW COMMENTS

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

B. Legal Sufficiency:

<u>11</u>0 ontract Development and C

Assistant County Attorney

C. Other Department Review:

Department Director

This summary is not to be used as a basis for payment G:\NBeale\AGENDAS\10-19-10 R&F ICA.doc Palm Beach County

Date: 09/02/2010

Parks and Recreation Dept.

Contract Tracking System 00001501

CONTRACT INFORMATION

Approved

Approved					
NAME:	ANDRE, CAROLINE				
VENDOR CODE:	STRUCTOR / ACTIVITY: CHEERLEADING				
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):					
LOCATION:	WESTGATE PARK & RECREATION CENTER				
PROGRAM:	YOUTH & TEEN BASKETBALL LEAGUE				
CONTRACT DATE:	09/01/2010				
START DATE:	09/08/2010				
END DATE:	09/26/2010				
CONTRACT AMOUNT:	\$176.00 REVENUE AMOUNT:	\$480.00			
USED AMOUNT:	\$0.00				
AMOUNT LEFT:	\$176.00				

ANDRE11626909105232H

ASSIGNED CATEGORIES:

CHEERLEADING

22.00 Class

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

1:35 pm

RECREATION SERVICES

ENDOR CODE: ANDRE116269

ACCOUNT: 0001-580- 5232-3422

MC:

NDRE//626909105232H CA: DD: ARC

CONTRAC

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the <u>1</u> day of <u>Sept</u>, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Caroline Andre</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth & Teens Basketball Cheerleading</u> <u>Coach</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>September 8, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 26, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): \$20.00 per participant, Revenue Account No. 0001-580-5232-4721-09.

3. Payments to Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>One Hundred Seventy Six Dollars (</u>\$176.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$22.00 a class or _____% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Youth and Teen Basketball Cheerleading Coach.
- b. Name of class or activity: Youth & Teens Basketball League.
- c. Day(s)/Date(s) Scheduled: Practices (4): Practice days will vary. Games: (9/18 and 9/25)
- d. Time Scheduled: <u>11am 1pm.</u>

- received
- e. Location: Westgate Park and Recreation Center
- f. A minimum of <u>10</u> and a maximum of <u>20</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- <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>5</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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Lee Powell PH: (561) 694-5455

- 12. Indemnification: 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 Recreation Services
Palm Beach County Parks and Recreation Department
2700 Sixth Avenue South
Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name:	aroline Andre	
CONTRACTOR'S Address:	1) Orleans Ct. OPS (=2 33415
CONTRACTOR'S Phone No.	561) 313-6251	•

- 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. **Public Entity Crimes:** 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. <u>Criminal History Records Check:</u> 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. Severability: 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. <u>Entirety of Contractual Agreement</u>: 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 SIGNATURE NC

NAME (TYPE OR PRINT)

CONTRACTOR WITNESS

SIGNATURE

NAME (TYPE OR PRINT

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Ne me COUNTY ATTORNEY

PALM BEACH COUNTY

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR

TURE

Corsiline Andre' NAME & TITLE (TYPE OR PRINT)

3691 Oswego Avenue West Palm Beach, Fl 33409 Ph (561) 694-5455 Fax (561) 233-1414



To: Adrienne Huisman – Recreation Programs Coordinator

From: Lee Powell - Facility Manager I

Date: August 16, 2010

1

Re: Cheerleading – Scope of Services

This memo is being sent to provide a description of services rendered for the Westgate Park & Recreation Center's Youth & Teens Cheerleading program.

Caroline Andre will be coaching youth & teens ages 6 -15 years old. Practices will be held on Tuesdays from 6:00pm – 7:00pm and cheer time will be on Saturdays for two (2) hours during game time. Equipment that will be used at games by the cheerleaders will be pom-poms. Games will be played from 11am – 1pm on Saturday, September 18, 2010 – Saturday, November 13, 2010.

Mrs. Andre has been the Cheerleading Coach for Westgate Park & Recreation Center's Sports Leagues since the fall of 2006.

	PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT SUMMARY OF QUALIFIC RECREATION INSTRUCTORS & SPORT	
<u> </u>	of Recreation Service Provider/Sports Official	
1.	Which service(s) are you interested in providing? <u>Cheer lease</u>	ting Cash
2.	List prior work experience in providing this service:	
	(A). 2007 - 2010 Pola Genty Parks	<u>Representative</u> Lee Powell
	Scope of Work cheerling camp	<u>Contact #</u> 5 51) 694-5455
	<u>Dates</u> (B).	<u>Representative</u>
	<u>Scope of Work</u>	<u>Contact #</u>

Datas	A gove mill and man	Danuas autotica
<u>Dates</u> (C).	<u>Agency/Company</u>	<u>Representative</u>
· · · · · · · · · · · · · · · · · · ·	•	
	·	
<u>Scope of Work</u>		<u>Contact #</u>
	·	······································
	· ·	
List any licenses/certif	ication/education you have completed re	levant to providing this serv
Dates	License/certification/education	Location/Instructor
	······································	
· .		
		· · · · · · · · · · · · · · · · · · ·
Are you or any of your	• employees related to anyone employed	by the Palm Beach County l
	• employees related to anyone employed t tment?	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک		by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	by the Palm Beach County I
لا Yes ک	L No	

Palm Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) Caroline Andre Sex F Race
Date of Birth Driver's License No A 536-101-76-5130
Address 4731-1) Orleans Ct OPB F7 33415
City Con Reach State F7 Zip 33415
I, <u>Condina Indre</u> , authorize and give consent for Palm Beach County to obtain 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.

AROLINE. Print Name: (10/10 TNNRE Date:_ 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.

AROLINE ANJRE Please print complete name APPLICANT:

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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
<u></u>		782.07	manslaughter, aggravated manslaughter of anelderly person or disabled adult, or
			aggravated manslaughter of a child
		782.071	vehicular homicide
		782.09	killing an unborn child by injury to the mother
<u></u>		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	796	prostitution
	Section		lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section		arson
	Chapter	812	felony theft and/or robbery
···		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

exploitation of disabled adults or elderly persons, if the offense was a felony 825.103 826.04 incest 827.03 child abuse, aggravated child abuse, or neglect of a child 827.04 contributing to the delinquency or dependency of a child 827.05 negligent treatment of children sexual performance by a child 827.071 843.01 resisting arrest with violence Chapter 847 obscene literature Section 847.05(1) encouraging or recruiting another to join a criminal gang drug abuse prevention and control only if the offense was a felony or if any other Chapter 893 person involved in the offense was a minor Section 985.4045 sexual misconduct in juvenile justice programs Explanation: (Provide details of any items initialed above. Attach another sheet if necessary.) :----Description and the second Al Dates The above statements are true and complete to the best of my knowledge. **INITIAL:** By signing this section, I affirm that I have not been charged, found guilty or entered a plea of guilty or nolo contendere (no contest), regardless of the adjudication, to any of the foregoing charges under the provisions of the Florida Statutes or under any similar statute of another jurisdiction. I also affirm that I do not have a delinquency record that is similar to any of these offenses. 8/10/10 Applicant's Signature Date $\{ l_i \}$ <u>OR</u> By signing this section, I declare that my record may contain one or more of the foregoing Disqualifying charges, acts or offences and that the explanation I have provided is complete and true with regard to any of the above charges under the provisions of the Florida Statutes or under any similar stature of another jurisdiction. Applicant's Signature Date Updated 12/16/05

Paim Beach County

Parks and Recreation Dept.

Contract Tracking System 00001502

CONTRACT INFORMATION

GIBSON11622709105232F

Approved

NAME:	GIBSON, ARTHUR					
VENDOR CODE:	GIBSON116	GIBSON116227				
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	BASKETBALL REFEREE 0001-580-5232-00-3422-					
LOCATION:	WESTGATE	WESTGATE PARK & RECREATION CENTER				
PROGRAM:	YOUTH & TEEN BASKETBALL LEAGUE					
CONTRACT DATE:	09/01/2010					
START DATE:	09/11/2010					
END DATE:	09/26/2010					
CONTRACT AMOUNT:	\$185.00	REVENUE AMOUNT:	Та	\$1,600.00-		
USED AMOUNT:	\$0.00					
AMOUNT LEFT:	\$185.00					
• • • • • • • • • • • • • • • • • • •	· · ·					

ASSIGNED CATEGORIES:

BASKETBALL REFEREE

18.50 Game

PCTS / rptPrintContract.rpt

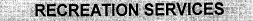
Page 1 of 1

09/02/2010

1:46 pm



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ACCOUNT: 0001-580- 5232-3422 VENDOR CODE:GIBSON116227

FSS

PS:

VINDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

CC:

CA: (1.9)

This Agreement is made as of the ____ day of <u>Left</u>, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Arthur Gibson</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth & Teens Basketball Referee</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>September 11, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 26, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$20:00</u> per participant, Revenue Account No. <u>0001-580-5232-4721-09</u>.

3. Payments to Contractor:

MC

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>One Hundred Eighty Five Dollars</u> (\$185.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$<u>18.50 per game or</u> % of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Youth and Teen Basketball Referee.
- b. Name of class or activity: Youth & Teens Basketball League.
- c. Day(s)/Date(s) Scheduled: GAMES: 9/11, 9/18 and 9/25.
- d. Time Scheduled: <u>11am 4pm.</u>
- e. Location: Westgate Park and Recreation Center
- f. A minimum of <u>56</u> and a maximum of <u>80</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.



- 5. <u>Independent Contractor Status</u>: 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>5</u> day's 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Lee Powell PH: <u>561-694-5455</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 Recreation Services	
Palm Beach County Parks and	Recreation Department
2700 Sixth Avenue South	• .
Lake Worth, FL 33461	
,	

and if sent to the CONTRACTOR shall be mailed to:
CONTRACTOR'S Name: // thut L Giboon.
CONTRACTOR'S Address: 4191 5 572 APT CLW FL 33463.
CONTRACTOR'S Phone No. Gol -803 - 4506

- 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 years 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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.

4

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

PALM BEACH COUNTY WITNESS

NAME

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

PALM BEACH COUNTY

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

CONTRACTOR WITNESS . p. Power SIGNAT ec B. Pu

NAME (TYPE OR PRINT)

INDEPENDENT CONTRACTOR

3 ere NAME & TITLE (TYPE OR PRINT)

APPROVED AS TO FURM AND LECAL SUFFICIENCY

Once Helpend COUNTY ATTORNEY 3691 Oswego Avenue West Palm Beach, Fl 33409 Ph (561) 694-5455 Fax (561) 233-1414

Westgate Park & Recreation Center



To: Adrienne Huisman – Recreation Programs Coordinator

From: Lee Powell – Facility Manager I

Date: August 16, 2010

1

Re: Referee – Scope of Services

Arthur Gibson

Arthur will be officiating youth & teen's Basketball League at Westgate Recreation Center for ages 8-15 years old. Games will be played on Saturdays beginning Saturday, September 11, 2010 through Saturday, November 13, 2010 from 11:00am – 4:00pm

Arthur has officiated basketball games for youth & teens at Westgate Park & Recreation Center since the Fall of 2008.

Which service(s) are you interested in providing? <u>RetFc</u> List prior work experience in providing this service: <u>Dates</u> <u>Agency/Company</u> (A) ₂ /HJ/-== - 3/10 west gate commuter (<u></u>	<u>Representative</u> eater Lee PareM
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	<u>Contact #</u>
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	t
Dates Agency/Company	<u>Representative</u>
<i>(B)</i> .	
<u>Scope of Work</u>	<u>Contact #</u>

Scope of V	<u>Vork</u>	<u>Contact #</u>
List any licenses/ <u>Dates</u>	certification/education you have con <u>License/certification/educ</u>	npleted relevant to providing this serv tration <u>Location/Instructor</u>
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Palm Beach County Parks and Recreation Department

Contractor Background Screening Consent/Release Form

Applicant's Social Security Number

· • •	٥	
Full Name (print) AMhur	Gibson	Sex_M Race_BIK
Date of Birth <u>11 - 5 - 1983</u>	Driver's License No. 6125	-052-83-405-0
Address Urg1 5 SH		
city Lake worth	State M	_zip <u>33463</u>
1. Anthe Cibson	, authorize and give consent fc	or Palm Beach County to obtain
information regarding myself. This i		
		Describe // aformation Chaolic

- 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.

8-9-10 Date: Print Name: 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: - Arthur L. Gibson 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
·		394.4593	relating to sexual misconduct with certain mental Health patients
{	Sections		adult abuse, neglect, or exploitation of aged person or disabled adults
- <u></u>		741.30	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 anelderly person or disabled adult, or
			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
<u></u>		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	796	prostitution
	Section	798.02	lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section	806.01	arson
	Chapter	812	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
<u></u>			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 child abuse, or neglect of a child 827.04 contributing to the delinquency or dependency of a child 827.05 negligent treatment of children 827.071 sexual performance by a child 843.01 resisting arrest with violence Chapter 847 obscene literature Section 847.05(1) encouraging or recruiting another to join a criminal gang Chapter 893 drug abuse prevention and control only if the offense was a felony or if any other person involved in the offense was a minor Section 985.4045 sexual misconduct in juvenile justice programs Explanation: (Provide details of any items initialed above. Attach another sheet if necessary.) Description <u>Dates</u> The above statements are true and complete to the best of my knowledge. **INITIAL:** By signing this section, I affirm that I have not been charged, found guilty or entered a plea of guilty or nolo contendere (no contest), regardless of the adjudication, to any of the foregoing charges under the provisions of the Florida Statutes or under any similar statute of another jurisdiction. I also affirm that I do not have a delinquency record that is similar to any of these offenses Applicant's Signature Date OR By signing this section, I declare that my record may contain one or more of the foregoing Disqualifying charges, acts or offences and that the explanation I have provided is complete and true with regard to any of the above charges under the provisions of the Florida Statutes or under any similar stature of another jurisdiction. Applicant's Signature Date Updated 12/16/05

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Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001506

CONTRACT INFORMATION

Approved

NAME:	ALFORD, MICHAEL					
VENDOR CODE:	ALFO119802	ALFO119802				
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):		YOUTH & TEEN BASKETBALL REFEREE 0001-580-5232-00-3422-				
LOCATION:	WESTGATE	WESTGATE PARK & RECREATION CENTER				
PROGRAM:	YOUTH & TEEN BASKETBALL REFEREE					
CONTRACT DATE:	09/01/2010					
START DATE:	09/11/2010					
END DATE:	09/30/2010					
CONTRACT AMOUNT:	\$185.00	REVENUE AMOUNT:	\$1 ,600.00 •			
USED AMOUNT:	\$0.00					
AMOUNT LEFT:	\$185.00					

ALFO11980209105232G

ASSIGNED CATEGORIES:

BASKETBALL REFEREE

18.50 Game

PCTS / rptPrintContract.rpt

Page 1 of 1

09/09/2010

10:43 am

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the _____ day of _____, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Michael Alford</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth & Teens Basketball Referee</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>September 11, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 30, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): \$20.00 per participant, Revenue Account No. 0001-580-5232-4721-09.

3. Payments to Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>One Hundred Eighty Five Dollars (</u>\$185.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$<u>18.50 per game</u> or _____% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Youth and Teen Basketball Referee.
- b. Name of class or activity: Youth & Teens Basketball League.
- c. Day(s)/Date(s) Scheduled: GAMES: 9/11, 9/18 and 9/25.
- d. Time Scheduled: <u>11am 4pm.</u>
- e. Location: Westgate Park and Recreation Center
- f. A minimum of <u>56</u> and a maximum of <u>80</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

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- 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.
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- 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>5 day's notice of all schedule conflicts/changes.</u>
- 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.
- 2. Conduct registration, collect participation fees and process class transfers or refunds for any and all programs and registrants.
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Lee Powell PH: (561) 694-5455

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- 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 Recreation Services
Palm Beach County Parks and Recreation Department
2700 Sixth Avenue South
Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: Michael	Alford	
CONTRACTOR'S Address: 7135 Via	Abruzzi	Lake Worth, FL 33467
CONTRACTOR'S Phone No. 561-478		

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

PALM BEACH COUNTY WITNESS ACI a NAME (TYPE OR PRINT

PALM BEACH COUNTY

INDEPENDENT CONTRACTOR

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COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

CONTRACTOR WITNESS - B. Prover SIGNA

Her B, NAME (TYPE OR PRINT)

Michael Altord Official

SIGNA

APPROVED AS & FORM AND LEUAL SUFFICIENCY Jul 1 COUNTY AT

PALM BEACH COUNTY

TONIC STREET

PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

Michael Alford Name of Recreation Service Provider/Sports Official Which service(s) are you interested in providing? Official for Youth/teen 1. Bosketball List prior work experience in providing this service: 2. **Representative** Agency/Company (A). /16/08 (FALL) Westgote Parks and her Mr. Correll Scope of Work <u>Contact #</u> Acr for youth and teen basketball 561-694-5455 league. (B). 9/16/2009 (FALL) Westgate Parks and bet Mr. Powell Scope of Work Contact # official for youth and teen bespethall 501-694-5455 league.

<i>(C)</i> .				
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<u>Scope of Wo</u>	<u>ork</u>			<u>Contact #</u>
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List any licenses/ce	ertification/educ	ation you have completed	relevant to prov	iding this servic
<u>Dates</u>	License	e/certification/education	<u>Locati</u>	on/Instructor
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Palm Beach County Parks and Recreation Departm	nent
Contractor Background Screening Consent/Release Form	
Applicant's Social S	Security Number
Full Name (print) Michael Altord	Sex Male Race Atr. Amisican
Date of Birth $1/9/79$ Driver's	License No. <u>A 416 - 541 - 79 - 009 - 8</u>
Address 7135 Via Abruzzi	
City Lake Worth	StateZip_ <u>33467</u>
I, <u>Michael</u> Alford, authority	ze and give consent for Palm Beach County to obtain e 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: Michael Alford	Date: 8-9-10	
Signature: M		
	FINTETETRIE 8/16/10	



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:

Alford Michael

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:

<u> </u>	Sections	393.135 394.4593	relating to sexual misconduct with certain developmentally disabled clients relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
`	Sections	741.30	domestic violence and injunction for protection (defined in 741.28) means any
		741.50	
			assault, aggravated assault, battery, aggravated battery, sexual assault, sexual
•			battery, stalking, aggravated stalking, kidnapping, false imprisonment, etc. of a
		792.04	family or household member
		782.04	murder
		782.07	manslaughter, aggravated manslaughter of anelderly person or disabled adult, or
			aggravated manslaughter of a child
<u> </u>		782.071	vehicular homicide
<u></u>		782.09	killing an unborn child by injury to the mother
<u> </u>		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	796	prostitution
	Section		lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section		arson
·	Chapter		felony theft and/or robbery
		817.563	fraudulent sale of controlled substances, if the offense was a felony
<u> </u>		825.102	abuse, aggravated abuse, or neglect of disabled adults or elderly persons
<u></u>		825.1025	lewd or lascivious offenses committed upon or in the presence of an elderly
			person or disabled adult

exploitation of disabled adults or elderly persons, if the offense was a felony 825.103 826.04 incest 827.03 child abuse, aggravated child abuse, or neglect of a child 827.04 contributing to the delinquency or dependency of a child 827.05 negligent treatment of children 827.071 sexual performance by a child 843.01 resisting arrest with violence Chapter 847 obscene literature Section 847.05(1) encouraging or recruiting another to join a criminal gang Chapter 893 drug abuse prevention and control only if the offense was a felony or if any other person involved in the offense was a minor Section 985.4045 sexual misconduct in juvenile justice programs Explanation: (Provide details of any items initialed above. Attach another sheet if necessary.) Description **Dates** The above statements are true and complete to the best of my knowledge. **INITIAL:** By signing this section, I affirm that I have not been charged, found guilty or entered a plea of guilty or nolo contendere (no contest), regardless of the adjudication, to any of the foregoing charges under the provisions of the Florida Statutes or under any similar statute of another jurisdiction. I also affirm that I do not have a delinquency record that is similar to any of these offenses. 9/10 Applicant's Signature Date <u>OR</u> By signing this section, I declare that my record may contain one or more of the foregoing Disqualifying charges, acts or offences and that the explanation I have provided is complete and true with regard to any of the above charges under the provisions of the Florida Statutes or under any similar stature of another jurisdiction. Applicant's Signature Date Updated 12/16/05

Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001503

Date: 09/02/2010

CONTRACT INFORMATION

ANDRE116269101052321

Approved

NAME:	ANDRE, CAROLINE ANDRE116269 CHEERLEADING 0001-580-5232-00-3422- WESTGATE PARK & RECREATION CENTER YOUTH & TEEN BASKETBALL LEAGUE		
VENDOR CODE:			
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):			
LOCATION:			
PROGRAM:			
CONTRACT DATE:	09/01/2010		an a
START DATE:	10/01/2010		
END DATE:	11/14/2010		
			<u>,</u>
CONTRACT AMOUNT:	\$484.00	REVENUE AMOUNT:	\$1,000.00
USED AMOUNT:	\$0.00		
AMOUNT LEFT:	\$484.00		

ASSIGNED CATEGORIES:

CHEERLEADING

22.00 Class

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

1

2:01 pm

RECREATION SERVICES

ACCOUNT: 0001-580- 5232-3422 VENDOR CODE: ANDRE 116269 CONTRACT: MC: II PS: JEC FSS: JON & CC: CA: (1626910105232 I CA: (19). DD: JEC

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the ____ day of ____, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Caroline Andre</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth & Teens Basketball Cheerleading</u> <u>Coach</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 1, 2010</u> and will meet thereafter with the termination date of this agreement being <u>November 14, 2010</u>.

3. Payments to Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Four Hundred Eighty Four Dollars</u> (\$484.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$22.00 a class or _____% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Youth and Teen Basketball Cheerleading Coaster CGL 7
- b. Name of class or activity: <u>Youth & Teens Basketball League.</u>
- c. Day(s)/Date(s) Scheduled: <u>Practices (6): Practice days will vary. Games: (10/2, 10/9, 10/16, 10/23, 10/30, 11/6 and 11/13)</u>
- d. Time Scheduled: <u>11am 1pm.</u>

e. Location: Westgate Park and Recreation Center

f. A minimum of <u>10</u> and a maximum of <u>20</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 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.
- <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.
- <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:
- 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.
- 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>5</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.
- 2. 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 Leisure Times and public service announcements.

- 10. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Lee Powell PH: (561) 694-5455

- 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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: CAROLINE ANDRE	•
CONTRACTOR'S Address: 4731-D Ocleans Ct 2P3 F(33415.	
CONTRACTOR'S Phone No. 501 313 - 6251	

- 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. <u>Criminal History Records Check:</u> 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. Severability: 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. <u>Entirety of Contractual Agreement:</u> 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

SIG NAM

CONTRACTOR WITNESS

NAME (TYPE OR PRINT)

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

COUNTY ATTORNEY

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR

OLING 4

NAME & TITLE (TYPE OR PRINT

3691 Oswego Avenue West Palm Beach, Fl 33409 Ph (561) 694-5455 Fax (561) 233-1414

Westgate Park & Recreation Center



To: Adrienne Huisman – Recreation Programs Coordinator

From: Lee Powell – Facility Manager I

Date: August 16, 2010

1

Re: Cheerleading – Scope of Services

This memo is being sent to provide a description of services rendered for the Westgate Park & Recreation Center's Youth & Teens Cheerleading program.

Caroline Andre will be coaching youth & teens ages 6 -15 years old. Practices will be held on Tuesdays from 6:00pm – 7:00pm and cheer time will be on Saturdays for two (2) hours during game time. Equipment that will be used at games by the cheerleaders will be pom-poms. Games will be played from 11am – 1pm on Saturday, September 18, 2010 – Saturday, November 13, 2010.

Mrs. Andre has been the Cheerleading Coach for Westgate Park & Recreation Center's Sports Leagues since the fall of 2006.

PARKS ANL	RECREATION DEPARTMENT	
	MMARY OF QUALI ATION INSTRUCTORS & SI	
RECKE	ATION INSTRUCTORS & SI	ORIS OFFICIALS
roline And		
f Recreation Service Pro		7
Which service(s) are you	interested in providing?	leading Coach
list prior work experien	ce in providing this service:	
Dates	Agency/Company	<u>Representative</u>
A). 	Pala Gench County Par	to Lee Powe
Cope of Work		<u>Contact #</u>
cheer and in com	-	551) 694-5455
D 4		
<u>Dates</u> B).	<u>Agency/Company</u>	<u>Representative</u>
	· · · · · · · · · · · · · · · · · · ·	
cope of Work		<u>Contact #</u>

(\mathbf{C})	<u>Dates</u>	<u>Agency/Company</u>	<u>Representative</u>	
(C).				
	<u>Scope of Work</u>		Contact #	
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				<u> </u>

List a	ny licenses/certif	fication/education you have comr	pleted relevant to providing this s	orvi
	<u>Dates</u>	License/certification/educat		
	Duies	License/certification/educat	tion <u>Location/Instruct</u>	<u>or</u>
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Anne Helfant

From: Sent: To: Subject: Anne Helfant Monday, August 30, 2010 10:26 AM Dick Cohen RE: Independent Contractor Agreement

Thanks Dick!

From: Dick Cohen Sent: Monday, August 30, 2010 10:24 AM To: Anne Helfant Subject: RE: Independent Contractor Agreement

OK to waive insurance

From: Anne Helfant Sent: Monday, August 30, 2010 10:21 AM To: Dick Cohen Subject: Independent Contractor Agreement

Hi Dick,

I am reviewing an independent contractor agreement and wanted your opinion on whether insurance was needed. The agreement is for a youth and teens basketball cheerleading coach. The contract amount is \$176. The coach will hold practice for 6 to 15 year olds from 6 -7 pm and games are on Saturdays. The only equipment that will be used is pompoms. What do you think? thanks

1

Annie

Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001507

CONTRACT INFORMATION

Approved

NAME:	GIBSON, AI	RTHUR		
VENDOR CODE:	GIBSON116227			
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):		EEN BASKETBALL REFEREE 232-00-3422-		
LOCATION:	WESTGATE	PARK & RECREATION CENTER		
PROGRAM:	YOUTH & T	EEN BASKETBALL REFEREE		
CONTRACT DATE:	09/09/2010	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
START DATE:	10/01/2010			
END DATE:	11/14/2010			
CONTRACT AMOUNT:	\$629.00	REVENUE AMOUNT:	-\$1.600.00.	
USED AMOUNT:	\$0.00			
AMOUNT LEFT:	\$629.00			

GIBSON11622709105232G

ASSIGNED CATEGORIES:

BASKETBALL REFEREE

18.50 Game

PCTS / rptPrintContract.rpt

Page 1 of 1

09/13/2010

11:26 am



INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the ______ day of ______, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Arthur Gibson</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) Youth & Teens Basketball Referee program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- Term: The class, activity or service will begin on October 1, 2010 and will meet thereafter with the termination 1. date of this agreement being November 14, 2010.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and 2. charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): \$20.00 per participant, Revenue Account No. 0001-580-5232-4721-09. 1950A-4 \$20.00 ck

3. Payments to Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of Six Hundred Twenty Nine Dollars (\$629.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$18.50 per game or ____ _% of the paid enrollment fees for the class or activity.

4. Specific Details:

Type of service/instructor: Youth and Teen Basketball Referee. а.



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- b. Name of class or activity: Youth & Teens Basketball League.
- Day(s)/Date(s) Scheduled: GAMES: 10/2, 10/9, 10/16, 10/23, 10/30, 11/6 and 11/13. C.
- Time Scheduled: <u>11am 4pm.</u> d.
- Location: Westgate Park and Recreation Center e.
- f. A minimum of <u>56</u> and a maximum of <u>80</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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 _5___ day's 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Lee Powell PH: <u>561-694-5455</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 Recreation Services	
Palm Beach County Parks and Recreation Department	
2700 Sixth Avenue South	
Lake Worth, FL 33461	

and if sent to the CONTRACTOR shall be mailed to:	
CONTRACTOR'S Name: Andhur L Gibson	
CONTRACTOR'S Address: 4191 3 57th Apt C Lake worth	4 FL 33463
CONTRACTOR'S Phone No. 501-503-5856	<u>.</u>

- 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 years 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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.

4

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

PALM BEACH COUNTY WITNESS

NAME (TYPE OF PRINT)

CONTRACTOR WITNESS

SIGN/ Powell ec

NAME (TYPE OR PRINT)

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDE NT CONT/RACTOR SIGNA

NAME & TITLE (TYPE OR PRINT

APPROVED AS TO FORM AND SUPPONENCY LECIAL COUNTY ATTORNEY

3691 Oswego Avenue West Palm Beach, Fl 33409 Ph (561) 694-5455 Fax (561) 233-1414

Westgate Park & Recreation Center



To: Adrienne Huisman – Recreation Programs Coordinator

From: Lee Powell – Facility Manager I

Date: August 16, 2010

1

Re: Referee – Scope of Services

Arthur Gibson

Arthur will be officiating youth & teen's Basketball League at Westgate Recreation Center for ages 8-15 years old. Games will be played on Saturdays beginning Saturday, September 11, 2010 through Saturday, November 13, 2010 from 11:00am – 4:00pm

Arthur has officiated basketball games for youth & teens at Westgate Park & Recreation Center since the Fall of 2008.

PARKS AND I	BEACH COUNTY RECREATION DEPARTMENT IMARY OF QUALIFI ATION INSTRUCTORS & SPO	CATIONS RTS OFFICIALS
Ahur L Eib	501	
ne of Recreation Service Prov Which service(s) are you in	ider/Sports Official nterested in providing? <u>ReFree</u>	٤
List prior work experience	e in providing this service:	
Dates	Agency/Company	<u>Representative</u>
(A)2/10/ -== - 3/	10 west gate community cent	er Lee parell
Scope of Work Jaith 3 feen	Basketball ppficial	<u>Contact #</u>
teach the kill th	e game of basket ball.	
<u>Dates</u> (B).	<u>Agency/Company</u>	<u>Representative</u>
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Scope of Work		<u>Contact #</u>
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Scope	of Work				<u>Contact #</u>
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List any licen	ses/certificatior	/education you ha	ve completed r	elevant to prov	viding this servic
<u>Dates</u>		License/certificatio			ion/Instructor
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Are you or a	ny of your empl	oyees related to a	iyone employed	d by the Palm l	Beach County Pa
and Recreati	on Department	?			
Yes ٹ	s 🎽 No				
If yes,	, give name and	relationship.			
<u></u>					······
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Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001504

CONTRACT INFORMATION

ALFO11980210105232F

Approved
• •

NAME:	ALFORD, MIC	HAEL			
VENDOR CODE:	ALFO119802				
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	BASKETBALL REFEREE 0001-580-5232-00-3422-				
LOCATION:	WESTGATE PARK & RECREATION CENTER				
PROGRAM:	YOUTH & TEE	EN BASKETBALL LEAGUE			
CONTRACT DATE:	09/01/2010				
START DATE:	10/01/2010				
END DATE:	11/14/2010				
CONTRACT AMOUNT:	\$629.00	REVENUE AMOUNT:	\$2,000.00 -		
USED AMOUNT:	\$0.00				
AMOUNT LEFT:	\$629.00				

ASSIGNED CATEGORIES:

BASKETBALL REFEREE

18.50 Game

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

2:13 pm

ACCOUNT: 0001-580- 5232-3422 VENDOR CODE: ALFO119802

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the _____ day of _____, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Michael Alford</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth & Teens Basketball Referee</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 1, 2010</u> and will meet thereafter with the termination date of this agreement being <u>November 14, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): \$20.00 per participant, Revenue Account No. 0001-580-5232-4721-09.

3. Payments to Contractor:

MC:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Six Hundred Twenty Nine Dollars (</u>\$629.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$<u>18.50 per game</u> or _____% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Youth and Teen Basketball Referee.
- b. Name of class or activity: Youth & Teens Basketball League.
- c. Day(s)/Date(s) Scheduled: GAMES: 10/2, 10/9, 10/16, 10/23, 10/30, 11/6 and 11/13.
- d. Time Scheduled: <u>11am 4pm.</u>

e. Location: Westgate Park and Recreation Center

f. A minimum of <u>56</u> and a maximum of <u>80</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- Termination: 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>5</u> day's 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Lee Powell PH: (561) 694-5455

- 12. Indemnification: 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 Recreation Services
Palm Beach County Parks and Recreation Department
2700 Sixth Avenue South
Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: Michoe	1 AIF	rd		···	
CONTRACTOR'S Address: 113	5 Via	Aberzi	Lake	worth	El 3.7467
CONTRACTOR'S Phone No. 5	4				<u>+</u>

- 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 years 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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

CONTRACTOR WITNESS

SIC В pwell

NAME (TYPE OR PRINT)

APPROVED AS TO FORM AND LEGAL SUFFICIENCY 00 COUNTY ATTORNEY

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR

SIG

14010 & official NAME

PALM BEACH COUNTY



PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

Michael Alford

Name of Recreation Service Provider/Sports Official

1. Which service(s) are you interested in providing? Official for Youth/teen

Basketball

2. List prior work experience in providing this service:

Dates	<u>Agency/Company</u>	<u>Representative</u>
(A). 9/16/08 (FAH)	Westgote Parks and Acc	Mr. Kowell
	· · · · · · · · · · · · · · · · · · ·	
<u>Scope of Work</u>		<u>Contact #</u>
her for youth.	and teen baskethall	561-694-5456
league.		
	·····	
Dates	Agency/Company	<u>Representative</u>
(B). 9/16/2009 (FALL)	Westgate Parks and bet	Mr. Powell
	-	
Scope of Work		<u>Contact #</u>
official for you	thand teen baspathall	561-694-5455
league.		

<u>Dates</u> (C).	<u>Agency/Company</u>	<u>Representative</u>
<u>Scope of Wor</u>	<u>k</u>	<u>Contact #</u>
List any licenses/cer <u>Dates</u>	tification/education you have completed rele <u>License/certification/education</u>	evant to providing this serv <u>Location/Instructor</u>
<u></u>		
Are you or any of y and Recreation Dep	our employees related to anyone employed b partment?	y the Palm Beach County
Are you or any of y and Recreation Dep ن Yes	our employees related to anyone employed b partment?	y the Palm Beach County
and Recreation Dep Yes ٹ	partment?	y the Palm Beach County
and Recreation Dep Yes ٹ	partment? † No	y the Palm Beach County
and Recreation Dep Yes ٹ	partment? † No	y the Palm Beach County
and Recreation Dep Yes ٹ	partment? † No	y the Palm Beach County
and Recreation Dep Yes ٹ	partment? † No	y the Palm Beach County
and Recreation Dep ن Yes If yes, give n	partment? † No	

Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001498

CONTRACT INFORMATION

KREL11391809105252G

Approved

NAME:	KRELLNER,	TERESA			
VENDOR CODE:					
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	BASKETBALL OFFICIAL 0001-580-5252-00-3422-				
LOCATION:	CATION: WEST BOYNTON PARK & RECREATION CEN				
PROGRAM:	BASKETBAI	LL ·			
CONTRACT DATE:	09/01/2010	2			
START DATE:	09/04/2010				
END DATE:	09/26/2010				
CONTRACT AMOUNT:	\$1,248.00	REVENUE AMOUNT:	\$9;600:00		
USED AMOUNT:	\$0.00				
AMOUNT LEFT:	\$1,248.00		, X		

ASSIGNED CATEGORIES:

YOUTH BASKETBALL LEAGUE

52.00 Game

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

1:20 pm

Date: 09/02/2010



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14: C	÷		

	RECREATION SEI	ERVICES
ACCOUNT: 0001/580-5252-3422	VENDOR CODE: KREL113918	Q RONTRACT: 3918091052526
MC: MAN PS: OPC	FSS: JA CC: 9	CA: O. A. DD: dec
PALM BEA		ECREATION DEPARTMENT
This Agreement is made as of t Palm Beach Coun , an Inder	the day of, 2010, by a structure of the second s	and between the Board of County Commissioners of o as the "COUNTY" and <u>Teresa Krellner</u> eferred to as "CONTRACTOR".
	WITNESE	TH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Youth Basketball</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>September 4, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 26, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$80.00 per</u> <u>participant.</u> Revenue Account No. <u>0001-580- 5252-4721-09</u>

3. Payments To Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>One thousand two hundred forty eight dollars (\$1,248.00</u>). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of <u>\$52.00 per game or</u>% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Basketball Official
- b. Name of class or activity: <u>Youth Basketball League</u>
- c. Day(s)/Date(s) Scheduled: <u>Saturdays / September 4th to September 25th , 2010</u>
- d. Time Scheduled: 8:00am to 5:00pm



e. Location: West Boynton Park And Recreation Center

f. A minimum of <u>60</u> and a maximum of <u>120</u> paid enrollments must be received by the COUNTY prior to

A minimum of <u>60</u> and a maximum of <u>120</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- Termination: 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:

f.

- 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>7</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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Garrett Pearson

PH: 561-355-1125

- 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. **Notices:** 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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: Teresa Krellner.

CONTRACTOR'S Address: 14805 Stirrup Lane Wellington, Florida 33414.

CONTRACTOR'S Phone No: 561-793-3830.

- 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. **Public Entity Crimes:** 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. <u>Criminal History Records Check:</u> 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.

4

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

PALM BEACH COUNTY WITNESS

CONTRACTOR WITNESS

NAME (TYPE OR PRINT)

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR

SIGNAT

NAME &

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

anne Helient COUNTY APTORNEY

SCOPE OF SERVICE

Teresa Krellner

Ms. Krellner will be providing her services as a basketball official for the West Boynton Recreation Center Youth Basketball League.

Ms. Krellner will be officiating, using rules governed by the Florida High School Athletic Association and all supplemental rules related to the West Boynton Youth Basketball League.

Games for the Youth League will be played on Saturdays from September 4 to September 25, 2010. Game times will range from 8:00am to 5:00pm. A fee for services provided will be \$52.00 per game.

		BEACH COUNTY RECREATION DEPARTMEN		Attachment I Page 1 of 2
		MMARY OF QUA ATION INSTRUCTORS		
	Krellner on Service Prov	vider/Sports Official	<u> </u>	
Which serv	vice(s) are you	interested in providing? <u>B</u>	ashetball Refere	e + Assigna
List prior v	vork experienc	e in providing this service:		
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<u>Scope of Wa</u> Assian		orgames/referee	<u>Contact #</u>	
Date	<u>s</u>	<u>Agency/Company</u>	Representati	ve
(B). 2004 - Pl	resent Ea	rst-wast-Basketball Offi	yalls Assoc Ber	nard Arnet Pres,
<u></u>				
<u>Scope of Wo</u> Hrgh Sch		et Board Member	<u>Contact #</u> (561)90	6-8500

Attachment E Page 2 of 2

<u>Dates</u> (C).	<u>Agency/Company</u>	<u>Representative</u>
<u></u>	***************************************	
Scope of Work		Contact #
Scope of Work		<u>Contact #</u>
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List any licenses/cortific	ation advantion you have completed velocity	
<u>Dates</u>	ation/education you have completed relev	Location/Instructor
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		<u> </u>
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Paim Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) TEVESA Kreliner Sex E Race White
Date of Birth 3-23-57 Driver's License No. <u>K645-801-57-603</u>
Address 14805 Stirrup Lane
City_WellingtonState_FLZip33414
I, <u>Teresa Kreliner</u> , authorize and give consent for Palm Beach County to obtain information regarding myself. This includes the following:

- County, State, and/or National Criminal History Background Records/Information Checks
- Sex Offender Registry Checks

ENCH

- 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: Teresa Krellner Date:_ 8/7/10 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.

Teresa Krellher Please print complete name APPLICANT:

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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 anelderly person or disabled adult, or
			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)
<u></u>	Chapter	796	prostitution
	Section	798.02	lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section	806.01	arson
	Chapter	812	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

827 827	7.04contributing to the d7.05negligent treatment7.071sexual performance	by a child	
843 Chapter 847 Section 847 Chapter 893	0 obscene literature 0.05(1) encouraging or recru	violence uiting another to join a criminal on and control only if the offens	
Section 985		he offense was a minor n juvenile justice programs	
Explanation: (Provide details of a	any items initialed above. Attach anot	her sheet if necessary.)	
Description		Dates	
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Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001505

CONTRACT INFORMATION

KREL11391810105252H

Approved

NAME:	KRELLNER, TERESA			
VENDOR CODE:	KREL113918			
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	BASKETBALL OFFICIAL 0001-580-5252-00-3422- WEST BOYNTON PARK & RECREATION CEN			
LOCATION:				
PROGRAM:	YOUTH BASKETBALL			
CONTRACT DATE:	09/01/2010			
START DATE:	10/02/2010			
END DATE:	11/14/2010			
CONTRACT AMOUNT:	\$2,912.00	REVENUE AMOUNT:	\$9,600.00**	
USED AMOUNT:	⁷ \$0.00			
AMOUNT LEFT:	\$2,912.00			

ASSIGNED CATEGORIES:

YOUTH BASKETBALL LEAGUE

52.00 Game

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

2:24 pm



WITNESETH:

WHEREAS, the COUNTY desires to make available (a) (an) Youth Basketball program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 2, 2010</u> and will meet thereafter with the termination date of this agreement being <u>November 14, 2010</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$80.00 per</u> participant. Revenue Account No. <u>0001-580- 5252-4721-09</u>
- 3. Payments To Contractor:
 - a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Two Thousand Nine Hundred Twelve dollars (\$2,912.00</u>). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
 - b. The CONTRACTOR's fee shall be the sum of <u>\$52.00 per game or</u>% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Basketball Official
- b. Name of class or activity: Youth Basketball League
- c. Day(s)/Date(s) Scheduled: Saturdays / October 2nd to November 13th, 2010
- d. Time Scheduled: 8:00am to 5:00pm
- e. Location: West Boynton Park And Recreation Center

- A minimum of <u>60</u> and a maximum of <u>120</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.
- 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:

f.

- a. CONTRACTOR agrees to:
- 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>7</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.
- 2. 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.
- Publicize the class or activity through the <u>Leisure Times</u> and public service announcements.
- 10. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Garrett Pearson

PH: 561-355-1125 .

- 12. Indemnification: 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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: Teresa Krellner.

CONTRACTOR'S Address: 14805 Stirrup Lane Wellington, Florida 33414.

CONTRACTOR'S Phone No: 561-793-3830.

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

PALM BEACH COUNTX WITNESS

CONTRACTOR WITNESS

10

PALM BEACH COUNTY

ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR

SIGNATI

ollner NAME 8

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

5 COUNTY ATTORNEY

SCOPE OF SERVICE

Teresa Krellner

Ms. Krellner will be providing her services as a basketball official for the West Boynton Recreation Center Youth Basketball League.

Ms. Krellner will be officiating, using rules governed by the Florida High School Athletic Association and all supplemental rules related to the West Boynton Youth Basketball League.

Games for the Youth League will be played on Saturdays from October 2 to November 13, 2010. Game times will range from 8:00am to 5:00pm. A fee for services provided will be \$52.00 per game.

PALM BEACH C PARKS AND RECREATION		
	OF QUALIFICATIONS RUCTORS & SPORTS OFFICIALS	
Teresa Krellner ame of Recreation Service Provider/Sports Offi	icial	
	oviding? <u>Basketball</u> Referee + Assi	Gno
List prior work experience in providing th	is service:	
<u>Dates</u> (A). Palm Bear 2008-2010 West Boy	<u>"Company</u> A Winty Parket Rec <u>Representative</u> Inton Park Garrett Pears	Son
Scope of Work	<u>Contact #</u>	
Assign referees for games/re		
	<u>/Company</u> <u>Representative</u>	
(B). 2004 - Present East Wast Basi	hetball officially Assoc Bernard Ar. Pres	neH s.
		<u> </u>
Scope of Work	<u>Contact #</u>	
High Schoul Referee + Braid M	nember (561)906-8500)

Attachment E Page 2 of 2

(C)	Agency/Company	<u>Representative</u>
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	د	
Scope of Wor	<u>rk</u>	<u>Contact #</u>
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Dates	License/certification/education	Location/Instructor
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nd Recreation Depa	ur employees related to anyone employed artment?	by the Palm Beach County P
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Palm Beach County Parks and Recreation Department

Contractor Background Screening Consent/Release Form

Applicant's Social Security Number

Full Name (print) Teresa	Kreliner	_Sex_F_Race_White
Date of Birth <u>3-23-57</u>	Driver's License No. <u>K(e49</u>	5-801-57-603
Address 14805 Stirrup	lane	
cityWellington	StateFC	_Zip <u>33414</u>
I, <u>Teresa Krellner</u> information regarding myself. This in		Palm Beach County to obtain

- 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: <u>Teresa Krellner</u> Date: <u>8/7/10</u> Signature: <u>Jelesa Kuegna</u>



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.

Teresa Krellner Please print complete name **APPLICANT:**

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
<u></u>	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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 anelderly person or disabled adult, or
			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		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

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Appl	icant's Signature	•		Date	
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Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001500

CONTRACT INFORMATION

Approved

JKFGOJU11109710105233F Certificate of Insurance

NAME:	JKF GOJU K	AI, FLORIDA, INC.		· · ·
VENDOR CODE:	JKFGOJU11	1097		
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	MARTIAL AR 0001-580-523			
LOCATION:	WEST JUPIT	ER RECREATION CENTER		2000 A. A
PROGRAM:	MARTIAL AR	TS		n N
CONTRACT DATE:	09/01/2010			
START DATE:	10/02/2010			
END DATE:	09/29/2011	· .		
CONTRACT AMOUNT:	\$9,840.00	REVENUE AMOUNT:	\$14,057.14	
USED AMOUNT:	\$0.00			
AMOUNT LEFT:	\$9,840.00			

ASSIGNED CATEGORIES:

MARTIAL ARTS

0.70 Pct

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

11:21 am

Date: 09/02/2010



INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the <u>I</u> day of <u>Lept</u>, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>JKF Goju Kai, Florida, Inc., DBA Venero's</u> <u>Martial Arts Center</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Karate</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 2, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 29, 2011</u>
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$60.00/session</u> (8 classes/4 weeks) or \$15.00/class____ Revenue Account No. <u>0001-580-5233-4721-09.</u>

3. Payments To Contractor:

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- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Nine Thousand eight hundred forty</u> Dollars (\$9,840.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$_____ or 70_% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Karate instruction/classes; Manny Ayala and/or Gilbert Venero.
- b. Name of class or activity: Karate
- c. Day(s)/Date(s) Scheduled: October 2, 2010 September 28, 2011
- d. Time Scheduled: <u>Wednesday 6-7:30pm and Saturday 9-10:30am</u>



- e. Location: West Jupiter Recreation Center
- f. A minimum of <u>15</u> and a maximum of <u>30</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: It is specifically understood that the CONTRACTOR is an independent contractor and not an employee of the COUNTY. The COUNTY and CONTRACTOR agree 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Alison Schram

PH: <u>561-694-5430</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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name:	Gilbert Venero and Manny Ayala
CONTRACTOR'S Address:	11731 NW 22 nd Street, Pembroke Pines, FL 33026
CONTRACTOR'S Phone No.	<u>(954) 701-5459 or (561) 379-5854.</u>

- 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 CONTRACTÓR 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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 SIG

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000, INDEPENDENT CONTRACTOR

Gilbert VENERU

NAME (TYPE OR PRINT)

Manny Ayala NAME & TITLE (TYPE OR PRINT)

SIGN

ATURE

APPROVED AS TO FURM AND LEGAL SUFFICIENCY G COUNTY ATTORNEY mi

CONTRACTOR WITNESS

Scope of Services

Karate

Children and adults will learn Ryuei Ryu Karate, the traditional form of Okinawan/Japanese karate. Positive factors of these classes include; improving students self confidence, self discipline, respect, exercise, manners, self defense, staying on task, leadership and social skills. Students will be taught by instructor with over 25 years of training and experience. Sensei Manny Ayala is a former USA Karate Team Member.

Equipment: Floor mats

							DATE (MM/DI 7/26/2010
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P.O.	BOX 4200	,		(COMPANIES A	AFFORDING COVE	RAGE
(800	EATON, IL 60189) 745-2409 v.fdean.com				STARR INDEM	INITY & LIABILITY CO	OMPANY
INSU			PROVIDERS ASSOCIATION TS PARTICIPATING MEMBERS:	COMPANY B			
JKF Goju Kai FI, Inc. DBA 11731 NW 22nd Street Pembroke Pines, FL 33026		A Venero's Martial Arts Cente	COMPANY C				
	115208-02	ies, fe 000.	20 CENT #F2GL-	COMPANY D			
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	PERIOD INDICATED, N WHICH THIS CERTIFIC	OTWITHSTAN ATE MAY BE I	DING ANY REQUIREMENT, TERM SSUED OR MAY PERTAIN, THE IN IDITIONS OF SUCH POLICIES, LIM	OR CONDITION OF SURANCE AFFORD	ANY CONTRACT C	IR OTHER DOCUMENT WIT	TH RESPECT TO
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A	GENERAL LIABILITY					GENERAL AGGREGATE	\$ 2,000,0
		XOCCUR	P2GL-100000-02	7/26/2010	7/26/2011	PERSONAL & ADV INJURY	\$ 1,000,0
ļ	OWNER'S & CONTRACTO	DR'S PROT				EACH OCCURRENCE	\$ 1,000,0
ļ	X INCLUDES ATHLETIC PARTICPANTS					FIRE DAMAGE (Any one fire)	\$ 300,0
						MED EXP (Any one person)	\$ 5,00
	ANY AUTO					COMBINED SINGLE LIMIT	\$
ŀ	ALL OWNED AUTO					BODILY INJURY (Per person)	\$
	HIRED AUTOS	os				BODILY INJURY (Per accident)	\$
F		[PROPERTY DAMAGE	\$
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AGE	ENCY	PHONE (A/C, No, Ext):	800-745-2409	APPLICANT (First Named Insured)	Phone (A/C, No,	Ext):	
FAX (A/C, No.): 630-665-7294			630-665-7294	JKF Goju Kai FI, Inc. DBA Venero's	Martial Arts Center		
177 P.C	FRANCIS L. DEAN & ASSOCIATES, INC. 1776 S. NAPERVILLE RD., BLDG. B P.O. BOX 4200			11731 NW 22nd Street Pembroke Pines, FL 33026			
WH	IEATON	N, IL 60187		EFFECTIVE DATE EXPIRATION DATE	CO/PLAN		
COL			SUBCODE:	7/26/2010 7/26/2011			
AGE	ENCY CU	STOMER ID		POLICY NUMBER: P2GL-100000-02 ACCOUNT NUMBER:	· · · · · · · · · · · · · · · · · · ·		
INTE	REST	RANK:	NAME AND ADDRESS	REFERENCE #:	CERTIFICATE REQUIRED	INTEREST IN	ITEM NUMBER
Х	ADDITIO	NAL INSURED	Palm Beach County	Board of Commissioners		LOCATION:	BUILDING:
	LOSS PA	YEE	2700 6th Avenue			VEHICLE:	BOAT:
	MORTGA	GE				SCHEDULED ITEM	NUMBER:
		.DER EE AS LESSOR	Lake Worth, FL 334	161		OTHER	
			ITEM DESCRIPTION:				
INTE	REST	RANK:	NAME AND ADDRESS	REFERENCE #:	CERTIFICATE REQUIRED		ITEM NUMBER
X	ADDITIO	NAL INSURED	-			LOCATION:	BUILDING:
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	EMPLOY	EE AS LESSOR	ļ				
			ITEM DESCRIPTION:				

	PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS
<u>JK</u> Name 1.	<u>-F Gow Kin Florida Inc.</u> BA. Kenero's Martin Arts of Recreation Service Provider/Sports Official Which service(s) are you interested in providing? <u>Karate</u> Classes
2.	List prior work experience in providing this service: <u>Dates</u> <u>Agency/Company</u> <u>Representative</u> (A). <u>Igit Flor idu Institute of Mantul Auts</u> <u>Self engloy</u> ed <u>Scope of Work</u> <u>Contact #</u>
. <u></u>	Operating a martial Arts School- Kante
	B). 1/87 - 189 F.I.M.A <u>Representative</u> (B). 1/87 - 189 F.I.M.A <u>Instructor</u> <u>Teuching</u> - Northern Private School - Lentune
	Scope of Work <u>Contact #</u> Teaching Karrte Fundamentals to pre school Kids -
· · · · · · · · · · · ·	

<u>Dates</u> (C).	<u>Agency/Company</u>	<u>Representative</u>
Scope of Work		<u>Contact #</u>
· · ·		

3. List any licenses/certification/education you have completed relevant to providing this service:

<u>Dates</u> License/certification/education Location/Instructor 6 Ģ 1 11 NI Ċ, 9 ç ٤ ı 1. i e ha 9 ∧∦∖ 1 2 le George Kon Mat ററ ιc ų 9 Ryve 0 0 Ryuse,

Are you or any of your employees related to anyone employed by the Palm Beach County Parks and Recreation Department?

JYes & No

4.

If yes, give name and relationship.

Palm Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) GILDERT VENERO Sex MRace White
Date of Birth //////////////////////////////
Address 11731 NW 22STREET
City <u>PEMBROLEE PINES</u> State <u>FC</u> Zip <u>33026</u>
I, <u>GI/bert Vevev</u> , authorize and give consent for Palm Beach County to obtain

- 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:	GILDERT VENERE Date:	8/13/10
Signature:	Sullet Jimes	
	FUTTEREN	
	8/19/00	

Palm Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) Manuel Ayala Sex M Race H
Date of Birth 10/15/69 Driver's License No. <u>A400 - 541 - 69 - 3750</u>
Address 14493 65th Way N.
City <u>PBG</u> State <u>FL</u> Zip <u>33418</u>
, Manue Ayala, authorize and give consent for Palm Beach County to obtai

information regarding myself. This includes the following:

- County, State, and/or National Criminal History Background Records/Information Checks
- Sex Offender Registry Checks

BEACH CO

- 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: Date: 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:

unvel 2 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	393.135	relating to sexual misconduct with certain developmentally disabled clients
	_	394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
	_	741.30	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
	-		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	796	prostitution
	Section		lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section		arson
	Chapter		felony theft and/or robbery
<u></u>	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
<u></u>	-	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

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		incest child abuse, aggravated child a contributing to the delinquency negligent treatment of children sexual performance by a child resisting arrest with violence obscene literature encouraging or recruiting anot drug abuse prevention and con person involved in the offense sexual misconduct in juvenile	y or dependency of a child her to join a criminal gang trol only if the offense was a felony or it was a minor	f any other
-	lanation: (Provide details of any items in	itialed above. Attach another sheet if	_	
Des	cription		Dates	
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	**********			<u> </u>
The	guilty or nolo contendere (no charges under the provisions of	m that I have not been charg contest), regardless of the ac of the Florida Statutes or und I do not have a delinquency	INITIAL: Hed, found guilty or entered a plea ljudication, to any of the foregoing ler any similar statute of another record that is similar to any of th $\frac{8}{10}/10$ Date	g
		OR		
	Disqualifying charges, acts or	offences and that the explan the above charges under the	ain one or more of the foregoing ation I have provided is complete provisions of the Florida Statutes	
	Applicant's Signatu	nre	Date	-
Upda	nted 12/16/05			

PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT

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APPLICANT:	Gilbert	Venero	
	ан.	Please print complete name	

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	Chapter		prostitution
	Section	798.02	lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Chapter Section Chapter Sections	806.01	arson
<u></u>	Chapter	812	felony theft and/or robbery
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		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

Funds	826.04 827.03 827.04 827.05 827.071 843.01 Chapter 847 Section 847.05(1) Chapter 893 Section 985.4045	incest child abuse, aggravated child abuse, or neglect of a child contributing to the delinquency or dependency of a child negligent treatment of children sexual performance by a child resisting arrest with violence obscene literature encouraging or recruiting another to join a criminal gang drug abuse prevention and control only if the offense was a felony or if any other person involved in the offense was a minor sexual misconduct in juvenile justice programs
	iption	nitialed above. Attach another sheet if necessary.) <u>Dates</u>
	guilty or nolo contendere (no o charges under the provisions o	rm that I have not been charged, found guilty or entered a plea of contest), regardless of the adjudication, to any of the foregoing of the Florida Statutes or under any similar statute of another t I do not have a delinquency record that is similar to any of these
		OR
		are that my record may contain one or more of the foregoing offences and that the explanation I have provided is complete
1		lnew 8/14/10

Palm Beach County

Contract Tracking System 00001499

Date: 09/02/2010

CONTRACT INFORMATION

Approved

ASKI000109105233C

Certificate of Insurance

NAME:	GUNDUZ, DAWN				
VENDOR CODE:	ASKI0001				
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	BELLY DANCING 0001-580-5233-00-3422-				
LOCATION:	WEST JUPITER RECREATION CENTER				
PROGRAM:	BELLY DAN	ICING			
CONTRACT DATE:	09/01/2010				
START DATE:	10/07/2010				
END DATE:	09/30/2011				
	#7.000.00		\$10,000,00		
CONTRACT AMOUNT:	\$7,000.00	REVENUE AMOUNT:	\$10,000.00		
USED AMOUNT:	\$0.00		· · ·		
AMOUNT LEFT:	\$7,000.00				

ASSIGNED CATEGORIES:

BELLY DANCING

0.70 Pct

PCTS / rptPrintContract.rpt

Page 1 of 1

09/02/2010

11:01 am

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the _____ day of _____, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and __<u>Dawn Gunduz</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Belly Dancing</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 7, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 30, 2011</u>
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$56.00</u> per <u>8 week session</u>. Revenue Account No. <u>0001-580- 5233-4721-09</u>

3. Payments To Contractor:

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- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Seven Thousand dollars</u> (\$ 7,000.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$_____ or __70___% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: <u>Recreational Exercise Class /Dawn Gunduz</u>
- b. Name of class or activity: <u>Belly Dancing</u>
- c. Day(s)/Date(s) Scheduled: October 7, 2010 October 1, 2011.
- d. Time Scheduled: <u>Thursdays 6pm 8pm</u>



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- e. Location: <u>West Jupiter Recreation Center</u>
- f. A minimum of <u>10</u> and a maximum of <u>30</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- <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.
- Termination: 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. **Subcontracting:** 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 _10___ 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Alison Schram

PH: <u>561-694-5430.</u>

- 12. Indemnification: 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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: _____ Dawn Gunduz

CONTRACTOR'S Address: 438 38th Street, West Palm Beach, FL 33407

CONTRACTOR'S Phone No. 561-423-5738

- 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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.

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

PALM BEACH COUNTY WITNESS

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CONTRACTOR WITNESS

SIGNATU

NAME (TYPE

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR TURE

Dawn Gunduz NAME & TITLE (TYPE OR PRINT)

APPROVED AS TO FURM AND LEGAL SUFFICIENCY 6 me COUNTY ATTORNEY

Scope of Services

Belly Dancing

Adults will learn to lose weight and stay fit in a fun and exciting form of dance (Belly Dance). Positive factors of these classes include; cardiovascular conditioning, Strong bones, Weight loss, improved posture and muscle toning, Stress reduction. The class will be taught by Dawn Gunduz Certified in the Serena Technique 2004 by Serena of NYC. Dawn is a Middle Eastern dance teacher since 2003.

Classes will be held once a week for one hour. A session is 8 weeks/8 classes.

Equipment : CD player, hip scarves

<u>A</u> (CC		ATE OF LI	ABILI			the second se	4	(MM/DD/YYYY) 01/22/2010
FITNE 380 S	PRODUCER Phone: (800) 395-8075 Fax (866) 422-6579 FITNESS AND WELLNESS 380 STEVENS AVENUE, SUITE 206 SOLANA BEACH CA 92075				THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.				
					INSURERS AFFORDING COVERAGE NAIC #				NAIC#
INSU					RER A:	Philadelphia Inder	nnity Insurance Company		18058
	9	awn Gunduz 16 30th Court		INSU	RER B: RER C:	· · · · · · · · · · · · · · · · · · ·			
	West Palm Beach FL 33407				RER D: RER E:				
		ERAGES					DINDICATED NOTWITHET		
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	ADD1	AGRREGATE LIMITS SHOWN MAY HAVE BE			CTIVE	POLICY EXPIRATION DATE (MM/DD/YY)	LIM		•
LIR	Nart	GENERAL LIABILITY	PHPK521740	01/14/20		01/14/2011	EACH OCCURRENCE	\$	1,000,000
							DAMAGE TO RENTED PREMISES (Ea occurance)	\$	\$100,000
							MED. EXP (Any one person)	\$	\$2,500
Ă	х	X PROFESSIONAL LIABILITY					PERSONAL & ADV INJURY	s	1,000,000
							GENERAL AGGREGATE	s	3,000,000
		GEN'L AGGREGATE LIMIT APPLIES PER:	-				PRODUCTS-COMP/OP AGG	. \$	3,000,000
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		ANY AUTO					(Ea accident) BODILY INJURY		
		SCHEDULED AUTOS					(Per person)	s	
		HIRED AUTOS					BODILY INJURY	1	
		NON-OWNED AUTOS					(Per accident)	s	
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							(Per accident)	s	
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		ANY AUTO					OTHER THAN EA AC	x s	
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							AGGREGATE	\$	
		DEDUCTIBLE RETENTION \$						- s	
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	lf yes,	CERMEMBER EXCLUDED? describe under SPECIAL PROVISIONS below					E.L. DISEASE-EA EMPLOYE E.L. DISEASE-POLICY LIMIT		
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it is u	nder	TION OF OPERATIONS/LOCATIONS/VEHICLE: stood and agreed that the following entity is a insureds sole negligence.	S/EXCLUSIONS ADDED BY added as an additional insu	ENDORSEME red but only as	NT/ SPE(respect	CIAL PROVISIONS is the operations of the	e named insured except that	liability	resulting from the
<u> </u>	ER	TIFICATE HOLDER		CAN	CELLA	TION			
Palm Beach County Board of Cty Commissioners 2700 8th Ave S Lake Worth, FL, 33405			EXPI DAY: FAIL	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, IT'S AGENTS OR REPRESENTATIVES					
Attor	Attention:						DRIZED REPRESENTATIVE		
vitten	uurt.								

ACORD 25 (2001/2)

Certificate # 84562

ACORD CORPORATION 1988

PALM BEACH COUNTY



PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

Gunduz Name of Recreation Service Provider/Sports Official Which service(s) are you interested in providing? <u>Belly Lance</u> 1. List prior work experience in providing this service: 2. <u>Dates</u> Agency/Company **Representative** (A). 2003 - Present Classes in Palu Beach Com Scope of Work Contact # Much of Boca, Pah Beach Conty, City of WPB KPress Fitness, Loperhead Fitness, Sean's Dance Ary, Life Support losa Ctr <u>Dates</u> Agency/Company **Representative (B)**. Scope of Work Contact #

(C,	<u>Dates</u>).		Agency/Company	<u>Representative</u>
	Scope of	Work		<u>Contact #</u>
		-		
				
. List				ted relevant to providing this serv
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Are y and I	د Yes	No No		oyed by the Palm Beach County P
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Palm Beach County Parks and Recreation Department

Contractor Background Screening Consent/Release Form

Applicant's Social Security Number
Full Name (print) Dawn E Gunduz Sex F Race W
Date of Birth 01-16-1970 Driver's License No. 6532-165-70-576-0
Address <u>438</u> 38th St
City West Palm Beach State FL Zip 33407
I, Dam Gunduz, authorize and give consent for Palm Beach County to obtain

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: Down Gunduz	Date: 8-12-10
Signature: Da Edin	
	FINTERE 8/16/10



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.

Dawn Gunduz Please print complete name **APPLICANT:**

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
<u> </u>	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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
· <u> </u>			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	796	prostitution
·	Section	798.02	lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section	806.01	arson
	Chapter	812	felony theft and/or robbery
	Sections	817.563	fraudulent sale of controlled substances, if the offense was a felony
<u> </u>		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

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Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001508

CONTRACT INFORMATION MO10258310105233H

Approved

Certificate of Insurance

NAME:	MOSER, KIM			
VENDOR CODE:	MO102583			
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	CLASSICAL FENCING 0001-580-5233-00-3422-			
LOCATION:	WEST JUPITER RECREA	TION CENTER	•	
PROGRAM:	CLASSICAL FENCING			
CONTRACT DATE:	09/09/2010			
START DATE:	10/06/2010	s		
END DATE:	09/29/2011			
CONTRACT AMOUNT:	\$5,200.00 REVENUE	AMOUNT:	\$7,428.57	
USED AMOUNT:	\$0.00			

ASSIGNED CATEGORIES:

CLASSICAL FENCING

0.70 Pct

PCTS / rptPrintContract.rpt

Page 1 of 1

09/13/2010

11:36 am

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the _____ day of _____, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and __<u>Kim Moser</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Classical Fencing</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 6, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 29, 2011</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$14.00, per</u>
 <u>1(one) hour class or \$22.00 per 2(two) hour class</u> Revenue Account No. <u>0001-580-5233-4721-09</u>.

3. Payments To Contractor:

ALL V

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Five thousand two hundred</u> Dollars (\$5,200.00). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$______ or <u>70</u>% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: <u>Recreational Fencing Class/ Kim Moser.</u>
- b. Name of class or activity: <u>Classical fencing.</u>
- c. Day(s)/Date(s) Scheduled: Wednesdays starting October 1, 2010. September 28, 2011.
- d. Time Scheduled: <u>6:00pm 9:00pm.</u>
- e. Location: <u>West Jupiter Recreation Center.</u>
- f. A minimum of <u>5</u> and a maximum of <u>20</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- <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.
- Termination: 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. **Subcontracting:** 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.
- 2. 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.

- Publicize the class or activity through the Leisure Times and public service announcements.
- 10. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Alison Schram

4.

PH: <u>561-694-5430</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. **Notices:** 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 Recreation Services Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, FL 33461

and if sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: Palm Beach Classical Fencing, Kim Moser

CONTRACTOR'S Address: 141 Waterford Dr. # 5J, Jupiter, FL 33458

CONTRACTOR'S Phone No. 561-630-3688

- 14. **Remedies:** 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. <u>Criminal History Records Check:</u> 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. <u>Entirety of Contractual Agreement:</u> 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

NAME

CONTRACTOR WITNESS

Alison Schram

APPROVED AS TO FORM AND LEGAL SUFFICIENCY 6 DANEY me COUNTY ATT

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR IGNATURE

Kim Moser NAME & TITLE (TYPE OR PRINT)

Classical Fencing Scope of Services

Students learn to use a sword as it was used in the 19th century. Classical fencing stresses qualities that are found in other martial arts: Self-control, discipline, awareness, and coordination. All modern safety precautions are used; weapons are blunt and students wear protective gear (glove, jacket, mask).

PALM BEACH COUNTY



PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

Which service(s) are you	i interested in providing? Fenci	ng Classes
List prior work experier	ace in providing this service:)
<u>Dates</u> (A).	Agency/Company	<u>Representative</u>
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Scope of Work		Contact #
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		561-869-514
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IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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 endorsement(s).

DISCLAIMER

This Certificate of Insurance does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

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The ACORD name and logo are registered marks of ACORD

Palm Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) KIM MOSER Sex M Race
Date of Birth 10418/65 Driver's License No.
Address 14/ Walterfund Dr #15
City
I, Mosec, authorize and give consent for Palm Beach County to obtain

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:_	Kim moser	Date: 8/11/co
Signature:	Ja-	





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.

112 MOSER Please print complete name **APPLICANT:**

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
	-	394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
	-	741.30	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
<u></u>	-	782.07	manslaughter, aggravated manslaughter of an elderly person or disabled adult, or
	•		aggravated manslaughter of a child
		782.071	vehicular homicide
<u> </u>	-	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
<u> </u>	•		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	800	lewdness and indecent exposure
	Section		arson
	Chapter	812	felony theft and/or robbery
		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

	 826.04 827.03 827.04 827.05 827.071 843.01 Chapter 847 Section 847.05(1) Chapter 893 	contributing to the de negligent treatment of sexual performance h resisting arrest with obscene literature encouraging or recru	of children by a child violence iting another to join a	ency of a child a criminal gang	a felony or if any other
<u></u>		person involved in th	e offense was a mino juvenile justice prog	or	r reforty of it any other
 Explanation: (F		initialed above. Attach anoth		51 41115	
Description	To the dould of any tonis	initialed above. Attach anon	Dates		
<u>o esemption</u>			<u>154000</u>		
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By sign guilty o charges	ing this section, I aff r nolo contendere (no under the provisions tion. I also affirm the	<u></u>	en charged, found of the adjudication es or under any sin nquency record th P/U	n, to any of the milar statute of	e foregoing f another
r		OR			<u></u>
Disqual and true	ifying charges, acts c	clare that my record m or offences and that th of the above charges u another jurisdiction.	e explanation I ha	we provided is	s complete
	Applicant's Signa	ture		Date	
Updated 12/16/05					

Palm Beach County

Parks and Recreation Dept.

Contract Tracking System 00001509

CONTRACT INFORMATION

Approved

STRA12548009105303B

Certificate of Insurance

NAME:	STRATTON, TERESA			
VENDOR CODE:	STRA125480			
INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	WATER FITNESS INST 0001-580-5303-00-3422			
LOCATION:	AQUA CREST POOL			
PROGRAM:	WATER FITNESS			
CONTRACT DATE:	09/16/2010			
START DATE:	09/21/2010			
END DATE:	09/20/2011		·	
CONTRACT AMOUNT:	\$3,500.00 REVENU	E AMOUNT:	\$5,000.00	
USED AMOUNT:	\$0.00			
AMOUNT LEFT:	\$3,500.00			

ASSIGNED CATEGORIES:

WATER FITNESS

0.70 Pct

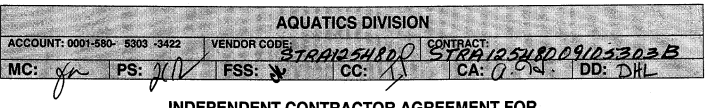
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09/16/2010

2:41 pm



INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the 16 day of 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Teresa Stratton</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>Water Fitness</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>September 21, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 20, 2011</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$3.00 per class</u> Revenue Account No. <u>0001-580-5303-4724-02</u>

3. Payments To Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Three Thousand Five Hundred</u> Dollars (\$3,500). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of \$<u>N/A</u> or <u>70</u>% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Water Fitness Instructor
- b. Name of class or activity: <u>Water Fitness</u>
- c. Day(s)/Date(s) Scheduled: <u>Tuesday-Saturday</u>



- d. Time Scheduled: <u>Tuesdays & Thursdays 11:00am 12:00pm & 6:00pm 7:00pm; Wednesdays &</u> <u>Fridays 9:00am-10:00am & 3:00pm – 4:00pm</u>
- e. Location: <u>Aqua Crest Pool</u>
- f. A minimum of <u>4</u> and a maximum of <u>50</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- <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 and maintain, in proper working order, all necessary equipment specified to conduct the services provided for in this agreement.
- 4. 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.
- 5. 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.
- 6. 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.
- 7. Provide the County Representative with <u>10</u> days notice of all schedule conflicts/changes.
- 8. 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.
- 2. 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 Leisure Times and public service announcements.

- 10. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Michelle Lawrence, Facility Manager	PH: _	<u>561-278-7104</u> .	
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12. Insurance Requirements:

It shall be the responsibility of the CONTRACTOR to provide evidence of the following minimum amounts of insurance coverage to Palm Beach County, Parks and Recreation Department, Division of Aquatics, 2700 6th Avenue South, Lake Worth, FL 33461, Attention: Dave Lill, Director of Aquatics.

The CONTRACTOR shall, on a primary basis and at its sole expense, maintain in full force and effect, at all times during the life of this Contract, insurance coverages and limits (including endorsements) as described herein. Failure to maintain the required insurance will be considered default of the Contract. The requirements contained herein, as well as COUNTY's review or acceptance of insurance maintained by CONTRACTOR, are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by CONTRACTOR under the Contract. CONTRACTOR shall agree to provide the COUNTY with at least ten (10) day prior notice of any cancellation, non-renewal or material change to the insurance coverages.

- A. <u>Commercial General Liability</u>: CONTRACTOR shall maintain Commercial General Liability at a limit of liability not less than \$1,000,000 Each Occurrence. Coverage shall not contain any endorsement(s) excluding Contractual Liability or Cross Liability.
- C. <u>Workers' Compensation Insurance & Employer's Liability</u>: CONTRACTOR shall maintain Workers' Compensation & Employer's Liability in accordance with Florida Statute Chapter 440.
- E. Professional Liability: CONTRACTOR shall maintain Professional Liability or equivalent Errors & Omissions Liability at a limit of liability not less than \$1,000,000 Each Claim. When a self-insured retention (SIR) or deductible exceeds \$10,000, COUNTY reserves the right, but not the obligation, to review and request a copy of CONTRACTOR's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, CONTRACTOR shall maintain a Retroactive Date prior to or equal to the effective date of this Contract. The Certificate of Insurance providing evidence of the purchase of this coverage shall clearly indicate whether coverage is provided on an "occurrence" or "claims made" form. If coverage is provided on a "claims-made" form the Certificate of Insurance must also clearly indicate the "retroactive date" of coverage. In the event the policy is canceled, non=renewed, switched to an Occurrence For, retroactive date advanced, or any other event triggering the right to purchase a Supplement Extended Reporting Period (SERP) during the lift of this Contract, CONTRACTOR
 - a. <u>Additional Insured Clause</u>: Except as to Business Auto, Workers' Compensation and Employer's Liability (and Professional Liability, when applicable) the Certificate(s) of Insurance <u>shall clearly</u> <u>confirm</u> that coverage required by the Contract has been endorsed to include Palm Beach County as an Additional Insured.
 - b. <u>Waiver of Subrogation</u>: CONTRACTOR 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 CONTRACTOR shall 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 which includes a condition to the policy specifically prohibiting such an endorsement or voids coverage should CONTRACTOR enter into such an agreement on a pre-loss basis.

- c. <u>Certificates of Insurance</u>: Within forty-eight (48) hours of the COUNTY's request to do so, the CONTRACTOR shall deliver to the COUNTY Certificate(s) of Insurance evidencing that all types and amounts of insurance coverage required by this Contract have been obtained and are in full force and effect. During the term of the Contract and prior to each subsequent renewal thereof, the CONTRACTOR shall provide this evidence to the COUNTY prior to the expiration date of each and every insurance required herein. Such Certificate(s) of Insurance shall include a minimum ten (10) day endeavor to notify due to cancellation of coverage.
- d. <u>Umbrella or Excess Liability</u>: If necessary, CONTRACTOR may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employer's Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, Business Auto Liability, Business Auto Liability, Business Auto Liability, or Employer's Liability. The COUNTY shall be specifically endorsed as an "Additional Insured" on the Umbrella or Excess Liability, unless the Certificate of Insurance notes the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.
- e. <u>Right to Revise or Reject</u>: 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, coverage, or endorsements, herein from time to time throughout the term of this Contract. COUNTY reserves the right, but not the obligation, to review and reject any insurer providing coverage because of poor financial condition or failure to operate legally.
- 13. <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.
- 14. **Notices:** 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 sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: <u>Teresa Stratton</u>. CONTRACTOR'S Address: <u>141 SW 24th Ave. Boynton Beach, FL 33435</u>.

CONTRACTOR'S Phone No. _561-602-2912____

- 15. **Remedies:** 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.
- 16. <u>Availability of Funds</u>: The COUNTY's performance and obligation to pay under this Agreement for subsequent fiscal years is contingent upon annual appropriations for its purpose by the Board of County Commissioners.
- 17. Arrears: 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.

- 18. **Public Entity Crimes:** 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).
- 19. <u>Criminal History Records Check:</u> 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.
- 20. <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.
- 21. <u>Office of the Inspector General:</u> Pursuant to Ordinance No. 2009-049, Palm Beach County has established the Office of the Inspector General, which is authorized and empowered to review past, present and proposed County contracts, transactions, accounts and records. All contractors and parties doing business with the County and receiving County funds shall fully cooperate with the Inspector General. The Inspector General has the power to subpoena witnesses, administer oaths, require the production of records, and to audit, investigate, monitor, and inspect the activities of the contractor, its officers, agents, employees, and lobbyists in order to ensure compliance with contract specifications and to detect waste, corruption and fraud. Failure to cooperate with the Inspector General or interference or impeding any investigation shall be in violation of Ordinance 2009-049 and punished pursuant to Section 125.69, Florida Statues, in the same manner as a second degree misdemeanor.
- 22. <u>Entirety of Contractual Agreement:</u> 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.

INTENTIONALLY LEFT BLANK

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

PALM BEACH COUNTY WITNESS SIGNATURE NAME (TYPE OR PRIN

CONTRACTOR WITNESS S NAME

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR C SIGNATURE NAME & TITLE UN. 4 N)a

APPROVED AS TO FORM AND LEGAL SUFFICIENCY Once Oblight COUNTY ATTORNEY

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SCOPE OF SERVICES

The basic requirements for the Water Exercise Instructor (CONTRACTOR) are as follows:

A. Scope of Work

The CONTRACTOR has the responsibility of preparing the programs for Aerobic and/or Arthritis Water Exercise classes. CONTRACTOR must organize each class as well as instruct the participants in each class. CONTRACTOR is responsible for the preparation and administration of all class schedules. Participants will be supervised during a variety of Water Exercises.

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. 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 classes when conditions are unsafe.

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, Aquatic Program Coordinator, Aquatics Supervisor and Aquatics Division Director as outlined in Attachment A.

CONTRACTOR will ensure that all participants are 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 Aquatic Exercise; First Aid/CPR (equivalent or higher training) and must have access to a first aid kit at all times.

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

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 obtain approval from the facility manager for all activities other than permitted class times.

CONTRACTOR will adhere to all applicable COUNTY policies and procedures.

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

CONTRACTOR will provide facility manager with bi-weekly attendance figures on the first and third Tuesday of each month.

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. (R208-2241)

A. Use of Premises

The facility, when permitted by the COUNTY for the CONTRACTOR for the Water Exercise 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 pool 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 storage areas that have been allocated for the Water Exercise program.

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.

B. Personnel

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.

C. 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 changes must be approved in writing in advance by the Director of the Parks and Recreation Department.

D. Payments To Contractor

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

SCOPE OF SERVICES

ATTACHMENT A

AQUATIC CHAIN OF COMMAND

Pool Manager – Michelle Lawrence <u>MLawrence@pbcgov.org</u> Office: (561) 278-7104

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

ACORD, CERTIFICATE OF LIABILITY INSURANCE				
RODUCER THIS CERTIFICATE IS ISSUED AS A MATTI Sports & Fitness Insurance Corporation ONLY AND CONFERS NO RIGHTS UPOI Post Office Box 1967 HOLDER. THIS CERTIFICATE DOES NOT ALTER THE COVERAGE AFFORDED BY THE		ND. EXTEND OR		
Madison, MS 39130	INSURERS AFFORDING COVERAGE	NAIC #		
INSURED	INSURERA: General Insurance Company of America			
Teresa Stratton,	INSURER B:			
141 SW 24 Ave	INSURER C:			
Boynton Beach, FL 33435	INSURER D:			
	INSURER E:			
COVERAGES				

DATE (MM/DD/YYYY)

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. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.									
INSR LTR	ADD'L	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)				
A		GENERAL LIABILITY X COMMERCIAL GENERAL LIABILITY	LPF-9626886	9/3/2010	9/3/2011	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurence)	\$ 1,000,000 \$ 1,000,000		
		CLAIMS MADE X OCCUR				MED EXP (Any one person)	s 10,000		
		X Professional				PERSONAL & ADV INJURY	\$ 1,000,000		
						GENERAL AGGREGATE	\$ 2,000,000		
		GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC				PRODUCTS - COMP/OP AGG	\$ 2,000,000		
		AUTOMOBILE LIABILITY ANY AUTO	······			COMBINED SINGLE LIMIT (Ea accident)	\$		
		ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$		
		HIRED AUTOS				BODILY INJURY (Per accident)	\$		
			·			PROPERTY DAMAGE (Per accident)	\$		
		GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$		
		ANY AUTO				OTHER THAN AUTO ONLY: AGG	\$		
		EXCESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$		
						AGGREGATE	\$		
							\$		
		DEDUCTIBLE					\$		
		RETENTION \$		-			\$		
		KERS COMPENSATION AND				WC STATU- OTH- TORY LIMITS ER			
EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		ROPRIETOR/PARTNER/EXECUTIVE				E.L. EACH ACCIDENT	\$		
OFFICER/MEMBER EXCLUDED?						E.L. DISEASE - EA EMPLOYEE	\$		
	SPEC	IAL PROVISIONS below				E.L. DISEASE - POLICY LIMIT	\$		
	OTHE	R							

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS

Personal Trainers

Certificate holder is named Additional Insured.

CERTIFICATE HOLDER	CANCELLATION		
pbcboardof countycommissioners 2700 6 ave s lake worth, FL 33401	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL <u>10</u> DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, IT'S AGENTS OR REPRESENTATIVES.		
	AUTHORIZED REPRESENTATIVE		

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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 endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

PALM BEACH COUNTY



PARKS AND RECREATION DEPARTMENT

SUMMARY OF QUALIFICATIONS RECREATION INSTRUCTORS & SPORTS OFFICIALS

Which service(s) are you interested in providing? Watch fitness					
List prior work experie	nce in providing this service:				
Dates	<u>Agency/Company</u>	<u>Representative</u>			
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10-1-10					
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scope of Work TESCHING	class 5.25	<u>Contact #</u> WM/ p V p			
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(B). $\frac{Dates}{1-1-10}$	Agency/Company High Point and	<u>Representative</u> MINCRI N			
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<u>Scope of Work</u>		<u>Contact #</u>			
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<u>Scope of Work</u>		<u>Contact #</u>
List on Hoomood (on tifes	tion /advantion was have completed velo	want to providing this service
List any incenses/certifica	tion/education you have completed rele <u>License/certification/education</u>	Location/Instructor
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and Recreation Departm		NIASH TH
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Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) MARY TERESA STRATTON Sex + Race W
Date of Birth <u>2-13-1562</u> Driver's License No. <u>536359862553</u>
Address 1411 JW 24 AVE
City BOYNTON BEACH State FL Zip 33435
I, TRESSA Straffel, authorize and give consent for Palm Beach County to obtain

information regarding myself. This includes the following:

- County, State, and/or National Criminal History Background Records/Information Checks
- Sex Offender Registry Checks

alm Beach County

- 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: TERESA Steatton	Date:_	8-26-16
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:	TERSSA	STRAT	TON	

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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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
			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
<u></u>		787.04(2)	taking, enticing, or removing a child beyond the state limits with criminal intent
		, o, . o . (2)	pending custody proceedings
		787.04(3)	carrying a child beyond the state lines with criminal intent to avoid producing a
		(0).01(0)	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
		(20)	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	806.01	arson
	Chapter		felony theft and/or robbery
	Sections		fraudulent sale of controlled substances, if the offense was a felony
*****	2000000	825.102	abuse, aggravated abuse, or neglect of disabled adults or elderly persons
<u> </u>		825.1025	lewd or lascivious offenses committed upon or in the presence of an elderly
<u> </u>		023.1023	person or disabled adult
		825.103	exploitation of disabled adults or elderly persons, if the offense was a felony
		023.103	exploration of disabled addres of elderly persons, if the offense was a felony

826.04 incest 827.03 child abuse, aggravated child abuse, or neglect of a child 827.04 contributing to the delinquency or dependency of a child 827.05 negligent treatment of children 827.071 sexual performance by a child 843.01 resisting arrest with violence Chapter 847 obscene literature Section 847.05(1) encouraging or recruiting another to join a criminal gang Chapter 893 drug abuse prevention and control only if the offense was a felony or if any other person involved in the offense was a minor Section 985.4045 sexual misconduct in juvenile justice programs Explanation: (Provide details of any items initialed above. Attach another sheet if necessary.) Description Dates The above statements are true and complete to the best of my knowledge. **INITIAL:** By signing this section, I affirm that I have not been charged, found guilty or entered a plea of guilty or nolo contendere (no contest), regardless of the adjudication, to any of the foregoing charges under the provisions of the Florida Statutes or under any similar statute of another jurisdiction. I also affirm that I do not have a delinquency record that is similar to any of these offenses. 8-26-10 Applicant's Signature <u>OR</u> By signing this section, I declare that my record may contain one or more of the foregoing Disqualifying charges, acts or offences and that the explanation I have provided is complete and true with regard to any of the above charges under the provisions of the Florida Statutes or under any similar stature of/another jurisdiction. 8-26-10 **Applicant's Signature** Updated 12/2006

Paim Beach County

Parks and Recreation Dept.

Contract Tracking System 00001510

CONTRACT INFORMATION

Approved

VANC000610105305G

Certificate of Insurance

NAME: VENDOR CODE: INSTRUCTOR / ACTIVITY: EXPENSE ACCT NUMBER(S):	VANCOPPENOLLE, STEVE VANC0006 WATER EXERCISE INSTRUCTOR 0001-580-5305-00-3422-				
LOCATION:	NORTH COUNTY AQUATIC COMPLEX				
PROGRAM:	WATER EXER	RCISE			
CONTRACT DATE:	09/16/2010				
START DATE:	10/01/2010				
END DATE:	09/30/2011				
CONTRACT AMOUNT:	\$7,000.00	REVENUE AMOUNT:	\$10,000.00		
USED AMOUNT:	\$0.00			·	
AMOUNT LEFT:	\$7,000.00				

ASSIGNED CATEGORIES:

WATER EXERCISE

0.70 Pct

PCTS / rptPrintContract.rpt

Page 1 of 1

09/16/2010

2:51 pm

AQUATICS DIVISION

ACCOUNT: 0001-580- 5305-3422 VENDOR CODE: MC: PS: 200 FSS: CC: CA: 40 - DD: DHL

INDEPENDENT CONTRACTOR AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the <u>//6</u> day of <u>//6</u>, 2010, by and between the Board of County Commissioners of Palm Beach County, Florida, hereinafter referred to as the "COUNTY" and <u>Steve VanCoppenolle</u>, an Independent Contractor, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, the COUNTY desires to make available (a) (an) <u>WATER EXERCISE</u> program, and desires to contract with CONTRACTOR to provide a specific service for that program; and

WHEREAS, the COUNTY and CONTRACTOR desire to clarify and define their responsibilities with regard to providing said program.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the COUNTY and CONTRACTOR hereby agree as follows:

- 1. <u>Term</u>: The class, activity or service will begin on <u>October 1, 2010</u> and will meet thereafter with the termination date of this agreement being <u>September 30, 2011</u>.
- Fees: Palm Beach County Parks and Recreation Department, on behalf of COUNTY, shall collect all fees and charges from participants. The fee(s) charged by the COUNTY for this class or activity (is) (are): <u>\$3.00</u> per Revenue Account No. <u>0001-580- 5305-4724-02</u>

3. Payments To Contractor:

- a. The total amount to be paid by the COUNTY under this Contract for all services and materials shall not exceed a total contract amount of <u>Seven Thousand</u> Dollars (\$7,000). The CONTRACTOR shall notify the COUNTY's representative in writing when 90% of the "not to exceed amount" has been reached. The CONTRACTOR will bill the COUNTY on a bi-weekly basis per the attached schedule of payments, or as otherwise provided in Exhibit "B" for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date.
- b. The CONTRACTOR's fee shall be the sum of <u>N/A</u> or <u>70</u>% of the paid enrollment fees for the class or activity.

4. Specific Details:

- a. Type of service/instructor: Water Exercise Instructor
- b. Name of class or activity: <u>Water Exercise/Joint Rejuvenation</u>
- c. Day(s)/Date(s) Scheduled: Saturdays
- d. Time Scheduled: <u>10:00 am 11:00 am</u>



e. Location: <u>North County Aquatic Complex 861 Toney Penna Drive, Jupiter, FL 33458</u>
 f. A minimum of 5 and a maximum of 80 paid enrollments must be received by the COUIT

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A minimum of <u>5</u> and a maximum of <u>80</u> paid enrollments must be received by the COUNTY prior to commencement of the class or activity. COUNTY reserves the right to cancel each class or activity which does not have the specified minimum number of participants registered.

- 5. <u>Independent Contractor Status</u>: 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.
- Termination: 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 and maintain, in proper working order, all necessary equipment specified to conduct the services provided for in this agreement.
- 4. 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.
- 5. 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.
- 6. 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.
- 7. Provide the County Representative with <u>14</u> day's notice of all schedule conflicts/changes.
- 8. 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.
- 2. 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. <u>Exhibits</u>: 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 County Representative for this CONTRACT is:

Phil Galfano, Facility Manager PH: 561-745-0241

12. Insurance Requirements:

It shall be the responsibility of the CONTRACTOR to provide evidence of the following minimum amounts of insurance coverage to Palm Beach County, Parks and Recreation Department, Division of Aquatics, 2700 6th Avenue South, Lake Worth, FL 33461, Attention: Dave Lill, Director of Aquatics.

The CONTRACTOR shall, on a primary basis and at its sole expense, maintain in full force and effect, at all times during the life of this Contract, insurance coverages and limits (including endorsements) as described herein. Failure to maintain the required insurance will be considered default of the Contract. The requirements contained herein, as well as COUNTY's review or acceptance of insurance maintained by CONTRACTOR, are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by CONTRACTOR under the Contract. CONTRACTOR shall agree to provide the COUNTY with at least ten (10) day prior notice of any cancellation, non-renewal or material change to the insurance coverages.

- A. <u>Commercial General Liability</u>: CONTRACTOR shall maintain Commercial General Liability at a limit of liability not less than \$1,000,000 Each Occurrence. Coverage shall not contain any endorsement(s) excluding Contractual Liability or Cross Liability.
- C. <u>Workers' Compensation Insurance & Employer's Liability</u>: CONTRACTOR shall maintain Workers' Compensation & Employer's Liability in accordance with Florida Statute Chapter 440.
- E. <u>Professional Liability:</u> CONTRACTOR shall maintain Professional Liability or equivalent Errors & Omissions Liability at a limit of liability not less than \$1,000,000 Each Claim. When a self-insured retention (SIR) or deductible exceeds \$10,000, COUNTY reserves the right, but not the obligation, to review and request a copy of CONTRACTOR's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, CONTRACTOR shall maintain a Retroactive Date prior to or equal to the effective date of this Contract. The Certificate of Insurance providing evidence of the purchase of this coverage shall clearly indicate whether coverage is provided on an "occurrence" or "claims made" form. If coverage is provided on a "claims-made" form the Certificate of Insurance must also clearly indicate the "retroactive date" of coverage. In the event the policy is canceled, non=renewed, switched to an Occurrence For, retroactive date advanced, or any other event triggering the right to purchase a Supplement Extended Reporting Period (SERP) during the lift of this Contract, CONTRACTOR
 - a. <u>Additional Insured Clause</u>: Except as to Business Auto, Workers' Compensation and Employer's Liability (and Professional Liability, when applicable) the Certificate(s) of Insurance <u>shall clearly</u> <u>confirm</u> that coverage required by the Contract has been endorsed to include Palm Beach County as an Additional Insured.
 - b. <u>Waiver of Subrogation</u>: CONTRACTOR 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 CONTRACTOR shall 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 which includes a condition to the policy specifically prohibiting such an endorsement or voids coverage should CONTRACTOR enter into such an agreement on a pre-loss basis.

- c. <u>Certificates of Insurance</u>: Within forty-eight (48) hours of the COUNTY's request to do so, the CONTRACTOR shall deliver to the COUNTY Certificate(s) of Insurance evidencing that all types and amounts of insurance coverage required by this Contract have been obtained and are in full force and effect. During the term of the Contract and prior to each subsequent renewal thereof, the CONTRACTOR shall provide this evidence to the COUNTY prior to the expiration date of each and every insurance required herein. Such Certificate(s) of Insurance shall include a minimum ten (10) day endeavor to notify due to cancellation of coverage.
- d. <u>Umbrella or Excess Liability</u>: If necessary, CONTRACTOR may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employer's Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, Business Auto Liability, Business Auto Liability, Business Auto Liability, or Employer's Liability. The COUNTY shall be specifically endorsed as an "Additional Insured" on the Umbrella or Excess Liability, unless the Certificate of Insurance notes the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.
- e. <u>Right to Revise or Reject</u>: 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, coverage, or endorsements, herein from time to time throughout the term of this Contract. COUNTY reserves the right, but not the obligation, to review and reject any insurer providing coverage because of poor financial condition or failure to operate legally.
- 13. <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.
- 14. <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 sent to the CONTRACTOR shall be mailed to:

CONTRACTOR'S Name: __Steve VanCoppenolle

CONTRACTOR'S Address: <u>123 Bent Tree Dr. Palm Beach Gardens, FL 33418</u>

CONTRACTOR'S Phone No. 561.626.0739

- 15. **Remedies:** 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.
- 16. <u>Availability of Funds</u>: The COUNTY's performance and obligation to pay under this Agreement for subsequent fiscal years is contingent upon annual appropriations for its purpose by the Board of County Commissioners.
- 17. <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.
- 18. Public Entity Crimes: As provided in F.S. 287.132-133, by entering into this Agreement or performing any work

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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).

- 19. <u>Criminal History Records Check:</u> 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.
- 20. **Severability:** 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.
- 21. Office of the Inspector General: Pursuant to Ordinance No. 2009-049, Palm Beach County has established the Office of the Inspector General, which is authorized and empowered to review past, present and proposed County contracts, transactions, accounts and records. All contractors and parties doing business with the County and receiving County funds shall fully cooperate with the Inspector General. The Inspector General has the power to subpoena witnesses, administer oaths, require the production of records, and to audit, investigate, monitor, and inspect the activities of the contractor, its officers, agents, employees, and lobbyists in order to ensure compliance with contract specifications and to detect waste, corruption and fraud. Failure to cooperate with the Inspector General or interference or impeding any investigation shall be in violation of Ordinance 2009-049 and punished pursuant to Section 125.69, Florida Statues, in the same manner as a second degree misdemeanor.
- 22. <u>Entirety of Contractual Agreement:</u> 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.

INTENTIONALLY LEFT BLANK

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

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PALM BEACH COUNTY WITNESS SIGNAT EALE An NAME (TYPE OR PRIN

CONTRACTOR WITNESS SIGNATIORE Meenage MO a NAME

PALM BEACH COUNTY

DEPARTMENT DIRECTOR/ASSISTANT DIRECTOR

COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)

INDEPENDENT CONTRACTOR instructor RELICISY 11 (TYPE OR PRINT) TITLE N.

AMPROVED AS TO FORM AND LEGAL SUFFICIENCY. anne o ۵M TORNEY COUNTY AT

SCOPE OF SERVICES

The basic requirements for the Water Exercise Instructor (CONTRACTOR) are as follows:

A. Scope of Work

The CONTRACTOR has the responsibility of preparing the programs for Aerobic and/or Arthritis Water Exercise classes. CONTRACTOR must organize each class as well as instruct the participants in each class. CONTRACTOR is responsible for the preparation and administration of all class schedules. Participants will be supervised during a variety of Water Exercises.

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. 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 classes when conditions are unsafe.

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, Aquatic Program Coordinator, Aquatics Supervisor and Aquatics Division Director as outlined in Attachment A.

CONTRACTOR will ensure that all participants are 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 Aquatic Exercise; First Aid/CPR (equivalent or higher training) and must have access to a first aid kit at all times.

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

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 obtain approval from the facility manager for all activities other than permitted class times.

CONTRACTOR will adhere to all applicable COUNTY policies and procedures.

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

CONTRACTOR will provide facility manager with bi-weekly attendance figures on the first and third Tuesday of each month.

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. (R208-2241)

A. Use of Premises

The facility, when permitted by the COUNTY for the CONTRACTOR for the Water Exercise 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 pool 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 storage areas that have been allocated for the Water Exercise program.

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.

B. Personnel

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.

C. 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 changes must be approved in writing in advance by the Director of the Parks and Recreation Department.

D. Payments To Contractor

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

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SCOPE OF SERVICES

ATTACHMENT A

AQUATIC CHAIN OF COMMAND

Pool Manager – Phil Galfano <u>PGalfano@pbcgov.org</u> Office: (561) 745-0241

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

Å	PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT	1
	SUMMARY OF QUALIFICA RECREATION INSTRUCTORS & SPORTS	
Name	U ELICISE IN ATTOTOV of Recreation Service Provider/Sports Official Which service(s) are you interested in providing? WATEV EL	
1.	Which service(s) are you interested in providing? <u>WITTO COM</u>	
2.	List prior work experience in providing this service: $\frac{Dates}{(A)} \cdot \frac{2000 - 200}{200} \cdot \frac{Agency/Company}{B} \cdot 000$	<u>Representative</u>
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	<u>Scope of Work</u>	<u>Contact #</u>
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******	(B). <u>Agency/Company</u>	<u>Representative</u>
	<u>Scope of Work</u>	<u>Contact #</u>

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<u>Dates</u>	License/certification/education	<u>Locution/Ins</u>	structor
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Palm Beach County Parks and Recreation Department
Contractor Background Screening Consent/Release Form
Applicant's Social Security Number
Full Name (print) Frephen IAN Coppenolic Sex M Race W Date of Birth 11-21-56 Driver's License No.
Address 123 BEAT Tree Dr.
city PAIM BEACH GARdens State FI zip 33418
I, <u>Stephen VAn (spenolle</u> , authorize and give consent for Palm Beach County to obtain 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.

Date: 8-14--10 Print Name; 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 disgualification or termination.

Then P **APPLICANT:** (م 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	393.135	relating to sexual misconduct with certain developmentally disabled clients
		394.4593	relating to sexual misconduct with certain mental Health patients
	Sections	415.111	adult abuse, neglect, or exploitation of aged person or disabled adults
		741.30	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
			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	796	prostitution
	Section		lewd and lascivious behavior
	Chapter	800	lewdness and indecent exposure
	Section	806.01	arson
	Chapter	812	felony theft and/or robbery
	Sections		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 child abuse, or neglect of a child 827.04 contributing to the delinquency or dependency of a child 827.05 negligent treatment of children 827.071 sexual performance by a child 843.01 resisting arrest with violence Chapter 847 obscene literature Section 847.05(1) encouraging or recruiting another to join a criminal gang Chapter 893 drug abuse prevention and control only if the offense was a felony or if any other person involved in the offense was a minor Section 985.4045 sexual misconduct in juvenile justice programs Explanation: (Provide details of any items initialed above. Attach another sheet if necessary.) Description Dates The above statements are true and complete to the best of my knowledge. **INITIAL:** By signing this section, I affirm that I have not been charged, found guilty or entered a plea of guilty or nolo contendere (no contest), regardless of the adjudication, to any of the foregoing charges under the provisions of the Florida Statutes or under any similar statute of another jurisdiction. I also affirm that I do not have a delinquency record that is similar to any of these offenses. X-14-10 Applicant's \$ ghature Date OR By signing this section, I declare that my record may contain one or more of the foregoing Disqualifying charges, acts or offences and that the explanation I have provided is complete and true with regard to any of the above charges under the provisions of the Florida Statutes or under any similar stature of another jurisdiction. Applicant's Signature Date Updated 12/2006