# Agenda Item #3.M.4.

# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

## AGENDA ITEM SUMMARY

,,,			
Meeting Date: October 22, 2013		nsent dinance	[ ] Regular [ ] Public Hearing
Department: Parks and Recreation	<u>on</u>		
Submitted By: Parks and Recreation	on Department		
Submitted For: Parks and Recreation	on Department		
	I. EXECUTIVE BRIEF		
Motion and Title: Staff recomme executed Sound and Light Production			e: the following original
City Sound and Recording LLC; speriod August 24, 2013, through A		rt, Sunset C	ove Amphitheater, for the
Summary: In accordance contracts/agreements/grants must be agenda item. The Sound and Light executed on behalf of the Boar Administrator/Director/Assistant Direct with Resolution 2009-0592, amended Board to receive and file. District 5 (A	submitted by the initial Production Services d of County Comr tor of the Parks and I by Resolution 2010-06	ting Departm Contractor A missioners Recreation D	Agreement has been fully (Board) by the County Department in accordance
Background and Justification: The with sound and light companies, Resadopted by the Board to streamline to The Board granted the Director/Assauthority to execute Independent contractors up to \$10,000, with con Administrator's approval and contracts	olution 2009-0592, am he process of hiring s sistant Director of the Contractor Agreemen tracts between \$10,00	nended by R ound and lig e Parks and ts with sou 00 and \$50,	tesolution 2010-0645, was wht production contractors. It Recreation Department and light production 000 requiring the County
Sound and lighting production supports Slightly Stoopid concert. The costs of promoter at settlement on the night conditional and equipment inventory.	f these services were	reimbursed t	to the County by the event
The agreement attached has been Administrator/Director/Assistant Direct with the authority delegated by the Bofile.	tor of the Parks and I	Recreation [	Department in accordance
Attachment: Sound and Light Produ	ction Services Contrac	tor Agreeme	nt
Recommended by:  Departme	nt Director		9/3/30/3 Date

Assistant County Administrator

Date

Approved by:

# **II. FISCAL IMPACT ANALYSIS**

A. Five Year S	ummary of Fiscal Impa	act:			
Fiscal Years	2014	2015	2016	2017	2018
Capital Expend Operating Cost External Reven Program Incom In-Kind Match (	s <u>-0-</u> ues <u>-0-</u> e (County) <u>-0-</u>	-0- -0- -0- -0-	O- O- O-	-0- -0- -0- -0-	-0- -0- -0- -0-
NET FISCAL IM	PACT0	-0-	0	0-	
# ADDITIONAL POSITIONS (Cu					
Budget Accour	Revenue S	_ Departmen ource/0	t Unit_ Object Pi	 rogram	-
B. Kecommen	ded Sources of Funds	Summary of			
	Contractor  City Sound and Recording  Total  The cost of these services promoter (AEG Live SE LLC) the night of the event.	s were reimburs		\$450 \$450 by the event	
C. Departmen	tal Fiscal Review: <u>M</u>	REVIEW COM	MENTS		
	Ware		·	anta.	
OFMBAD  OFMBAD  B. Legal Suffice	al and/or Contract Dev	B	An J.	Jacobout	0)305 [3
Assistant Con	unty Attorney artment Review:	<u>-</u>			
Department [	Director	-			

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

G:\Special Facilities Division\Agenda Items & Agreements\Amphitheaters\Sound & Light\Board Agenda Items 13 10 22 Agenda Sound and Light

SPECIAL FACILITIES D	<u> </u>
ACCOUNT: 0001-580-5207-3401 VENDOR CODE: VC0000116028	CONTRACT: City Sound & Recording LLC
MC: DP 06.12.13   PS St   FSS:   CC:	CA: DD: DS 2 J

# SOUND AND LIGHT PRODUCTION SERVICES CONTRACTOR AGREEMENT FOR SILVEN PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

This Agreement is made as of the 20<sup>th</sup> day of Aut v5T, 20 13, by and between Palm Beach County, a Political Subdivision of the State of Florida, by and through its Board of Commissioners, hereinafter referred to as the "County" and City Sound and Recording LLC, an Independent Contractor, hereinafter referred to as "Contractor".

#### WITNESSETH:

WHEREAS, the County desires to host a "Slightly Stoopid" concert hereinafter referred to as the "Event" at Sunset Cove Amphitheater, hereinafter referred to as the "Facility"; and

WHEREAS, as part of the Event, the County desires to hire Production Services, which shall consist of **Production Staff** hereinafter referred to as "Production Services"; and

WHEREAS, Contractor desires to provide Production Services to the County at the Facility during the Event; and

WHEREAS, Contractor has the knowledge, ability, and equipment to provide such Production Services for the County; and

WHEREAS, providing Production Services at the Facility serves a public purpose; and

WHEREAS, both parties desire to enter into this Agreement.

**NOW THEREFORE**, in consideration of the mutual covenants and promises contained herein, the County and Contractor hereby agree as follows:

- 1. Recitals: The foregoing recitals are true and correct and are incorporated herein by reference.
- 2. <u>Term</u>: The Contractor shall commence its Production Services on **Saturday**, **August 24**, **2013 at 8:00 am** and shall complete all services by **Sunday**, **August 25**, **2013 at 2:00 am**.
- 3. Payments To Contractor: County shall pay Contractor a total amount not-to-exceed Four Hundred and Fifty dollars (\$450.00) for Production Services as described above. The total amount not-to-exceed Four Hundred and Fifty dollars (\$450.00) shall be paid to Contractor upon completion of the Production Services at the Facility, and upon verification by County that all services have been performed in accordance with this Agreement. If Contractor cancels or fails to appear at the Event, Contractor and County shall negotiate an alternate date for the Production Services. If an alternative date for the Production Services cannot be negotiated within three (3) days after cancellation, Contractor shall fully refund County's deposit within two (2) days of written notice by County that an alternative date for the Production Services cannot be negotiated. Contractor shall furnish at its expense all transportation to and from the Event and Facility. All transportation, travel, food and lodging expenses are included in the not-to-exceed amount mentioned above.
- 4. <u>Taxes:</u> The County is exempt from payment of Florida State Sales and Use Taxes. The County will sign an exemption certificate submitted by the Contractor. The Contractor shall not be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the County, nor is Contractor authorized to use the County's Tax Exemption Number in securing such materials.

The Contractor shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this Agreement. It is also 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.

#### 5. <u>Contractor's Responsibilities:</u>

- A. Contractor shall provide Production Services as more particularly described in **Exhibit "A"**, the Scope of Work, attached hereto and incorporated herein by reference.
- B. Contractor's Production Services shall begin at 8:00 am Saturday, August 24, 2013 and end at 2:00 am Sunday, August 25, 2013.
- C. Contractor may arrive at the Facility to begin setting up at 8:00 am, but shall arrive no later than three hundred and sixty (360) minutes prior to the scheduled Entertainment time and shall have completed all sound checks and warm-ups, if applicable, at least one hundred and twenty (120) minutes prior to the scheduled Entertainment time.
- D. Contractor shall break down and remove all equipment and other materials it brings to the Event immediately upon completion of the Event, and shall leave the Facility in the same condition the Facility was in prior to conducting the Production Services.
- E. Contractor shall appear and perform Production Services for at least ninety percent (90%) of the scheduled Event time. Failure to adhere to this provision shall result in a downward adjustment in compensation payable to Contractor. County shall be the sole decision maker as to whether this provision has been complied with.
- F. Contractor shall perform the Production Services set forth in this Agreement 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.
- G. Palm Beach County has established the Office of the Inspector General in Palm Beach County Code, Section 2-421 - 2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to 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 requirements and detect corruption and fraud.

Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-421 - 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.

- H. No alcohol or illegal drugs shall be consumed by Contractor, its employees or agents prior to, during or subsequent to the Event while on County property.
- County will provide the sound equipment and lighting for Production Services, as more specifically
  described in Exhibit "B", attached hereto and incorporated herein by reference. All other equipment,
  instruments, supplies and props not identified in Exhibit "B" that are necessary for the Entertainment
  shall be provided and transported by Contractor. County assumes no responsibility for any items or
  materials of Contractor while at the Facility.
- J. Contractor further represents it has inspected the Facility and that the Facility is in proper condition for the Production Services to be completed.
- K. All vehicles belonging to Contractor or Contractor's employees or agents shall be parked in the assigned area prior to the beginning of the Event.

- L. County shall provide basic electrical services for the Event, but Contractor shall be responsible for all necessary extension cords and other related equipment.
- M. If any additional requirements such as specialty certifications, licenses and/or memberships applicable to the Production Services are required, CONTRACTOR shall attach a copy of each to this Agreement as **Exhibit "C"**.
- N. Contractor shall not use or permit the use of any pyrotechnics of any type during the Event.
- O. Contractor shall not undertake or participate in any business, exhibit or activity at the Event other than herein specified.
- P. Contractor shall comply in all material respects with all federal and state laws and regulations and all applicable county and city ordinances and regulations.

#### 6. <u>Cancellation and Postponement of Event:</u>

- A. In case of inclement weather (i.e. hurricanes, thunderstorms, tornadoes, flooding, etc.), Acts of God, riots, strikes, epidemics, and similar circumstances affecting public safety, as determined solely by County, the County may cancel or postpone this Agreement by providing Contractor with at least four (4) hours notice prior to the scheduled Event. Upon cancellation due to inclement weather, County and Contractor may negotiate another date for the Event at the Facility by Contractor, upon the same terms and conditions of this Agreement. In the event an alternate date cannot be agreed upon by both parties within three (3) days after cancellation, Contractor shall fully refund County's deposit within two (2) days of written notice by County that an alternative date for the Event cannot be negotiated. In the event an alternate date is not negotiated in accordance herewith, Contractor shall not be entitled to payment, and County shall not be liable for any lost profits or damages claimed by Contractor. County reserves the right, without liability therefore, to evacuate the Facility during any activity in progress where it is deemed necessary for the safety of the general public, patrons, or guests.
- B. In the event of sickness or acts of nature that prevent Contractor from performing the Production Services as scheduled, Contractor may fulfill the obligations of this Agreement by substituting a similar Production Company, with the prior approval of County. If a substitute Production Company performs the Production Services, Contractor shall refund County's full deposit immediately, and County may pay a lower not-to-exceed amount to the substitute Production Company.
- C. County can adjust Contractor's Production Services as deemed necessary to conclude the Event early, in consultation with Contractor. If in the reasonable discretion of County, Contractor is not performing the Production Services in a professional manner in accordance with this Agreement, the Event may be canceled early and this Agreement shall be terminated, and Contractor shall immediately return all deposits paid by County to Contractor.
- D. County may terminate this Agreement without cause upon seven (7) days prior written notice to Contractor. County shall not be liable to Contractor for any lost profits or damages claimed by Contractor. Upon early termination by County, Contractor shall refund County's full deposit within two (2) days after notice of termination.
- E. Contractor may terminate this Agreement upon written notice mailed to the County at least thirty (30) working days prior to the Event, and shall immediately refund all deposits paid by County to Contractor.
- 7. 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.
- 8. Assignment: Contractor shall not assign, transfer or otherwise encumber this Agreement or any party

thereof, in any manner without the prior written consent of the County. It is further agreed that no modification, amendment or alteration in the terms and conditions contained herein shall be effective unless contained in a written document executed with the same formality and equal dignity herewith.

- 9. Representatives: The County's representative for this Agreement is **Andrew Holzinger**; telephone no. **561-966-7047**. The Contractor's representative for this Agreement is **Peter Noble**, telephone no. **561-252-6443**.
- 10. Indemnification: Contractor shall conduct its activities and Production Services and the activities and Production Services of its agents, employees and subcontractors at the Facility as not to endanger any person thereon and to indemnify and hold harmless the County, its officials, agents and employees from and against all claims, suits, actions, damages, liabilities, expenditures or causes of action, including attorney's fees and costs, whether at trial or appellate levels or otherwise, arising out of or in any way connected to the activity or inactivity of Contractor, its agents, employees or subcontractors, and resulting or occurring from any act, omission or error of Contractor, its agents or employees, resulting in or relating to injuries to body, life, limb or property sustained in, about or of the use of the Facility by Contractor, its agents, employees or subcontractors. County shall not be liable for any property damage or bodily injury sustained by Contractor, its employees, agents or subcontractors, for any cause whatsoever, prior, during or subsequent to the period of time during this Agreement. This provision shall survive termination or expiration of this Agreement.
- 11. <u>Insurance:</u> County, by and through its Risk Management Department, in cooperation with the contracting/monitoring department, reserves the rights to require insurance coverages throughout the term of this Agreement. If County determines insurance is required to perform this Agreement, Contractor shall, at its sole cost and expense, maintain in full force and effect at all times during the life of this Agreement, insurance coverages and limits (including endorsements), as described in **Exhibit "D"**. Contractor shall provide the County with at least ten (10) day prior notice of any cancellation, non-renewal or material change to the insurance coverages. The requirements of Contractor to maintain or not to maintain insurance is not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by Contractor under this Agreement. County reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.
- 12. <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 Special Facilities
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: City Sound and Recording, LLC/Peter Noble

CONTRACTOR'S Address: 3646 23rd Avenue South, Unit 107 Lake Worth FL, 33461

CONTRACTOR'S Phone No.: 561-252-6443

- 13. 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, Florida. 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.
- 14. <u>Authorization:</u> Any individual executing this Agreement on behalf of Contractor warrants he or she has full legal authority to do so, and his/her execution shall bind the Contractor, its employees, agents and subcontractors to the terms and conditions herein.
- 15. Availability of Funds: 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. 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>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.
- 19. <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.
- 20. <u>Waiver</u>: Failure of County to insist upon strict performance of any covenant or condition of this Agreement, or to execute any right herein contained, shall not be construed as a waiver or relinquishment for the failure of such covenant, condition, or right, but the same shall remain in full force and effect.
- 21. <u>Nondiscrimination:</u> Contractor warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, gender identity and expression.
- 22. <u>No Third Party Beneficiary:</u> No provision of this Agreement is intended to, or shall be construed to create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including but not limited to any citizen or employees of the County or the Contractor.
- 23. Criminal History Records Check: 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 shall comply with the provisions of Chapter 2, Article IX of the Palm Beach County Code ("Criminal History Records Check" section). 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 record checks, the Contractor shall be solely responsible for the financial, schedule and staffing implications associated in complying with this section of the Palm Beach County Code.

(REMAINDER OF THIS PAGE INTENTIONALY LEFT BLANK)

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

PALM BEACH COUNTY WITNESS
and John
SIGNATURE
ANDREV HOLZINGER
NAME (TYPE OR PRINT)
PALM BEACH COUNTY T
Defortalis Cecece
DEPARTMENT DIRECTOR
COUNTY ADMINISTRATOR (If contract value exceeds \$10,000.)
CONTRACTOR - (CITY SOUNDAND RECORDING LLC)
DA H NO
SIGNATURE
PETER A NOBLE
NAME & TITLE (TYPE OR PRINT)
CONTRACTOR WITNESS
andlown
SIGNATURE /
ANDREW HOLZINGER
NAME (TYPE OR PRINT)
Approved as to Form and Logal Sufficiency
Approved as to Form and Legal Sufficiency
By: Ume Idelyan
Assistant County Attorney

#### **EXHIBIT "A"**

#### Scope of Work

## August 24, 2013 - City Sound and Recording LLC

Contractor will review the artist technical rider or production requirements with Amphitheater staff prior to the event to determine if the facility sound and lighting equipment meets the minimal needs of the event, and if not, outside equipment or supplemental equipment shall be provided by the Contractor.

Contractor will assist National Act production crew to tie into County's existing sound and light system.

Contractor will set up and tie-in the County's existing sound equipment if required.

Contractor will assist National Act production crew to tie into County's existing Lexcon Powergates if required.

Contractor will enable Powergates in mechanical room if required.

Contractor will assist National Act production crew to tie into County's existing fuse boxes if additional power is required for video production.

Contractor will monitor power levels in both the amp rooms and at the front of house station during sound checks and for the duration of show to ensure that the County's sound system is not being pushed past the DC One limiter presets.

Contractor will alert the Amphitheater Staff immediately if the County's sound system is being pushed past acceptable preset limits for the system.

Contractor will monitor sound levels at the front of house using the County's supplied Decibel reader. Decibel reader may not exceed 110 Decibels at the front of house station.

Contractor will alert the Amphitheater Staff immediately if the Decibel level is exceeding 110 Decibels. Contractor will assist National Act production crew to unplug from the County's existing sound system and Lexcon Powergates if required at the conclusion of the show.

Contractor will unplug and put the County's existing sound equipment back into the stage equipment room at the conclusion of the show.

Contractor will check the County's inventory to ensure all equipment has been placed back in equipment room.

Contractor will ensure that stage lighting has been returned to its original state by the rigging crew post show if required by County.

# EXHIBIT "B"

# **Equipment Provided**

August 24, 2013 - City Sound and Recording LLC

The County's sound and light system provided is detailed on the attached equipment list



# Lighting and Sound System

#### **Stage Lighting**

## Console

Strand Palette 48/96

# Lighting

Altman Outdoor PAR 64-1000watt Fixture (44 on front overhang rail, 11 on first inside rail) Altman R-40 Striplight-250watt Fixtures (4 per row on second, third and fourth inside rail)

#### **Sound System**

#### **Mixing Console**

Soundcraft GB8 40 channel

#### **Microphones**

Shure ULX Wireless with SM58 Capsules (2)

# Signal Processing

DBX 223 1 Graphic EQs (3) Yamaha SPX 2000 Lexicon MX 400 Symetrix SYM-NET 8x8 Processors EV DC One

#### Playback

Denon DN-635 CD Player Denon DN-T625 Cassette/ CD Player

#### Speaker System

EV Xlci Line Array Xlc 118 (3 per side) Xlci 127 (6 per side)

#### Power Amplification

Crown Macro Tech 5002vz (2 for Suds)

Crown Macro tech 3600vz (3 for Lows) Crown Macro Tech 2402 (3 for passively crossed over Mids and Highs)

# <u>Snake</u>

Custom unit permanently installed with 48 inputs. 4 tie lines. All returns hardwired to House system.

# EXHIBIT "C"

Specialty certifications, licenses and/or memberships

Not required for this performance

# EXHIBIT "D"

## <u>Insurance</u>

Commercial General Liability with limits of at least \$1,000,000 each occurrence is required. Coverage shall not contain any endorsement(s) excluding nor limiting Premises/Operations, Personal Injury, Product/Completed Operations, Contractual Liability, Severability of Interests or Cross Liability. Coverage shall be provided on a primary basis.

Required for this performance, see attached



# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/01/13

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT NAME: PRODUCER FAX (A/C, No); (561) 434-3505 (561) 434-4451 H.G. Holdam Insurance craig@hgholdam.com 3830 Jog Road INSURER(S) AFFORDING COVERAGE NAIC# Lake Worth, FL 33467 Penn America Fax (561) 434-3505 Phone INSURER A: (561) 434-4451 INSURER B INSURED INSURER C City Sound & Recording LLC INSURER D : 3646 23rd Avenue South Unit 107 INSURER E : 561 Lake Worth, FL 33461 INSURER F : REVISION NUMBER: CERTIFICATE NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. COVERAGES POLICY EFF POLICY EXP ADDLSUBR TYPE OF INSURANCE POLICY NUMBER 1,000,000.00 EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) \$ GENERAL LIABILITY 100,000.00 COMMERCIAL GENERAL LIABILITY \$ 5.000.00 MED EXP (Any one person CLAIMS-MADE OCCUR PAC6975013 03/20/2013 03/20/2014 Υ N 1,000,000.00 PERSONAL & ADV INJURY \$ 2,000,000,00 GENERAL AGGREGATE 5 1,000,000.00 PRODUCTS - COMP/OP AGG \$ GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO-COMBINED SINGLE LIMIT (Ea accident) AUTOMOBILE LIABILITY BODILY INJURY (Per person) 3 ANY AUTO BODILY INJURY (Per accident) 5 SCHEDULED AUTOS NON-OWNED AUTOS ALL OWNED AUTOS PROPERTY DAMAGE (Per accident) \$ HIRED AUTOS 5 EACH OCCURRENCE 5 UMBRELLA LIAB OCCUR AGGREGATE ŝ EXCESS LIAB DED RETENTION S
WORKERS COMPENSATION
AND EMPLOYERS' LIABILITY
ANY PROPRIETOR/PARTNER/EXECUTIVE
OFFICER/MEMBER EXCLUDED?
(Mandatory in NH) E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMIT S yes, describe under DESCRIPTION OF OPERATIONS below DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) Certificate holder is listed as additional insured. Sound Reinforcement and Recording

PALM BEACH COUNTY BOARD OF COMMISIONERS
2700 6TH AVE
LAKE WORTH, FL 33461

CANCELLATION

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

AUTHORIZED REPRESENTATIVE

Heidi G Holdam

© 1988-2010 ACORD CORPORATION. All rights reserved. The ACORD name and logo are registered marks of ACORD

ACORD 25 (2010/05) QF

# Andrew Holzinger

From:

City Sound & Recording, LLC [citysound@mindspring.com] Friday, March 08, 2013 9:16 AM

Sent:

To:

Andrew Holzinger

Subject:

Statement

City Sound and Recording LLC has no employees. Should that status change I will notify you prior to any event.

Pete Noble