PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	April 8, 2025	[X] Consent [] Ordinance	[] Regular [] Public Hearing
Department:	Parks and Recreation		
Submitted By:	Parks and Recreation Depart	<u>ment</u>	
Submitted For:	Parks and Recreation Depart	tment	
	<u>I. EXECU</u>	TIVE BRIEF	
(Agreement) wit use of the swiming of America There the period May a Summary: Summary: Agreement (R20 at the TR Complementing renew YMCA and the Fack the YMCA to mater a monthly fee of \$ Background and drowning prevential Agreement classes and services.	h the Young Men's Christian Asming pool and certain other recreapeutic Recreation Complex (TR 1, 2025 through April 30, 2026 word April 12, 2022, the Board (22-0362) with the YMCA for the lex at John Prince Park. That Agwal options. To ensure the contineration publicly accessible recreationstruction. In exchange for the 5,628, totaling \$67,528 annually and Justification: The YMCA is that on programs in addition to the allows Parks to leverage resource offered to the general public ecreation Facility Rental Agreem	esociation of the Palm Breation facilities at the Click Complex), in the amountith three (3) one (1) year of County Commission use of the swimming powereement is set to expire a nuation of facility operating (Parks) are extending ation services while its near use of the TR Completed District 3 (AH) the nation's largest provide variety of classes, camples and increases the overice.	eaches, Inc. (YMCA), for ub Managers Association at of \$67,536 annually, for renewal options. ers (BCC) approved an older and recreation facilities on April 30, 2025, with no ons for this purpose, the this partnership, allowing ew location at Lake Lytal x, the YMCA is paying a er of aquatic training and s and services they offer.
Recommended	by: Of Contract Directo	Cielly-	3/11/2025 Date
Approved by:	Assistant County A	dministrator	3/18/25

II. FISCAL IMPACT ANALYSIS

۸	Five Veer Comment of					
A. Five Year Summary of Fiscal Impact:						
Fisc	al Years	2025	2026	2027	2028	2029
Ope Exte Prog	ital Expenditures rating Costs ernal Revenues gram Income (County) ind Match (County	30,371 (28,140)	42,946 (39,396)			
NET	FISCAL IMPACT	<u>2,231</u>	3,550	-0-	0	
# ADDITIONAL FTE POSITIONS (Cumulative)						
Is Item Included in Current Budget: Does this item include use of Federal Funds? Poes this item include use of State Funds? Yes No X No X					X	
Budg		nd <u>0001</u> ject <u>Various</u>	_Departmer /Revenue So		Jnit <u>5307</u> Program	
В.	Recommended Source	s of Funds/S	Summary of	Fiscal Impac	:t:	
Annual estimated expenses for use of the swimming pool at the TR Complex for FY 2025 is \$72,891 and \$73,622 for FY 2026.						
C. Departmental Fiscal Review:						
III. REVIEW COMMENTS						
A.	A. OFMB Fiscal and/or Contract Development and Control Comments:					
FMB (B 3/11) H 3/11 Contract Development & Control						
B.	Legal Sufficiency:				0	
	Assistant County Attorn	3/17/2 ney	<u>S</u>			
C.	Other Departmental Rev	view:				
	Department Director					

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

RECREATION FACILITY RENTAL AGREEMENT FOR PALM BEACH COUNTY PARKS & RECREATION DEPARTMENT

THIS RECREATION FACILITY RENTAL AGREEMENT, hereinafter referr	ed to as the "Agreement," is
made and entered into on day of April , 2025, by and between	en Palm Beach County, a
Political Subdivision of the State of Florida, by and through its Board of County	Commissioners, hereinafter
referred to as "COUNTY," and THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF	THE PALM BEACHES, INC.,
a Florida not for profit corporation, authorized to conduct business in the State of Flor	ida, hereinafter referred to as
"RENTER".	

WITNESSETH:

WHEREAS, COUNTY, by and through its Parks and Recreation Department, hereinafter referred to as the "Department," owns and operates recreation facilities; and

WHEREAS, COUNTY seeks to supplement the cost to improve and maintain said recreation facilities by providing qualified entities the opportunity to conduct recreation activities in exchange for the payment of rent; and

WHEREAS, on April 12, 2022, COUNTY and RENTER entered into an Agreement (R2022-0362) which granted RENTER the use of the swimming pool and other certain recreation facilities at the Club Managers Association of America Therapeutic Recreation Complex (TR Complex) at John Prince Park. The agreement expires on April 30, 2025. There are no renewals remaining; and

WHEREAS, COUNTY and RENTER desires to continue facility operations for said purpose; and

WHEREAS, such recreation facility use is a privilege granted to RENTER and governed by COUNTY pursuant to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, COUNTY and RENTER hereby agree to the following terms and conditions:

- 1. <u>Term</u>: This Agreement is effective <u>May 1, 2025</u>, the date RENTER enters the recreation facility property, and will terminate on <u>April 30, 2026</u>, the date RENTER is to complete vacating the recreation facility property.
 - The number of days the Term of this Agreement is effective includes, without proration, any partial day's use and occupancy of the Recreation Facility.
- 2. Option to Extend: COUNTY hereby grants to RENTER, provided RENTER is not then in default of this Agreement, the right and option to extend the Term of this Agreement for three (3) additional one (1) year periods under the same terms and conditions as this Agreement and commencing upon the expiration of the initial Term of this Agreement or any extension thereof. RENTER shall exercise the options to extend, if at all, by written notice to the Department received no later than ninety (90) days prior to the expiration of the initial

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Term of this Agreement or any extension thereof. Failure of RENTER to duly and timely exercise its options to extend the Term of this Agreement shall be deemed a waiver of RENTER's rights to said extension optional.

- 3. Recreation Facility: The recreation facilities available for use by RENTER are the Gleneagles Country Club Aquatic Center and the Fountains Country Club Recreation Center located at the Club Manager's Association of America Therapeutic Recreation Complex, in John Prince Park at 2728 Lake Worth Road Lake Worth, Florida 33461, hereinafter collectively referred to as the "Facility", together with certain equipment, improvements, and appurtenances thereto all as more particularly described on the Rental Selection Form, attached hereto as Exhibit "A".
- 4. <u>Use</u>: The purpose for which RENTER is granted use of the Facility is hereinafter referred to as "Activities". The scope and detail of the Activities is more particularly described on the <u>Rental Scope and Detail</u>, attached hereto as **Exhibit "B"**.
- 5. <u>Facility Rental Fees:</u> RENTER shall pay to the COUNTY Monthly Rent during the term of this Agreement, together with all applicable sales taxes thereon, on the first day of each month, in advance, without any prior demand therefor or any deduction, holdback or setoff whatsoever. The Monthly Rent is \$5,628. The initial monthly installment of the Rent shall be due within fifteen (15) days after the effective date. Any Rent payment hereunder for any fractional month shall be calculated and paid on a per diem basis using a 30-day month.

In the event RENTER fails to make payment of any rentals, fees, charges, and payments due and payable in accordance with the terms of this Agreement within ten (10) days after same shall become due and payable, interest at the rate of one and one half percent (1.5 %) per month (or the highest rated permitted by law if lower) shall accrue against the delinquent payment(s) from the date due until the date payment is received by COUNTY. Such interest shall constitute Additional Rent. Payments received after interest has started to accrue shall be applied to the accrued interest first and then towards the delinquent rent. Notwithstanding the foregoing, COUNTY shall not be prevented from terminating this Agreement for default in the payment of rentals, fees, charges, and payments due to COUNTY pursuant to this Agreement or from enforcing any other provisions contained herein or implied by law.

Monthly Rent shall be made payable to the Palm Beach County Board of County Commissioners and shall be mailed to the Palm Beach County Board of County Commissioners/Finance Department, PO Box 3977, West Palm Beach, FL 33402.

6. Termination: The COUNTY and RENTER shall have the right to terminate this Agreement upon thirty (30) days' prior written notice to the other party. Following the termination of this Agreement, the COUNTY will assess the condition of the Facility, its equipment, improvements, appurtenances, and associated premises. For purposes of this Agreement, "associated premises" are those areas which the use of is included in the Facility rental and therefore not subject to a separate rental charge. In the event damages are discovered and/or further clean up is necessary, reasonable wear and tear, condemnation and casualty excepted, RENTER will immediately remit payment to the COUNTY in the amount of the documented reasonable out of pocket expenses incurred by the COUNTY as a result of such damages.

7. Performance:

- a. RENTER agrees to:
 - 1. use the Facility solely for the purpose for which this Agreement is entered into;
 - remain on-site for the duration of the rental or assign an authorized representative who will be on-site to act on RENTER's behalf;
 - 3. accept the Facility and all equipment and improvements related to the rental in the condition existing as of the date of this Agreement;
 - 4. waive any and all claims RENTER may have against the COUNTY for compensation for any and all losses or damages sustained due to failure or malfunction of the Facility's water or electrical power supplies or associated amenities, unless caused by the gross negligence or willful misconduct of the COUNTY or any employees or other agents thereof;
 - 5. adhere to the directives of the COUNTY's representatives including, but not limited to, proper use and handling of COUNTY owned equipment and assignment of designated parking areas and locations for offloading equipment;
 - 6. **repair** all damages to Facility caused by, resulting from, or in any way arising out of RENTER's operations or use of Facility, whether such damage is caused by RENTER, its agents, or its invitees. The COUNTY reserves the right to, periodically throughout the term of the Agreement, inspect or cause to be inspected the Facility, identify any maintenance or repair items and report, in writing, the nature of these items and recommend corrective action. RENTER shall promptly repair, replace, or repaint any damaged or defaced surfaces within seventy-two (72) hours of discovery or notification by the COUNTY. RENTER is to provide a proposed schedule of cleaning, maintenance, and repair of Facility;
 - 7. ensure that RENTER receives COUNTY approval prior to the commencement of work or services performed by a third-party vendor on behalf of the RENTER. In addition, RENTER must provide a Certificate of Insurance (COI) in an amount determined by COUNTY from the third-party vendor listing the Board of County Commissioners as additional insured;
 - 8. **monitor** and comply with all CDC and OSHA regulations and guidance, and other federal, state and local regulations and guidance;
 - 9. identify and report child abuse and neglect, as required by law;
 - 10. **comply** with the Americans with Disabilities Act (ADA) and Health Information Privacy and Portability Act (HIPPA);
 - 11. ensure when applicable, adequate and qualified instruction and supervision of participants occurs during all of RENTER's activities;
 - 12. immediately notify COUNTY of any possible health, safety, repair, and/or security hazards that may exist within any area, including use by unauthorized parties, so corrective actions can be determined and implemented. Notification of County shall be made via telephone call to the COUNTY at the phone number set forth in Section 21 of this Agreement no later than 24 hours after such incident. Neither COUNTY nor COUNTY's agents or servants shall be liable for any damages caused by, or growing out of any defect in the Facility, unless negligence or willful misconduct of the COUNTY or any employees or other agents thereof. COUNTY shall have no obligation to commence repairs until fifteen (15) days after the receipt by COUNTY of written notice of the need for repairs. RENTER waives

- law, or any right RENTER may have under common law, permitting RENTER to make repairs at COUNTY's expense.
- 13. conduct its operations and activities at the Facility in a safe manner and comply with all safety and health regulations and standards imposed by Governmental Regulations. RENTER agrees that neither they, nor employees or any person working for or on behalf of RENTER shall require any personnel engaged in the performance of RENTER's operations to work in surroundings or under working conditions which are unsanitary, unsafe, hazardous or dangerous to his or her health or safety as determined by Governmental Regulations;
- 14. complete a background screening and sexual predator check to the extent permitted by law, at it's own expense, for all staff and volunteers working at the Facility. The COUNTY reserves the right to deny access rights to any of RENTER's employees or volunteers in accordance with adopted laws, policies, and procedures. RENTER shall have no recourse or claim against COUNTY for denied access rights;
- 15. **prohibit** any activity on the Facility premises that may be considered contrary to community standards of appropriateness;
- 16. **assure** that all persons under RENTER's control conduct themselves in manner; Ensure that any fees charged during RENTER's use of the Facility have been preapproved by the COUNTY's representative;
- 17. assume all responsibility for revenue collection associated with any of the RENTER's programs at the Facility, all of which is subject to the review and approval of the COUNTY including attendance tracking, accounting, and financial reporting;
- 18. coordinate and cooperate with the COUNTY regarding programs, special events and activities conducted in John Prince Park (the "Park") and shall, upon request from the COUNTY, suspend operations at the Facility when such events warrant the suspension of the operation of the RENTER as reasonably determined to be necessary by the COUNTY. COUNTY shall provide RENTER with ten (10) days prior written notice of such events. RENTER shall not conduct special events or promotions within the Park without prior written approval by the COUNTY;
- 19. **provide** funding for all operational expenses of RENTER associated with approved programs provided at the Facility by RENTER, including, but not limited to, personnel expenses, independent contractors, program supplies, transportation, computers, telephone, copy machine, and office supplies. At no time shall COUNTY be liable for these expenses;
- provide cleaning and disinfectant supplies and equipment and conduct enhanced cleaning and disinfecting of programming areas during program hours;
- 21. Iimit attendance to the capacity specified by the COUNTY, the final decision regarding all issues related to attendance and capacity will be made by the COUNTY's designated representative for Rental;
- 22. adhere to parking capacity specified by the COUNTY, coordinate offsite parking if applicable;
- 23. acknowledge that any security measures deemed necessary or desirable for protection of the Facility shall be the sole responsibility of the RENTER at no cost to the County. County may implement key, card, or code control measures reasonably acceptable to RENTER to safeguard the keys, cards, or code provided pursuant to this requirement.

Notwithstanding the above, RENTER shall notify County of any incident resulting in loss or damage to the Facility or breach of security whether or not such incident is reported to the Palm Beach County Sheriff's Office. Notification of County shall be made via telephone call to the COUNTY at the phone number set forth in Section 21 of this Agreement no later than 24 hours after such incident.

- 24. obtain County's written approval and consent through the COUNTY prior to placing signage on any exterior door, wall, window, fence, railing, or tree of the Facility. Any such signs not approved shall be immediately removed at the sole cost and expense of RENTER, upon written notification thereof by County. RENTER further agrees that such signs, as may be approved, shall be maintained in good condition and repair at all times and shall conform to the criteria established from time to time by County for the Facility.
- 25. **deliver** to the COUNTY, no later than forty-eight (48) hours prior to the effective date of the Facility Rental, a copy of those certain specialty certifications, licenses and / or memberships referenced above in addition to any fees charged to participants of RENTER's programs or events at the Facility, all of which will be retained by the COUNTY;
- 26. acknowledge that failure to deliver the required documentation referenced above may result in immediate termination of this Agreement and a demand for payment of all administrative costs incurred by COUNTY in association with this Agreement;
- 27. protect the County's Facility through exercise of a high standard of maintenance. Proper maintenance shall include, but not be limited to, providing adequate custodial services, garbage and trash disposal, keeping the Facility and associated rental areas clear of debris and stains.
- 28. **remove** all equipment and materials owned by RENTER and subcontractors no later than the termination date and time specified in Article 1 above;
- 29. **return** the Facility and all equipment and improvements related to the rental to the condition existing as of the effective date and time specified in Article 1 above, reasonable wear and tear excepted;
- 30. **follow** tropical storm or hurricane preparation and recovery protocols as directed by the COUNTY including but not limited to clearing outdoor Facility areas of all movable furniture and closure procedures for facility. RENTER agrees to not re-enter the Facility after a tropical storm or hurricane event without the facility first being cleared for safety by the COUNTY;
- 31. hold COUNTY harmless for the sale or disposal of any equipment and materials considered to be abandoned due to RENTER's failure to remove same from the Facility premises by the specified termination date and time and pay the cost of such removal and disposal upon receipt of COUNTY's invoice; and
- 32. **comply** with all Facility rules and regulations and adhere to all federal, state and local laws and regulations, including Palm Beach County Code, Chapter 21, as may be amended, pertaining to Parks and Recreation, and COUNTY standard operating procedures as all such laws, regulations, ordinances, and procedures apply to RENTER's use of the Facility.

b. COUNTY agrees to:

1. **deliver** the Facility and associated premises in a safe, clean, and orderly condition and in compliance with all applicable laws, rules and regulations;

- assign staff liaison to provide logistical support and oversee all aspects of this Agreement including authority to make final decisions and issue directives on behalf of COUNTY;
- 3. maintain Facility buildings and associated infrastructure as more specifically identified in "Exhibit A";
- 4. **collect** and dispose of any and all items either discarded or lost by patrons or others at the Facility, without interference by RENTER or any person working for or on behalf of RENTER, the disposition of which may include retaining such items at a lost-and-found location.
- 8. Postponement or Cancellation: In the event emergency conditions arise which may affect public safety, RENTER's use of the Facility may be postponed or cancelled. Such emergency conditions include, but are not limited to, acts of God or issuance of an executive order indicating a state of general emergency. COUNTY, in its sole discretion, will determine the necessity to postpone or cancel RENTER's use of the Facility and will endeavor to provide RENTER at least four (4) hours notice of such postponement or cancellation. Provided, however, COUNTY's notice of such postponement or cancellation may be given at anytime including during Facility usage. Reasonable effort will be made to reopen the Facility in a timely manner following the emergency. If the closure is for an extended period of time (greater than seven (7) consecutive days), County may prorate the monthly payment of Annual Rent.
- 9. <u>Cancellation for Cause</u>: The occurrence of any one or more of the following acts constitutes a material default and breach of this Agreement by RENTER and will result in cancellation of RENTER's use of the Facility:
 - RENTER misrepresents its intended use of the Facility including acting as a broker or agent by attempting to re-let the Facility;
 - RENTER's use of the Facility expands beyond the scope and purpose for which this Agreement
 is entered into;
 - RENTER provided materially false information relating to this Agreement;
 - Any person under the control of RENTER, including subcontractors, is responsible for purposely damaging the Facility, associated infrastructure, or any COUNTY owned equipment; or
 - Any person under the control of RENTER, including subcontractors, is guilty of gross misconduct or unlawful behavior while on the Facility premises.

Termination of this Agreement due to any such material default or breach requires RENTER to pay any and all COUNTY expenses associated with such material default or breach together with all fees and charges due and owed up to the date of termination the same as if RENTER's use of the Facility had not been cancelled. COUNTY will not be held liable for any lost profits or damages resulting from any such cancellation. RENTER's expenses, fees and charges owed to COUNTY is due and payable upon RENTER's receipt of COUNTY's invoice.

10. <u>Photography / Recording</u>: Except for items covered by copyright laws, licensing fees or other legal regulations, COUNTY may photograph and/or record audio and video during RENTER's use of the Facility. Such photos and recordings may be used by COUNTY for promotional and informational purposes only. RENTER agrees to provide assistance as needed to accommodate such photography and recording. RENTER Page 6 of 13

is responsible for being aware of and advising COUNTY of any copyright infringements or other legal limitations that may apply to photographing and/or recording during RENTER'S use of the Facility.

11. <u>Relationship of the Parties</u>: RENTER is an independent contractor and operator responsible for its acts and omissions, for which COUNTY cannot be held liable.

This Agreement does not constitute an endorsement or sponsorship by COUNTY of RENTER or of RENTER's use of the Facility. Though COUNTY may issue press releases and publish announcements regarding RENTER's use of the Facility, including postings on COUNTY websites and social media sites, such announcements are intended solely for the purpose of raising public awareness of the Facility and are not to be misrepresented as a form of endorsement or sponsorship by COUNTY.

RENTER may not use the name or logo of the COUNTY, the Department or Facility in a manner that suggests a relationship other than owner and renter. Any use of the COUNTY, Department or Facility logos is subject to approval by the COUNTY.

- 12. <u>Taxes</u>: RENTER assumes sole responsibility for the payment of any and all federal, state, and local taxes as may be applicable to RENTER's use of the Facility and its business operations thereon. Additionally, RENTER is not eligible to benefit from the COUNTY's tax exempt status but may rely on its own tax exempt status.
- 13. <u>Subcontracting</u>: Those employed by any entity performing any work or service on behalf of RENTER at the Facility is considered to be a subcontractor for whom RENTER is responsible. Any agreement between RENTER and a subcontracting entity will be provided to the COUNTY upon request.
- 14. No Assignment or Brokerage: RENTER may not assign any rights, responsibilities, or obligations under this Agreement nor act as an agent or broker for the renting of the Facility. Any attempt to re-let the Facility is a material breach of this Agreement and cause for immediate termination.
- 15. <u>County Representative</u>: The COUNTY's authorized representative for this Agreement is:

 Name: <u>Rebecca Schnirman</u> Phone Number: <u>561 966-6650</u>
- 16. <u>Insurance Requirements</u>: It is the responsibility of RENTER to provide proof of the required insurance coverages specified on <u>Insurance Requirements</u>, attached hereto as **Exhibit "C"**.
 - Such proof of insurance must be provided to the COUNTY's authorized representative prior to the execution of this Agreement or no later than ten (10) days prior to the effective date hereof, at the COUNTY's discretion.
- 17. Indemnification: RENTER agrees to protect, defend, reimburse, indemnify and hold COUNTY, its agents, employees and elected officers free and harmless at all times from and against any and all claims, liability, expenses, losses, costs, fines and damages, including attorney's fees and costs at trial and appellate levels, and causes of action of every kind and character arising out of a breach of this Agreement or RENTER's use and occupancy of the Facility. Such causes of action include, without limitation, those arising by reason of; (i) any damage to property or the environment, (ii) bodily injury, including death, incurred or sustained by any party hereto, any agent or employee of any party hereto, and any third or other party whosoever, (iii) the condition of

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the Facility existing at the effective date of this Agreement, (iv) RENTER's acts, omissions or operations hereunder, (v) the performance or non-performance of RENTER, or (vi) any breach of the terms of this Agreement. The obligations arising under this provision will survive the expiration or termination of this Agreement.

18. <u>Damage or Destruction of Facility</u>: RENTER hereby assumes full responsibility for the character, acts, and conduct of all persons admitted to the Facility by or with the actual or constructive consent of any person acting for or on behalf of RENTER. If the Facility, or any part thereof, during the Term of this Agreement, is damaged by the act, default, or negligence of RENTER, or of RENTER's members, agents, employees, officers, representatives, guests, invitees, or contractors, RENTER is to promptly restore the Facility, at its sole cost and expense, to the condition existing prior to such damage as determined by COUNTY. If RENTER fails to restore the Facility in the timely manner prescribed by COUNTY, such restoration will be completed by COUNTY and RENTER assumes responsibility for payment of all such costs, plus ten percent (10%) administrative overhead. Such restoration cost, plus the administrative cost, constitutes additional rent which is due and payable upon receipt of invoice.

Additionally, RENTER is prohibited from defacing the Facility in any way including using nails, hooks, tacks, screws or any other faceting device. RENTER is also prohibited from painting any areas of the Facility or painting any items including personal property anywhere on the Facility premises. No signs, advertisements, show-bills, lithographs, posters, placards or any other such items are to be posted or otherwise displayed anywhere on the Facility premises without the express consent of the COUNTY's authorized representative. Any such unapproved items will be immediately removed at the sole cost and expense of RENTER.

- 19. <u>Termination Upon Destruction or other Casualty</u>: In the event the Facility or any part thereof is destroyed or damaged in whole or part by fire, water, or any other cause, or if any other casualty or unforeseen occurrence renders the fulfillment of this Agreement impossible, as determined by COUNTY in its sole discretion, this Agreement will terminate effective upon notice to RENTER and RENTER agrees to not hold COUNTY liable for any claim for damages or compensation should this Agreement be so terminated.
- 20. <u>COUNTY Not Liable</u>: COUNTY will not be responsible or liable to RENTER for any claims for compensation or any losses, damages or injury sustained by RENTER resulting from failure of any water supply, electrical current, sewerage or drainage facility, or caused by natural physical conditions of the Facility premises, whether on the surface or underground, including displacement of materials by fire, hurricane, act of God or any cause beyond the control of COUNTY. All personal property placed on or moved onto the Facility premises will be done so at the sole risk of RENTER or owner thereof and RENTER expressly acknowledges and agrees that COUNTY will not be liable for any damage to or loss of such personal property.
- 21. <u>Notices:</u> All notices required by this Agreement are to be hand delivered or sent by certified mail, return receipt requested to:

COUNTY:

Palm Beach County Parks and Recreation Department

Attn: Stacy Staebell (Fountains Country Club Recreation Center) 2700 6th Avenue South

Lake Worth, Florida 33461

Palm Beach County Parks and Recreation Department Attn: Kevin Downes (Gleneagles Country Club Aquatic Center) 2700 6th Avenue South Lake Worth, Florida 33461

RENTER:

YMCA Attn. Tim Coffield (YMCA of the Palm Beaches) 2085 S Congress Avenue West Palm Beach, FL 33406

- 22. Remedies: This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Agreement will be held in a court of competent jurisdiction located in Palm Beach County, Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.
- 23. No Third Party Beneficiaries: 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 and/or RENTER.
- 24. Annual Appropriations: The fulfillment of this Agreement and all obligations of COUNTY hereunder are subject to and contingent upon annual budgetary appropriations by the Board of County Commissioners.
- RENTER is not to pledge or attempt to pledge COUNTY's credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. RENTER further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Agreement.
- 26. Authorization: This Agreement is executed by an individual legally authorized to fully bind RENTER to all terms and conditions of this Agreement.
- 27. Public Entity Crimes: As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, RENTER certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the thirty-six (36) months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).

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- 28. **Severability:** In the event any term or provision of this Agreement is held invalid or unenforceable, the remainder of this Agreement will not be affected, and every other term and provision of this Agreement will be deemed valid and enforceable to the extent permitted by law.
- 29. Access and Audits: In the event that any part of the payment due and owed to COUNTY is calculated as a portion or percentage program revenue, RENTER will maintain the necessary records sufficient to adequately substantiate all such calculations for five (5) years following completion or termination of this Agreement and agrees to produce such records for audit immediately upon receipt of COUNTY's notice.

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 RENTER, 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.

- 30. <u>Waiver</u>: The failure of a party to insist upon strict performance of any of the agreements, terms, covenants or conditions of this Agreement, does not constitute a waiver of any rights or remedies that such party may have for any subsequent breach, default, or non-performance, and such party's right to insist on strict performance of this Agreement will not be affected by any previous waiver of course or dealing.
- 31. Nondiscrimination: The COUNTY is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the RENTER warrants and represents that throughout the term of the Contract, including any renewals thereof, if applicable, all of its employees are treated equally during employment without regard to race, color, national origin, religion, ancestry, sex, age, familial status, marital status, sexual orientation, gender identity or expression, disability, or genetic information. Failure to meet this requirement shall be considered default of the Contract.
- 32. Regulation: Licensing Requirements: RENTER agrees to comply with all laws, ordinances and regulations applicable to its use and rental of the Facility premises. RENTER is presumed to be familiar with all applicable federal, state, and local laws, ordinances, codes and regulations.
- 33. Criminal History Records Check: The RENTER, RENTER's employees, subcontractors of the RENTER and employees of subcontractors shall comply with Palm Beach County Code, Section 2-371 2-377, the Palm Beach County Criminal History Records Check Ordinance ("Ordinance"), for unescorted access to critical facilities ("Critical Facilities") or criminal justice information facilities ("CJI Facilities") as identified in Resolutions

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R2013-1470 and R2015-0572, as amended. The RENTER is solely responsible for the financial, schedule, and/or staffing implications of this Ordinance. Further, the RENTER acknowledges that its Contract price includes any and all direct or indirect costs associated with compliance with this Ordinance, except for the applicable FDLE/FBI fees that shall be paid by the COUNTY.

This Agreement may include sites and/or buildings which have been designated as either "critical facilities" or "criminal justice information facilities" pursuant to the Ordinance and above amended. COUNTY staff representing the COUNTY department will contact the RENTER(S) and provide specific instructions for meeting the requirements of this Ordinance. Individuals passing the background check will be issued a badge. The RENTER shall make every effort to collect the badges of its employees and its subcontractors' employees upon conclusion of the contract and return them to the COUNTY. If the RENTER or its subcontractor(s) terminates an employee who has been issued a badge, the RENTER must notify the COUNTY within 24 hours. At the time of termination, the RENTER shall retrieve the badge and shall return it to the COUNTY in a timely manner.

The COUNTY reserves the right to suspend the RENTER if the RENTER 1) does not comply with the requirements of County Code Section 2-371 – 2-377, as amended; 2) does not contact the COUNTY regarding a terminated RENTER employee or subcontractor employee within the stated time; or 3) fails to make a good faith effort in attempting to comply with the badge retrieval policy.

- 34. <u>Counterparts:</u> This Agreement, including the exhibits referenced herein, may be executed in one or more counterparts, all of which shall constitute collectively but one and the same Agreement. The COUNTY may execute the Agreement through electronic or manual means. RENTER shall execute by manual means only, unless the COUNTY provides otherwise.
- 35. Entirety of Agreement: COUNTY and RENTER 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.
- 36. E-verify Employment Eligibility: RENTER warrants and represents that it is in compliance with section 448.095, Florida Statutes, as may be amended, and that it: (1) is registered with the E-Verify System (E-Verify.gov) and uses the E-Verify System to electronically verify the employment eligibility of all newly hired workers; and (2) has verified that all of RENTER's subcontractors performing the duties and obligations of this Agreement are registered with the E- Verify System, and uses the E-Verify System to electronically verify the employment eligibility of all newly hired workers.

RENTER shall obtain from each of its subcontractors an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an Unauthorized Alien, as that term is defined in section 448.095(1)(k), Florida Statutes, as may be amended. RENTER shall maintain a copy of any such affidavit from a subcontractor for, at

Page 11 of 13

a minimum, the duration of the subcontract and any extension thereof. This provision shall not supersede any provision of this Agreement which requires a longer retention period.

COUNTY shall terminate this Agreement if it has a good faith belief that RENTER has knowingly violated Section 448.09(1), Florida Statutes, as may be amended. If COUNTY has a good faith belief that RENTER's subcontractor has knowingly violated section 448.09(1), Florida Statutes, as may be amended, COUNTY shall notify RENTER to terminate its contract with the subcontractor and RENTER shall immediately terminate its contract with the subcontractor. If COUNTY terminates this Agreement pursuant to the above, RENTER shall be barred from being awarded a future contract by COUNTY for a period of one (1) year from the date on which this Agreement was terminated. In the event of such contract termination, RENTER shall also be liable for any additional costs incurred by COUNTY as a result of the termination.

- 37. <u>Human Trafficking Affidavit:</u> RENTER warrants and represents that is does not use coercion for labor or services as defined in section 787.06, Florida Statutes. RENTER has executed **Exhibit "D"**, Nongovernmental Entity Human Trafficking Affidavit, which is attached hereto and incorporated herein by reference.
- 38. <u>Publicity:</u> The RENTER shall recognize the COUNTY in all promotional materials, news releases or other type of publicity pertaining to the services performed by RENTER and at any event or workshop, for which COUNTY contributes funds or something in kind (excluding leasing the Premises).

As part of the consideration for this Agreement, the RENTER shall also provide COUNTY representatives, which may include, but is not limited to, the COUNTY Mayor, COUNTY Commissioners, COUNTY Administration, Department Staff, other COUNTY staff and board members (collectively, "COUNTY Representatives") reasonable access to key stakeholder events to observe, encourage, and/or monitor the RENTER's programs, procedures, and operations, or to discuss the RENTER's projects with RENTER's personnel. Such access is not limited solely to events taking place at the Premises, but instead applies broadly to RENTER's operations in connection with the Project. Such participation shall be reasonable relative to any such event's capacity restrictions, and overall purpose and shall be determined by COUNTY and RENTER. Such participation shall not interfere with the event or undermine the RENTER's desired outcome of the event. To encourage and facilitate COUNTY's participation, as part of the consideration for this Agreement, the RENTER shall provide a reasonable number, as determined by the COUNTY, of complimentary tickets to key stakeholder events during the term of this Agreement to the COUNTY for further distribution to COUNTY Representatives. The COUNTY hereby authorizes RENTER to provide such access directly to the COUNTY Representatives on the COUNTY's behalf. In so doing, RENTER shall take all reasonable efforts to communicate to the COUNTY Representatives that the access to the key stakeholder events is being provided pursuant to this Agreement, and that the COUNTY is the donor of said access for any state or local reporting purposes. The foregoing authorization may be revoked by COUNTY at any time for any reason upon notice to RENTER.

above.	
ATTEST: Clerk of the Circuit Court & Comptroller	PALM BEACH COUNTY: Board of County Commissioners
By: Deputy Clerk	By: Maria G. Marino, Mayor
WITNESS	RENTER -THE YOUNG MEN'S CHRISTIAN ASSOCIATION OF THE PALM BEACHES, INC.
Signature Date Stephanie, C Langlais Print	By Signature Date Print Print Title
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:	APPROVED AS TO TERMS & CONDITIONS:
Senior Assistant County Attorney	Department Director
Ome Oddfund 3-17-25 Signature Date	Signature Cullo 3/4/25 Date

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written

EXHIBIT "A"

RECREATION FACILITY RENTAL AGREEMENT

Rental Selection Form

GLENEAGLES COUNTRY CLUB AQUATIC CENTER: Located in John Prince Park 2728 Lake Worth Road Lake Worth, FL 33461

Facility includes a six (6) lane swimming pool, offices, restrooms, a fenced pool deck area, and associated equipment.

FOUNTAINS COUNTRY CLUB RECREATION CENTER: Located in John Prince Park 2728 Lake Worth Road Lake Worth, FL 33461

Facility includes a multipurpose room, tables, chairs, kitchen, and restrooms

Exhibit "A" Page 1 of 1

EXHIBIT "B"

(1 of 3)

RECREATION FACILITY RENTAL AGREEMENT

Rental Scope & Detail

FACILITY NAME: Gleneagles Country Club Aquatic Center

RENTER SHALL:

- 1. Assume Full Operational Responsibility: Oversee all operations of the Gleneagles Country Club

 Aquatic Center, including but not limited to staffing, lifeguard services, program scheduling, and all

 associated costs for aquatic, recreational, and instructional programs.
- 2. Provide Inclusive Services: Offer services to both members and non-members of its organization without requiring program participants to become members to access programs or activities.
- 3. Maintain Fair Pricing: Ensure participant fees do not exceed 20% above the COUNTY's approved fee structure for comparable programs.
- 4. Coordinate Program Scheduling: Work in collaboration with the COUNTY to develop an operational schedule that accommodates pre-established COUNTY programs.
- 5. Ensure Minimum Operating Hours: Operate the facility at least five (5) days per week, with a minimum daily operational schedule from 9:00 AM to 6:00 PM. All operating hours must receive prior approval from the COUNTY representative.
- 6. Secure the Facility: Follow COUNTY-provided procedures for opening, closing, and securing the facility.
- 7. Maintain Cleanliness and Sanitation:
 - a. Regularly clean and sanitize offices, restrooms, showers, staff areas, and common areas to ensure a sanitary environment.
 - b. Supply and manage all necessary janitorial products and services, including trash removal.

Exhibit "B" Page 1 of 3

EXHIBIT "B"

(2 of 3)

RECREATION FACILITY RENTAL AGREEMENT

Rental Scope & Detail

8. Enhance Cleaning and Disinfection Measures: Provide appropriate cleaning supplies and equipment, ensuring enhanced cleaning and disinfection of programming areas, restrooms, offices, pool deck, and equipment.

9. Maintain Pool and Deck Appearance:

- a. Keep the pool free of debris, with pool walls and bottom regularly brushed.
- b. Ensure waterline tiles remain free of buildup.
- c. Regularly pressure wash the pool deck to maintain cleanliness and safety.
- 10. Monitor and Log Pool Chemical Levels: Conduct and document a minimum of three daily chemical checks, maintaining an accessible record for COUNTY review upon request.
- 11. Provide Adequate Supervision and Instruction: Ensure all activities, including lifeguard duties, are supervised by qualified personnel at all times.

12. Maintain Certified Lifeguard Staff:

- a. Ensure all lifeguards hold valid Lifeguarding, CPR, First Aid, and AED certifications from a nationally recognized agency (e.g., American Red Cross, YMCA, Starguard, Ellis & Associates, or similar).
- b. Require staff to participate in regular in-service training at intervals recommended by their certifying agency.
- c. <u>Maintain documentation of training receipts, making them available upon request by a COUNTY representative.</u>

Exhibit "B" Page 2 of 3

EXHIBIT "B"

(3 of 3)

RECREATION FACILITY RENTAL AGREEMENT

Rental Scope & Detail

COUNTY SHALL:

- 1. Maintain and service all building and property related issues including but not limited to plumbing, electrical, and structural needs.
- 2. Maintain and service all infrastructure and equipment located in the pool pump area to be in compliance with Florida Department of Health regulations, specifically as it relates to Chapter 64E-9 Administrative Codes.
- 3. Provide all necessary pool chemicals to maintain water chemistry is within the appropriate ANSI/NPSI standard ranges as it relates to Florida Department of Health Regulations.
- 4. Provide COUNTY owned assets that will be available to the RENTER that are necessary to operate the facility. At least one day prior to contractual start date, an Inventory Checklist of all COUNTY owned assets must be completed and mutually agreed upon by COUNTY.

FACILITY NAME: Fountains Country Club Recreation Center

RENTER SHALL:

- Utilize the Facility up to 25 hours per week according to the permitted schedule provided by the COUNTY. Facility usage requests, to include weekly classes, must be submitted to Facility Manager at least two weeks prior to the date requested. The request shall include the number of estimated participants and the amount of parking needed during scheduled Facility use. COUNTY shall have priority use of the facility.
- 2. Provide services to both members and non-members of its organization and shall not require program participants to become members of its organization in order to receive such services.
- 3. Charge its participants no more than 20% above the COUNTY's approved fee structure for a similar program.
- 4. Ensure customers are parking in designated parking spaces and are directed to an approved location if overflow parking is required.
- Open, close, and secure Facility per COUNTY provided procedures.
- Maintain the physical appearance of the facility. Ensure all common areas, restrooms and any
 equipment used are cleaned and sanitized after use and returned to the same condition they were
 received including removal of trash. Renter will be responsible for providing janitorial supplies and
 services.
- 7. Ensure all equipment and supplies belonging to the Renter are removed from the facility daily. Storage space at the facility is not available.
- 8. Ensure adequate and qualified instruction and supervision of participants during all activities.
- 9. Ensure that all program instructors hold valid CPR, First Aid, and AED certifications from a nationally recognized agency such as American Red Cross, YMCA, or similar. Instructors are required to receive in-service trainings at the intervals recommended by the certifying agency. A receipt of trainings must be documented and be made available if requested by a COUNTY representative.

Exhibit "B" Page 3 of 3

EXHIBIT "C"

(1 of 2)

AMPHITHEATER RENTAL AGREEMENT

Insurance Requirements

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

	County Representative to Initial as applicable:
	No Insurance Required: Based on scope of services, RENTER shall not be required to provide insurance.
×	<u>Commercial General Liability</u> : RENTER 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.
×	Participant Liability: RENTER shall maintain Participant Liability at a limit of liability not less than \$25,000 Each Occurrence.
	Auto Liability: RENTER shall maintain Business Auto Liability at a limit of liability not less than \$500,000 Each Occurrence for all owned, non-owned, and hired automobiles. In the event RENTER owns no automobiles, the Business Auto Liability requirement shall be amended allowing RENTER to maintain only Hired & Non-Owned Auto Liability. This amended requirement may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto coverage form.
	Professional Liability: RENTER 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 RENTER's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, RENTER shall maintain a Retroactive Date prior to or equal to the effective date of this Agreement. 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, not renewed, switched to an Occurrence Form, retroactive date advanced, or any other event triggering the right to purchase a Supplement Extended Reporting Period (SERP) during the life of this Agreement, RENTER shall purchase a SERP with a minimum reporting period not less than three (3) years

Exhibit "C" Page 1 of 2

EXHIBIT "C"

- Additional Insured Clause: Except as to Business Auto, Workers' Compensation and Employer's Liability (and Professional Liability, when applicable) the Certificate(s) of Insurance shall clearly confirm that coverage required by this Agreement has been endorsed to include COUNTY as Additional Insured. As such, said Certificate(s) shall specifically include: "Palm Beach County, a Political Subdivision of the State of Florida, its Officers, Employees, and Agents."
- Waiver of Subrogation: RENTER 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 RENTER 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 RENTER enter into such an agreement on a pre-loss basis.
- Certificates of Insurance: Prior to execution of the Agreement, the RENTER shall deliver to the COUNTY Certificate(s) of Insurance evidencing that all types and amounts of insurance coverage required by this Agreement have been obtained and are in full force and effect. In addition, the RENTER shall provide this evidence to the COUNTY prior to the expiration date of any such_insurance required herein. Such Certificate(s) of Insurance shall include a minimum ten (10) day endeavor to notify due to cancellation of coverage. Certificates of Insurance are to be sent to:

Palm Beach COUNTY Board of COUNTY Commissioners

C/O Parks and Recreation Department

Attn: Rebecca Schnirman 2700 Sixth Avenue South Lake Worth, Florida 33461

- Umbrella or Excess Liability: If necessary, RENTER may satisfy the minimum limits required above for 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 Commercial General 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.
- Right to Revise or Reject: 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 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.

Exhibit "C" Page 2 of 2

EXHIBIT D

NONGOVERNMENTAL ENTITY HUMAN TRAFFICKING AFFIDAVIT Section 787.06(13), Florida Statutes

THIS AFFIDAVIT MUST BE SIGNED AND NOTARIZED

I, the undersigned, am an officer or representative of \(\frac{\frac{1}{2} \textit{fM}}{\text{Conter}} \) and attest that Renter does not use coercion for labor Florida Statutes.	or services as defined in section 787.06,
Under penalty of perjury, I hereby declare and affirm that correct.	t the above stated facts are true and
	d title of officer or representative)
State of Florida, County of Palm Beach	F
Sworn to and subscribed before me by means of physical p	resence or □ online notarization this,
Personally known OR produced identification	,
NOTARY PUBLIC	
My Commission Expires: State of Florida at large	CAROLINA RODRIGUEZ MY COMMISSION # HH 334187 EXPIRES: November 20, 2026
	(Notary Seal)
	Exhibit "D" Page 1 of 1



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/27/2025

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 have ADDITIONAL INSURED provisions or 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). PRODUCER PHONE (A/C, No, Ext): 954-368-2191 E-MAIL Cothrom Risk & Insurance Services FAX (A/C, No): 440 N Andrews Ave Fort Lauderdale FL 33301 ADDRESS: certificates@cothrom.com INSURER(S) AFFORDING COVERAGE NAIC# INSURER A: Church Mutual Insurance Company, S.I. 18767 YOUNMEN-05 INSURED INSURER B: Markel American Insurance Company 28932 The Young Men's Christian Association of the Palm Beaches, Inc dba YMCA of the Palm Beaches INSURER C: BCS Insurance Company 38245 2085 S Congress Ave West Palm Beach FL 33406 INSURER D: United States Liability Insurance Company 25895 INSURER E : INSURER F : COVERAGES **CERTIFICATE NUMBER: 659455654** REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. POLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY) ADDL SUBR INSD WVD TYPE OF INSURANCE POLICY NUMBER 040098402787121 Х COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) \$1,000,000 CLAIMS-MADE X OCCUR \$ 100,000 MED EXP (Any one person) \$ 5.000 PERSONAL & ADV INJURY \$1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE \$3,000,000 PRO-JECT X | POLICY | PRODUCTS - COMP/OP AGG \$ 1,000,000 OTHER: Abuse/Molestation AG COMBINED SINGLE LIMIT (Ea accident) \$ 2,000,000 AUTOMOBILE LIABILITY 040098409787114 8/1/2024 8/1/2025 \$1,000,000 ANY AUTO BODILY INJURY (Per person) \$ SCHEDULED AUTOS NON-OWNED AUTOS ONLY OWNED AUTOS ONLY HIRED AUTOS ONLY BODILY INJURY (Per accident) s PROPERTY DAMAGE (Per accident) Х Х \$ UMBRELLA LIAB OCCUR **EACH OCCURRENCE** \$ **EXCESS LIAB** CLAIMS-MADE AGGREGATE RETENTION \$ \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY 12/14/2023 12/14/2024 X PER OTH 12/14/2024 12/14/2025 Y/N ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E.L. EACH ACCIDENT \$ 500,000 E.L. DISEASE - EA EMPLOYEE \$ 500,000 f yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT \$ 500,000 Directors & Officers Professional Liability Network Security (Cyber) NDO1594388 040098402787121 RPSP1232096M 8/1/2024 8/1/2024 8/1/2024 8/1/2025 8/1/2025 8/1/2025 D&O Aggregate PL Aggregate Cyber Aggregate 1.000.000 3,000,000 1,000,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attac Directors & Officers policy includes Employment Practices Liability Aggregate at \$1,000,000. hed if more space is required) General Liability policy includes crime (employee theft) at \$25,000. Accident Policy #99089162 Aggregate \$1,000,000. Palm Beach County Board of County Commissioners is an additional insured under the general liability policy for contract, agreements, or permit subject to the terms and conditions of the policy per form A267.1(11-16) See Attached... CERTIFICATE HOLDER 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.

Palm Beach County Board of County Commissioners Insurance Compliance c/o EBIX, Inc. PO Box 100085 - DX Duluth GA 30096

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ACORD 25 (2016/03)

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AUTHORIZED REPRESENTATIVE Critica Simpletins

AGENCY	CUSTOMER ID:	YOUNMEN-05
へいにはいし	COSTONER ID.	. I C C I A I M I M I M I M I C C C I

LOC#:



ADDITIONAL REMARKS SCHEDULE

Page 1 of 1

Cothrom Risk & Insurance Services POLICY NUMBER	NAMED INSURED The Young Men's Christian Association of the Palm Beaches, Inc dba YMCA of the Palm Beaches 2085 S Congress Ave West Palm Beach FL 33406
	vvest Paim Beach FL 33406
CARRIER NAIC CODE	EFFECTIVE DATE:
ADDITIONAL REMARKS	EFFECTIVE DATE.
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,	
FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF LIABILITY	INSURANCE
Palm Beach County Board of County Commissioners is an additional insured	
A waiver of subrogation is provided in favor of the Palm Beach County Board of agreement, subject to the terms and conditions of the policy.	of County Commissioners under the general liability when required by written
The General Liability policy extends to participants in the insured's programs	

ACORD 101 (2008/01)

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