## **JEFFERSON CITY AREA YMCA**

## AGREEMENT BETWEEN CLIENT AND INDEPENDENT CONTRACTOR

AGREEMENT IS HEREBY MADE between the CLIENT and INDEPENDENT CONTRACT set forth below according to the following terms, conditions, and provisions:

1.	IDENTITY OF CLIENT.	CLIENT is identified as follows:	
	Name:	Jefferson City Area YMCA	
	Type Entity:	Corporation	
	Address:	P.O. Box 104176, 525 Ellis Blvd.	
	City/State/Zip:	Jefferson City, MO 65110-4176	
	Business Phone:	573-761-9000	
2.	identified as follows:	NDENT CONTRACTOR - "IC". The Independent Contractor (hereafter "IC" is	
_		( ) Sole Proprietorship ( ) Partnership ( ) Corporation	
	City/State/Zip:		
	Business Telephone:		
	Social Security or Fed	leral E.I.N.:	
3.		ED. CLIENT desires that IC perform, and IC agrees to perform, the following job: ty Outdoor Soccer Season.	
4.	TERMS OF PAYMENT. \$12 per game or \$15 if ce	CLIENT shall pay IC according to the following terms and conditions: ortified.	
5.	REIMBURSEMENT OF	EXPENSES. CLIENT shall not be liable to IC for any expenses paid or incurred	
	by IC unless otherwise ag	• • • • • • • • • • • • • • • • • • • •	
6.	EQUIPMENT, TOOLS, MATERIALS, OR SUPPLIES. IC shall supply, at IC sole expense, all equipment tools, materials, and/or supplies to accomplish the job agreed to be performed.		
7.		D LOCAL PAYROLL TAXES. Neither federal, nor state, nor local income tax	
	nor payroll tax of any kin	d shall be withheld or paid by CLIENT on behalf of IC or the employees of IC. IC	

8. NOTICE TO IC REGARDING ITS TAX DUTIES AND LIABILITIES. IC understands that IC is responsible to pay according to law, IC income tax. If IC is not a corporation, IC further understands that IC may be liable for self-employment (social security) tax, to be paid by IC according to law.

purposes.

shall not be treated as an employee with respect to the services performed hereunder for federal or state tax

- 9. FRINGE BENEFITS. Because IC is engaged in IC's own independently established business, IC is not eligible for, and shall not participate in, any employee pension, health, or fringe benefit plan, by the CLIENT.
- 10. CLIENT NOT RESPONSIBLE FOR WORKERS' COMPENSATION. No workers' compensation insurance shall be obtained by CLIENT concerning IC or the employees of IC. IC shall comply with the

- workers' compensation law concerning IC and the employees of IC, and shall provide to CLIENT a certificate of workers' compensation insurance.
- 11. TERMS OF AGREEMENT. This agreement shall terminate at the time of termination or further noticed by either party.
- 12. TERMINATION WITHOUT CAUSE. Without cause, either party may terminate this agreement after giving 30 days prior written notice to the other of intent to terminate without cause. The parties shall deal with each other in good faith during the 30 day period after any notice of intent to terminate without cause has been given.
- 13. TERMINATION WITH CAUSE. With reasonable cause, either party may terminate this agreement effective immediately upon the giving of written notice of termination for cause. Reasonable cause shall include: A. Material violation of this agreement.
  - B. Any acts exposing the other party to liability to others for personal injury or property damage.
- 14. NON-WAIVER. The failure of either party to exercise any of its rights under this agreement for a branch thereof shall not be deemed to be a waiver of such rights or a waiver of any subsequent breach.
- 15. NO AUTHORITY TO BIND CLIENT. IC has no authority to enter into contracts or agreements on behalf of CLIENT. This agreement does not create a partnership between the parties.
- 16. DECLARATION BY INDEPENDENT CONTRACTOR. IC declares that IC has complied with all federal, state and local laws regarding business permits, certificates, and licenses that may be required to carry out the work to be performed under this agreement.
- 17. HOW NOTICE SHALL BE GIVEN. Any notice given in connection with this agreement shall be given in writing and shall be delivered either by hand to the party or by certified mail, return receipt requested, to the party at the party's address stated herein, Any party may change its address stated herein by giving notice of the change in accordance with this paragraph.
- 18. ASSIGNABILITY. This agreement may be assigned, in whole or in party by IC. IC shall provide written notice to CLIENT before any such assignment.
- 19. CHOICE OF LAW. Any dispute under this agreement or related to this agreement shall be decided in accordance with the laws of the State of Missouri.
- 20. ENTIRE AGREEMENT. This is the entire agreement of the parties.
- 21. SEVERABILITY. If any part of this agreement shall be held unenforceable, the rest of the agreement will nevertheless remain in full force and effect.
- 22. AMENDMENTS. The agreement may be supplemented, amended or revised only in writing by agreement of the parties.

YMCA Staff	Date	
Independent Contractor	Date	