Woodbury Athletic Association 2630 Ojibway Drive Woodbury, MN 55125



INDEPENDENT CONTRACTOR AGREEMENT

This i	is an agreement, dated this	day	of			, between the
Wood	is an agreement, dated this dbury Athletic Association,	a Minnesota Non	-Profit Org	ganization,	hereinafter called	d the "Association" and
(Nam	ne) (Address)	(City)	(State)	(Zip)	(Phone)	(Email)
Herei	nafter called "Contractor".					
WITI	NESSETH: It is mutually a	greed by and betw	een the As	sociation a	nd the Contracto	r as follows:
	EREAS, the Association de ssociation as hereinafter se		ontractor a	s an indepe	endent contractor	to perform services for
Asso	EREAS, the contractor is ciation as an independent nants hereinafter set forth,					
1.	The contractor will perf	Form services for the Referee				Center Ref
	Coach	Other, o	lescribe			
	For the sport ofSoccerOther, descri	Softball				
	(check only one sport)		 			
2.	That for those services the Contractor will be paid \$ per game or if other, please describe					
3.	The contractor services will begin work on or about, and will continue through					
4.	The Contractor's services shall be performed at various Woodbury city parks and fields, including but not limited to the Bielenberg Sports Center and various District 833 school gymnasiums. If other than these locations, please describe:					
5.	The Contractor, if applic	able, will use anv	forms supr	olied by the	Association to e	evaluate the activity.

Version: 03.1 - Created on 6-9-03

progress on the activity.

The Contractor, however, shall not be responsible for submitting any oral or written report as to his/her

- 6. Contractor agrees to be fully and totally responsible for all expenses incurred while completing performance in accordance with the terms of this agreement. However, the Association may reimburse the Contractor for supplies and/or equipment purchased by the Contractor at the Association's sole discretion, provided the Association has given prior approval.
- 7. The Contractor is not an agent or employee of the Association and is not entitled to any benefits provided by the Association, including but not limited to vacation, sick leave, hospital and medical insurance and unemployment and workers compensation insurance.
- 8. The parties intend that an independent contractor/employer relationship will be created by this Agreement. The Association is interested only in the result to be achieved and the conduct and control of the work to be performed will lie solely with the contractor. The contractor is not to be considered an agent or employee of the Association for any purpose.
- 9. It is understood that the Association does not agree to use the Contractor exclusively. The Contractor has the right to perform services for others during the term of this contract.
- 10. The work to be performed under this agreement will be performed at the Contractor's risk. The Contractor is responsible for knowing and following all the terms and policies of this Agreement.
- 11. That the contractor will hold the Association harmless from my and all claims or causes of action arising out this contract.
- 12. This agreement may be terminated by either party upon ten (10) days written notice to either party, with or without cause, provided, however that the Association may terminate this agreement any time without liability for expenses incident to termination for reason of Contractor's absence without notice, incompetence, neglect of duty, unsatisfactory conduct or violation of this Agreement.
- 13. The terms of this agreement shall not be altered or modified except in writing.

Woodbury Athletic Association	Contractor
By	By
	Social Security #