

PAID SERVICES AGREEMENT

		ot (the Agreement) is entered into effective da		
located at	Regio	en ("Provider") ion (or Section or Area) 00 Vermont St., Suite 103, CA 90502.		cer Organization ("AYSO"),
		REC	ITALS	
		SO is a non-profit corporation organized and eath soccer programs that enrich children's live	_	of California to provide
		vider is a tise in		
WHEREAS, services.	, AYSO	SO desires to enhance the delivery of its AYSO	soccer program through the use o	of Provider's Expertise and
		SO desires Provider shall be given the privilego Mission Statement and Six Philosophies and	•	t are consistent with
THEREFOR	RE, the	ne parties hereby agree as follows:		
		es. Provider shall provide the following service arizing pay/services schedule, if necessary):	es (the "Services") to AYSO as follo	ws (Include attachment
2. Pa	ymer	ent for the Services		
	a.	Amount: In consideration for providing the [a monthly fee of; invoices ed the Services, etc.]		
	b.	Payment Date: AYSO shall pay to the Proving reasonable period of time, but no more that		
	C.	Expenses: The Provider is responsible for a its employees or subcontractors in providing		curred by the Provider or
	d.	Taxes and Benefits: AYSO shall not be resp payments or otherwise providing for vacation Workers' Compensation, health or disability with respect to this Agreement. Provider shall income, social security, unemployment and responsible for the payment of any insurance benefits of Provider's employees.	on pay, sick leave, retirement bene y benefits or unemployment insura all be responsible for for the withh any other taxes of Provider's empl	fits, social security, nce benefits of any kind olding and payment of all loyees, if any, and shall
he be	erewit etwee	endent Relationship. Nothing contained here ith, shall be construed to create an employerent the Provider or Provider's employees, if ar independent contractor.	-employee relationship or a joint ve	enture relationship
		tion and Control. Provider shall determine ba ds or means to be utilized in performing Serv	· · · · · · · · · · · · · · · · · · ·	•

means of Provider's delivery of the Services.

end result sought and is not interested in, and does not have any right to control, the manner, methods or

5.	Term. The term of this Agreement shall c	ommence on	$_$ and shall terminate on $_$	unless
	earlier terminated by the parties pursuan	to the terms of this Agre	eement.	

- 6. **Provider's Tax ID.** The Provider represents that it maintains an appropriate tax identification number with the United States Internal Revenue Service and is _______.
- 7. **Competent Work.** All of the Provider's work and Services covered by this Agreement will be provided in a competent and responsible fashion in accordance with the standards of the profession and not in violation of any applicable Federal, State or municipal regulation.
- 8. Insurance.

a. Liability

- i. Provider shall, throughout the Term of this Agreement, obtain and maintain standard General Liability Insurance ("Liability Policy") at its own cost and expense from an insurance company rated A- or better by A.M. Best covering its or its staff or employees' performance of its obligations under this agreement or otherwise in connection with its actions or omissions.
- ii. The Policy's current amount of coverage shall be: General Liability: \$1 million each occurrence \$2 million aggregate
- iii. The Policy shall include all AYSO entities as an additionally named insureds.

b.	Other Insurance [add if necessary]	

- 9. **Legal Right**. The Provider and AYSO, each covenant that it has the authority to enter into this Agreement and to perform its obligations under the Agreement in accordance with its terms and conditions.
- 10. **Waiver.** Failure to invoke any right, condition, or covenant of this Agreement by either party shall not be deemed to imply or constitute a waiver of any right, condition, or covenant and neither party may rely on such failure as a basis for claim of wavier of any right, condition or covenant.
- 11. **Release of Liability, Hold Harmless.** The Provider, through its undersigned representative, and on behalf of its heirs, executors, administrators, related entities, assigns and personal representatives, hereby agrees to release and hold harmless AYSO, AYSO entities and their representatives, volunteers and players, from any liability resulting from the acts or omissions of the Provider or its employees/staff.
- 12. Confidentiality. The Provider acknowledges that, during the period that Provider is providing the Services, Provider may have access to and become acquainted with various trade secrets, innovations, processes, information, records, and specifications owned or licensed by AYSO and/or used by AYSO in connection with the operation of its business including, without limitation, AYSO's business and product processes, methods, customer lists, player and coach names, addresses, email addresses and phone numbers, accounts, and procedures (the "AYSO Confidential Information"). The Provider agrees that the Provider will not disclose any AYSO Confidential Information, directly or indirectly, or use any Confidential Information in any manner, either during the term of the Agreement or at any time thereafter, except as required in the course of providing the Services under this Agreement All files, records, documents, blueprints, specifications, information, letters, notes, media lists, original artwork/creative, notebooks, passwords and similar items relating to the business of AYSO, whether prepared by the Provider or otherwise coming into the Provider's possession, containing AYSO Confidential Information shall remain the exclusive property of AYSO. Upon termination of this Agreement, the Provider shall return to AYSO all copies of any documents or electronic media containing AYSO Confidential Information.
- 13. **Return of Company Property**. Upon the expiration or termination of this Agreement, or at any other time upon request by AYSO, Provider shall promptly return to AYSO, as its property, all records, information and data related to the Confidential Information, in whatever form it may exist and by whomever prepared, and all other property of AYSO which is then in the custody, possession or control of Provider.

- 14. **Termination.** This Agreement may be terminated as follows:
 - a. by mutual consent;
 - b. by either party, for any reason, on the thirtieth (30th) day after giving written notice of termination to the other party;
 - c. by either party, if the other party breaches the Agreement, immediately upon giving the other party written notice of termination; or,
 - d. by AYSO, immediately upon circumstance which prevents Provider from performing the Services. In addition, if the Provider or any of Provider's employees is convicted of any crime or offense, fails or refuses to comply with written policies or reasonable directives of AYSO or AYSO, is guilty of serious misconduct in connection with performance hereunder, or materially breaches provisions of this Agreement, AYSO or AYSO at any time may terminate the engagement of the Provider immediately and without prior notice to the Provider.
- 15. **Attorneys' fees.** Should any lawsuit be brought to enforce this Agreement, the prevailing party in any such action shall be entitled to reimbursement for any and all attorneys' fees, court costs, and/or expert witness fees, incurred in prosecuting and defending the action.
- 16. **Indemnification.** Provider agrees to indemnify, defend and hold AYSO harmless from any and all claims, demands, and liabilities, including costs and attorneys' fees, to which AYSO is subjected as a result of any act or omission of Provider, or Provider's employees, subcontractors, guests, invitees, or servants, arising out of, or during or attendant to, Provider's performance of, or failure to perform, the contracted for services under this Agreement, or arising in any other manner, or at all.
- 17. **Personnel.** Provider agrees that any individual working for Provider in connection with any of the Services under this Agreement, whether such individual is an employee, independent contractor, volunteer or other agent of Provider shall (i) be subject to a personal background check (in the form approved by AYSO Required Level 2 or higher. AYSO reserves the right to request and review individuals' screening results.), (ii) be properly trained and educated to perform the functions assigned to that individual, including all technical soccer training, physical training and expertise as well as fully educated in the philosophies, principles and guidelines of AYSO, and, (iii) be legally authorized to perform all requirements, including all proper governmental authorizations such as licenses and immigration visas as needed, and (iv) agree in writing to fully comply with AYSO's philosophies and AYSO Code of Conduct. Provider shall provide to AYSO upon request evidence of appropriate visas, certifications, screening results, etc. permitting Provider's employees and staff thus employed by Provider to provide the services.
- 18. **Notices.** Any notices or other communication required or permitted under this Agreement, shall be given in writing and delivered by hand or by registered or certified mail, postage pre-paid, return receipt requested to the following persons:

Provider:			

AYSO: Atten: National Executive Director American Youth Soccer Organization 19700 S Vermont St., Suite 103 Torrance, CA 90502 19. Miscellaneous.

- a. **Entire Agreement.** This Agreement constitutes the entire understanding of the parties with regard to the subject matter hereof. No amendments to this Agreement shall be valid unless in writing and signed by the parties hereto.
- b. **Binding Effect, Assignment.** This Agreement shall be binding upon and shall inure to the benefit of the Provider and AYSO. Nothing in this Agreement shall be construed to permit the assignment of the rights, responsibilities or obligations without the express written consent of both parties.
- c. **Governing Law, Severability.** This Agreement and its provisions shall be governed by the laws of the State of California. The parties agree to submit to the non-exclusive jurisdiction of the state and federal courts located in Los Angeles County, California. Neither the invalidity nor unenforceability of any provision of this Agreement shall affect the validity or enforceability of any other provision.

American Youth Soccer Organization	Provider
Date:	Date:
Sign:	Sign:
Name: Matthew Winegar	Name:
Title: National Executive Director	Title:

Provider will furnish fully executed copy to Region or AYSO Division

Attachments:

- Attach a completed IC compliance form (California only)
- Attach a completed IRS W-9 Form
- Attach completed Region Questionnaire
- Attach photocopy of Business License
- Attach the Certificate of Insurance