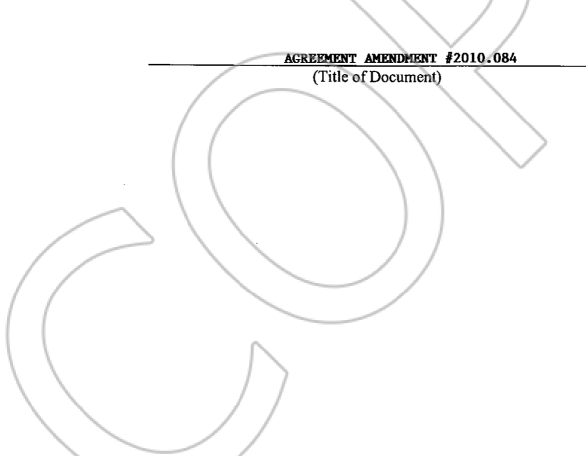
Assessor's Parcel Number: N/A	OFFICIAL RECORD  Requested By:  DC/COMM SERVICES
Date: APRIL 5, 2010	Douglas County - NV Karen Ellison - Recorder
Recording Requested By:	Page: 1 Of 28 Fee: 0.00 BK-0410 PG-847 RPTT: 0.00
Name: SCOTT MORGAN, COMM SERVICES	
Address:	
City/State/Zip:	
Real Property Transfer Tax: \$ N/A	

DOC # 0761607 04/05/2010 02:01 PM Deputy: DW



0.2010.084

2010 APR -5 AMII: 29

#### ZEPHYR COVE TENNIS COURT LICENSE AGREEMENT AMENDMENT

The Zephyr Cove Tennis Court License Agreement was entered into on 7th day of May, 2009. This Zephyr Cove Tennis Court License Agreement Amendment is made and entered into on the <sup>1st</sup> day of April, 2010 by and between DOUGLAS COUNTY, a political subdivision of the State of Nevada, hereinafter referred to as "COUNTY" and "Robert Wheatley Jr." hereinafter referred to as "TENNIS PROFESSIONAL" or as "PROFESSIONAL" (collectively referred to as "THE PARTIES").

#### WITNESSETH

WHEREAS, the COUNTY owns and operates six (6) tennis courts, said courts being known as "ZEPHYR COVE TENNIS COMPLEX" and;

WHEREAS, the Parks & Recreation Commission, at a regularly scheduled and duly noticed meeting recommended the Community Services/Parks & Recreation Director continue with a multi-year agreement regarding tennis professional services at the ZEPHYR COVE TENNIS COMPLEX.

WHEREAS, on May 7, 2009 the PARTIES entered into the Zephyr Cove Tennis Court License Agreement, attached hereto as Exhibit A..

WHEREAS, the PARTIES desire to amend and substitute this agreement for the May 7, 2009 agreement.

NOW, THEREFORE, in consideration of the mutual covenants, promises and conditions herein contained, the parties do mutually agree to follow:

1. Purpose and Term - Professional is hereby given the right, license and privilege to conduct and operate the tennis activities at the Zephyr Cove Tennis Complex, all in accordance with the terms and provisions of this agreement, and the court schedule approved by the Community Services/Parks & Recreation Department. This contract only applies to the present six (6) courts at Zephyr Cove Tennis Complex as outlined in Attachment "B". The term of these agreements shall be from May 15, 2009 until October 1, 2013, unless sooner terminated in accordance with this agreement. The maximum term of this agreement is five (5) years.

- 2. Duties of Professional Professional shall devote his time and personal attention to the operations necessary to conduct a modern and efficient tennis complex and tennis program on the premises herein designated. His duties shall include, but shall not be limited to the following:
  - a. Promote, create, and manage play at the Zephyr Cove Tennis Complex in accordance with this License Agreement in an efficient manner in accordance with the rules and regulations established by the Community Services/Parks & Recreation Department. Such functions include, but are not limited to: the collection of fees, preparing receipts for all cash, check or credit card transactions, scheduling of court times, reservation of court times, scheduling of tournaments, scheduling of leagues, providing youth programs, youth clinics, private lessons in accordance with the fees approved by Community Services/Parks & Recreation Director.

    Professional shall regulate play and conduct of players. Whenever possible, the manner of play should conform to the rules of tennis as adopted by the U.S.T.A. or U.S.P.T.A. Professional will be required to provide two (2) free youth clinics in each season of play under this contract.
  - b. Provide lessons and instruction in tennis to the public at Zephyr Cove Tennis Complex.
  - c. Comply in full with the U.S.P.T.A. code of ethics for tennis professionals.
  - d. Advertise, promote, and conduct all tennis activities as County operated programs.
  - e. Require all participants to register, and all youth to register and complete a parental consent authorization to medically treat as supplied by the Community Services and Parks & Recreation Department.
  - f. Weather Professional, at his discretion, shall begin the tennis season anytime after May 1 as soon as weather permits or cancel services on a daily basis based on weather conditions which are not conducive to safe play. Further, Professional may end a season before October 1 if weather



conditions deteriorate and use declines. Professional shall notify the Community Services/Parks & Recreation Department when beginning the season, and prior to terminating a season prior to October 1.

- g. Professional may operate a concession at the Zephyr Cove Tennis Complex for the sale of beverages (non-alcoholic), prepackaged food, equipment rental, equipment sale, and apparel.
- h. Professional, unless prior approval is obtained from the Community Services/Parks & Recreation Department, must be in attendance to supervise the complex and perform all functions of Professional at least five (5) days of each week the courts are opened for play. The court must be supervised and staffed (7) seven days a week during the terms of this contract (weather permitting). The County acknowledges that attendance of Professional at out of town commitments may be required to fulfill his/her duties under this agreement. Professional agrees to notify the Community Services/Parks & Recreation Department, in advance, of any such absences. Professional shall be allowed vacation time not to exceed two (2) weeks in duration each season, but shall be responsible for providing adequately trained personnel to fulfill the duties of this agreement during his vacation period.
- i. No complimentary play on the courts shall be allowed by Professional, except for two (2) required free youth clinics or provided by the attachment B the current court schedule. Professional or his paid or non-paid employees are allowed free use of the courts for practice and exhibition.
- j. Professional will provide the County with an end of the season gross revenue report in the manner as prescribed by the Community Services/Parks & Recreation Department.
- k. Professional shall provide a facility membership list to the County at the end of each tennis season for the purposes of conducting a program evaluation.

- I. Should any dispute arise between Professional and the Community Services/Parks & Recreation Department regarding day to day operations, the County Manager shall have the authority and responsibility to resolve the dispute subject to review upon request by the Board of County Commissioners. Professional agrees that the decision of the County Manager or the Board is final and is not eligible for appeal.
- 3. Equipment to be provided by Professional. Professional shall provide:
  - a. Tennis equipment to be available for public rental.
  - b. If desired, inventory of merchandise for sale. Canned or bottled beverage (no glass containers or alcohol), prepackaged food, and candy, tennis balls, rackets, and other apparel with prices approved by the Community Services/Parks & Recreation Department.
- 4. Collection of receipts and accounting:
  - a. Professional shall process, through a receipt book or cash register, all monies collected from reservation fees, season passes, lessons, clinics, instruction, and the court fees generated from camps, leagues and tournaments. Professional shall be responsible for all cash deposits, refunds, cash shortages and all returned checks.
  - b. Professional shall immediately report to the Douglas County Sheriff's office any suspected theft of money or County property.
- 5. Compensation to Professional and the County:
  - a. Professional shall receive the net profits, if any, that he realizes from the operation of the sale of concessions, equipment and rentals. The Community Services/Parks & Recreation Director must approve all prices.
  - b. Year one (2009) and year two (2010) Professional shall pay the County a lump sum of \$2,500.00, twenty five percent (25%) on or before May 15, fifty percent (50%) on or before June 15, and twenty five percent (25%) on or before August 1. The year one lump sum was paid by the Professional in 2009.

Year three (2011) and every year after - Professional shall pay the County a lump sum of \$5,000.00, twenty five percent (25%) on or before



- May 1, fifty percent (50%) on or before June 15, and twenty five percent (25%) on or before August 1.
- 6. Employees and volunteers- Professional shall be responsible for hiring and paying any necessary employees or volunteers (paid or non-paid) including, but not limited to; assistant professionals, concession and court attendants to carry out the obligations set forth in this agreement. No person shall be hired by Professional, who are known to have a prior felony conviction or to have other convictions involving moral turpitude. The professional shall have all employees or volunteers submit to a background check, in accordance with County policies at the County expense
- 7. Alterations Professional shall not make any permanent alterations or permanent additions to any portion of the premises covered by this agreement, or to have any equipment belonging to the County without having first obtained the County's written consent. Professional shall not be reimbursed for any permanent alterations or permanent additions to any portion of the premises covered by this agreement which occur after the execution of this agreement. The parties agree to cooperate in the expansion and development of new and additional facilities or improvements at the Zephyr Cove Tennis Complex. County may develop, with Professional's assistance, a five (5) year capital improvement program for improvements at the Zephyr Cove Tennis Complex for future consideration by the Board of County Commissioners.
- 8. Insurance Professional shall file with County prior to May 1 of each year, evidence of liability insurance in the amount of \$4 million dollars for oncourt bodily injury and damage to property. County shall be named as an additional insured. No separate payment shall be made by County for the cost of such insurance. Professional shall save and hold County harmless against all claims, demands, losses, damages, or liability arising or out of loss or damage to property, injury to death to persons resulting from the use or occupation of the Zephyr Cove Tennis Complex by Professional or

his employees. In particular, Professional agrees to hold harmless and to indemnify County against all claims, demands, losses, damages, or liability arising or out of loss or damage to property, injury or death to persons resulting from the use or occupation of the concession area.

- 9. Licenses, Permits and Taxes Professional shall:
  - a. Obtain any and all permits or licenses which may be required by law to conduct his operation. He shall pay any and all taxes, which may be assessed against him or his property in regard to these operations.
  - b. Maintain, during the entire term of this agreement, a U.S.P.T.A. Professional Certificate.
- 10. Facilities to be provided by County Professional shall have use and control, during times approved by the Community Services/Parks & Recreation Department, of the Zephyr Cove tennis courts as outlined in Attachment "B".
- 11. Maintenance County shall perform maintenance on:
  - a. The tennis courts, nets, net posts, fences, gates, benches, pathways, windscreens, and other permanent fixtures associated with the Zephyr Cove Tennis Complex. County will also maintain lighting and restroom facilities at the same, and provide facilities for Reservation Center/Tennis Shack.
  - b. Professional shall provide day-to-day facility maintenance of the Professional's equipment and court facility including: trash pickup and emptying, court cleaning, and washing.
- 12. Utilities Payment for utilities shall be as follows:
  - a. Applicable water, sewer, and electrical fees shall be the responsibility of County.
  - b. Professional shall be responsible for phone service charges, and toll charges for his use. Professional may restrict public use of telephone facilities to the general public.
  - c. County shall be responsible for refuse collection.

- 13. Termination Either party may terminate this agreement without cause (and without damages or penalties of any kind) by providing at least 30 days written notice to the other party.
- 14. Conformance with conditions It is expressly understood, and agreed by both parties to this agreement, that Professional's continued use of the premises prescribed herein, and his right to occupy the same, is hereby granted, and shall continue only so long as each and all undertakings, provisions, conveyances, agreements, stipulations, and conditions herein contained are strictly and promptly adhered to.
- 15. Notices Any notices to Professional may be served personally, or may be deposited in the post office, postage prepaid, addressed to Professional. Any notice by Professional to County may be deemed properly served on County if same is delivered to the Community Services/Parks & Recreation Department, or deposited in the post office, postage paid, addressed to County.
- 16. Financial Audit County shall have the right, at its expense, to conduct periodic financial and compliance audits of all activities conducted by Professional, on behalf of County at the Zephyr Cove Tennis Complex. The results and process of such audit shall be made available to Professional at his/her request.
- 17. Non Waiver The failure of County or Professional to insist upon strict performance of the terms and conditions shall not be construed to be a waiver or relinquishment of any of the conditions of this agreement, but the same shall be, and shall remain, in full force and effect.
- 18. Independent Contractor Status The parties agree that Professional shall have the status of and shall perform all work under this contract as an independent contractor, maintaining control over all its consultants, subconsultants, contractors, or subcontractors. The only contractual relationship created by this contract is between County and Professional, and nothing in this contract shall create any contractual relationship between County and Professional's consultants, subconsultants,

contractors, or subcontractors. The parties also agree that this contract, by explicit agreement of the parties, incorporates and applies the provisions of Nev.Rev.Stat.284.713, as necessarily adapted, to the parties, including that Professional is not a County employee and that there shall be no:

- (1) Withholding of income taxes by County:
- (2) Industrial insurance coverage provided by County;
- (3) Participation in group insurance plans which may be available to employees of County;
- (4) Participation or contributions by either Professional or County to the public employees retirement system;
- (5) Accumulation of vacation leave or sick leave provided by County;
- (6) Unemployment compensation coverage provided by County if the requirements of NRS 612.085 for independent contractors are met.

#### 19. Industrial Insurance -

a. Unless the Professional complies with ¶ b below, Professional further agrees, as a precondition to the performance of any work under this contract and as a precondition to any obligation of the County to make any payment under this contract, to provide County with a work certificate issued by a qualified insurer in accordance with NRS § 616B.627. Professional also agrees, prior to commencing any work under the contract, to complete and to provide the following written request to the qualified insurer:

(Company Name) has entered into a contract with Douglas County to perform work from (starting date) to (ending date) and requests that an industrial insurance provider qualified and licensed to offer such insurance within Nevada, provide to Douglas County 1) a certificate of coverage issued pursuant to NRS § 616B.627 and 2) notice of any lapse in coverage or nonpayment of coverage that the Professional is required to maintain. The certificate and notice should be mailed to:



Douglas County Parks & Recreation Post Office Box 218 Minden, Nevada 89423

Professional agrees to maintain required workers compensation coverage throughout the entire term of the contract. If Professional does not maintain coverage throughout the entire term of the contract, Professional agrees that County may, at any time the coverage is not maintained by Professional, immediately order the Professional to stop work and may immediately suspend or terminate the contract.

- b. Professional may, in lieu of furnishing a certificate of an insurer, provide an affidavit indicating that he is a sole proprietor and that:
- (1) In accordance with the provisions of NRS 616B.659, has not elected to be included within the terms, conditions and provisions of chapters 616A to 616D, inclusive, of NRS; and
- (2) Is otherwise in compliance with those terms, conditions and provisions.
- 20. Assignment and Sub-Leasing Prohibited This agreement may not be assigned to any other person or persons, in whole or in part, nor shall any portion of the premises be sublet or utilized by any other person, in any manner whatsoever, without the express written approval of the Douglas County Board of Commissioners.
- 21. Severability It is understood, and agreed by the parties, that if any part, term, or provision of this agreement is held invalid by the courts, held to be illegal or in conflict with any law, rule or regulation, the viability of the remaining portions of the provision shall be in effect, and the rights and obligations of the parties shall be construed and enforced as if the agreement did not contain a particular part, term, or provision held to be invalid.

- 22. Hold Harmless Professional shall, at his/her sole expense, defend, indemnify, and hold County harmless, its employees, elected officials, agents, and assigns including attorney's fees and costs of suit in any action brought against County, its employees, elected officials, agents, and assigns based on the acts or omissions of Professional, or Professional's employees under this agreement.
- 23. Entire Agreement This agreement shall be deemed, and construed, as the entire agreement of the parties, and there are no prior or contemporaneous oral or written agreements between the parties, which will alter the terms of this agreement in any particular way whatsoever. The May 7, 2009 agreement and any other prior agreements between the parties are hereby revoked, and any substantial amendment, or extension to this agreement, shall be in writing.

IN WITNESS THEREOF, the parties have set their hands the day and year first above writing.

PROFESSIONAL

Bv:

Michael

Chairman

ATTE<u>ST</u>

Bv:

Theodore Thran, County Clerk

Clerk to the Board

Attachments

### **AFFIDAVIT**

I, Robert Wheatleyon behalf of my company,, being duly sworn, depose and declare:
being duly sworn, depose and declare:  1) I am a Sole Proprietor;
2) I will not use the services of any employees in the performance of this contract;
3) I have elected to not be included in the terms, conditions, and provisions of NRS
Chapters 616A- 616D, inclusive; and
4) I am otherwise in compliance with the terms, conditions and provisions of NRS
chapters 616A-616D.
I release Douglas County and Douglas County from all liability associated with claims made
against me and my company, in the performance of this contract, that relate to compliance
with NRS Chapters 616A-616D, inclusive.
Signed this 4 day of march, 2010.  Signature  State of Nevada  County of Douglas
On thisday of, before the undersigned
Notary Public, personally appeared having proved on a
satisfactory basis to be the person whose name is subscribed to this instrument and
acknowledge that executed it.
Witness my hand and official seal.
See Calif Jurut with Affiant Statement Attached
Notary's Signature Afficient Statement Alleched

### **CALIFORNIA JURAT WITH AFFIANT STATEMENT**

11 . 7,

<ul> <li>□ See Attached Document (Notary to cros</li> <li>□ See Statement Below (Lines 1–5 to be</li> </ul>	ss out lines 1-6 below) completed only by document signer[s], not Notary)
2	
3	
4	
5	
6Signature of Document Signer No. 1	Signature of Document Signer No. 2 (if any)
State of California	
County of KVWSZE	Subscribed and autom to (by office of) before use at the
	Subscribed and sworn to (or affirmed) before me on this
	1) Cobert Whenty 2010 by
	Name of Signer
/	proved to me on the basis of satisfactory evidence to be the person who appeared before me (.) (,)
JILL RODHOLM Commission # 1734964	(2) (Aund
Riverside County  MyComm. Expires Apr 26, 2011	Name of Signer
NIV CONTINUE (LIBES ACT 20, 2011	proved to me on the basis of satisfactory evidence to be the person who appeared before me.)
	Signature Signature of Notary Public
Place Notary Seal Above	
Though the information below is not required by valuable to persons relying on the document a fraudulent removal and reattachment of this form t	and could prevent OF SIGNER #1 OF SIGNER #2
Further Description of Any Attached Docume	iob of ground flood of ground flore
Title or Type of Document:	Cephyr we
Document Date: 3 16 2015 Numb	ber of Pages:
Signer(s) Other Than Named Above:	

## ATTACHMENT A

# ZEPHYR COVE TENNIS COURT LICENSE AGREEMENT

This agreement is made and entered into this 7th day of May, 2009, by and between DOUGLAS COUNTY, a political subdivision of the State of Nevada, hereinafter referred to as "COUNTY" and "Robert Wheatley Jr." hereinafter referred to as "TENNIS PROFESSIONAL" or as "PROFESSIONAL".

#### **WITNESSETH**

WHEREAS, the COUNTY owns and operates six (6) tennis courts, said courts being known as "ZEPHYR COVE TENNIS COMPLEX" and;

WHEREAS, the Parks & Recreation Commission, at a regularly scheduled and duly noticed meeting recommended the Community Services/Parks & Recreation Director continue with a multi-year agreement regarding tennis professional services at the ZEPHYR COVE TENNIS COMPLEX.

NOW, THEREFORE, in consideration of the mutual covenants, promises and conditions herein contained, the parties do mutually agree to follow:

- 1. Purpose and Term Professional is hereby given the right, license and privilege to conduct and operate the tennis activities at the Zephyr Cove Tennis Complex, all in accordance with the terms and provisions of this agreement, and the court schedule approved by the Community Services/Parks & Recreation Department. This contract only applies to the present six (6) courts at Zephyr Cove Tennis Complex as outlined in Attachment "A". The term of this agreement shall be from May 15, 2009 until October 1, 2013, unless sooner terminated in accordance with this agreement. The maximum term of this agreement is five (5) years.
- 2. Duties of Professional Professional shall devote his time and personal attention to the operations necessary to conduct a modern and efficient tennis complex and tennis program on the premises herein designated. His duties shall include, but shall not be limited to the following:
  - a. Promote, create, and manage play at the Zephyr Cove Tennis Complex in accordance with this License Agreement in an efficient manner in accordance with the rules and regulations established by the Community

Services/Parks & Recreation Department. Such functions include, but are not limited to: the collection of fees, preparing receipts for all cash, check or credit card transactions, scheduling of court times, reservation of court times, scheduling of tournaments, scheduling of leagues, providing youth programs, youth clinics, private lessons in accordance with the fees approved by Community Services/Parks & Recreation Director.

Professional shall regulate play and conduct of players. Whenever possible, the manner of play should conform to the rules of tennis as adopted by the U.S.T.A. or U.S.P.T.A. Professional will be required to provide two (2) free youth clinics in each season of play under this contract.

- b. Provide lessons and instruction in tennis to the public at Zephyr Cove Tennis Complex.
- c. Comply in full with the U.S.P.T.A. code of ethics for tennis professionals.
- d. Advertise, promote, and conduct all tennis activities as County operated programs.
- e. Require all participants to register, and all youth to register and complete a parental consent authorization to medically treat as supplied by the Community Services and Parks & Recreation Department.
- f. Weather Professional, at his discretion, shall begin the tennis season anytime after May 1 as soon as weather permits or cancel services on a daily basis based on weather conditions which are not conducive to safe play. Further, Professional may end a season before October 1 if weather conditions deteriorate and use declines. Professional shall notify the Community Services/Parks & Recreation Department when beginning the season, and prior to terminating a season prior to October 1.
- g. Professional may operate a concession at the Zephyr Cove Tennis Complex for the sale of beverages (non-alcoholic), prepackaged food, equipment rental, equipment sale, and apparel.

h. Professional, unless prior approval is obtained from the Community Services/Parks & Recreation Department, must be in attendance to supervise the complex and perform all functions of Professional at least five (5) days of each week the courts are opened for play. The court must be supervised and staffed (7) seven days a week during the terms of this contract (weather permitting). The County acknowledges that attendance of Professional at out of town commitments may be required to fulfill his/her duties under this agreement. Professional agrees to notify the Community Services/Parks & Recreation Department, in advance, of any such absences. Professional shall be allowed vacation time not to exceed two (2) weeks in duration each season, but shall be responsible for providing adequately trained personnel to fulfill the duties of this agreement during his vacation period.

- i. No complimentary play on the courts shall be allowed by Professional, except for two (2) required free youth clinics. Professional or his paid or non-paid employees are allowed free use of the courts for practice and exhibition.
- j. Professional will provide the County with an end of the season gross revenue report in the manner as prescribed by the Community Services/Parks & Recreation Department.
- k. Professional shall provide a facility membership list to the County at the end of each tennis season for the purposes of conducting a program evaluation.
- 1. Should any dispute arise between Professional and the Community Services/Parks & Recreation Department regarding day to day operations, the County Manager shall have the authority and responsibility to resolve the dispute subject to review upon request by the Board of County Commissioners. Professional agrees that the decision of the County Manager or the Board is final and is not eligible for appeal.
- 3. Equipment to be provided by Professional. Professional shall provide:
  - a. Tennis equipment to be available for public rental.

b. If desired, inventory of merchandise for sale. Canned or bottled beverage (no glass containers or alcohol), prepackaged food, and candy, tennis balls, rackets, and other apparel with prices approved by the Community Services/Parks & Recreation Department.

#### 4. Collection of receipts and accounting:

- a. Professional shall process, through a receipt book or cash register, all monies collected from reservation fees, season passes, lessons, clinics, instruction, and the court fees generated from camps, leagues and tournaments. Professional shall be responsible for all cash deposits, refunds, cash shortages and all returned checks.
- b. Professional shall immediately report to the Douglas County Sheriff's office any suspected theft of money or County property.

### 5. Compensation to Professional and the County:

- a. Professional shall receive the net profits, if any, that he realizes from the operation of the sale of concessions, equipment and rentals. The Community Services/Parks & Recreation Director must approve all prices. b. Year One Professional shall pay the County a lump sum of \$2,500.00, twenty five percent (25%) on or before May 15, fifty percent (50%) on or before June 15, twenty five percent (25%) on or before August 1.
- Year two and every year after Professional shall pay the County a lump sum of \$5,000.00, twenty five percent (25%) on or before May 1, fifty percent (50%) on or before June 15, twenty five percent (25%) on or before August 1.
- 6. Employees Professional shall be responsible for hiring and paying any necessary employees (paid or non-paid) including, but not limited to; assistant professionals, concession and court attendants to carry out the obligations set forth in this agreement. No person shall be hired by Professional, who are known to have a prior felony conviction or to have other convictions involving moral turpitude. The professional shall have finger printed, in accordance with County hire policy, all employees at County expense.

- 7. Alterations Professional shall not make any permanent alterations or permanent additions to any portion of the premises covered by this agreement, or to have any equipment belonging to the County without having first obtained the County's written consent. Professional shall not be reimbursed for any permanent alterations or permanent additions to any portion of the premises covered by this agreement which occur after the execution of this agreement. The parties agree to cooperate in the expansion and development of new and additional facilities or improvements at the Zephyr Cove Tennis Complex. County may develop, with Professional's assistance, a five (5) year capital improvement program for improvements at the Zephyr Cove Tennis Complex for future consideration by the Board of County Commissioners.
- 8. Insurance Professional shall file with County prior to May 1, evidence of liability insurance in the amount of \$4 million dollars for on-court bodily injury and damage to property. County shall be named as an additional insured. No separate payment shall be made by County for the cost of such insurance. Professional shall save and hold County harmless against all claims, demands, losses, damages, or liability arising or out of loss or damage to property, injury to death to persons resulting from the use or occupation of the Zephyr Cove Tennis Complex by Professional or his employees. In particular, Professional agrees to hold harmless and to indemnify County against all claims, demands, losses, damages, or liability arising or out of loss or damage to property, injury or death to persons resulting from the use or occupation of the concession area.
- 9. Licenses, Permits and Taxes Professional shall:
  - a. Obtain any and all permits or licenses which may be required by law to conduct his operation. He shall pay any and all taxes, which may be assessed against him or his property in regard to these operations.
  - b. Maintain, during the entire term of this agreement, a U.S.P.T.A. Professional Certificate.

- 10. Facilities to be provided by County Professional shall have use and control, during times approved by the Community Services/Parks & Recreation Department, of the Zephyr Cove tennis courts as outlined in Attachment "A".
- 11. Maintenance County shall perform maintenance on:
  - a. The tennis courts, nets, net posts, fences, gates, benches, pathways, windscreens, and other permanent fixtures associated with the Zephyr Cove Tennis Complex. County will also maintain lighting and restroom facilities at the same, and provide facilities for Reservation Center/Tennis Shack.
  - b. Professional shall provide day-to-day facility maintenance of the Professional's equipment and court facility including: trash pickup and emptying, court cleaning, and washing.
- 12. Utilities Payment for utilities shall be as follows:
  - a. Applicable water, sewer, and electrical fees shall be the responsibility of County.
  - b. Professional shall be responsible for phone service charges, and toll charges for his use. Professional may restrict public use of telephone facilities to the general public.
  - c. County shall be responsible for refuse collection.
- 13. Termination Either party may terminate this agreement without cause (and without damages or penalties of any kind) by providing at least 30 days written notice to the other party.
- 14. Conformance with conditions It is expressly understood, and agreed by both parties to this agreement, that Professional's continued use of the premises prescribed herein, and his right to occupy the same, is hereby granted, and shall continue only so long as each and all undertakings, provisions, conveyances, agreements, stipulations, and conditions herein contained are strictly and promptly adhered to.
- 15. Notices Any notices to Professional may be served personally, or may be deposited in the post office, postage prepaid, addressed to Professional.

Any notice by Professional to County may be deemed properly served on County if same is delivered to the Community Services/Parks & Recreation Department, or deposited in the post office, postage paid, addressed to County.

- 16. Financial Audit County shall have the right, at its expense, to conduct periodic financial and compliance audits of all activities conducted by Professional, on behalf of County at the Zephyr Cove Tennis Complex. The results and process of such audit shall be made available to Professional at his/her request.
- 17. Non Waiver The failure of County or Professional to insist upon strict performance of the terms and conditions shall not be construed to be a waiver or relinquishment of any of the conditions of this agreement, but the same shall be, and shall remain, in full force and effect.
- 18. Independent Contractor Status The parties agree that Professional shall have the status of and shall perform all work under this contract as an independent contractor, maintaining control over all its consultants, subconsultants, contractors, or subcontractors. The only contractual relationship created by this contract is between County and Professional, and nothing in this contract shall create any contractual relationship between County and Professional's consultants, subconsultants, contractors, or subcontractors. The parties also agree that this contract, by explicit agreement of the parties, incorporates and applies the provisions of Nev.Rev.Stat.284.713, as necessarily adapted, to the parties, including that Professional is not a County employee and that there shall be no:
  - (1) Withholding of income taxes by County:
  - (2) Industrial insurance coverage provided by County;
  - (3) Participation in group insurance plans which may be available to employees of County;
  - (4) Participation or contributions by either Professional or County to the public employees retirement system;



- (5) Accumulation of vacation leave or sick leave provided by County;
- (6) Unemployment compensation coverage provided by County if the requirements of NRS 612.085 for independent contractors are met.

#### 19. Industrial Insurance -

a. Unless the Professional complies with ¶ b below, Professional further agrees, as a precondition to the performance of any work under this contract and as a precondition to any obligation of the County to make any payment under this contract, to provide County with a work certificate issued by a qualified insurer in accordance with NRS § 616B.627. Professional also agrees, prior to commencing any work under the contract, to complete and to provide the following written request to the qualified insurer:

(Company Name) has entered into a contract with Douglas County to perform work from (starting date) to (ending date) and requests that an industrial insurance provider qualified and licensed to offer such insurance within Nevada, provide to Douglas County 1) a certificate of coverage issued pursuant to NRS § 616B.627 and 2) notice of any lapse in coverage or nonpayment of coverage that the Professional is required to maintain. The certificate and notice should be mailed to:

Douglas County Parks & Recreation
Post Office Box 218
Minden, Nevada 89423

Professional agrees to maintain required workers compensation coverage throughout the entire term of the contract. If Professional does not maintain coverage throughout the entire term of the contract, Professional agrees that County may, at any time the coverage is not maintained by



Professional, immediately order the Professional to stop work and may immediately suspend or terminate the contract.

- b. Professional may, in lieu of furnishing a certificate of an insurer, provide an affidavit indicating that he is a sole proprietor and that:
- (1) In accordance with the provisions of NRS 616B.659, has not elected to be included within the terms, conditions and provisions of chapters 616A to 616D, inclusive, of NRS; and
- (2) Is otherwise in compliance with those terms, conditions and provisions.
- 20. Assignment and Sub-Leasing Prohibited This agreement may not be assigned to any other person or persons, in whole or in part, nor shall any portion of the premises be sublet or utilized by any other person, in any manner whatsoever, without the express written approval of the Douglas County Board of Commissioners.
- 21. Severability It is understood, and agreed by the parties, that if any part, term, or provision of this agreement is held invalid by the courts, held to be illegal or in conflict with any law, rule or regulation, the viability of the remaining portions of the provision shall be in effect, and the rights and obligations of the parties shall be construed and enforced as if the agreement did not contain a particular part, term, or provision held to be invalid.
- 22. Hold Harmless Professional shall, at his/her sole expense, defend, indemnify, and hold County harmless, its employees, elected officials, agents, and assigns including attorney's fees and costs of suit in any action brought against County, its employees, elected officials, agents, and assigns based on the acts or omissions of Professional, or Professional's employees under this agreement.
- 23. Entire Agreement This agreement shall be deemed, and construed, as the entire agreement of the parties, and there are no prior or contemporaneous oral or written agreements between the parties, which will alter the terms of this agreement in any particular way whatsoever. Any prior agreements

between the parties are hereby revoked, and any substantial amendment, or extension to this agreement, shall be in writing.

IN WITNESS THEREOF, the parties have set their hands the day and year first above writing.

PROFESSIONAL

By: Revery Mc Derrick

By: Chairman

ATTEST

By: Theodore Thran, County Clerk

BY: Author Manager - Approved to Content

By: District Attorney

Attachment A

### **AFFIDAVIT**

1, 166 Whealley, on behalf of my company,
being duly sworn, depose and declare:
1) I am a Sole Proprietor;
2) I will not use the services of any employees in the performance of this contract;
3) I have elected to not be included in the terms, conditions, and provisions of NRS
Chapters 616A- 616D, inclusive; and
4) I am otherwise in compliance with the terms, conditions and provisions of NRS
chapters 616A-616D.
I release Douglas County and Douglas County from all liability associated with claims made
against me and my company, in the performance of this contract, that relate to compliance
with NRS Chapters 616A-616D, inclusive.
Signed this 3 day of May 2008
Il When Exp
State of Nevada
County of Douglas River Side
On this 1300 day of any , 2009 before the undersigned
Notary Public, personally appeared Rob Whe ATLE V having proved on
satisfactory basis to be the person whose name is subscribed to this instrument and
acknowledge that <u>he</u> executed it.
Witness my hand and official seal.
or mand and official scal.
LORRAINE B. SPEER
Commission # 1789943 Notary Public - California
Notary's Signature  Riverside County ity Comm. Expires Jan 28, 2012

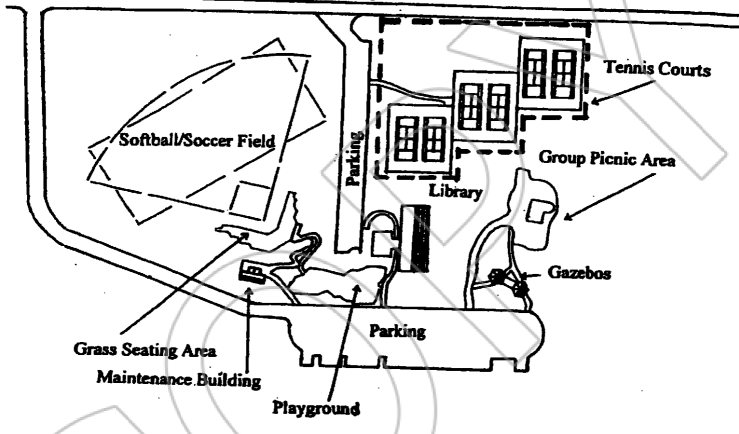
## Zephyr Cove Park

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Zephyr Cove Elementary School

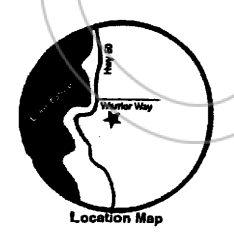
**Warrior Way** 

Whittell High School



# LICENSE AREA

## ATTACHMENT A





Douglas County Parks & Recreation Department

Master Plan

"More than Just Fun and Games"

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PG- 872 04/05/2010

United States Professional Fermis Association, Inc. Determining the way the world begans to riny mans.

TISPTA.

January 3, 2009

Mr. Rob T. Wheatley Jr. P.O. Box 2934 Palm Desert, CA 92261-2934

#### Dear Rob:

This letter will confirm that, as a certified member of the United States Professional Tennis Association, you have liability insurance as outlined below. This USPTA liability policy covers applicants, certified and certain honorary members in the United States, its territories or Canada, and nonmembers who are insured through a certified member's policy.

THE USPTA LIABILITY POLICY INCLUDES \$9 million liability insurance, while on court, for bodily injury to others, and for damage to property not in the tennis teacher's care, custody or control. It does not cover injury to the tennis teacher, or damage to his/her property. The accident must have taken place on court, and arisen from the tennis teacher's playing, practicing, teaching or officiating in tennis.

Policy number:

PHPK370771

Effective period:

12/31/2008 - 12/31/2009

For questions or to report an

accident, contact:

USPTA World Headquarters 3535 Briarpark Drive, Suite One

Houston, TX 77042

Telephone (713) 978-7782

If we may be of further assistance, please do not hesitate to contact us.

Sincerely.

UNITED STATES PROFESSIONAL TENNIS ASSOCIATION, INC.

Melony DeLoach

Insurance Department

This coverage is null and void if the member is not a citizen of or does not legally reside and work in the United States, its territories or Canada.

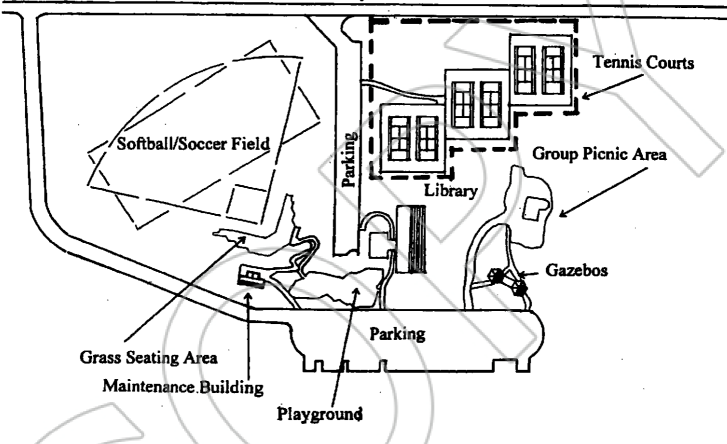
## Zephyr Cove Park

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Zephyr Cove Elementary School

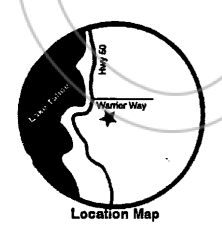
**Warrior Way** 

Whitteli High School



## LICENSE AREA

## **ATTACHMENT B**





Douglas County Parks & Recreation Department

Master Plan

"More than Just Fun and Games"



