#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette
Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first
part and

Thad Hart

(Concessionaire, Party of the Second Part)

Southeastern Babe Ruth (13-15)
Veterans Park

Representing

(Agency, Club, etc.)

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of (days, hours) beginning (days, hours) and ending on 2/23 , 2016,
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

- 19) League hereby <u>agrees</u> to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

• • • • • • • • • • • • • • • • • • •	e accruing from the operation of said 26, 2016.
SIGNATURES	1. I Ha
CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	HUIS NICHOLHSVILLE PD ADDRESS
COMMISSIONER, GENERAL SERVICES	LEXINGTON KY. 40515 CITY STATE ZIP
	S.C.A.
MAYOR, URBAN COUNTY GOVERNMENT	HOME PHONE
	NA
ATTEST	WORK PHONE
	959 621-9788 CELL PHONE
	THADDENSHAPT@ AOL. COM

#### **2016 CONCESSION CONTRACT**

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

Ramzi Torbey		
	(Concessionaire, Party of the Second Part)	
	Southeastern Cal Ripken (12 & under) Veterans Park	
Representing	*	
	(Agency, Club, etc.)	13

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

WITNESSETH, that the contract for operating the aforementioned concession stand submitted by the party of the second part, hereinafter called the Concessionaire, on \_\_\_\_\_\_\_\_(date), 2016, is hereby accepted by the party of the first part, hereinafter called the Division of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of <u>2 5easons</u> (days, hours) beginning <u>March</u>, 2016, and ending on <u>November</u>, 2016.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

- 19) League hereby <u>agrees</u> to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

	e accruing from the operation of said  2016.
SIGNATURES  CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	648 Poplar Springs Land
COMMISSIONER, GENERAL SERVICES	Lexindon XY 40315 CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	606.571-644Z HOME PHONE
ATTEST	WORK PHONE
	606.571.6442 CELL PHONE
	Ctochouda and com

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

part and
Kevin Payne
(Concessionaire, Party of the Second Part)
South Lexington Youth Baseball (12 & Under)
Shillito Park
Representing
(Agency, Club, etc.)
For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.
WITNESSETH, that the contract for operating the aforementioned concession stand submitted by the party of the second part, hereinafter called the Concessionaire, on (date), 2016, is hereby accepted by the party of the first part, hereinafter called the Division of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50°).
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
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- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.

15) The term of the contract for the concession privileges enumerated herein shall be for a period of Z Secsons (days, hours) beginning March /, 2016, and ending on Noveys /, 2016.

- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

19) League hereby <u>agrees</u> to make the co understood to League/Team Manager	ntents of this agreement known and rs, Coaches and Concession Stand Managers.
20) The undersigned, having full knowled contract, hereby agrees to operate said conditions enumerated.	lge of the terms and conditions of this d concession in full accord with the
granted under this contract, the under Urban County Division of Parks and	rid premises and the rights and privileges resigned agrees to pay the Lexington-Fayette Recreation the sum of 1.00 dollar(s) or hod of computation to be determined by the for the sale of food, soft drinks, ice cream and accruing from the operation of said by the control of th
SIGNATURES	Kevin Poyle LEAGUE PRESIDENT (PLEASE PRINT)
CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
·MISHI	3916 Boston Rd-
DIRECTOR OF PARKS AND RECREATION	ADDRESS
L.Mle-	Lexington Ky 40514
MMISSIONER, GENERAL SERVICES	CITY STATE/ ZIP
	859-608-4891
	MONE BHONE

MAYOR, URBAN COUNTY GOVERNMENT

HOME PHONE

ATTEST

WORK PHONE

CELL PHONE

Kevin payne Payette logschools us

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

part and	Brad Giles	
9	(Concessionaire, Party of the Second Part)	0.00
	Northern Cal Ripken (12u)	
	Kenawood Park and Marlboro Park	
Representing	E 8	
J	(Agency, Club, etc.)	
For the rights and n	rivileges to operate a concessions stand on Constit	utilicated for the

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

WITNESSETH, that the contract for operating the aforementioned concession stand submitted by the party of the second part, hereinafter called the Concessionaire, on \_\_\_\_\_\_\_ (date), 2016, is hereby accepted by the party of the first part, hereinafter called the Division of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
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- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of <u>J Seasons</u> (days, hours) beginning <u>March</u>, 2016, and ending on <u>November</u>, 2016.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.



- 19) League hereby agrees to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.
- 21) In full compensation for the use of said premises and the rights and privileges granted under this contract, the undersigned agrees to pay the Lexington-Fayette Urban County Division of Parks and Recreation the sum of 1.00 dollar(s) or % of the gross receipts (method of computation to be determined by the Director or representative), derived for the sale of food, soft drinks, ice cream and all other sales and sources of income accruing from the operation of said concession. Date of payment 2 16, 2016.

SIGNATURES	
Rrad Giles	Brad GTK
CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
Madli	ADDRESS Nonding Blud.
DIRECTOR OF PARKS AND RECREATION	ADDRESS
I H Beel	Lexington Kg. 40511 CITY STATE ZIP
COMMISSIONER, GENERAL SERVICES	CITY STATE ( ZIP
MAYOR, URBAN COUNTY GOVERNMENT	HOME PHONE
8 2	
ATTEST	WORK PHONE
	859-327-5357
	CELL PHONE

biod. giles a Compass-usa. LOM

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

	Susan McDowell	
	(Concessionaire, Party of the Second Part)	 
	Bluegrass Girls Fastpitch (7-18)	
	Cardinal Run Park and Gainesway Park	
Representing		
1 0	(Agency, Club, etc.)	
	(Agency, Club, etc.)	

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.

15) The term of the contract for the concession privileges enumerated herein shall be for a period of 2565015 (days, hours) beginning March, 2016, 2016.

- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

19) League hereby <u>agrees</u> to make the counderstood to League/Team Manager	ontents of this agreement known and rs, Coaches and Concession Stand Managers.
20) The undersigned, having full knowle contract, hereby agrees to operate sai conditions enumerated.	dge of the terms and conditions of this d concession in full accord with the
granted under this contract, the under Urban County Division of Parks and	raid premises and the rights and privileges rsigned agrees to pay the Lexington-Fayette Recreation the sum of 1.00 dollar(s) or shod of computation to be determined by the for the sale of food, soft drinks, ice cream and exact accruing from the operation of said 14.
CONCESSIONAIRE (LEAGUE PRESIDENT)	S PIM MCDOVELL LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	ABUS 6 loverstra DN ADDRESS
COMMISSIONER, GENERAL SERVICES	CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	HOME PHONE
ATTEST	WORK PHONE
	859-333-1952 CELL PHONE
	E-MAIL

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

part and	Mindy Woodall
7	(Concessionaire, Party of the Second Part)
	Eastern Little League (12 & Under) Ecton Park and Lansdowne-Merrick Park
Representing	
	(Agency, Club, etc.)
	eges to operate a concessions stand on Constitutiicated, for the fied and for amount stated herein.
submitted by the party of Feb. 16 (da	e contract for operating the aforementioned concession stand of the second part, hereinafter called the Concessionaire, on ate), 2016, is hereby accepted by the party of the first part, vision of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, will furnish the Director with a financial statement covering all aspects of the operation within one month after the ending date of this agreement listed in section 15. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

- 19) League hereby <u>agrees</u> to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

SIGNATURES  MULLI IOUA  CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	3/21 Warren Wood Wynd
COMMISSIONER, GENERAL SERVICES	Lex Ly 40602. CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	859-296-9663 HOME PHONE
A PETEOTE	WORK PHONE
ATTEST	859-671-1730 CELL PHONE
	mindy. Woodall 600 gmail.com

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

part and		
	Tim Webb-Beatty	
	(Concessionaire, Party of the Second Part)	
	Western Little League (4-12)	
	Cardinal Run Park	
Representing		
-	(Agency, Club, etc.)	

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

WITNESSETH, that the contract for operating the aforementioned concession stand submitted by the party of the second part, hereinafter called the Concessionaire, on 2 | | (date), 2016, is hereby accepted by the party of the first part, hereinafter called the Division of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of (days, hours) beginning (days, 2016, and ending on 2016)
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

19) League hereby agrees to make the contents of this agreement known and
understood to League/Team Managers, Coaches and Concession Stand Managers

- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

SIGNATURES	11/10/1/
CONCESSIONANTE (LE ACHE BRESIDENT)	Timothy S. Webb-Re-Hy LEAGUE PRESIDENT (PLEASE PRINT)
CONCESSIONAINE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
Math	5041 Old Versailles Rd
D RECTOR OF PARKS AND RECREATION	The state of
COMMISSIONER GENERAL SERVICES	CITY STATE ZIP
COMMISSION BY GENERAL BURNINGS	on the same of the
MAYOR, URBAN COUNTY GOVERNMENT	HOME PHONE
ATTEST	WORK PHONE
	859-509-4707 CELL PHONE
	CELL PHONE
	Fresident@ WLLBB. Com E-MAIL

## 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

part and		
- M	Jimmy Boiling	
	(Concessionaire, Party of the Second Part)	
	South Lexington Babe Ruth (15u)	
	Shillito Park	
Representing		
	(Agency, Club, etc.)	

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

WITNESSETH, that the contract for operating the aforementioned concession stand submitted by the party of the second part, hereinafter called the Concessionaire, on 2/16/2016 (date), 2016, is hereby accepted by the party of the first part, hereinafter called the Division of Parks and Recreation.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
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- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of (days, hours) beginning , 2016, and ending on 2016.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

- 19) League hereby <u>agrees</u> to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

all other sales and sources of incom concession. Date of payment	ne accruing from the operation of said , 2016.
SIGNATURES	
CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	ADDRESS Spring Crost 71.
COMMISSIONER, GENERAL SERVICES	ADDRESS  Lacington Ky 40515.  CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	(839) 351-7439 HOMEPHONE
ATTEST	(859-264-1189 WORK PHONE
	859-351-7439 CELL PHONE
	immy b@m/ginsurance com

#### 2016 CONCESSION CONTRACT

THIS AGREEMENT, made and entered into by and between the Lexington-Fayette Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first part and

Karen Francis		
	(Concessionaire, Party of the Second Part)	
	Lexington Fastpitch Softball (4-15)  Constitution Park	
Representing		
	(Agency, Club, etc.)	

For the rights and privileges to operate a concessions stand on Constitutioated, for the contract period as specified and for amount stated herein.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50').
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15*. The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 15) The term of the contract for the concession privileges enumerated herein shall be for a period of spring + fall self (days, hours) beginning Harch , 2016, and ending on text 23 , 2016.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
- 18) The Concessionaire will serve and/or sell only those concessions products that are sold and delivered by the current Lexington Fayette Urban County Government concession bid holder, Lexington Food Service. A list of products and contact information will be provided.

- 19) League hereby agrees to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

granted under this contract, the under Urban County Division of Parks and % of the gross receipts (met	reid premises and the rights and privileges resigned agrees to pay the Lexington-Fayette Recreation the sum of 1.00 dollar(s) or hod of computation to be determined by the for the sale of food, soft drinks, ice cream and accruing from the operation of said
SIGNATURES  Hamas  CONCESSIONAIRE (LEAGUE PRESIDENT)	LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION  COMMISSIONER, GENERAL SERVICES	376 Hermitage Dr. ADDRESS  Lexington Ky 40505  CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	859-299-8349 HOME PHONE
ATTEST	WORK PHONE
	859-948-0241 CELL PHONE Karen. Francisza grant. Kyschools. U.

## 2016 CONCESSION CONTRACT

THIS AGREEMENT made and entered into by and between the Lexington-Favette

Urban County, Division of Parks & Recreation, Lexington, Kentucky, party of the first	
	Dan James
	(Concessionaire, Party of the Second Part)
	Southwest Lexington PONY Baseball (5-12) Cardinal Run Park
Representing	
	(Agency, Club, etc.)

For the rights and privileges to operate a concessions stand on Constitutiicated, for the contract period as specified and for amount stated herein.

- 1) The concessionaire shall save and hold the Division of Parks and Recreation harmless from and against all liability, claims and demands on account of personal injuries (including, without limitation of the foregoing, workmen's compensation and death claims) or property loss or damage of any kind whatsoever, which arise out of or be in any manner connected with, or are claimed to arise out of or be in any manner connected with, the performance of this contract, regardless of whether such injury, loss or damage shall be caused by, or be claimed to be caused by, the negligence or other fault of Concessionaire, or of the Division of Parks and Recreation; or by any agents or employees of any of the foregoing; or by accident or otherwise.
- Any/all profits generated through the operation of this concession operation and retained by the League must be used to support the League or to make improvements to facilities.
- 3) The Division of Parks and Recreation will provide for the use of the Concessionaire such refreshment stands, shelter, rooms and locations as are now existing and being used for the purpose of providing the services herein specified, but reserves the right to increase or decrease the number of or alter any said stands, shelters and locations when it is determined that the public interests will be better served thereby.

- 4) If the League finds it necessary to change the locks on the facility they must provide the Division of Parks and Recreation with an original set of keys within 24 hours.
- 5) The Division of Parks and Recreation shall, at its cost and expense, make all ordinary and reasonable repairs required to preserve the buildings, and refreshment stands, occupied under this contract.
- 6) The Concessionaire shall make no alterations of or repair to any building, refreshment stand, shelter or location herein reserved for its use, or erect any new structure or building on the lands of the Division of Parks and Recreation without first submitting a program of construction, alteration or repair and plans and specifications thereof, together with the contract and obtaining the approval thereof in writing of the Director of the Division of Parks and Recreation.
- 7) The building, refreshment stands, shelters, rooms and locations, or all parts thereof, which are the property of the Division of Parks and Recreation shall remain in property of the Division of Parks and Recreation, and upon termination of the contract by lapse of time or otherwise, the concessionaire shall surrender possession of all said premises and all parts thereof to the Division of Parks and Recreation in as good condition as said premises were when first occupied by the Concessionaire, under the terms of the contract, ordinary wear and tear or acts of God excepted.
- 8) The concessionaire shall not permit garbage and other refuse to accumulate or to gather in or about any of the buildings or structures occupied by the concessionaire except in suitable covered garbage receptacles which will be provided by the Division of Parks and Recreation. The Lexington-Fayette Urban County Parks and Recreation Division will be responsible for the removal of rubbish, trash and garbage provided that the concessionaire accumulates such trash at given points and at given times under the direction of any authorized representative of the Division of Parks and Recreation.
- 9) The Concessionaire shall furnish all labor, services, material, supplies and equipment necessary to maintain, in a clean orderly and inviting condition, satisfactory to the Director, all premises used and occupied by the Concessionaire in the operation of concessions, together with the area immediately surrounding same as affected by said operation. This shall include all paved areas, adjacent to such premises to a distance not less than fifty feet (50°).
- 10) This Concessionaire shall furnish and maintain in good usable condition, a sufficient amount of movable equipment that may be necessary to properly furnish the services herein provided for in a manner acceptable to the Director.

- 11) The Lexington-Fayette Urban County Parks and Recreation Division will furnish heat, light, power, gas and water in such locations where these utilities have been used in connection with refectory work previously. All additional installations, which require the use of these utilities, shall be made and maintained at the expense of the Concessionaire and only after securing prior written approval from the Director. The Division of Parks and Recreation will not furnish telephone service in any location except where public phones are installed as a regular accommodation for park patrons.
- 12) The Concessionaire shall, at his own expense and cost, provide a sufficient number of employees to serve the public promptly and efficiently and in a manner satisfactory to the Director. All such employees shall be clad in neat and clean dress, satisfactory to the Director. It is the object of this requirement to identify all employees for the protection of both the Division of Parks and Recreation and the Concessionaire.
- 13) The Concessionaire shall employee only competent and satisfactory workmen and whenever the Director shall notify the Concessionaire in writing that any person employed on the premises, in his opinion, is incompetent, disorderly, unsanitary or otherwise unsatisfactory, such person shall be discharged and shall not again be employed without the consent of the Director. All employees must have valid food handler permits.
- 14) The Concessionaire, upon termination of said contract, <u>will furnish</u> the Director with a financial statement *covering all aspects of the operation within one month after the ending date of this agreement listed in section 15.* The Division reserves the right to conduct periodic audits, either on site or by reviewing documents.
- 16) The Concessionaire agrees to operate this concession during all scheduled athletic events on the park including those not sponsored by the League if requested by the Division of Parks and Recreation.
- 17) The Concessionaire will serve and/or sell only those soft drink products that are sold and delivered by the authorized Parks beverage supplier, which is **Pepsi-Cola Bottling Company of Lexington, Inc.** No competing beverage drink products will be allowed to be stored or sold within the concession building at any time. Violations of this policy shall constitute grounds to void this agreement.
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- 19) League hereby <u>agrees</u> to make the contents of this agreement known and understood to League/Team Managers, Coaches and Concession Stand Managers.
- 20) The undersigned, having full knowledge of the terms and conditions of this contract, hereby agrees to operate said concession in full accord with the conditions enumerated.

concession. Date of payment	, 2016.
SIGNATURES  CONCESSIONAIRE (LEAGUE PRESIDENT)	DAN JAMES LEAGUE PRESIDENT (PLEASE PRINT)
DIRECTOR OF PARKS AND RECREATION	PO Box 8788 ADDRESS
COMMISSIONER, GENERAL SERVICES	lexington KI 40533 CITY STATE ZIP
MAYOR, URBAN COUNTY GOVERNMENT	859-971-0345 HOME PHONE
ATTEST	859-258-3954 WORK PHONE
	SS9-557-8674 CELL PHONE
	dan james 405/76 gmail co.