

LEASE AGREEMENT BETWEEN CITY OF RAPID CITY
AND CANYON LAKE LITTLE LEAGUE, INC.

For and in consideration of the mutual promises and agreements contained herein, the City of Rapid City ("City"), a municipal corporation, agrees to lease to Canyon Lake Little League, Inc.,

(Lessee), a non-profit corporation of the State of South Dakota, a specified area to operate a youth baseball program, subject to the following terms and conditions:

1. Consideration. City hereby leases to Lessee the below described premises for the sum of One Dollar(s) (\$ 1⁰⁰) per year and other good and valuable consideration, including but not limited to, maintenance of general grounds, construction of incidental improvements, administration, responsibility for mowing of the fields, and responsibility for all electrical bills. Said sum is payable to the City of Rapid City on or before the first day of January of each succeeding year.

2. Term. The term of this agreement is from Jan. 1, 2002 to Jan. 1, 2012.

3. Premises. The premises leased by the City to the Lessee are described on Exhibit "A", attached hereto and incorporated herein by reference.

4. Surrender of Premises. Lessee agrees to surrender the premises, or any part thereof, in the event it is necessary for expansion or utilization of public park facilities, and they further agree to abandon the premises, or any part thereof, in the event the demand is made by the United States government, State of South Dakota, or City of Rapid City. It further agrees to abandon the premises, or any part thereof, whenever ordered to do so by a court of law or whenever the City is ordered to terminate said agreement by an order of any court.

5. Use. Lessee shall have priority but non-exclusive use of the premises during the lease period, subject to the terms of this lease, for the purpose of operating a youth baseball program. Lessee agrees that the City may use the premises when the same is not required for use by Lessee, and such use by the City shall not be inconsistent with the normal usage of said premises.

6. Use by Others. Lessee will not allow other persons or organizations to use the premises under this Lease without the express written consent of the Public Works Director or his/her designee. However, upon the direction of the Public Works Director or his/her designee, Lessee shall allow other persons or organizations to use the premises if the premises are not in bona-fide use by the Lessee. In keeping with the best interests of the community and equitable access to all City recreation facilities, Lessee agrees to negotiate in good faith as to the use of the premises by others. The maintenance costs for such use shall be determined by Lessee and the authorized user; provided, however, that the Public Works Director will determine said costs if the parties are unable to agree.

7. Maintenance. Lessee agrees to maintain said premises under the authority of the Public Works Director or his designee. Lessee agrees to repair or replace any property damaged willfully by Lessee's members or invitees which occurs while the premises are in use by Lessee. Lessee agrees to be responsible for policing the premises and to pick up and make ready for city collection of all trash, debris, and waste material of every nature, including mowing of weeds, resulting from the use of the premises by itself or any spectators in attendance at such premises. Lessee agrees to provide its own trash receptacles for use at the premises. Lessee agrees to be responsible for the preparation of the playing fields prior to all scheduled game days. Lessee

also agrees to place all collected trash, debris, and waste in a designated location for removal by the City of Rapid City.

City, at its own expense, agrees to provide unique or unusual maintenance and routine maintenance to the infrastructure, including but not limited to, repair of broken water mains, sewer, storm sewer and all repairs and surface maintenance of parking lots. City agrees to provide water to the premises for the purpose of watering the playing field grass. City specifically reserves the right to restrict water usage under this agreement if water restrictions are placed on other water users within the City.

8. Mowing. Lessee shall mow the playing fields on a substantially weekly basis during the season. The Superintendent of Parks can mow the fields and charge Lessee at the rate of twenty-five dollars (\$25.00) per hour for each person and machine used, provided that the Superintendent of Parks: (1) determines the need for mowing; (2) gives Lessee three (3) days notice of his intent to do so if Lessee fails to mow; and (3) determines he has the available personnel and equipment. Should the City Parks Department not have the available personnel and equipment, the Superintendent of Parks can arrange for a private contractor to mow at the expense of Lessee.

9. Construction Approval. Construction and other improvements at the leased areas shall be in conformity with the regulatory codes of the City and subject to the approval of the Public Works Director or his designee. Any permanent improvements or fixtures constructed by the Lessee in the leased area shall be considered the property of the City.

10. Expense. City shall assume no expenses as a result of this lease or any of the operations of the Lessee. Lessee agrees to pay its own administration expenses, including but not limited to, employees, lights and electricity, grounds crew, office supplies, equipment, and

secretarial fees. Lessee agrees that the electric utilities will be metered in the name of and billed directly to Lessee and that all expenses incurred by it shall be paid within thirty (30) days of due date.

11. Public Accounting. Lessee agrees to make available to the City upon request a public accounting of its financial transactions. Such accounting shall be in the form of a report of income and expense and balance sheet of its assets and liabilities.

12. Termination. If Lessee shall dissolve or abandon the use of the premises for one season or fail to meet its consideration requirements as set forth in Section 1 of this lease without approval from the City, this lease shall be terminated and Lessee shall have no further rights hereunder. If Lessee changes the character of its operation significantly from that of a non-profit corporation, then it shall have no further rights under this lease.

13. Liability. Lessee agrees that the City shall be held harmless from any and all liability arising from any operation or use under this lease of the described premises by it or its agents or employees or any other person using the premises. Lessee agrees to purchase or provide and maintain bodily injury and property damage insurance for each occurrence of injury or damage in the minimum amount of One Million Dollars (\$1,000,000). The City shall be named an additional insured in said policy or policies, and Lessee shall furnish to the City evidence of insurance by a certificate of insurance of required coverage.

14. Assignment or Subletting. This lease shall not be assigned nor the premises sublet by Lessee except on written consent and approval of the City.

15. Concession, Advertising, and Naming Rights. Lessee shall have the right to operate concessions for the sale of beverages, food, programs, and other items usually sold in the public parks. Lessee also agrees to be responsible for cleaning and maintaining the concession

area. Lessee shall have the right to sell advertising space on the inside of the fences enclosing the playing fields and all revenue derived from concessions and advertising shall belong to Lessee; provided, however, that any permits required shall be obtained and all regulations and City ordinances shall be followed. Lessee shall have no naming rights over the premises unless specifically approved by the Common Council of the City of Rapid City.

16. Parking. Lessee agrees that it will permit no vehicular parking within the leased areas except in those areas as may be designated for parking by the Public Works Director or his designee.

17. City Authority. All matters pertaining to the terms of this lease shall be subject to the powers of the City Council and its designated authorized agents consistent with the laws of the State of South Dakota.

18. Change of Contacts and Officers. Lessee agrees to notify the Director of Public Works and the City Finance Officer of any changes in the officers of Lessee within thirty (30) days after said change. Attached to and incorporated by reference into the terms of this agreement are the names and addresses of the current office holders of Lessee.

19. Non-Discrimination. Lessee shall not on the grounds of race, color, sex, creed, religion, ancestry, national origin, sexual preference, or disability discriminate or permit discrimination against any person or group of persons in any manner prohibited by local, state, or federal laws. Lessee further agrees to comply with any requirements made to enforce the foregoing which may be required of or by the City.

20. Relationship Between the Parties. This lease does not create any employee/employer relationship between the City and Lessee, its agents or employees.

21. Integration. The parties agree that this agreement constitutes the entire understanding between them and that there are no other oral or collateral leases or understandings of any kind or character except those contained herein.

Dated this ____ day of _____, _____.

CITY OF RAPID CITY

By: _____
Mayor

ATTEST:

Finance Officer

(SEAL)

(NAME OF LESSEE)

By: *James A. Blum*
Its: President

State of South Dakota)

SS.

County of Pennington)

On this the ____ day of _____, _____, before me, the undersigned officer, personally appeared Jerry Munson and James F. Preston, who acknowledged themselves to be the Mayor and Finance Officer, respectively, of the City of Rapid City, a municipal corporation, and that they as such Mayor and Finance Officer, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of the City of Rapid City by themselves as Mayor and Finance Officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public, South Dakota

My Commission Expires:

(SEAL)

State of South Dakota)

SS.

County of Pennington)

On this the 22 day of April, 2002, before me, the undersigned officer, personally appeared Bruce Ashland, who acknowledged himself to be the President of Canyon Lake LL, Inc and that he, as such president, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of Bruce Ashland by himself as President.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Patricia M. Paul
Notary Public, South Dakota

My Commission Expires: 6/6/2005

(SEAL)

Prepared By: CITY ATTORNEY'S OFFICE

2002 Canyon Lake Little League Board

President	Bruce Ashland	348-5333
Vice President/ Registration	Karla Fullerton	341-4046
Vice President/ Fundraising	Marcia Taylor	719-1000 ext 56/341-5417
Treasurer	Perry Kudrna	342-5630
Secretary	Tanya Schnell	343-2885

DIRECTORS

Boys Majors	Mike Donohoe	394-1734	341-2426
Girls Majors	Dave Chambers		342-1847
Boys Minors	Deb Hempe		341-9679
Girls Minors			
Boys 8 & 9	Bryan Schnell		343-2885
Girls 8 & 9	Julie Jensen		721-1133
Boys Coach-Pitch	Jeff Greagor		342-1755
/5 yr old T-Ball	Michele Klapprodt		348-0964
Boys Player Agent	Rick Holloway	342-4240	721-3803
Girls Player Agent	Leon Finck	ext 208	348-9742
Concessions	Diana Holloway		721-3803
Safety/Operations	Scott Hickey		341-3864
Maintainence	Gary Rasmussen	381-4097	342-4097
Equipment-Boys	Scott Hickey		341-3864
Equipment-Girls	Carla LeVeque		343-6426
Head Umpire	Ron Minks		348-5998

BOYS MANAGERS

Athletics	Dan Cavanaugh	787-6669	388-0676
Bankers	PAUL FERDINAND	344-4139	718-1936
Dodgers	Gary Fish	341-7728	721-2364
Kings	Jim Sullivan	342-7913	341-7074
Marlins	Mitch LaFleur	348-4200	721-6545
Roadbuilders	Scott Hickey		341-3864
Rockers	Mick Mitzel	391-1244	341-8501
Royals	Brian Chleborad		348-3345

GIRLS MANAGERS

Classics	Joel DeVries		343-7776
Wizzards	Brad Peterson		343-4767
Starz	Dave Chambers		342-1847
Nuggets	Gene Waterson		343-1526
Lazers			



NOT FOR PROFIT ORGANIZATION LIABILITY POLICY

Chubb Group of Insurance Companies
15 Mountain View Road
Warren, New Jersey 07059

DECLARATIONS

Policy Number: 8148-76-35C EPP

Federal Insurance Company, a stock
insurance company, incorporated under the
laws of Indiana, herein called the Company.

THIS IS A CLAIMS MADE POLICY. THIS POLICY COVERS ONLY CLAIMS FIRST MADE AGAINST THE
INSURED DURING THE POLICY PERIOD. PLEASE READ CAREFULLY.

THE COSTS OF DEFENDING A CLAIM ARE WITHIN POLICY LIMITS. PLEASE READ
CAREFULLY.

Item 1. Organization: CANYON LAKE LITTLE LEAGUE
3535 STURGIS RD
RAPID CITY, SOUTH DAKOTA
57702

LEAGUE # 01410102

Item 2. Limits of Liability: (A) Each Loss \$ 1,000,000.
(B) Each Policy Year \$ 1,000,000.

Note that the limits of liability and deductible are reduced or exhausted by Defense Costs.

Item 3. Policy Period: From 12:01 a.m. on JANUARY 1, 2002
To 12:01 a.m. on JANUARY 1, 2003
Local time at the Organization's address.

Item 4. Deductible Amount: (A) Non-Indemnifiable Loss None
(B) Indemnifiable Loss \$ 0.

Item 5. Extended Reporting Period: (A) Additional Premium: 50% OF THE ANNUAL PREMIUM
(B) Additional Period: 1 YEAR

Item 6. Pending or Prior Date: NONE

Item 7. Termination of Prior Policies: 81487635-B

In witness whereof, the Company issuing this policy has caused this policy to be signed by its authorized officers,
but it shall not be valid unless also signed by a duly authorized representative of the Company.

FEDERAL INSURANCE COMPANY

Henry A Aubiel

Secretary

Henry R. Offene

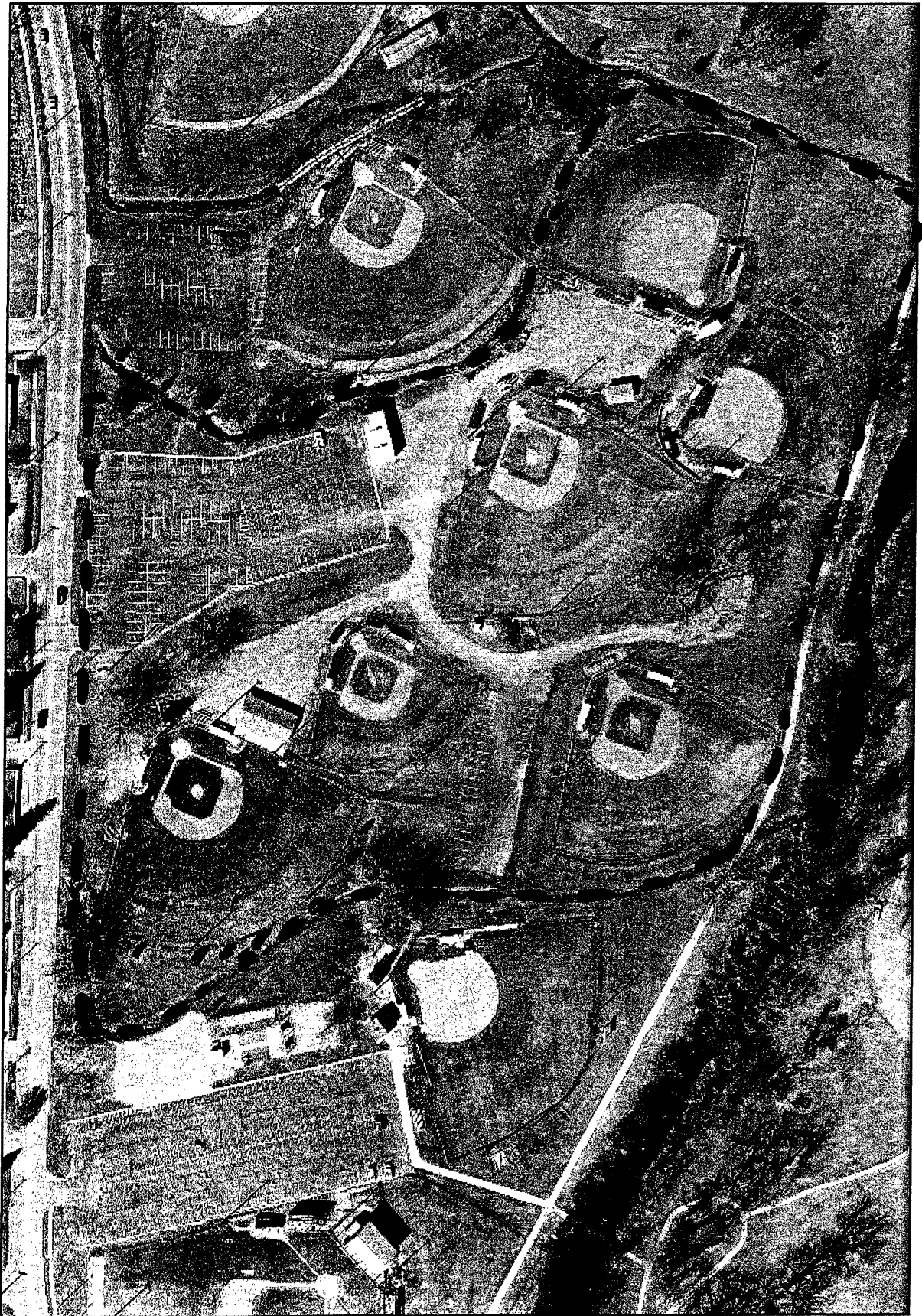
President

March 28, 2002

Date

Robert Hamburger

Authorized Representative



**CANYON LAKE LITTLE LEAGUE
EXHIBIT A**