## PENNSYLVANIA INTERSCHOLASTIC ATHLETIC ASSOCIATION, INC. (PIAA) 550 Gettysburg Road, P.O. Box 2008 MECHANICSBURG, PENNSYLVANIA 17055-0708

(800) 382-1392 (717) 697-0374 FAX: (717) 697-7721 WEBSITE: www.piaa.org

### PIAA MEMBER SCHOOL REQUEST FOR COOPERATIVE SPONSORSHIP OF A SPORT FORM (Revised July 1, 2008)

Pursuant to the provisions of ARTICLE III, ATTENDANCE, Section 11, Cooperative Sponsorship of a Sport, of the PIAA By-Laws, this Form, with all applicable attachments, must be submitted by all PIAA member senior high schools participating in the agreement for all requests for approval of Cooperative Sponsorship of a Sport agreements. Where such an agreement would affect the classification size of a PIAA member senior high school Team, the Form must be submitted by November 1st of any odd-numbered year to the PIAA District Committee having jurisdiction over the school, to be considered for the immediately following two-year reclassification cycle.

Name	of Member School	Sheffield Are	ea Middle High S	chool			PIAA District	9
Mailing	Address of Member	School	6760 Route 6, Sl	neffield, PA 1	6347		THE STATE OF THE S	
Teleph	one Number of Memb	per School (	814 ) 968-372	0				
	School District in which	•		ohically locate	ed:	Warren	County School Dis	strict
				,				
	PIAA Memb	er Senior Hi	igh School Cond	ditions of Co	operativ	e Sponso	rship of a Sport	
1.	For cooperative spo enrollments to the schools but one in g	Pennsylvania	a Department of	Education (	PDE) of	each odd-		
	MALE enrollment as of the last odd-numb			9 18	10 31	11 30	Total 79	6 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	The combined male numbered year, of classification of the	all of the so	chools involved i					
2,	For cooperative spo enrollments to PDE must be 225 studen	of each odd						
	FEMALE enrollmen of the last odd-numb			9 	10 16	11 _24	Total 66	
	The combined fema numbered year, of classification of the	all of the so	chools involved					
	of other participating phically located:	PIAA memb	per senior high s	school(s), and	public	school dist	rict(s) in which it	(they) is (are)
The Total	axas I/Arlene Lissner	High School	L Forest Area Sc	hool District				
7.01	2,000 17, 1101.10 2,007.10.	911 0011001	,, , , , , , , , , , , , , , , , , , , ,		· · · · · · · · · · · · · · · · · · ·			
Boys' a	ınd/or girls' sport(s) re	equesting to	cooperatively spo	onsor and nai	ne of ho	st school ir	parenthesis:	
Girl	s' Softball (Sheffield	Area Middle I	High School)					
								1
Reason	n(s) for requesting co	operative spo	onsorship of a sp	ort(s): Per V	Varren C	ounty Scho	ool District policy, v	ve face
the po	ssibility of program el	imination due	e to declining par	ticipation				·

Pursuant to the provisions of ARTICLE III, ATTENDANCE, Section 11, Cooperative Sponsorship of a Sport, of the PIAA By-Laws, this Form, with all applicable attachments, must be submitted by all PIAA member junior high/middle schools, which are not located in the same public school district, participating in the agreement for all requests for approval of Cooperative Sponsorship of a Sport agreements.

### PIAA Member Junior High/Middle School Conditions of Cooperative Sponsorship of a Sport

1,	enrollments to the Pennsylvania Department of Educations but one in grades six through eight must be	ducation (	PDE) of	f each odd		
	MALE enrollment as reported on October 1 <sup>st</sup> of the last odd-numbered year in grades	6	7	8	Total	
3.	For cooperative sponsorship of a girls' sport, the femenrollments to PDE of each odd-numbered year, in be 225 students or less.	nale enroll each of th	ment, as ne schoo	s of the date ols but one	e as of which scho in grades six throu	ols report their ugh eight must
	<b>FEMALE</b> enrollment as reported on October 1 <sup>st</sup> of the last odd-numbered year in grades	6	7	8	Total	
	of other participating PIAA member junior high/midd geographically located:	le school(	s), and	public scho	ol district(s) in wh	nich it (they) is
Boys'	and/or girls' sport(s) requesting to cooperatively spons	or and na	me of ho	ost school ir	n parenthesis:	
Reasc	on(s) for requesting cooperative sponsorship of a sport	(s):				
l herel	by certify that at a meeting of the School Board of the _		Warr	en County	School District	
Public	School District or of the Board having jurisdiction over	the applic	ant sch	ool, duly ca	led and held on	
(D	, the day of20 ay)	), t (Year)	he Boar	d duly adop	ted a resolution or	entered
	written agreement that fully delineates the terms and PIAA member school(s) involved in the agreement.	conditions	s that pe	ertain to cod	operative sponsors	ship of a sport
	ature of Public School Board Secretary or Secretary oard having jurisdiction over member school)	(Sig	gnature		chool District, Arch in Superintendent)	
(	(Signature of PIAA Member School Principal)	(Sig	gnature	of PIAA Me	<i>Myllog</i> mper School Athle	etic Director)
	beersam@wcsdpa.org				@wcsdpa.org	
(E-	-mail address of PIAA Member School Principal)	(E-mai	l addres	s of PIAA N	lember School Ath	nletic Director)
This re	equest was approved at a meeting of the PIAA District		Comn	nittee held o	***************************************	
the	day of 20				(Day)	*
	Date) (Month) (Year)	(S	Signature	e of PIAA D	istrict Chairman)	

## PENNSYLVANIA INTERSCHOLASTIC ATHLETIC ASSOCIATION, INC. (PIAA) 550 Gettysburg Road, P.O. Box 2008

MECHANICSBURG, PENNSYLVANIA 17055-0708 (800) 382-1392 (717) 697-0374 FAX: (717) 697-7721 WEBSITE: <u>www.piaa.org</u>

## PIAA MEMBER SCHOOL REQUEST FOR COOPERATIVE SPONSORSHIP OF A SPORT FORM (Revised July 1, 2008)

Pursuant to the provisions of ARTICLE III, ATTENDANCE, Section 11, Cooperative Sponsorship of a Sport, of the PIAA By-Laws, this Form, with all applicable attachments, must be submitted by all PIAA member senior high schools participating in the agreement for all requests for approval of Cooperative Sponsorship of a Sport agreements. Where such an agreement would affect the classification size of a PIAA member senior high school Team, the Form must be submitted by November 1st of any odd-numbered year to the PIAA District Committee having jurisdiction over the school, to be considered for the immediately following two-year reclassification cycle.

to be co	Disluered for the infinediately following two-year reclassification cycle.					
Name o	Name of Member School Abraxas I / Arlene Lissner High School PIAA District 9					
Mailing	Address of Member School Post Office Box 59, North Forest Road, Marienville, PA 16239					
Teleph	one Number of Member School( 814 ) 927-6615					
Public	School District in which Member School is Geographically located: Forest Area School District					
	PIAA Member Senior High School Conditions of Cooperative Sponsorship of a Sport					
1.	For cooperative sponsorship of a boys' sport, the male enrollment, as of the date as of which schools report their enrollments to the Pennsylvania Department of Education (PDE) of each odd-numbered year, in each of the schools but one in grades nine through eleven must be 225 students or less.					
	MALE enrollment as reported on October 1st91011Totalof the last odd-numbered year in grades114					
	The combined male enrollment, as of the date as of which schools report their enrollments to PDE of each odd-numbered year, of all of the schools involved in cooperative sponsorship of a boys' sport will determine the classification of the Team in that sport.					
2.	For cooperative sponsorship of a girls' sport, the female enrollment, as of the date as of which schools report their enrollments to PDE of each odd-numbered year, in each of the schools but one in grades nine through eleven must be 225 students or less.					
	FEMALE enrollment as reported on October 1st91011Totalof the last odd-numbered year in grades2114					
	The combined female enrollment, as of the date as of which schools report their enrollments to PDE of each odd-numbered year, of all of the schools involved in cooperative sponsorship of a girls' sport will determine the classification of the Team in that sport.					
	of other participating PIAA member senior high school(s), and public school district(s) in which it (they) is (are) phically located:					
Sheffie	eld Area Middle / High School, Warren County School District					
Boys' a	and/or girls' sport(s) requesting to cooperatively sponsor and name of host school in parenthesis:					
Girls' S	Softball (Sheffield Area Middle High School)					
Reasor	n(s) for requesting cooperative sponsorship of a sport(s): Enrollment at ALHS is insufficient to support a varsity					

softball program at Abraxas.

Pursuant to the provisions of ARTICLE III, ATTENDANCE, Section 11, Cooperative Sponsorship of a Sport, of the PIAA By-Laws, this Form, with all applicable attachments, must be submitted by all PIAA member junior high/middle schools, which are not located in the same public school district, participating in the agreement for all requests for approval of Cooperative Sponsorship of a Sport agreements.

### PIAA Member Junior High/Middle School Conditions of Cooperative Sponsorship of a Sport

1.	enrollments to the	e Pennsylvania		ducation (P	DE) of	each odd	e as of which schoo I-numbered year, in	
	MALE enrollment of the last odd-nur		October 1 <sup>st</sup> grades	6	7	8	Total 	
3.		E of each odd					e as of which schoo in grades six throuឲຸ	
	<b>FEMALE</b> enrollme of the last odd-nur	ent as reported mbered year in	on October 1 <sup>st</sup> grades	6	7	8	Total 	
	of other participatir eographically locate		per junior high/midd	le school(s	), and p	ublic sch	ool district(s) in whi	ch it (they) is
Boys' a	ınd/or girls' sport(s)	requesting to	cooperatively spons	or and nan	ne of ho	st school i	n parenthesis:	
Reasor	n(s) for requesting o	cooperative sp	onsorship of a sport	(s):				
l hereb	y certify that at a m	eeting of the S	chool Board of the	Al	oraxas I	/ Arlene L	issner High School	
			ing jurisdiction over	• •		•		
(Da	, the nv) (Da	day of te)	2( 	), th (Year)	e Board	l duly ado	pted a resolution or	entered
into a v		hat fully deline	eates the terms and				ooperative sponsors	
of Bo	ard having jurisdict	ion over memb	per school)			or Dioces	School District, Archo an Superintendent) ————————————————————————————————————	
/ -		abraxasyfs.con		<u></u>			e@abraxasyfs.com	latia Dinastan
	mail address of PIA						Member School Ath	letic Director)
		a at a meeting	of the PIAA District		_Comm	ittee held	on(Day)	1
the	day of ate)	Month)	20 (Year)		ianature	ο ΕΙΔΔΙ	District Chairman)	

# OFFICE OF ATHLETICS

## Sheffield Area Middle High School

6760 Route 6 Sheffield, PA 16347 Athletic Director: Corey Copley Email: copleyc@wcsdpa.org

Phone: 814-968-3720 Fax: 814-968-4233

To: Mr. Jim Miller

From: Corey Copley

Re: Abraxas Fees

Date: 12/10/12

Mr. Miller,

In addition to the required WCSD Registration fee of \$50.00 and any Participation fee charged by a specific program, Abraxas pays the following fee per participant according to the structure below:

Football:

\$75.00 (maximum of 20 participants)

Wrestling:

\$20.00 (maximum of 10 participants)

Track & Field:

\$10.00 (maximum of 15 participants)

Softball:

\$25.00 (maximum of 10 participants)

# OFFICE OF ATHLETICS

## Sheffield Area Middle High School

6760 Route 6 Sheffield, PA 16347 Athletic Director: Corey Copley Email: copleyc@wcsdpa.org

Phone: 814-968-3720 Fax: 814-968-4233

#### Memorandum

Date: 12/10/12

To: Mr. James Miller

Mr. Kelly Martin

From: Corey Copley

RE: Abraxas Per Participant Softball Fee Rationale

Below is a cost and longevity breakdown of required softball equipment to determine the participation fee for members from Abraxas to participate in the Sheffield softball program:

Item	Cost	Longevity	Per Year Cost
Uniform	\$123.20	10 yr	\$12.32
Softballs	\$ 58.95	1 yr	\$ 5.90
Miscellaneous	\$ 5.00	1 yr	\$ 5.00
	\$187.15		\$ 23.22

#### WARREN COUNTY SCHOOL DISTRICT

#### Warren, Pennsylvania

#### **AGREEMENT**

THIS AGREEMENT made this 14<sup>th</sup> day of January, 2013, by and between the WARREN COUNTY SCHOOL DISTRICT, a School District organized under the laws of the Commonwealth of Pennsylvania, hereinafter sometimes referred to as "DISTRICT", AND

Cornell Abraxas Group, Inc. operating as ABRAXAS I/ARLENE LISSNER HIGH SCHOOL, a School organized under the laws of Pennsylvania, hereinafter sometimes referred to as "ABRAXAS I".

WHEREAS, the District operates a school in Sheffield, Pennsylvania, known as Sheffield Area Middle High School (hereinafter "SAMHS" or the "PREMISES"); and

WHEREAS, ABRAXAS I is a school facility located in Forest County, Pennsylvania; and

WHEREAS, the Parties hereto recognize the value of interscholastic athletic programs as an integral part of the school students' school experience; and

WHEREAS, the enrollment of ABRAXAS I is insufficient to sponsor and compete in the sport of track and field;

WHEREAS, the SAMHS softball program would be improved and the students participating therein would derive greater benefit by the introduction of additional participants to said program; and

WHEREAS, the two Parties have engaged in a cooperative program whereby athletes from ABRAXAS I have participated in the SAMHS softball program; and

WHEREAS, the renewal of that arrangement via this Cooperation Agreement would permit interested and eligible ABRAXAS I athletes to compete in the SAMHS softball program while yet continuing their student status at ABRAXAS I.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the Parties agree as follows:

1. During the term hereinafter stated, the Parties agree to continue the cooperative sponsorship program in which they have engaged and under which interested and

eligible athletes from ABRAXAS I participate in the SAMHS softball program. The Parties agree to take the steps and execute the documents necessary to allow the continuation of the Cooperative Agreement, and at a minimum the Board of School Directors of the District authorizes the District's Administration to make the appropriate application for cooperative sponsorship to the Pennsylvania Interscholastic Athletic Association ("PIAA").

- 2. The term of this Agreement shall commence on the date hereof and continue through June 30, 2013. Thereafter, this Agreement shall continue on a year-to-year basis (from July 1 to the following June 30) until such time as either Party shall give one year (1yr.) prior written notice to the other of termination. This Agreement may be terminated in mid-term; however, the Parties agree to refrain from terminating the Agreement during the softball season or during the forty-five (45) day time frame leading up to the commencement of the softball season ("softball season" meaning the beginning of softball practices as sanctioned by PIAA).
- 3. The following administrative and other responsibilities shall be delegated between the Parties as follows:
  - A. The administrative responsibilities for the cooperative softball program including, but not limited to, scheduling of games, team transportation arrangements, and the like, shall remain with the District.
  - B. The above provision notwithstanding, ABRAXAS I shall be responsible for transporting the ABRAXAS I students to and from SAMHS for all practices, games, and other such events.
  - C. The Parties agree that during the time ABRAXAS I students are on the property of the District, as well as during practices, games, and similar events that occur off the property of the District, ABRAXAS I students will be held to the same standard of responsibilities, duties, and conduct as is set forth in the District's Policy Manual. Toward that end, ABRAXAS I agrees that the staff members it provides pursuant to the succeeding paragraphs hereof will, among other things, assist in the enforcement of those responsibilities and duties as described in the Policy Manual.

- D. The District agrees to maintain for the cooperative program the same level and quality of liability insurance coverage that the District maintains for or in association with other sports programs administered by the District.
- E. ABRAXAS I agrees to provide liability insurance for the obligations and commitments undertaken by it herein including, but not limited to, ABRAXAS I's obligation to transport the ABRAXAS I students to and from SAMHS. The amount of said insurance shall be, for personal injury and property damage, a minimum of Two Million Dollars (\$2,000,000.00) per occurrence. Failure to maintain the insurance coverage or failure to comply fully with the insurance provisions shall in no way act to relieve ABRAXAS I from the obligations of this Agreement, any provisions hereof to the contrary notwithstanding. All insurance policies required of ABRAXAS I under the terms of this Agreement shall contain provisions that underwriters will have no rights of recovery or subrogation against District, its agents, directors, officers, employees, or Board Members, it being the intention of the Parties that the insurance so effected shall protect all such Parties and that said insurance shall be primarily liable for any and all losses covered by the described insurance. ABRAXAS I shall provide District with copies of all required insurance policies prior to the execution of this Agreement, and under no circumstances shall ABRAXAS I be permitted to have any access to the Premises until satisfactory proof has been provided to District that all required insurance policies are in place and are in full force and effect.
- F. District shall defend, indemnify and hold ABRAXAS I, its officers, employees and agents, for any and all claims, suits, settlements, proceedings, demands, assessments, judgments, losses, costs, damage and expenses including, without limitation, reasonable attorney's fees, and liabilities of every kind and character resulting from or that may be alleged to have been caused by or resulting from or arising out of arising from or associated with District's, its officer, agents, employees or students negligent, reckless, or intentional acts or omissions committed in association with the matters covered by this Agreement. District's duties and obligation in accordance with this provision shall survive the termination of this Agreement and shall cover all claims, regardless of when they are asserted. However, nothing in this subparagraph F is intended to waive any

immunity, damage limitation, or other such limitation of liability to which the District is entitled under law.

- G. ABRAXAS I shall defend, indemnify and hold District, its officers, employees and agents, for any and all claims, suits, settlements, proceedings, demands, assessments, judgments, losses, costs, damage and expenses including, without limitation, reasonable attorney's fees, and liabilities of every kind and character resulting from or that may be alleged to have been caused by or resulting from or arising out of arising from or associated with ABRAXAS I's, its officers, agents, employees, or students negligent, reckless, or intentional acts or omissions committed in association with the matters covered by this Agreement. ABRAXAS I's duties and obligation in accordance with this provision shall survive the termination of this Agreement and shall cover all claims, regardless of when they are asserted.
- H. ABRAXAS I acknowledges that ABRAXAS I has had full opportunity to inspect and examine the Premises, and that ABRAXAS I accepts the Premises in an "AS IS" condition with any and all defects that presently exist or that may arise in the future on account of any cause or reason. With the exception of those items covered by Section 3 (F) of this Agreement, ABRAXAS I agrees to assume all risk of, and liability for, any accident or injury to ABRAXAS I, its employees, agents or students and ABRAXAS I acknowledges that this Agreement is entered into for the convenience of and at the request of ABRAXAS I.
- 4. The Parties agree that both the ABRAXAS I and SAMHS students participating in the cooperative softball program will wear uniforms associated with SAMHS, namely the Sheffield "Wolverines".
- 5. ABRAXAS I agrees to pay to the District a participation fee. Participation fees will be based on the cost of one assistant coach in accordance with the current academic year's contract between the Board and the WCEA, along with a base per participant fee of TWENTY-FIVE DOLLARS (\$25.00) commencing with the 2012-2013 academic year to cover the cost of consumable supplies as determined by the athletic coordinator at SAMHS. Said TWENTY-FIVE DOLLARS (\$25.00) participant fee may be adjusted

in each succeeding school year by applying the Consumer Price Index, U.S. City average, all items for all open consumers, as then most recently published for the then previous twelve (12) month period, not to exceed a five percent (5%) increase in any year. The cost of one assistant coach will remain in effect regardless of the number of ABRAXAS I student participants up to a maximum number of ten (10). The District shall compute said fee and present the same to ABRAXAS I by invoice; ABRAXAS I agrees to pay said invoice within thirty (30) days, but in no event later than December 1 of each year.

- 6. ABRAXAS I will provide a minimum of two (2) ABRAXAS I staff members to assist in the softball program. The Parties acknowledge and agree that these ABRAXAS I staff members will work under the direction of the Principal and Head Softball Coach at SAMHS while directly involved in practices, games and other such events.
- 7. The Parties acknowledge and agree that the Principal of SAMHS has direct responsibility for administering the SAMHS athletic program of which the cooperative softball program contemplated by the Agreement will be a part. Accordingly, the Parties agree that in all matters pertaining to the administration of the cooperative program, ABRAXAS I will follow the directives of the Principal of SAMHS, and further ABRAXAS I agrees that the staff members provided by it utilize their best efforts to instruct and encourage the ABRAXAS I students participating in the cooperative program to follow said directives.
- 8. At the time this Agreement is executed, ABRAXAS I must provide the District with current Act 34 (criminal record check) and current Act 151 (PA child abuse history clearance) clearance for all ABRAXAS I employees or agents that will be present on District's property. ABRAXAS I shall not permit any employee or agent of ABRAXAS I to be present on District's property until said clearances have been provided to District.
- 9. The parties agree that they conduct completely separate businesses or affairs and are separate entities and are not partners or joint venturers in any sense whatsoever. Further, ABRAXAS I represents and acknowledges that it, and its employees and agents, are independent contractors and are not agents, servants or employees of District. Last, ABRAXAS I represents and acknowledges that its students participating in the cooperative softball program are not students of SAMHS or the District.

- 10. Any provision or part thereof of this Agreement held to be void or unenforceable under any law or order of court shall be deemed stricken, and all remaining provisions shall constitute to be valid and binding upon ABRAXAS I and District.
- 11. This Agreement shall constitute the entire and integrated understanding between the Parties and supersedes all prior and contemporaneous negotiations and agreements, whether oral or written, with respect to the subject matter herein. This Agreement may be amended only by a written instrument signed by the Parties hereto

IN WITNESS WHEREOF, the said Parties to this Agreement intending to be legally bound hereby for themselves, their heirs, administrators, executors and assigns, have hereunto set their hands and seals the day and year first above written.

ATTEST: DISTRICT	(SEAL)	WARREN COUNTY SCHOOL	
SECRETARY		BY:	(SEAL)
ATTEST: HIGH SCHOOL	(SEAL)	ABRAXAS I / ARLENE LISSNER	
SECRETARY	Leunha.	BY:	(SEAL)