



## PERFECT GAME DIRECTOR AGREEMENT



This Perfect Game Director Agreement ("Agreement") is entered into as of the 18<sup>th</sup> day of January 2021 (the "Effective Date") between Perfect Game Inc., a company with its principal offices located at 850 Twixt Town Rd. NE, Cedar Rapids, IA 52402 ("Perfect Game or PG"), and Southeast Sports LLC, a company with its principal offices located at 12135 Alabama Highway 169 Salem AL 36874 ("Southeast Sports").

### RECITALS

WHEREAS Perfect Game provides tournaments and showcases for competitive amateur baseball players at fields and complexes all over the United States.

WHEREAS Directors hosts tournaments and showcases for competitive amateur baseball players at fields and complexes in the East Alabama and Georgia areas.

NOW, THEREFORE, in consideration of the mutual agreements and promises contained herein, the parties hereto agree as follows:

### **1. DIRECTORSHIP**

Perfect Game names Director, Director of Georgia and grants to Director the right during the Term of this Agreement to use Perfect Game's Trademarks as described herein in advertising and promoting Director's baseball tournaments and showcases for competitive amateur baseball players (hereinafter "Events") as Perfect Game Events and Showcases under the terms and conditions described below.

### **2. ADVERTISING AND PROMOTION**

#### **2.1.**

Subject to Perfect Game's rights of approval as described in this Agreement, Director shall have the right to use Perfect Game's Trademarks in its advertising and promotional activities subject to Perfect Game's prior written approval during the term of this Agreement.

#### **2.2.**

Perfect Game grants Director the following rights during the Term of this Agreement:

The right to Market and Advertise Director's Events as Perfect Game licensed Events;

- 2.2.1 The right to have banners, such banners to be approved in writing by Perfect Game and to be of a size and design chosen by Perfect Game and placed in accordance with Director's directions at Events;
- 2.2.2 The right to have Perfect Game's Trademarks approved in writing on brochures used by Director in connection with the promotion of the Event;
- 2.2.3 The right to sell or give away promotional Perfect Game merchandise purchased from Perfect Game in connection with advertising or promoting the Event, but only in compliance with Paragraph 8 of this Agreement;
- 2.2.4 Perfect Game to advertise Director's Events on its website.

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### **3. DIRECTORSHIP FEES AND OBLIGATIONS**

#### **3.1 Event Based Fees**

In consideration of Perfect Game's obligations hereunder and of all rights granted hereunder to Director, Director shall pay to Perfect Game as follows:

See Exhibit A

Perfect Game shall have the right to host corporate Perfect Game Events in their area or at Director's leased facilities during each successive year. Director shall assist Perfect Game in hosting corporate Perfect Game Events within the State of Alabama and Georgia. The financial arrangements will be confirmed at time of approval by both parties (Exhibit E).

Director must host at least 2,000 teams in Events during each annual year during the Term.

#### **3.2 Individual Player Events**

All individual players events must be proposed through formal process and approved by Perfect Game corporate prior to being placed on schedule and executed. The financial arrangements will be confirmed at time of approval by both parties. Perfect Game is allowed to run any individual events in the area without consent by Director.

### **4. EXCLUSIVITY**

Director represents and warrants that it will not operate any competitive Events or to be associated in any way with any competitive Events. This Exclusivity prohibit Director from running events that directly compete in the local, state, and regional market with Perfect Game Events, except what Director is authorized to host by Perfect Game.

### **5. TRADEMARKS**

Perfect Game's trademarks, designs, artwork, and other symbols and devices associated with the Event (Perfect Game's Trademarks) are and shall remain Perfect Game's property. Director is hereby authorized to use Perfect Game's Trademarks in advertising and promoting the Events during the Term of the Agreement, provided Perfect Game shall have the right to approve all such uses in writing in advance. Director shall submit materials to Perfect Game in writing and if Perfect Game does not approve or reject such materials in writing within 30 business days after receipt thereof, then Perfect Game shall be deemed to have approved such materials. The right to use Perfect Game's Trademarks is nonexclusive, non assignable, and nontransferable. All uses by Director of Perfect Game's Trademarks shall inure solely to the benefit of Perfect Game.

Director's trademarks, label designs, product identifications, artwork, and other symbols and devices associated with Director are and shall remain Director's property

Director shall not manufacture, sell, or license the manufacture and/or sale of any promotional or other merchandise that bears Perfect Game's Trademarks without Perfect Game's prior written consent.

### **6. MERCHANDISING**

Director represents and warrants that all merchandise that bear the Perfect Game's Trademarks or to be associated with the Event (Event-Related Merchandise) shall be purchased from Perfect Game, unless stated otherwise in writing.

6.1 If Director has local manufacturer, designer, and/or printer that they would prefer to use, arrangement must be negotiated and agreed in writing by Perfect Game Inc 30 days prior to orders.

6.2 If Director manufactures or causes to be manufactured its own Event-Related Merchandise with the Perfect Game Trademarks it must be with Perfect Game's prior written consent; Director represents and warrants that such merchandise shall be free from defects and merchantable and fit for its particular purpose. Director shall indemnify and hold harmless Perfect Game and Perfect Game's officers, directors, employees, successors, and assigns from any claims, damages, liabilities, losses, government proceedings, costs, and expenses, including reasonable attorney fees and costs of suit, arising out of the failure of this warranty.

6.3 In any agreement between Director and any third party relating to the manufacture, distribution, or promotion of Director's Event-Related Merchandise or otherwise relating to the Event, Director agrees that such agreement will contain a clause substantially similar to the following:

“Third party will look solely to Director for performance and for payment and satisfaction of any obligation or claim arising out of or in connection with this Agreement, and Third Party hereby covenants that it will not assert any claim against or look to Director or any officer, director, employee, or representative of Director for satisfaction of any such obligation or claim.”

6.4 Merchandise to be ordered from [globalawards.us](http://globalawards.us)

## 7. AWARDS

Director represents and warrants that all awards that bear the Perfect Game's Trademarks or to be associated with the Event (Event-Related Awards) shall be purchased from Perfect Game entity Global Awards, LLC, unless stated otherwise in writing.

7.1 If Director has local manufacturer, designer, and/or trophy shop that they would prefer to use, arrangement must be negotiated and agreed in writing by Perfect Game Inc 30 days prior to orders.

7.2 If Director manufactures or causes to be manufactured its own Event-Related Awards with the Perfect Game Trademarks it must be with Perfect Game's prior written consent; Director represents and warrants that such merchandise shall be free from defects and merchantable and fit for its particular purpose. Director shall indemnify and hold harmless Perfect Game and Perfect Game's officers, directors, employees, successors, and assigns from any claims, damages, liabilities, losses, government proceedings, costs, and expenses, including reasonable attorney fees and costs of suit, arising out of the failure of this warranty.

7.3 In any agreement between Director and any third party relating to the manufacture, distribution, or promotion of Director's Event-Related Awards or otherwise relating to the Event, Director agrees that such agreement will contain a clause substantially similar to the following:

“Third party will look solely to Director for performance and for payment and satisfaction of any obligation or claim arising out of or in connection with this Agreement, and Third Party hereby covenants that it will not assert any claim against or look to Director or any officer, director, employee, or representative of Director for satisfaction of any such obligation or claim.”

7.4 Awards to be ordered from [globalawards.us](http://globalawards.us)

## 8. BALLS

Director represents and warrants that all balls that bear the Perfect Game's Trademarks or to be associated with the Event shall be purchased from Perfect Game Director Store via subsidiary Global Awards, LLC, unless stated otherwise in writing.

8.1 If Director has local manufacturer, and/or ball supplier that they would prefer to use, arrangement must be negotiated and agreed in writing by Perfect Game Inc 30 days prior to orders.

8.2 If Director manufactures or causes to be manufactured its own balls with or without the Perfect Game Trademarks it must be with Perfect Game's prior written consent, all balls must meet safety and game play requirements as set forth by Perfect Game and the National Federation of High School Associations (NFHS) rules. Director represents and warrants that such balls shall be free from defects and merchantable and fit for its particular purpose. Director shall indemnify and hold harmless Perfect Game and Perfect Game's officers, directors, employees, successors, and assigns from any claims, damages, liabilities, losses, government proceedings, costs, and expenses, including reasonable attorney fees and costs of suit, arising out of the failure of this warranty.

8.3 In any agreement between Director and any third party relating to the manufacture, distribution, or promotion of Director's Event-Related balls or otherwise relating to the Event, Director agrees that such agreement will contain a clause substantially similar to the following:

“Third party will look solely to Director for performance and for payment and satisfaction of any obligation or claim arising out of or in connection with this Agreement, and Third Party hereby covenants that it will not assert any claim against or look to Director or any officer, director, employee, or representative of Director for satisfaction of any such obligation or claim.”

8.4 Balls to be ordered from director store on [globalawards.us](http://globalawards.us)

## 9. SPONSORSHIPS

Director agrees that during the term of this Agreement that all Director run events will allow Perfect Game sponsors access to events and to allow such sponsors to display their products. List of Perfect Game sponsors (Exhibit D) can be updated or changed without prior director approval.

Director agrees that no sponsors/vendors/dealers that are a direct competitor of a Perfect Game's sponsor/vendor/dealer will be allowed to activate/sell/advertise during a Director event.

Director agrees that no sponsor/vendor/dealer that is a direct competitor of a Perfect Game sponsor/vendor/dealer will be included in any Event Title/Name, advertisement, or any marketing material.

If Perfect Game contracts with a new sponsor/vendor/dealer, Director must discontinue competing sponsor/vendor/dealer at the end of their contract.

## 10. WARRANTIES

### 10.1. Perfect Game represents and warrants that:

- 10.1.1. It has the full right and legal authority to enter into and fully perform this Agreement in accordance with its terms without violating the rights of any other person.
- 10.1.2. Perfect Game's Trademarks do not infringe the trademarks or trade names or other rights of any other person.
- 10.1.3. It has all government licenses, permits, or other authorizations necessary to license said Trademarks and to conduct Events as contemplated under this Agreement.
- 10.1.4. It will comply with all applicable laws, regulations, and ordinances pertaining to the promotion and conduct of the Event.

### 10.2. Director represents and warrants that:

- 10.2.1. It has the full right and legal authority to enter into and fully perform this Agreement in accordance with its terms without violating the rights of any other person.
- 10.2.2. It will follow all Perfect Game Terms and Conditions, Rules and Regulations while hosting Events described in Exhibit B.
- 10.2.3. Member acknowledges that he/she is familiar and acquainted with the quality and type of event production that is normal and customary to Perfect Game and the manner in which Perfect Game presents and produces usual events as part of Perfect Game's business activities within amateur and youth sports director hereby expressly agrees, warrants and promises to present the same quality event as those normally produced by Perfect Game during the course of Perfect Game business activity. In addition to the published Red, White and Blue Level Features. Benchmarks for Quality are based on the criteria found in the Rules & Regulations (Exhibit B).
- 10.2.4. It has all government licenses, permits, or other authorization necessary to conduct its business and its employees, agents and subcontractors shall comply with all applicable federal, state, and local laws, rules, ordinances, regulations and orders while performing its duties under this Agreement.
- 10.2.5. Background Checks. Director agrees that all individuals associated or affiliated with Director's business operations, performing duties and/or services at Perfect Game Sponsored Events within the scope of this Agreement, shall have a current (completed within 365 days prior to the first day of any attended PG event) state/local criminal background check and National Sex Offender Registry check on file. Background check and National Sex Offender Registry check documents must be made available upon request of Perfect Game.

## 11. INDEMNITY

Each party will indemnify, defend, and hold harmless the other, its parent, subsidiary, and affiliated corporations and their respective directors, officers, employees, agents, successors, and assigns, from and against any and all claims, damages, liabilities, losses, government proceedings, and costs and expenses, including reasonable attorney fees and costs of suit, arising out of any alleged or actual breach of this Agreement or the inaccuracy of any warranty or representation made by it or any act or omission by it in the performance of this Agreement or the purposes hereof.

Each party will give the other prompt written notice of any claim or suit possibly coming within the purview of any indemnity set forth in this Agreement. Upon the written request of an indemnitee, the indemnitor will assume the defense of any such claim, demand, action, or proceeding. The indemnitee shall also have the right to provide its own defense at its own expense, provided the indemnitee shall not settle any claim without the indemnitor's consent unless it is willing to release the indemnitor from its obligation of indemnity hereunder. Termination of this Agreement shall not affect the continuing obligation of each of the parties under this paragraph and Paragraph 12.

## 12. INSURANCE

Each party hereunder shall obtain and maintain at its own expense, during the term of this Agreement insurance purchased through Perfect Game. General Liability for Tournaments is a mandatory part of your Directorship. Director shall purchase Liability Insurance from Perfect Game. Perfect Game and Director agree that such insurance coverage shall not be less than the following described limits of coverage:

- General Liability Aggregate (per Director): \$5,000,000
- Products/Completed Operations Aggregate: \$5,000,000
- Personal & Advertising Injury: \$1,000,000
- Each Occurrence: \$1,000,000
- Damage to Premises Rented to You: \$1,000,000
- A.M. Best "A" rated insurance company/carrier

and will include Perfect Game Inc and its subsidiaries, aliases, dbas, agents, employees, sponsors, members, successor and/or assigns as an additional insured on a primary, non-contributory basis on the above required insurance policy. Such insurance shall be provided by an A.M. Best "A" rated insurance company/carrier.

Perfect Game shall purchase the Event Insurance for each team per event at its cost.

## 13. TERM AND TERMINATION

### 13.1.

This Agreement shall become effective on the date first above written and shall expire on five (5) years for the effective date, unless terminated earlier or renewed pursuant to the terms hereof (Term). Perfect Game and Director can mutually agree to renew (except that the Directorship Fee described in Paragraph 3 shall increase by an amount TBD) and shall be paid on a mutually agreeable schedule similar to the one set forth in Paragraph 3. Both Parties shall give each other notice of their desire to renew no later than 120 days prior to the expiration of the Term of this Agreement.

### 13.2.

Without prejudice to any other rights or remedies that Perfect Game may have, Perfect Game may terminate this Agreement immediately by delivery of notice to Director at any time if any of the following events shall occur:

Director shall fail to comply with Paragraph 2, 3, 4, 5, 6, 7, 8, 9 and 10 hereof in any respect and fail to cure the same within 30 days of receipt of notice of such failure.

Director shall (i) make an assignment for the benefit of creditors; (ii) be adjudicated bankrupt; (iii) file a voluntary petition in bankruptcy or a voluntary petition or an answer seeking reorganization, arrangement, readjustment of its debts or; (iii) have filed against it an involuntary petition in bankruptcy or seeking reorganization, arrangement, or readjustment of its debts or for any other relief under any Bankruptcy Law, which petition is not discharged within 30 days; or (v) shall apply for or permit the appointment of a receiver or trustee for its assets.

Director shall default under any provision of this Agreement and shall have failed to cure such default within 30 days after it received written notice of such default from Perfect Game; or any of the representations or warranties made by Director in this Agreement shall prove to be untrue or inaccurate in any material respect.

Without prejudice to any other rights or remedies that Director may have, Director may terminate this Agreement immediately by delivery of notice to Perfect Game if at any time (i) Perfect Game shall default under any provision of this Agreement and shall have failed to cure such default within 30 days after it shall receive written notice of such default from Director; or (iv) any of the representations or warranties made by Perfect Game in this Agreement shall prove to be untrue or inaccurate in any material respect.

### **13.3.**

If you fail to abide by the Rules & Regulations (Exhibit B) or the Terms and Conditions set forth in this Agreement, it is grounds for Termination of this Agreement, whether committed by you or any individual, contractor or volunteer hired by or invited by you as part of running an Event.

Perfect Game may also terminate this Agreement by giving you notice if you fail to pay any fees within 15 days of the due date.

## **14. ARBITRATION**

The parties agree that any dispute between them arising out of, based on or relating to this Agreement shall be resolved exclusively by arbitration conducted in accordance with the Commercial Rules then in effect of the American Arbitration Association. Such arbitration shall be held in Cedar Rapids, Iowa. Judgment upon the award rendered shall be final and non appealable and may be entered in any court having jurisdiction. Each party shall bear its own expenses arising out of any such proceeding, except that the fees and costs of any arbitrator(s) shall be borne equally by the parties. Notwithstanding the obligations set forth in this paragraph, each party shall be permitted to seek equitable relief from a court having jurisdiction to prevent the unauthorized use or misuse of their respective Trademarks. The prevailing party in any Arbitration or Court proceeding shall be entitled to and awarded its reasonable costs and attorney's fee.

## **15. MISCELLANEOUS**

### **15.1. Confidentiality**

The parties hereto agree to maintain in confidence the terms and conditions of this Agreement except to the extent that a proposed disclosure of any specific terms or conditions hereof by either party is authorized in advance by the other party.

### **15.2. No Joint Venture or Partnership**

Each party is an independent contractor to the other party in connection with all matters relating to or arising from this Agreement. Nothing contained in this Agreement shall be construed so as to create a partnership, joint venture, relationship or principal-agent relationship between the Parties. This Agreement shall not be deemed to create a joint venture, partnership, principal-agent, employer-employee, or similar relationship between Perfect Game and Director. Neither party shall be liable for the debts or obligations of the other, except to the extent expressly provided in this Agreement. Neither party shall have the power or authority, either expressly or implicitly, to enter into contracts or otherwise bind the other party in connection with any obligation whatsoever.

### **15.3. Invalidity**

The determination that any provision of this Agreement is invalid or unenforceable shall not invalidate this Agreement, all of said provisions being inserted conditionally on their being considered legally valid, and this Agreement shall be construed and performed in all respects as if such invalid or unenforceable provisions were omitted.

### **15.4. Notices**

All notices required or permitted to be made under this Agreement shall be in writing and shall be deemed to have been duly given when delivered or sent by prepaid certified or registered mail or telex:

If to Director, to: [ADDRESS]

If to Perfect Game, to: Robert Ponger, 850 Twixt Town Rd. NE, Cedar Rapids, IA 52402, rponger@perfectgame.org.

or such other address as either party may designate in writing to the other party for this purpose.

### 15.5. Governing Law and Consent to Jurisdiction

This Agreement is subject to and shall be construed in accordance with the laws of the State of Iowa and Director consents to jurisdiction in the state and federal courts located in Cedar Rapids, Iowa and hereby waives personal service.

### 15.6. Counterparts.

This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original but all of which together shall constitute one Agreement. Copies of signatures shall be deemed as effective as originals.

### 15.7. Nonassignment

This Agreement is personal to Perfect Game and Director and may not be assigned, or the rights granted hereunder transferred or sub-licensed, by either party without the express prior written consent of the other party. Such express prior written consent shall not be unreasonably withheld. Any attempted assignment, without the express written consent of the other party, shall be null and void

### 15.8. Complete Agreement

This Agreement represents the entire agreement between the parties and supersedes all other agreements, if any, express or implied, whether written or oral. Perfect Game has made and makes no representations of any kind except those specifically set forth herein.

### 15.9. Binding Agreement

This Agreement shall be binding on the parties, their successors, and assigns.

### 13.10 Waiver

No waiver of any breach of the Agreement shall be a waiver or any other or subsequent breach.

This Agreement shall be binding on the parties, their successors, and assigns.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date first above written.

PERFECT GAME

DIRECTOR

\_\_\_\_\_  
Authorized Signature

  
\_\_\_\_\_  
Authorized Signature

\_\_\_\_\_  
Print Name and Title

Jeff Casteel Owner  
\_\_\_\_\_  
Print Name and Title

## EXHIBIT A

- Tier 1 - \$100 per event
  - Regular Tournament
  - Fall State
  - Additionally, director shall pay a Youth Sanction fee of \$15 per team
    - Applies to all events 14U and below
- Tier 3
  - Super NIT regional
  - Other equivalent events as determined by PG Corporate
  - Director shall pay a Youth Sanction fee of \$75 per team
    - Applies to all events 14U and below
- Director shall pay a High School Sanction fee of \$100 per team applicable to all tiers
  - Applies to all events 15U and above
  - All events ages 15U and above require written approval from Perfect Game corporate, prior to creation
- Adjusted Youth Sanction Fees for Special Events
  - Summer World Series \$150 per team
  - Other equivalent events as determined by PG Corporate
- All High School and Youth Major or Open Divisions are required to use PG DiamondKast and Diamondkast Video/Highlights as available
- Director will not run showcases, individual player events or ID Camps.
- Director agrees to provide an active credit card and/or bank account for Perfect Game to keep on file and auto debit invoices within 48 hours of sending. Any discrepancies must be reported within 48 hours of receipt of invoice. (Exhibit C)
- PG is allowed to put PG Merchandise on Director's site wherever possible

**Exhibit B**  
***Rules & Regulations***

• **PRE-TOURNAMENT REQUIREMENTS**

- Due to director's proximity to PG Corporate events, events must be coordinated with the National Youth Office prior to creation. At this time, the director agrees to work with Tony VonDolteren ([tvondolteren@perfectgame.org](mailto:tvondolteren@perfectgame.org)) for schedule planning. Should the PG point of contact change, director will be notified.
- Plan events out with plenty of time in advance for teams to see the tournament on the Perfect Game website. A minimum of 1 to 3 months in advance is required to post/run a tournament.
- Recruit teams to request invites and signup online through our website, [www.perfectgame.org](http://www.perfectgame.org).
- Tournament director will use a Perfect Game supplied email for all event related communications.
- After accepting teams to your tournament, tournament directors are responsible for receiving payments.
- Tournament Directors should notify the Coaches the need to submit rosters online. Roster links are immediately sent out after "adding" a team to a tournament (different than accepted), but can also be resent in the admin tab. If coaches do not submit rosters, they will not be allowed to participate in the event.
- Releases are sent to parents following proper submission of rosters, which is reviewed in our player queue by Perfect Game staff. If a staff member finds a roster was incorrectly submitted, they will contact the coach and tournament director. Players who do not have participation and media releases signed will not be allowed to participate in the event.
- Tournament Schedule must be posted at minimum of 3 days before the tournament begins.
- Tournament and site directors must become familiar with all tournament rules prior to the event starting.
- Tournament and site directors must become familiar with our Scoring App; DiamondKast
- Tournament directors should have all staff scheduled in an advanced, this includes staff to work gate, concessions, scorekeepers, and umpires.
- Tournament directors are required to meet with all staff prior to the tournament to familiarize how Perfect Game runs tournaments at a higher standard.
- Tournament Directors are required to stay up to date and in contact with their customers. There should be no reason for Perfect Game headquarters to receive calls or emails about tournament directors not keeping up with coaches or parents.
- Any questions that tournament directors cannot fully answer, check with their onboarding director for further guidance.
- Failure to keep up with these requirements will result in termination of events

• **DURING TOURNAMENT REQUIREMENTS:**

- Tournament Director and other necessary staff must be at site a minimum of 1.5 hours before the tournament begins.
- Tournament directors and staff must look professional at all times.
- Tournament directors and staff must be available to answer all questions from coaches and parents.
- At least two umpires are required at each field and should be at the field at least 45 minutes prior to first pitch. If you have difficulty finding umpires for an event, contact Glenn Carnes, Director of PG Umpire Association, at [gcarnes@perfectgame.org](mailto:gcarnes@perfectgame.org)
- Perfect Game prides itself on efficiency for a better customer experience, with that said, tournament directors must have a staff member available to update scores and playoff brackets immediately following conclusion of games.
- Tournament directors are required to have a trained staff member on hand at all games at all times.
- At conclusion of the championship game, an award presentation should be held on the field, thanking all involved on the tournament.
- No unacceptable behavior is permitted at any time, which may include but is not limited to disruptive or threatening behavior, bullying or intimidation, use of illegal drugs, foul or coarse language, or use of tobacco products at event venues.

• **POST TOURNAMENT REQUIREMENTS:**

- All brackets/scores are inputted and updated
- Must add Tournament Placings in the director admin tab
- Add MVP and MVPitcher to the event
- All-tournament team is posted no later than two weeks following the last day of an event.
- Quick and professional follow up to all questions, phone calls, and emails.
- Automatic withdrawals/debits will be made 2-10 days after the final day of the event. Invoices will be sent prior to the automatic debit withdrawal and you will have a 48-hour period to submit any requested changes to your billing. All billing is final after the 48-hour grace period.

Exhibit C

**Credit/Debit card details:**

Name on card: Jeff Casteel Southeast Sports Expiration Date 06/23  
Card No. 4741650998582181 Security Code 512  
Bank Account No. 3016634781 Name of Bank PNC Bank  
Bank Routing No. 083000108 Bank Phone # 334-745-4052

I hereby authorize Perfect Game and/or it's DBA's to automatically debit the above account(s) for fees generated through my business as a Director. I further warrant that I am the rightful owner of the account(s) listed above. Signature  
Preferred account for automatic debit withdrawals ☒ Bank ☐ Credit Card

***Automatic withdrawals/debits will be made 2-10 days after the final day of the event. Invoices will be sent prior to the automatic debit withdrawal and you will have a 48-hour period to submit any requested changes to your billing. All billing is final after the 48-hour grace period.***

## **Exhibit D**

### *List of Current Perfect Game Sponsors*

- Augusta Sportswear
- Bownet
- Children's Healthcare of Atlanta
- Crossover Symmetry
- Diamond Kinetics
- Dicks
- G-Form
- Gatorade (Via Paragon Marketing Co.)
- Hotelplanner
- K-Motion
- Leaf
- Lumberland
- New Era
- Pocket path
- Rawlings Sporting Goods
- Re-Play (PG Development App)
- Sirius XM
- Skill Show
- Texas Baseball Ranch
- Trackman
- VKTRY
- Vukgrip
- WIN Reality
- Windscreen Factory
- YETI

**Exhibit E**

*Corporate Run events on Affiliate Rented/Leased Fields*