## **Purchase**



# Marshall University Office of Purchasing

Order#

Change Request				MARSHALL MARSHALL	One John Marshall Drive Huntington, WV 25755-4100		GAMEPAY/16		
FY 18	Buyer		Date 7/6/17	Accou		P.O. Date 11/2/12		Contract GAMEP.	AY/16
Pocum  ☐ Req ☐ Reg ☐ Con ☐ Ope ☐ Agro  Vendo	rent uisition (Candular Purchase tract Purchase on End Contra eement or Name, Add RBITERPAN 26 W SEGO ANDY UT 8	e Order se Order act Purcha dress, Pho Y LILLY DI 4070	nly) se ne #, etc.	Vendor Coo	Document Action  ☐ Cancellation  ☐ Increase/Decrease ☐ Unused Balance ☐ Freight ☐ Renewal ☐ Extension Error	BOG U	□ Change	Total Amore of Account of Vendor  Address iversity rchasing arshall Driv	unt Name/Address
PH Item#	801-748-3436 Quantity	6 FAX			cription of Change			Unit Price	Extended Price
		prices contra Effect Fee	s, and spact and a tive Date es remain 5.00 per	ecification all authoriz	according to all tens contained in the zed change order 2017 – June 30, 2	e original s.	ions,		
Reason for Change:							Previous Tot	tal \$	Open End
Renewa	al Letter Atta	iched				Decrease  New Total	\$ \$	Open End	
			Approv		Stephani (a	pe	1 TOW TOTAL	7-6-1	
					J/A				

BOG 79

Attorney General if required

Date

## Arbiter Sports

July 5, 2017

Ms. Dawn Kirtner Marshall University P.O. Box 1360 Huntington, West Virginia 25715

RE: ArbiterSports service agreement

Dear Dawn,

This shall serve as a summary for the renewal of a service agreement with Marshall University. Our service agreement will include processing payments to officials for baseball, softball, men's and women's soccer, men's and women's basketball, football, and volleyball. Also, we will process the payments for police and paramedics. Our fee of \$5 per transaction and a monthly fixed fee of \$200 has not changed.

Thank you for your business.

Sincerely,

Brenda Rees

ArbiterSports, CFO

Brenda.Rees@arbitersports.com

801-838-8882

REQ No. Gamepay/16 C/0#5

### STATE OF WEST VIRGINIA Purchasing Division

#### **PURCHASING AFFIDAVIT**

**MANDATE:** Under W. Va. Code §5A-3-10a, no contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

**EXCEPTION:** The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. Code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

#### **DEFINITIONS:**

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the Insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (*W. Va. Code* §61-5-3) that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

# WITNESS THE FOLLOWING SIGNATURE: Vendor's Name: ArbiterSports, LLC Authorized Signature: Benda Bello Date: 6/26/2017 State of Utah County of Salt Lake , to-wit: Taken, subscribed, and sworn to before me this 26 day of Sune , 2017. My Commission expires October (5 , 2020. AFFIX SEAL HERE NOTARY PUBLIC Purchasing Affidavit (Revised 07/01/2012)

Ryan Bachler 691940 Commission Expires October 19, 2020 State Of Utah

#### UC Defaulted Accounts Search Results

Sorry, no records matching your criteria were found.

FEIN:

276220879

Business name:

**ARBITERPAY** 

Doing business as/Trading as:

Please use your browsers back button to try again.

WorkforceWV	Unemployment	Offices of the Insurance
workforce w v	Compensation	Commissioner