



Location: Gainesville, FL

**Population:** 132,249 **Founded:** 1905

Enrollment: 52,218

Type of institution: Public, Coed

Academic info: 2 terms per academic school year, 90 majors, 16

different colleges

President: Dr. W. Kent Fuchs

**Conference:** Southeastern Conference (SEC)

Colors: Orange and Blue

Mascot: Albert and Alberta Gator

**Additional info:** Gatorade was formulated in 1965 by a team of scientists at the University of Florida College of Medicine.

# **SEC** Conference Rules

The Members of the South Eastern Conference do hereby install these rules and vote to uphold them. However, rules are subject to negotiation.

# **CONFERENCE RULES**

Rule One: Take two buses of players to travel (98 players).

**Rule Two:** Conference Championship is for the best two teams at the end of the season. (Head to head if there is a tie)

**Rule Three:** Each home team must pay the officiating group \$2,500.

**Rule Four:** Each home team must give up \$100,000 worth of ticket revenue towards the conference.

**Rule Five:** Students must maintain a 2.3 GPA to be eligible to play.

Dakayla	Conference Commissioner
Austin Ames	School AD
Luke Childress	School AD
Bruce	School AD
Luke Crisp	School AD

# **Capacity: 91,916**



#### **Emergency Action Plan**

Inclement Weather Plan: Monitoring Weather will be monitored by a variety of devices. These include WeatherBug Streamer RT System, stadium staff, radios, television, police dispatch and computer webcast. Communication: Stadium staff will keep game officials and spectators up to date on changing weather conditions. Officials will call the game/event if weather conditions warrant. If the game/event is delayed, fans will be notified by public address to evacuate to the designated facilities and vehicles. If the game/event is called, a public-address message will be made asking everyone to leave the premises. Teams will report to the locker rooms until they are told to vacate. During sporting events in which lightening is nearby band members, cheerleaders, and drill teams will be sent back to school transportation. Law enforcement officers and stadium administration will assist in the evacuation of the stadium. If officials and Athletic Director agree that it is safe to resume, fans will be allowed to enter for the remainder of the game without ticket or penalty for the remainder of the game Exit/Gates When: area is in a severe weather condition, extra gates will be opened so that the area on the bottom floor of the press box is available for shelter. This will be done at the direction of the Stadium Administration.

**Designated Shelter Area If severe weather:** (tornado, hail, heavy winds, lightening, etc.) is in close proximity to stadium, spectators and others not in locker rooms will be directed to take shelter in their vehicles, the Killeen High School Gym (home side) or the Athletic Warehouse (visitor side). During a tornado, this will include individuals located in the press box. Inclement Weather Evacuation/Shelter Routes see Appendix B

**Emergency Evacuation (non-weather):** If an emergency is identified either through the alarm system or some other means of communication, the Stadium Manager will determine if evacuation is necessary. When an emergency is identified, Stadium Manager will use the following forms of communication to direct action. If the Stadium Manager is not on site, his designee will assume this role

Fire or Fire Alarm Activation: • The stadium announcer will notify the Stadium Manager • Go to fire alarm panel and determine location of activated device • Dispatch staff member to verify emergency • Dispatch staff to open gates • Dispatch security to assigned stations to standby for possible crowd control evacuation • Communicate with spectators and participants that there has been an alarm activated and to listen for further instructions • Begin evacuation Page 9 of 19 • Notify emergency responders of situation • Stadium staff should provide assistance to those in wheelchairs and others requiring special assistance safely out of the venue • Stadium staff should notify the Stadium Manager via radio that all floors of press box, stadium seating, restrooms, stadium concourse and field has been cleared and successfully evacuated • When fire department/EMS respond to emergency and set up incident command site Police Commander will report to this command post. Individual will use radio to keep Stadium Manager informed of events • Emergency diagrams will be posted under the stadium and in the restrooms.



FLORIDA GATORS 2021 HOCO WEEK

# **Homecoming Weekend**

Friday, Oct 22<sup>nd</sup> Gator Growl concert in the park 6-9pm

Saturday, Oct 23<sup>rd</sup> Homecoming Gator Nation Tailgate 12-6pm

Homecoming Game vs Arizona 6pm

Sunday, Oct 24<sup>th</sup> Gator Gallop 2-mile fun run 11am-1pm



MONDAY, OCT 18<sup>TH</sup>
ANNUAL HOCO
BASH IN THE QUAD
5-8PM

TUESDAY, OCT 19<sup>TH</sup>
KICKBALL TOURNEY
(FACULTY VS
STUDENTS)
12, 3, 6PM

WEDNESDAY, OCT 20<sup>TH</sup> FREE BREAKFAST IN CAFETERIA 7-9AM

THURSDAY, OCT
21<sup>ST</sup> ANNUAL HOCO
PAGEANT FOR KING
AND QUEEN AT
THEATRE 5PM

## **FLORIDA UNIVERSITY**

157 Gale Lemerand Dr, Gainesville, FL 32611

Ben Griffin Hill Stadium



FLORIDA GATORS 2022 HOCO WEEK

# **Homecoming Weekend**

**Friday, Oct 21**st Pep Rally inside Stephen C. O'Connell Center 7pm

**Saturday, Oct 22<sup>nd</sup>** Homecoming Gator Nation Tailgate 10am

Homecoming Game vs LSU 3pm

Sunday, Oct 23<sup>rd</sup> Campus Picnic 11am-2pm



MONDAY, OCT 17<sup>TH</sup>
ANNUAL HOCO
BASH IN THE QUAD
5-8PM

TUESDAY, OCT 18<sup>TH</sup>
CORNHOLE
TOURNEY (FACULTY
VS STUDENTS)
4PM

WEDNESDAY, OCT 19<sup>TH</sup> BINGO/TRIVIA NIGHT 6-9PM

THURSDAY, OCT
20<sup>TH</sup> ANNUAL HOCO
PAGEANT FOR KING
AND QUEEN AT
THEATRE 5PM

## **FLORIDA UNIVERSITY**

157 Gale Lemerand Dr, Gainesville, FL 32611

Ben Griffin Hill Stadium

### <u>2021</u>

September 4<sup>th</sup>: @ LSU 6pm (SEC)

September 11th: vs Auburn 1pm (SEC)

September 18th: @ Minnesota 1pm

September 25<sup>th</sup>: vs Wisconsin 12pm

October 2<sup>nd</sup>: vs USC 6pm

October 9th: @Clemson 1pm

October 16<sup>th</sup>: @ Tennessee 12pm (SEC)

October 23<sup>rd</sup>: vs Arizona 6pm

October 30<sup>th</sup>: vs Oregon 6pm

November 6<sup>th</sup>: vs Alabama 7pm (SEC)

November 13th: @ Washington 6pm

November 20<sup>th</sup>: vs Michigan 6pm

November 27th: SEC Championship

September 3<sup>rd</sup>: vs Virginia Tech 3pm

September 10<sup>th</sup>: @ Auburn 12pm (SEC)

September 17<sup>th</sup>: vs Miami 11am

September: 24<sup>th</sup>: vs Tennessee 12pm (SEC)

October 1st: @ Texas Tech 6pm

October 8th: @ Alabama 11:30am (SEC)

October 15<sup>th</sup>: @ Oklahoma 6pm

October 22<sup>nd</sup>: vs LSU 3pm (SEC)

October 29th: vs Texas 6pm

November 5<sup>th</sup>: @ Missouri 6pm (SEC)

November 12th: vs West Virginia 1pm

November 19th: vs Penn State 1pm

November 26<sup>th</sup>: SEC Championship

- Florida @ LSU
  - o Friday, September 3
    - 1pm: Leave Florida's campus
    - 1:30pm: Flight takes off from Gainesville Regional Airport (Delta Airlines)
    - 3pm: Approximately arrive at Baton Rouge Airport (Flight was 1h 34min)
    - 3:30pm: Arrive at Staybridge Suites
      - 4001 Nicholson Dr
      - Baton Rouge, LA 70808
      - 1(225) 456-5430
    - 4:30pm: Arrive at LSU Tiger Stadium for Practice/Walk Throughs
    - 6:30pm: Team Dinner in Baton Rouge
    - 8:00pm: Team meetings back at the hotel
    - 10pm: Lights out
  - o Saturday, September 4
    - 10am: Breakfast at the hotel
    - 11:30am: Go over film/more meetings
    - 1pm: Lunch is provided before heading over to Tiger Stadium
    - 3pm: Arrive at LSU Tiger Stadium for game
    - 6pm: Game time
    - 9:30pm: Approximately game ends
    - 10:30pm: Arrive at Baton Rouge Airport (dinner provided on flight)
    - 11pm: Flight leaves from Baton Rouge Airport to take us home
    - 12:30am: Approximately arrive home at Gainesville Regional Airport (1h 34min flight)
- Florida @ Minnesota
  - o Friday, September 17
    - 11am: Leave Florida's campus
    - 11:30am: Flight takes off from Gainesville Regional Airport (lunch served on plane) (Delta Airlines)
    - 2:30pm: Approximately arrive at St. Paul International (2h 56min flight)
    - 3:15pm: Approximately arrive at Days Hotel
      - 2407 University Ave
      - Minneapolis, MN 55414
      - (612) 254-6418
    - 4:00pm: Arrive at TCF Bank Stadium for Practice/Walk Throughs
    - 6:00pm: Team Dinner in Minneapolis
    - 7:30pm: Team meetings back at the hotel
    - 9:30pm: Lights out
  - o Saturday, September 18

- 8am: Breakfast at the hotel
- 9am: Go over film/more meetings
- 11am: Arrive at TCF Bank Stadium for game (pregame snacks provided here)
- 1pm: Game time
- 4:30pm: Approximately game ends
- 5:30pm: Arrive at St. Paul International (Dinner provided on flight)
- 6:30pm: Flight leaves Minneapolis to take us home
- 9:30pm: Approximately arrive home (2h 56min flight)
- Florida @ Clemson
  - o Friday, October 8
    - 12pm: Leave Florida's Campus to drive to Clemson University (Signature Bus Lines)
    - 7pm: Approximately arrive at Comfort Inn (6hr 50min drive)
      - 1305 Tiger Blvd
      - Clemson, SC 29631
      - (864) 643-2226
    - 8pm: Team Dinner in Clemson
    - 9pm: Team Meetings at hotel
    - 10pm: Lights out
  - o Saturday, October 9
    - 8am: Breakfast at the hotel
    - 9:30am: Arrive at Memorial Stadium to do Walk throughs, go over film, and meetings (pregame snacks provided here till game time)
    - 1pm: Game time
    - 4:30pm Approximately game ends
    - 5pm: Drive back home (Dinner provided on the ride)
    - 12am: Approximately arrive back home (6hr 50min drive)
- Florida @ Tennessee
  - o Friday, Oct 15
    - 2:30pm: Leave Florida's Campus to fly to University of Tennessee
    - 3pm: Flight takes off from Gainesville Regional Airport (Delta Airlines)
    - 4:30: Approximately arrive at McGhee Tyson Airport (1hr, 23min flight)
    - 5pm: Approximately arrive at Holiday Inn
      - 525 Henley St
      - Knoxville, TN 37902
      - (865) 522-2800
    - 5:30pm: Arrive at Neyland Stadium for quick Walk throughs
    - 6:30pm: Team Dinner in Knoxville
    - 7:30pm: Team Meetings at hotel
    - 9:30pm: Lights out
  - o Saturday, Oct 16
    - 8am: Breakfast at hotel

- 9am: Go over film/ more meetings
- 10am: Arrive at Neyland Stadium for game
- 12pm: Game time
- 3:30pm: Approximately game ends
- 4:30pm: Arrive at McGhee Tyson Airport
- 5:30pm: Flight leaves to take us home (Dinner provided on flight)
- 7pm: Approximately arrive home (1hr, 23min flight)
- Florida @ Washington
  - o Friday, Nov 12
    - 12:30pm: Leave Florida's Campus
    - 1pm: Flight takes off from Gainesville Regional Airport (Delta Airlines)
    - 6:30pm: Arrive at Seattle-Tacoma International (5hr 25min flight)
    - 7pm: Arrive at Silver Cloud Hotel
      - 5036 25<sup>th</sup> Ave
      - Seattle, WA 98105
      - (206) 526-5200
    - 7:30pm: Team Dinner in Seattle
    - 9pm: Brief team meetings back at hotel
    - 10pm: Lights out
  - o Saturday, Nov 13
    - 9:30am: Breakfast at the hotel
    - 11:30am: Go over film/more meetings
    - 12:30pm: Lunch provided before heading over to the stadium
    - 2pm: Arrive at Husky Stadium for warmups and walk throughs
    - 6pm: Game time
    - 9:30pm: Approximately game ends
    - 10:30pm: Arrive at Seattle-Tacoma International (dinner provided on flight)
    - 11pm: Flight leaves from Airport to take us home
    - 4:30am: Approximately arrive home (5hr 25min flight)

#### 2022

- Florida @ Auburn
  - o Friday, Sept 9

- 12pm: Team meetings at Florida facilities
- 1pm: Leave Florida's campus to drive to Auburn University (Signature Bus Lines)
- 6:30pm: Approximately arrive at The Collegiate Hotel at Auburn (5 hr, 32min drive)
  - 205 S Gay St
  - Auburn, AL 36830
  - (334) 821-2646
- 7:30pm: Team Dinner in Auburn
- 9pm: Lights out
- o Saturday, Sept 10
  - 8am: Breakfast at the hotel
  - 9am: Arrive at Jordan-Hare Stadium for walk throughs/warmups (pregame snacks provided)
  - 12pm: Game time
  - 3:30pm: Approximately game ends
  - 4pm: Drive back home (dinner provided on drive)
  - 9:30pm: Approximately arrive home (5hr, 32min drive)
- Florida @ Texas Tech
  - o Friday, Sept 30
    - 1pm: Leave Florida's Campus
    - 1:30pm: Arrive at Gainesville Regional Airport
    - 2pm: Flight takes off from Airport (Delta Airlines)
    - 5pm: Approximately arrive at Lubbock Airport (2hr 52min flight)
    - 5:30pm: Approximately arrive at Holiday Inn Express and Suites Lubbock Central
      - 2115 Marsha Sharp Fwy
      - Lubbock, TX 79415
      - (806) 744-2189
    - 6pm: Team Dinner in Lubbock
    - 7:30pm: Team meetings back at the hotel
    - 9:30pm: Lights out
  - o Saturday, Oct 1
    - 10am: Breakfast at the hotel
    - 1pm: Arrive at Jones AT&T Stadium for walk throughs (lunch provided while here)
    - 3pm: Warmups begin for game
    - 6pm: Game time
    - 9:30pm: Approximately game ends
    - 10:30pm: Arrive at Lubbock Airport
    - 11pm: Flight leaves from Lubbock Airport to take us home
    - 2 am: Approximately arrive home at Gainesville Regional Airport (2hr 52min flight)
- Florida @ Alabama

- o Friday, Oct 7
  - 11am: Leave Florida's Campus to drive to University of Alabama (Signature Bus Lines) (Lunch provided on drive)
  - 6:30pm: Approximately arrive at Embassy Suites by Hilton (7hr 34min drive)
    - 2410 University Blvd
    - Tuscaloosa, AL 35401
    - (205) 561-2500
  - 7pm: Team Dinner in Tuscaloosa
  - 8pm: Team Meetings at hotel
  - 10pm: Lights out
- o Saturday, October 8
  - 8am: Breakfast at the hotel
  - 9am: Arrive at Bryant-Denny Stadium to do Walk throughs, go over film, and meetings (pregame snacks provided here till game time)
  - 11:30am: Game time
  - 3pm Approximately game ends
  - 3:30pm: Drive back home (Dinner provided on the ride)
  - 11pm: Approximately arrive back home (7hr 34min drive)
- Florida @ Oklahoma
  - o Friday, Oct 14
    - 12:30pm: Leave Florida's campus
    - 1pm: Flight takes off from Gainesville Regional Airport (Delta Airlines)
       (Lunch provided)
    - 3:30pm: Approximately arrive at Will Rogers World Airport (Flight was 2hr 25min)
    - 4pm: Arrive at Country Inn and Suites by Radisson
      - 960 Ed Noble Pkwy
      - Norman, OK 73072
      - (405) 360-0240
    - 4:30pm: Arrive at Oklahoma Stadium for Practice/Walk Throughs
    - 6:30pm: Team Dinner in Norman
    - 8pm: Team meetings back at the hotel
    - 10pm: Lights out
  - o Saturday, Oct 15
    - 10am: Breakfast at the hotel
    - 11:30am: Go over film/more meetings
    - 1pm: Lunch is provided before heading over to Oklahoma Stadium
    - 3pm: Arrive at Oklahoma Stadium for game
    - 6pm: Game time
    - 9:30pm: Approximately game ends
    - 10:30pm: Arrive at Will Rogers World Airport (dinner provided on flight)
    - 11pm: Flight leaves from Airport to take us home

- 1:30am: Approximately Arrive home at Gainesville Regional Airport (2hr 25min flight)
- Florida @ Missouri
  - o Friday, Nov 4
    - 2:30pm: Leave Florida's campus
    - 3pm: Flight takes off from Gainesville Regional Airport (Delta Airlines)
    - 5:15pm: Arrive at Columbia Airport (Flight was 2h 13min)
    - 6pm: Arrive at Holiday Inn Express and Suites
      - 1402 Cinnamon Hill Ln
      - Columbia, MO 65201
      - (573) 442-8034
    - 6:30pm: Team Dinner in Columbia
    - 8:00pm: Team meetings back at the hotel
    - 10pm: Lights out
  - o Saturday, Nov 5
    - 10am: Breakfast at the hotel
    - 11:30am: Go over film/more meetings
    - 1pm: Lunch is provided before heading over to Faurot Field
    - 2pm: Arrive at Faurot Field for game
    - 6pm: Game time
    - 9:30pm: Approximately game ends
    - 10:30pm: Arrive at Columbia Airport (dinner provided on flight)
    - 11pm: Flight leaves from Airport to take us home
    - 1:15am: Approximately arrive home at Gainesville Regional Airport (2h 13min flight)

### Travel Schedule

### 2021

- Florida @ LSU
  - $\circ \quad September \ 4^{th}$
  - o Baton Rouge, LA
    - 592mi
    - Fly
- Florida @ Minnesota
  - o September 18<sup>th</sup>
  - o Minneapolis, MN
    - 1,445 mi
    - Fly
- Florida @ Clemson
  - o October 9<sup>th</sup>
  - o Clemson, SC
    - 450 mi
    - Drive
- Florida @ Tennessee
  - o October 16<sup>th</sup>
  - o Knoxville, TN
    - 544 mi
    - Fly
- Florida @ Washington
  - o November 13<sup>th</sup>
  - o Seattle, WA
    - 2,985 mi
    - Fly

- Florida @ Auburn
  - o September 10<sup>th</sup>
  - o Auburn, AL
    - 316 mi
    - Drive
- Florida @ Texas Tech
  - October 1<sup>st</sup>
  - o Lubbock, TX
    - 1,379 mi
    - Fly
- Florida @ Alabama
  - o October 8<sup>th</sup>
  - o Tuscaloosa, AL
    - 460 mi
    - Drive
- Florida @ Oklahoma
  - o October 15<sup>th</sup>
  - o Norman, OK
    - 1,159 mi
    - Fly
- Florida @ Missouri
  - o November 5<sup>th</sup>
  - o Columbia, MO
    - 1,015 mi
    - Fly

### Football Travel Roster

	T	T	T = .	T	T .	
1	<u>CJ</u>	DB	6-1	202	Jr.	Miami, Fla.
	<u>Henderson</u>					/ Columbus
1	<u>Kadarius</u>	ATH	5-11	194	Jr.	Mobile, Ala.
	<u>Toney</u>					/ Blount
2	<u>Brad</u>	DB	6-0	200	Jr.	New
	Stewart Jr.					Orleans, La.
						/ McDonogh
3	Marco	DB	6-0	190	R-So.	Fort
	Wilson					Lauderdale,
						Fla. /
						American
						Heritage
4	David Reese	LB	6-0	220	R-Fr.	Fort Pierce,
						Fla. / Vero
						Beach
5	Kaiir Elam	DB	6-2	187	Fr.	Riviera
						Beach /
						Benjamin
5	Emory	QB	6-2	199	R-Fr.	LaGrange,
	Jones					Ga. / Heard
						County
6	Brenton	LB	6-4	247	So.	Stockbridge,
	Cox, Jr.					Ga. /
						Stockbridge
6	Nay'Quan	RB	5-9	195	Fr.	Miami
	Wright					Gardens /
						Miami Carol
						City
7	Lucas Krull	TE	6-6	257	R-Jr.	Shawnee,
						Kan. /
						Shawnee
						Mill Valley
7	Jeremiah	LB	6-6	228	R-Jr.	Hoover, Ala.
	Moon					/ Hoover
8	Trevon	WR	6-5	214	Jr.	Fort
	Grimes					Lauderdale,
						Fla. / St.
						Thomas
						Aquinas
9	Luke	QB	5-9	166	Fr.	Gainesville /
	Matthews					Gainesville
9	Keon	TE	6-2	232	Fr.	Lakeland /
	Zipperer					Lakeland
11	Mohamoud	LB	6-2	213	Fr.	Auburn, Ala.
	<u>Diabate</u>					/ Auburn
L	1	I	1	1	İ	,

11	Kyle Trask	QB	6-5	239	R-Jr.	Manvel,
						Texas /
						Manvel
12	<u>Van</u>	WR	6-2	197	R-Sr.	Brentwood,
	<u>Jefferson</u>					Tenn. /
						Ravenwood
12	<u>C.J.</u>	DB	5-11	184	R-Jr.	Miami, Fla.
	<u>McWilliams</u>					/ Southwest
13	<u>Feleipe</u>	QB	6-6	238	R-Jr.	Crawfordvill
	<u>Franks</u>					e, Fla. /
						Wakulla
13	<u>Donovan</u>	DB	6-1	203	Jr.	Houston,
	<u>Stiner</u>					Texas /
						Bellaire
14	Quincy	DB	5-11	205	R-Jr.	Meridian,
	<u>Lenton</u>					Miss. /
4.5	11.	14/D	6.0	102	5.5	Meridian
15	<u>Jacob</u>	WR	6-0	192	R-Fr.	Pensacola,
	Copeland					Fla. /
17	Zacharu	DI	6-4	262	D.Co.	Escambia
1/	Zachary	DL	6-4	263	R-So.	Tampa, Fla.
	<u>Carter</u>					/ Hillsboroug
						h
17	Nick Sproles	ATH	6-2	211	R-Jr.	Winter
17	THICK Sprotes	/ / / / /	0 2	211	10 31.	Park, Fla. /
						Winter Park
18	Jack Anders	ATH	6-2	200	Fr.	Germantow
						n, Md. /
						Northwest
18	Jacob Finn	Р	6-3	210	R-Jr.	Jacksonville,
						Fla. / Paxon
						School
19	<u>Evan</u>	K	5-11	177	So.	Fort Payne,
	<u>McPherson</u>					Ala. / Fort
						Payne
19	Jack Ruskell	ATH	6-3	195	R-So.	Libertyville,
						III. /
						Libertyville
20	Malik Davis	RB	5-11	195	R-So.	Tampa, Fla.
						/ Jesuit
21	<u>Trey Dean</u>	DB	6-3	194	So.	Hampton,
	<u> III</u>					Ga. /
22	B': :	NA/D	6.3	470		Dutchtown
22	<u>Dionte</u>	WR	6-2	178	Fr.	Deland /
	<u>Marks</u>	<u> </u>				Deland

23	Jaydon Hill	DB	6-0	175	Fr.	Huntsville, Ala. / Bob Jones
24	Iverson Clement	RB	5-11	193	R-Fr.	Mount Holly, N.J. / Rancocas Valley Regional
25	Erik Askeland	ATH	6-0	190	R-So.	Indian Harbour Beach, Fla. / Satellite
25	<u>Chester</u> <u>Kimbrough</u>	DB	5-11	172	Fr.	New Orleans, La. / Warren Easton Senior
27	<u>Dameon</u> <u>Pierce</u>	RB	5-10	207	So.	Bainbridge, Ga. / Bainbridge
27	Joshua Tse	ATH	5-7	184	R-So.	Port Orange, Fla. / Spruce Creek
28	Ty'Ron Hopper	LB	6-2	215	Fr.	Alpharetta, Ga. / Roswell
29	Isaac Ricks	ATH	5-8	223	R-So.	Jacksonville, Fla. / Terry Parker
30	Amari Burney	ATH	6-2	224	So.	St. Petersburg, Fla. / Calvary Christian
31	<u>Shawn</u> <u>Davis</u>	DB	5-11	185	Jr.	Miami, Fla. / Southridge
32	Jesiah Pierre	LB	6-2	225	Fr.	Mount Dora / Mount Dora Christian Academy
33	<u>Daniel Cross</u>	ATH	6-1	158	R-Fr.	Orlando / East River
34	<u>Lacedrick</u> <u>Brunson</u>	LB	6-1	229	R-So.	Miami, Fla. / Miami Jackson

35	Kula Engal	ATH	6-0	183	Fr.	Fort
33	Kyle Engel	АІП	0-0	102	Г.	Lauderdale
						/ St. Thomas
25	VAT:II: a see	٨٣٠١	C 1	170	Γ.,	Aquinas
35	William	ATH	6-1	170	Fr.	Gainesville /
26	Sawyer	A T1 /	6.4	201	D 6	Eastside
36	Trey	ATH	6-1	201	R-So.	Jupiter, Fla.
	<u>Thompson</u>					/ William T.
				170		Dwyer
37	<u>Patrick</u>	ATH	6-0	170	R-So.	Lutz, Fla. /
	<u>Moorer</u>				_	Lake Travis
37	<u>Tyler</u>	ATH	5-9	161	Fr.	Pembroke
	<u>Waxman</u>					Pines /
						West
				165		Broward
38	Nick Oelrich	ATH	6-1	198	R-Jr.	Newberry,
						Fla. /
						Newberry
39	<u>Michael</u>	ATH	5-9	180	R-Jr.	Fort Pierce /
	<u>Weir</u>					Fort Pierce
						Central
40	Marco Ortiz	LS	6-4	232	R-Fr.	Richmond,
						Va. /
						Benedictine
41	<u>James</u>	LB	6-1	233	R-So.	Fort
	Houston IV					Lauderdale,
						Fla. /
						American
						Heritage
42	<u>Jaylin</u>	ATH	5-8	172	R-Fr.	Tampa, Fla.
	<u>Jackson</u>					/ Cambridge
						Christian
42	<u>Umstead</u>	ATH	6-1	240	R-Jr.	Port St. Joe,
	<u>Sanders</u>					Fla. / Port
						St. Joe
43	<u>Nicolas</u>	ATH	5-9	184	R-Jr.	Deltona,
	<u>Sutton</u>					Fla. / Pine
						Ridge
45	Clifford	ATH	6-5	240	R-So.	Charlotte,
	Taylor IV					N.C. /
						Olympic
46	John Brady	ATH	5-11	192	Fr.	Tallahassee
	_					/ Bolles
						School
47	Justin Pelic	ATH	5-11	200	Fr.	Mount
						Pleasant,
L	I	1	1	ı	1	

						S.C. / Wando
47	Austin Perry	ATH	5-10	169	R-So.	Orlando,
40	Duett	1.0	6.4	226	D. In	Fla. / Jones
48	Brett DioGuardi	LS	6-4	226	R-Jr.	Windermer
	DioGuarui					e, Fla. / Windermer
						e Prep
50	Tanner	OL	6-2	283	R-Jr.	Melbourne,
	Rowell					Fla. /
						Melbourne
51	Ventrell	LB	6-0	222	R-So.	Lakeland,
	Miller					Fla. /
						Kathleen
52	Quaylin	ATH	5-9	216	R-So.	Orlando,
	<u>Crum</u>					Fla. /
						University
53	<u>Chase</u>	ATH	6-0	222	Fr.	Saint Cloud
	<u>Whitfield</u>					/ Harmony
55	<u>Kyree</u>	DL	6-3	304	Jr.	Woodbridge
	<u>Campbell</u>					, Va. /
FC	laan.	01	6.4	24.4	D. In	Woodbridge
56	<u>Jean</u>	OL	6-4	314	R-Jr.	Mesquite, Texas /
	<u>Delance</u>					North
						Mesquite
57	Coleman	ATH	5-11	218	R-Fr.	Plantation /
	Crozier					St. Thomas
						Aquinas
60	<u>Da'Quan</u>	OL	6-2	316	Fr.	West Palm
	<u>Thomas</u>					Beach /
						Dwyer
61	Brett Heggie	OL	6-4	330	R-Jr.	Mount
						Dora, Fla. /
	cc					Mount Dora
62	Griffin	OL	6-3	295	R-Fr.	Leesburg,
	McDowell					Ga. / Lee
CF	Vin selev	OI.	C 4	204	Γ.,	County
65	<u>Kingsley</u> <u>Eguakun</u>	OL	6-4	294	Fr.	Jacksonville /
	Eguakun					Sandalwood
70	Michael	OL	6-5	279	Fr.	Ocala /
70	<u>Tarquin</u>	OL.	0.5	2/3	11.	North
	- Tarquiii					Marion
71	Chris	K	6-1	214	R-So.	Ponte Vedra
	Howard					Beach, Fla. /
						Ponte Vedra

72	Stone	OL	6-7	329	R-Jr.	Winter
12	<u>Forsythe</u>	OL.	0 /	323	11. 31.	Garden, Fla.
	rorsytrie					/ West
						Orange
74	M/ill Harrad	OL	6-5	334	Fr.	
/4	Will Harrod	OL	0-3	334	FI.	Clinton, Md.
						/ National
						Christian
				205		Academy
75	T.J. Moore	OL	6-5	305	R-So.	Charlotte,
						N.C. /
						Mallard
						Creek
76	<u>Richard</u>	OL	6-4	298	R-Fr.	Tampa, Fla.
	<u>Gouraige</u>					/ Cambridge
						Christian
80	<u>Trent</u>	ATH	6-3	192	Fr.	Gainesville /
	<u>Whittemore</u>					Buchholz
82	Ja'Markis	WR	6-3	217	Fr.	Clewiston /
	Weston					Clewiston
83	Rick Wells	WR	6-0	202	R-Jr.	Jacksonville,
						Fla. / Raines
84	Kyle Pitts	TE	6-6	239	So.	Philadelphia
						, Pa. /
						Archbishop
						Wood
88	Kemore	TE	6-3	241	R-So.	Miami, Fla.
	Gamble					/ Miami
						Southridge
90	Andrew	LB	6-0	243	R-Fr.	Plantation,
	Chatfield Jr.					Fla. /
						American
						Heritage
96	<u>Travis</u>	ATH	5-11	170	Fr.	Lakewood
	Freeman					Ranch /
						Lakewood
						Ranch
						Naticii

## Football - Coaching Staff

<u>Dan Mullen</u>	Head Coach
Todd Grantham	Defensive Coordinator
John Hevesy	Co-Offensive Coordinator,
	Offensive Line
Billy Gonzales	Co-Offensive Coordinator, Wide
	Receivers
Greg Knox	Assistant Coach, Running Backs
	& Special Teams Coordinator
Ron English	Assistant Coach, Safeties
Brian Johnson	Assistant Coach, Quarterbacks
<u>Larry Scott</u>	Assistant Coach, Tight Ends
Torrian Gray	Assistant Coach, Cornerbacks
David Turner	Assistant Coach, Defensive Line
Christian Robinson	Assistant Coach, Linebackers

Stadium Capacity: 91,916	16		916 FINANCIAL SHEET		EET						YEAR: 2021				
	(capacity for away g	games):													
Location of Game:			Away	Home	Away	Home	Home	Away	Away	Home	Home	Home	Away	Home	
Date of Game:			Sept. 4	Sept. 11	Sept. 18	Sept. 25	Oct. 2	Oct. 9	Oct. 16	Oct. 23	Oct. 30	Nov. 6	Nov. 13	Nov. 20	
Opponent:			LSU	Auburn	Minnesota	Wisconsin	USC	Clemson	Tennessee	Arizona	Oregon	Alabama	Washington	Michigan	
GROSS INCOME															
ADD:	Game guarantee		0		\$75,000			\$525,000	0				\$75,000		
	Gate revenue			\$4,595,800	ψ. ο,οοο	\$4,595,800	\$4,595,800	<del>\$020,000</del>	,	\$4,595,800	\$4,595,800	\$4,595,800	ψ. ο,οοο	\$4,595,800	
	Complimentary tick	ets	\$10,000	<b>\$</b> 1,000,000	\$12,500	<b>+</b> 1,000,000	<b>V</b> 1,000,000	\$12,500	\$10.000	<b>\$ 1,000,000</b>	<b>V</b> 1,000,000	<b>4</b> 1,000,000	\$12,500	<b>4</b> 1,000,000	
	Concessions		, ,,,,,,,,	\$689,370.00	, , , , , , , , , , , , , , , , , , , ,	\$689,370.00	\$689,370.00	, , , , , , , , , , , , ,		\$689,370.00	\$689,370.00	\$689,370.00	, , , , , , , , , , , , , , , , , , , ,	\$689,370.00	
	Miscellaneous			\$459,580.0		\$459,580.0	\$459,580.0			\$459,580.0	\$459,580.0	\$459,580.0		\$459,580.0	
	Television														
TOTAL GROSS INCOME			\$ 10,000.00	\$ 5,744,750.00	\$ 87,500.00	\$ 5,744,750.00	\$ 5,744,750.00	\$ 537,500.00	\$ 10,000.00	\$ 5,744,750.00	\$ 5,744,750.00	\$ 5,744,750.00	\$ 87,500.00	\$ 5,744,750.00	
GROSS EXPENSE															
LESS:	Operating expenses	s	0	0	0	0									
	Game guarantee		0	0		\$75,000	\$100,000			\$75,000	\$150,000			\$75,000	
	Complimentary tick	rets	0	\$10,000		\$12,500	\$12,500			\$12,500	\$15,000	\$10,000		\$12,500	
	Conference expens		0	\$100,000		\$100,000	\$100,000			\$100,000	\$100,000	\$100,000		\$100,000	
*other team paying for travel	TravelAir/Bus		\$49,000*		\$49,000			\$900	\$49,000*				\$49,000		
	Meals		\$7,350*		\$8,820			\$7,200					\$7,350		
	Lodging		\$7,350*		\$7,350			\$7,200	\$7,350*				\$7,350		
	Officials		0	\$2,500		\$2,500	\$2,500			\$2,500	\$2,500	\$2,500		\$2,500	
TOTAL GROSS EXPENSE			\$ -	\$ 112,500.00	\$ 65,170.00	\$ 190,000.00	\$ 215,000.00	\$ 15,300.00	\$ -	\$ 190,000.00	\$ 267,500.00	\$ 112,500.00	\$ 63,700.00	\$ 190,000.00	
NET PROFIT			\$ 10,000.00	\$ 5,632,250.00	\$ 22,330.00	\$ 5,554,750.00	\$ 5,529,750.00	\$ 522,200.00	\$ 10,000.00	\$ 5,554,750.00	\$ 5,477,250.00	\$ 5,632,250.00	\$ 23,800.00	\$ 5,554,750.00	
TOTAL NET PROFIT	\$ 39,524,080.00														

Stadium Capacity: 91,916				FINANCIAL SHE	ET							YEAR: 2022				
	(capacity for away	games):														
Location of Game:	`			Home	Away	Home	Home	Away		Away	Away	Home	Home	Away	Home	Home
Date of Game:				Sept. 3	Sept. 10	Sept. 17	Sept. 24	Oct. 1		Oct. 8	Oct. 15	Oct. 22	Oct. 29	Nov. 5	Nov. 12	Nov. 19
Opponent:			,	Virginia Tech	Auburn	Miami	Tennessee	Texas Te	ech	Alabama	Oklahoma	LSU	Texas	Missouri	West Virginia	Penn State
GROSS INCOME																
ADD:	Game guarantee				0			,	\$75,000	\$0	\$100,000			\$100,000		
	Gate revenue			\$4,595,800		\$4,595,800	\$4,595,800					\$4,595,800	\$4,595,800		\$4,595,800	\$4,595,800
	Complimentary tid	kets			\$10,000				\$12,500	\$10,000	\$12,500			\$10,000		
	Concessions			\$689,370		\$689,370	\$689,370					\$689,370	\$689,370		\$689,370	\$689,370
	Miscellaneous			\$459,580		\$459,580	\$459,580					\$459,580	\$459,580		\$459,580	\$459,580
	Television															
TOTAL GROSS INCOME				\$ 5,744,750.00	\$ 10,000.00	\$ 5,744,750.00	\$ 5,744,750.00	\$ 87	,500.00	\$ 10,000.00	\$ 112,500.00	\$ 5,744,750.00	\$ 5,744,750.00	\$ 110,000.00	\$ 5,744,750.00	\$ 5,744,750.00
GROSS EXPENSE																
LESS:	Operating expens	es		0	0	0	0									
	Game guarantee			75,000		\$75,000							\$100,000		\$100,000	\$100,000
	Complimentary tid	kets		\$10,000		\$10,000	\$10,000					\$10,000	\$10,000		\$10,000	\$10,000
	Conference exper	ise		\$100,000		\$100,000	\$100,000					\$100,000	\$100,000		\$100,000	\$100,000
*other team paying for travel	TravelAir/Bus				\$316*			,	\$49,000	\$460*	\$49,000*			\$49,000*		
	Meals				\$7,200*				\$7,350	\$8,640*	\$8,820*			\$7,350*		
	Lodging				\$7,200*				\$7,350	\$7,200*	\$7,350*			\$7,350*		
	Officials			\$ 2,500		\$2,500	\$2,500					\$2,500	\$2,500		\$2,500	\$2,500
TOTAL GROSS EXPENSE				\$ 187,500.00	\$ -	\$ 187,500.00	\$ 112,500.00	\$ 63	3,700.00	\$ -	\$ -	\$ 112,500.00	\$ 212,500.00	\$ -	\$ 212,500.00	\$ 212,500.00
NET PROFIT				\$ 5,557,250.00	\$ 10,000.00	\$ 5,557,250.00	\$ 5,632,250.00	\$ 23	3,800.00	\$ 10,000.00	\$ 112,500.00	\$ 5,632,250.00	\$ 5,532,250.00	\$ 110,000.00	\$ 5,532,250.00	\$ 5,532,250.00
					·						·				·	
TOTAL NET PROFIT	\$ 39,242,050.00															

Tea	am"),	ty of the first part,("Home Team"), and the party of the second part,("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
	*	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of September 20 21 and then and there engage in a game of Football said game to start at or about 6 o'clock, AMCM
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the SEC conference shall invalidate the whole contract.
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according toSEC
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\{00,000}\$ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.
	12.	Additional provisions:
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Sig		n duplicate:
Ath	Uut letic	Ster any Delly Director
		orida University  Athletic Director  ISU
Uni	versi	

98	am"),	ty of the first part,Florida("Home Team"), and the party of the second part,Auburn("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") sed intercollegiate game, hereby agree to the following terms and conditions:
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to SEC (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
	9,	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	77.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100,000\ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.
	12.	Additional provisions:
igr	ned i	n duplicate:
		ice Brilen austa mes
		Director Athletic Director
Ini	4 W versi	burn Florida University
H	versi	University J

	** ** 13	ty of the first part, Minosota ("Home Team"), and the party of the second part, Florida ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of minimal day of said game of football said game to start at or about 1 o'clock, AM/PM
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the biglo conference shall invalidate the whole contract.
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of $\frac{1}{1500}$ dollars, or in lieu thereof, as an option, $0\%$ percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	about the second	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$
	12.	Additional provisions:
Siar	ned i	n duplicate:
		Cluster any
\thi	letic i	Clustic Aug Director  Florida  Winnesota  University
		Plotide Minnessta
Ini	versi	ty University
		2 W 1999

Tea	am"),	ty of the first part,		
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of and then and there engage in a		
		game of on the 25 day of Spt 20 21 and then and there engage in a said game to start at or about 12 o'clock, AM/PM.		
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the		
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.		
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.		
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to		
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed 250 complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.		
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of \$75,000 dollars, or in lieu thereof, as an option, 0°/- percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.		
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.		
Ħ	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.		
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.		
	11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$		
	12.	Additional provisions:		
Sia	ned i	n duplicate:		
~.9		the annex Clar Agree		
Ath		Director Athletic Director		
	Attrictic Director			
Uni	versi	Florida  Wisconsin  University		

Tea	am"),	ty of the first part,("Home Team"), and the party of the second part,("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of which they are respectively officials to meet in the city of the said parties of the university of the said parties of the university of th
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of \$\\\\\$\\\\$\\\\$\\\\$\\\\$\\\\$\\\\$\\\$\\\$\\\$
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
*	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director _3 days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\frac{200,000}{200,000}\$ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.
	12.	Additional provisions:
		n duplicate:  M 141 M. e. 1
		ti Any Director Athletic Director
	KI	SOUTURE Cast
Uni	versi	ty University

Te	am"),	ty of the first part,("Home Team"), and the party of the second part,("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of Clomson on the Qth day of Cth 20 1 and then and there engage in a game of football said game to start at or about 1 o'clock, AMPN.
		game or <u>lcotball</u> said game to start at or about <u>I</u> o'clock, AM(PM).
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of theACC_ conference shall invalidate the whole contract.
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of $525,000$ dollars, or in lieu thereof, as an option, $12^{\circ}l_{\circ}$ percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director 6 days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\(\big(\text{UO}\)\OCD\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	12.	Additional provisions:
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100	ziii ),	ty of the first part, Temesse ("Home Team"), and the party of the second part, Florida ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:		
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of Knoxyille on the 16th day of October 20 Al and then and there engage in a game of football said game to start at or about 12 o'clock, AM/PM		
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.		
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.		
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.		
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to		
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.		
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.		
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of		
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.		
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.		
	11,	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100_1000\ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.		
	12.	Additional provisions:		
Sia	ned i	n duplicate:		
Ath	Athletic Director  Athletic Director			
	Athletic Director  Horde, University  LUKE LS:5p  Athletic Director  Liniversity  Liniversity			
Uni	versi	ty University		

Team")	ty of the first part,	
1,	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of the said parties agree to said partie	
2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.	
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.	
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.	
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to	
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed	
7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of	
8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.	
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.	
10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.	
11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100,000\] as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.	
12.	Additional provisions:	
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Athletic Director  Athletic Director  Athletic Director		
Universi		

Team"),	ty of the first part,
sanction	ned intercollegiate game, hereby agree to the following terms and conditions:
·	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of
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<u> </u>	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of
8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director <u>3</u> days prior to the event.
10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$(OO,OOG) as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.
12.	Additional provisions:
Signed i	n duplicate:
a	Director Athletic Director
	Athete Director
Universi	ty Oregon University
	Oniversity

The party of the first part, Flonda ("Home Team"), and the party of the second part, Alabama ("Visiting Team"), for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") sanctioned intercollegiate game, hereby agree to the following terms and conditions:			
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of	
į	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.	
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.	
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.	
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to(conference) and/or SMAA rules and regulations if applicable unless otherwise noted.	
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.	
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.	
{	3.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.	
	Э.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director $\underline{3}$ days prior to the event.	
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.	
	11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100,000\ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.	
	12.	Additional provisions:	
Signe	ed in	n duplicate:	
<u>ÓU</u> Athle	tic I	Director Athletic Director	
Unive	ersit	Habana Florida University	

ream)	ty of the first part,("Home Team"), and the party of the second part,("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of
2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to $\rho_{\alpha c} / 2$ (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed
7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of \$\frac{5}{5},000\$ dollars, or in lieu thereof, as an option, \$\frac{0}{1}\$ percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.
10.	In the event of inclement weather or-other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100\rhoo\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\
12.	Additional provisions:
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ea	ım"),	ty of the first part, ("Home Team"), and the party of the second part, ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part, ("Visiting to the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part, ("Visiting to the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part, ("Visiting to the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part, ("Visiting to the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part, ("Visiting to the purpose of entering into a contract to play and sport Management Athletic Association (hereinafter referred to as the ""SMAA") and the party of the second part
		The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director _3 days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	1.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\frac{100,000}{200}\$ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.
	12.	Additional provisions:
igr	ned i	n duplicate:
		Director  Athletic Director
		Plorida Michigan
Ini	versi.	University

Cd	111 ),	ty of the first part, Florida ("Home Team"), and the party of the second part, Virginia Tech ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:			
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of			
		Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.			
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.			
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.			
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to			
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.			
	7.	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of 5.000 dollars, or in lieu thereof, as an option. O'(e percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.			
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.			
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director _3 days prior to the event.			
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.			
	11.	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$(00,000) as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.			
	12.	Additional provisions:			
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thle	etic i	Director  Plorida			
Iniv	ersi	ty University			

The party of the first part, ("Home Team"), and the party of the second part, ("Visiting Team"), for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") sanctioned intercollegiate game, hereby agree to the following terms and conditions:					
1.	1. The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of which they are respectively officials to meet in the city of advances and the said game to start at or about 12 o'clock, AM/PM.				
2.	2. Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.				
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.				
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.				
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.				
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed <u>300</u> complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.				
7.	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.				
8.	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of				
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.				
10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.				
11.	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\frac{100,000}{000}\$ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
12.	Additional provisions:				
Signed i	n duplicate:				
Athletic	Director Athletic Director				
	Auburn				
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The party of the first part,					
	1. The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of				
	<ol> <li>Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the</li></ol>				
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.			
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.			
	5. The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to				
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.			
	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of				
	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.				
*	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.			
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.			
	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100_p000\ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
	12.	Additional provisions:			
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Tean	n"),	ty of the first part, Plot do ("Home Team"), and the party of the second part, Teness ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:			
	1. The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of Game of Football said game to start at or about 12 o'clock, AMPD.				
2	2. Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.				
3	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.			
4	1.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.			
5	5. The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.				
6	S.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.			
7	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.				
8	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and				
_ 9	,	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.			
1	0.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.			
1	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\frac{100}{000}\$ as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
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Team"),	ty of the first part, <u>TCXGS TCCW</u> ("Home Team"), and the party of the second part, <u>Florida</u> ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:				
1.	1. The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of				
	game of football said game to start at or about 6 o'clock, AM/PM,				
2.	2. Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the Big12 conference shall invalidate the whole contract.				
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.				
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.				
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to				
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowedcomplimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.				
7.	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, Of percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.				
8.	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.				
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.				
10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.				
11.	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_100,000\] as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
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Team"),	of the first part Alabama ("Home Team"), and the party of the second part, Florida ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") and intercollegiate game, hereby agree to the following terms and conditions:
1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of TVSCA on the the day of 20 D (00+) and then and there engage in a game of Football with said game to start at or about 11:30 o'clock,
2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the
3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted
5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to
6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed $\frac{200}{}$ complimentary tickets to the above-mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game
7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum ofdollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of
9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director 3_ days prior to the event.
10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
11.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\_\ \log \( \frac{100}{000} \) as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault
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		ty of the first part, ("Home Team"), and the party of the second part, Florida ("Visiting		
l e sa	am"), nctior	for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:		
		The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of		
		game of football said game to start at or about 6 o'clock, AM/PD.		
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the		
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.		
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.		
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.		
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed 250 complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.		
	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of 100,000 dollars, or in lieu thereof, as an option, 04e percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.			
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of $\frac{99}{60000000000000000000000000000000000$		
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.		
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.		
	4.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\frac{100,000}{2000} as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.		
	12.	Additional provisions:		
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he	par	ty of the first part, Florida ("Home Team"), and the party of the second part, LSU ("Visiting for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA")			
ea ar	ım"), ction	for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") red intercollegiate game, hereby agree to the following terms and conditions:			
		The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of			
		game of football game to start at or about 3 o'clock, AM/PM.			
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.			
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.			
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.			
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to			
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.			
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of dollars, or in lieu thereof, as an option, percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.			
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.			
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.			
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.			
	11.	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$_100,000 as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.			
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. Th	e par	ty of the first part, Flonda ("Home Team"), and the party of the second part, Texas ("Visiting			
Te	am"),	for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:			
	*	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of			
		game of Football said game to start at or about o'clock, AM(PM)			
	2. Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.				
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.			
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.			
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to(conference) and/or SMAA rules and regulations if applicable unless otherwise noted.			
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.			
	7.	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of 100,000 dollars, or in lieu thereof, as an option, 0°0 percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.			
	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.				
-	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.			
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.			
	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$\( \frac{10^0,000}{\text{oo}} \) as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
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The party of the first part,				
		The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of		
ź	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.		
3	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.		
2	1.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.		
	õ.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to		
6	3.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.		
7	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of $100 \cdot 1000$ dollars, or in lieu thereof, as an option, $0 \cdot 100$ percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.		
8	3.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of		
. 9	).	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director days prior to the event.		
1	0.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.		
1	1.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$_160_1060 as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.		
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	The party of the first part, Floride ("Home Team"), and the party of the second part, West Vilginia ("Visiting Team"), for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the "SMAA" sanctioned intercollegiate game, hereby agree to the following terms and conditions:				
	Year.	1. The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of Morgan town on the 12 day of War War Nov 20 21 and then and there engage in a game of football said game to start at or about 1 o'clock, AMPM			
	2.				
	3.	<ol> <li>The party of the first part agrees to provide a playing field or court for settlement under the terms of this contract within a reasonable time</li> </ol>	or said game, to collect admission fees and to make a business after the conclusion of said game.		
	4.	<ol> <li>The party of the first part will provide the appropriate number of cer referee costs, including all transportation, lodging and meal expens</li> </ol>	ified referees for each game and will be solely responsible for all es, if any unless otherwise noted.		
	5.	5. The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to (conference) and/or SMAA rules and regulations if applicable unless otherwise noted.			
	6.	<ol> <li>Ticket prices shall be set by the SMAA. The party of the second pa the above mentioned game. Delivery of said complimentary tickets</li> </ol>	t institution shall be allowed complimentary tickets to shall be made no later than the playing date of said game.		
	7.	7. In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of 100,000 dollars, or in lieu thereof, as an option. Of percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.			
	8.	8. In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of			
	9.	<ol> <li>With the exception of inclement weather or other such Act of God, ropposing team and SMAA Executive Director 3 days prior to</li> </ol>	o game may be cancelled unless written notice is given to the the event.		
	10.	<ol> <li>In the event of inclement weather or other such Act of God, both tea hours before game time.</li> </ol>	ms may cancel this contract without penalty if agreed to at least 3		
	11. In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$ 100,000 as a forfeit within one week of the date on which said breach of contract shall occur, together with all expenses incurred in pursuance of this contract by the team which is not at fault, such payment to be conclusive of further damages, except in case of breach of Clause Number 9 & 10 above. In addition, the violating party shall pay to the party not at fault all expenses incurred in pursuance of the Agreement by the party not at fault.				
	12.	12. Additional provisions:			
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		lesti Any tic Director			
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T	eam")	rty of the first part, Florida ("Home Team"), and the party of the second part, Penn St. ("Visiting , for the purpose of entering into a contract to play an Sport Management Athletic Association (hereinafter referred to as the ""SMAA") ned intercollegiate game, hereby agree to the following terms and conditions:
	1.	The said parties mutually agree to cause the teams of the university of which they are respectively officials to meet in the city of
		game of Fortian said game to start at or about 1 o'clock, AM/PM
	2.	Said game shall be governed by applicable SMAA legislation and playing rules, and by the rules of party of the first part institution's conference. The athletics eligibility of each team's student-athletes shall be governed by the rules and regulations of the represented institutions, of the institutions' athletics conferences and by the SMAA, with the provisions of which rules and regulations each of the signers hereto declares himself to be familiar, and any provision of this contract contravening any rule of the conference shall invalidate the whole contract.
	3.	The party of the first part agrees to provide a playing field or court for said game, to collect admission fees and to make a business settlement under the terms of this contract within a reasonable time after the conclusion of said game.
	4.	The party of the first part will provide the appropriate number of certified referees for each game and will be solely responsible for all referee costs, including all transportation, lodging and meal expenses, if any unless otherwise noted.
	5.	The proceeds derived from programs, concessions, radio and television broadcasts and any other source shall belong to the party of the first part institution exclusively, or, shall be allocated according to
	6.	Ticket prices shall be set by the SMAA. The party of the second part institution shall be allowed complimentary tickets to the above mentioned game. Delivery of said complimentary tickets shall be made no later than the playing date of said game.
	7.	In consideration of the playing of said game, the party of the first part's institution agrees to pay as a guarantee to the party of the second part's institution the sum of 100,000 dollars, or in lieu thereof, as an option, 0°7 percent of the gate receipts of said game. Payment of these amounts shall be made as soon as possible, but not later than thirty (30) days, after the close of said game.
	8.	In consideration of the playing of said game, the part of the first part team's institution agrees to pay actual traveling expenses of a party to the number of (number of traveling) said expenses to consist of cost of transportation of the party to the number of from (city), (state), to (city), (state), and reasonable hotel, travel and food expenses.
	9.	With the exception of inclement weather or other such Act of God, no game may be cancelled unless written notice is given to the opposing team and SMAA Executive Director3 days prior to the event.
	10.	In the event of inclement weather or other such Act of God, both teams may cancel this contract without penalty if agreed to at least 3 hours before game time.
	month.	In the event either party fails to produce its team and play said game on said date at the agreed upon site or violates any clause of the Agreement without the express written permission of the other party and SMAA Executive Director, the party so in fault agrees to pay to the party not in fault the sum of \$
	12.	Additional provisions:
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Sig		duplicate:
V +1		isti ans control
MIT	neuc l	Director Athletic Director
Un	l iversit	University University
		Onversity