

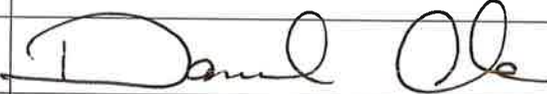


COUNCIL WORK SESSION SUMMARY ROUTING SLIP

Meeting Date October 19, 2016

TITLE: COMMUNITY USE OF SCHOOL FACILITIES.

- Are there attachments to the Council Work Session Summary? Yes No
- Will there be a Video Presentation for this item? Yes No
- Will there be a PowerPoint Presentation for this item? Yes No
 If "yes", will a copy of the PowerPoint Presentation be included on the Council Work Session Agenda? Yes No

DEPARTMENT / ORGANIZATION	SIGNATURE	PHONE NO.	DATE
Drafter/Staff Contact		X 7550	10/13/16
Department Director		X 2550	10/13/16
Other			
Assistant City Manager/CAO (if applicable)			
Assistant City Manager/COO (if applicable)			10/14/16
City Manager		X-2078	10/14/2016



City of Las Cruces[®]

PEOPLE HELPING PEOPLE

Council Work Session Summary

Meeting Date October 19, 2016

TITLE: COMMUNITY USE OF SCHOOL FACILITIES.

PURPOSE(S) OF DISCUSSION:

- Inform/Update
- Direction/Guidance
- Legislative Development/Policy

BACKGROUND / KEY ISSUES / CONTRIBUTING FACTORS:

To inform City Council and Las Cruces Public School Board members of the existing facility use agreement between the City of Las Cruces and Las Cruces Public Schools.

SUPPORT INFORMATION:

1. N/A

RESOLUTION NO. 04-091**A RESOLUTION AUTHORIZING A JOINT POWERS AGREEMENT BETWEEN THE LAS CRUCES PUBLIC SCHOOL DISTRICT AND THE CITY OF LAS CRUCES FOR THE LEASE AND MAINTENANCE OF THE FIELD OF DREAMS SOFTBALL COMPLEX.**

The City Council of the City of Las Cruces is informed that:

WHEREAS, The Fields of Dreams Task Force was assembled to plan a football stadium, soccer fields, softball and baseball fields that was presented to the Community, Las Cruces School Board, County Commissioners and the City Council; and,

WHEREAS, the first two phases included a 12,000-seat football stadium and seven new soccer fields; and,

WHEREAS, the \$2 million four-plex softball complex, the third phase of the project, is now complete; and,

WHEREAS, the requested Joint Powers Agreement will enable the City of Las Cruces and the Las Cruces Public Schools to establish a permanent lease and maintenance agreement of the Field of Dreams Softball Complex.

NOW, THEREFORE, be it resolved by the governing body of the City of Las Cruces:

(I)

THAT, the City Manager is authorized to execute the Lease and Maintenance Agreement between the City of Las Cruces and the Las Cruces Public Schools attached as Exhibit "A".

(II)

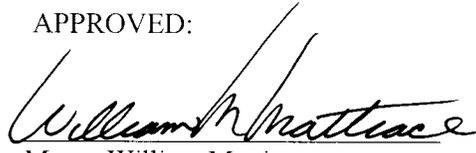
THAT, the Parks Management Section is authorized to proceed with maintenance for this complex.

(III)

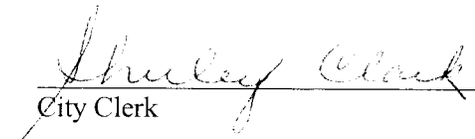
THAT, City staff is hereby authorized to do all deeds necessary in the accomplishment of the herein above.

DONE AND APPROVED this 2nd day of September, 2003.

APPROVED:


Mayor William Mattiace

ATTEST:


City Clerk

{ SEAL }

Moved by Trowbridge

Seconded by Archuleta

APPROVED AS TO FORM:


City Attorney

VOTE:

Mayor Mattiace	<u>aye</u>
Councillor Fietze	<u>aye</u>
Councillor Moore	<u>aye</u>
Councillor Archuleta	<u>aye</u>
Councillor Trowbridge	<u>aye</u>
Councillor Strain	<u>aye</u>
Councillor Miyagishima	<u>aye</u>

August 18, 2003

TO: Louis Martinez
Superintendent

FROM: Bump Elliott 
Athletic Director

RE: Joint Powers Agreement with City of Las Cruces – Field of
Dreams Softball Complex

Attached is the Joint Powers Agreement between the City of Las Cruces and the Las Cruces Public Schools for the lease and maintenance of the Field of Dreams Softball Complex.

As presented, we request that this agreement be presented to the Board of Education of the Las Cruces Public Schools for its approval.

This agreement will serve and demonstrate the commitment of the Las Cruces Public Schools and the City of Las Cruces to jointly work together to better meet the needs of our community.

Thank you for your support.

XC: Jack Jenkins, LCPS Associate Superintendent For Finance
Mike Johnson, CLC Facilities Department Director
Ted Novaek, CLC Parks Manager

September 3, 2003



TO: Jim Ericson
City Manager

FROM: Bump Elliott
Athletic Director

A handwritten signature in black ink, appearing to be "Bump Elliott".

527 5812

RE: JPA – Softball Complex

Here is the JPA document for your signature. Please sign it and return to me so we can sign it. I'll then send you a copy.

Jim, one change. I have been asked to have our Board President sign the JPA instead of Superintendent. Therefore, I changed page 7 to reflect this change. If you have any questions, please let me know.

Thank you for your support of this JPA. It's a commitment from the City and schools to continue to develop a partnership. You have always been willing to work with us and we totally appreciate you.

Your name is on our Will Call list at GATE 1 for any football games you wish to attend. If you have a game that you need more than two (2) tickets just call me. Again, thank you.

**JOINT POWERS AGREEMENT
BETWEEN THE CITY OF LAS CRUCES
AND THE LAS CRUCES PUBLIC SCHOOLS FOR LEASE
AND MAINTENANCE OF THE FIELD OF DREAMS SOFTBALL COMPLEX**

This Joint Powers Agreement is entered into pursuant to Section 11-1-1 et. Seq" NMSA 1978 this 2nd day of September, 2003 by and between the City of Las Cruces, New Mexico, a Municipal Corporation under the laws of the State of New Mexico, herein known as City, and the Board of Education of Las Cruces Public Schools, herein known as LCPS.

Whereas LCPS, by and through the local school board, is empowered by Section 22-5-4, NMSA 1978 (1993) to contract and lease for the School District and by Section 5-4-5, NMSA 1978 (1963) to establish and maintain recreational facilities in conjunction with any municipality; and

Whereas the City of Las Cruces is empowered by Sec. 3-54-1, NMSA, 1978, as amended, to lease real property from LCPS without referendum; and

Whereas pursuant to the Joint Powers Act Section 11-1-1 et seq. NMSA 1978, LCPS and the City desire to enter into this JPA to exercise their common power to maintain recreational facilities as follows:

LCPS is presently the owner in fee simple of certain tracts of land, more particularly described in Exhibit A attached hereto and made part of herein reference;

1. The City and LCPS are in need of recreational facilities for softball and other uses;
2. The City has the capacity and capability to undertake maintenance and operations of the softball complex for the benefit of the community.

Now therefore, in consideration of the mutual agreements and covenants set forth herein, the parties hereby agree as follows:

1. LCPS hereby leases unencumbered fee simple title to the City those parcels of land described in Exhibit A and reserving to themselves the right of the use of said premises pursuant to the terms and conditions set forth below.
2. The term of this agreement is September 2, 2003 through May 3, 2025. During the final year of this agreement, the City and LCPS may negotiate a new Joint Powers Agreement.

3. Complex Priority
 - A. Priority use of said premises shall be only for LCPS softball competition or for City sponsored softball programs.
 - B. Softball Complex Usage and Priority
 1. February, March, April, and 1st two weeks in May (3 ½ months)
 - a. 1st priority – LCPS
 - b. 2nd priority – City
 - c. 3rd priority – others (as approved by the City’s Parks Manager and the LCPS Athletic Director)
 2. Last two weeks in May through January (8 ½ months)
 - a. 1st priority – City
 - b. 2nd Priority – LCPS
 - c. 3rd priority – others (as approved by the City’s Parks Manager and the LCPS Athletic Director)
4. In consideration of this Joint Powers Agreement, the City agrees to provide:
 - A. Maintenance of softball fields and grounds to include the irrigation system and cleaning of buildings located at the Field of Dreams Softball Complex.
 - B. Equally share with LCPS the cost of labor and material for maintenance and/or repair projects performed by an outside contractor. Cost of repairs and selection of outside contractor shall be approved by both parties.
 - C. Clean grounds and buildings to include labor and supplies.
 - D. Cost of utilities excluding electricity cost of Wells A & B as designated in Exhibit A (See Sec. 5.D).
 - E. Maintain all irrigation components associated directly with the softball complex.
 - F. Purchase one (1) ATV at an estimated cost of \$7,500 and agree to pay costs of maintenance and replacement of said equipment. ATV will be used at Sports Complex. City shall retain ownership of the ATV.

5. In consideration of this Joint Powers Agreement, LCPS agrees to provide:
 - A. \$2 million stadium
 - B. 17 acres of land @ \$15,000 per acre or \$255,000
 - C. Use of existing LCPS owned reel-to-reel mower. Shall be used by the City at designated facilities

LCPS to retain ownership and provide maintenance
 - D. Well water and electrical cost to operate well
 - E. Cost of maintenance and repair on plumbing, electrical, and AC units
 - F. Cost of routine maintenance and repair excluding irrigation system
 - G. Equally share with City the cost of labor and material for maintenance and/or repair projects performed by an outside contractor. Cost of repairs and selection of outside contractor shall be approved by both parties.
 - H. Purchase one (1) Lawn Mower at an estimated cost of \$7,500 and agree to pay costs of maintenance and replacement of said equipment. Lawn mower will be used at Sports Complex. LCPS shall retain ownership of the lawn mower.
 - I. Purchase start-up equipment – estimated cost is \$3,000 to include but not limited to press box chairs, tables, PA wireless microphone system, additional bases and pitching rubbers, and trash cans.
6. Wells A and B as designated in Exhibit A shall be used for the watering of the softball complex. The parties acknowledge that the water rights regarding said wells and said softball complex property shall remain with LCPS. City shall have the right to use said water for the watering of the softball complex for the term of this lease. Irrigation shall be scheduled and coordinated to accommodate the events planned by both parties so as not to interfere with said events.
7. Wells A and B as designated in Exhibit A shall also be used for watering of the Sports Complex facilities to include the sports stadium and soccer fields 1 through 12.

In the event of an order from the State Engineer enjoining the use of said wells, the parties shall cooperate and coordinate to obtain another source of supply for the irrigation purposes mentioned herein.

8. Wells A and B as designated in Exhibit A, which have shared-use for irrigating the sports stadium, soccer fields, softball complex, and other Sports Complex facilities, shall have shared responsibility of City and LCPS for maintenance. Each party shall be responsible for fifty (50) percent of the cost of any maintenance repair, replacement, or up-grade of said pump and related structures associated with the well.
9. LCPS shall have responsibility for contracting for any and all repairs to the well and pump, and upon receipt of an invoice for said work shall bill City for fifty (50) percent of labor and supplies or equipment. Repair cost and selection of an outside contractor to be approved by both parties.
10. City and LCPS agree to cooperate on a yearly basis for the scheduling of the use of the fields. Such schedule shall be developed by mutual consultation between the City's Parks Manager and the LCPS Athletic Director. The Athletic Director and Parks Manager shall have final authority in the establishment of schedules for said fields. In the event there is a scheduling conflict between two or more LCPS programs, the Athletic Director's decision will be final.
11. City and LCPS shall provide strict accounting for all receipts and disbursements, if any, made pursuant to this Agreement.
12. The parties hereby agree:
 - A. LCPS shall indemnify and hold harmless City and its "public employees" as defined by the New Mexico Tort Claims Act, Sections 41-4-1 through 41-4-29, NMSA, 1978, from and against any and all claims, losses, fines, demands, damages, liabilities, expenses, lawsuits, attorney's fees, costs, and/or causes of action of any kind and nature whatsoever arising from or out of, connected with, resulting from, or related to the performance of this Agreement by LCPS and or its "public employees" as defined by New Mexico Tort Claims Act, supra. LCPS agrees to procure and maintain contractual liability coverage in its general liability policy covering the foregoing indemnification provision and provide evidence of such insurance each year. By contracting for such insurance, LCPS and its "public employees" as defined by the New Mexico Tort Claims Act, supra, do not waive sovereign immunity and/or any limitations of liability provided by law.
 - B. City shall indemnify and hold harmless LCPS and its "public employees" as defined by the New Mexico Tort Claims Act, Sections 41-4-1 through 41-4-29, NMSA, 1978, from and against any and all losses, fines, demands, damages, liabilities, expenses, lawsuits, attorney's fees, costs, and/or causes of action of any kind and nature whatsoever arising from or out of, connected with, resulting from, or related to the performance of this Agreement by City and or its "public employees" as defined by New Mexico Tort Claims Act, supra. City agrees to procure and maintain contractual liability coverage in its general liability policy covering the foregoing indemnification provision and provide evidence of such

insurance each year. By contracting for such insurance, City and its "public employees" as defined by the New Mexico Tort Claims Act, supra, do not waive sovereign immunity and/or any limitations of liability provided by law.

C. The intent of the parties hereto is that they only be responsible for their own actions under New Mexico common law of comparative negligence and that they not be responsible in any fashion for events of the other party hereto.

13. During the Agreement, LCPS shall obtain and keep in force property insurance covering fire and extended coverage to the full value of improvements.

14. Neither the City nor LCPS shall assign any interest in this Agreement.

15. Any notice or documents required under this Agreement shall be mailed to the following addresses, except as changed by written notice to the other party:

City Manager	Superintendent of Schools
City of Las Cruces	Las Cruces Public Schools
P.O. Box 20000	505 South Main, Ste. 249
Las Cruces, NM 88004	Las Cruces, NM 88001

16. No property shall be acquired under this Agreement as a result of the joint exercise of powers. After the completion of the Agreement's purpose, any surplus money on hand, if any, shall be returned in proportion to the contributions made by the City and LCPS.

17. All improvements and alterations made to or placed upon the property by the City or LCPS are and shall remain the school district's property during the term of this lease. Alterations and improvements of a permanent nature which cannot be removed without undue damage to the property shall, at the termination of this agreement, become the property of LCPS.

18. This Agreement is binding upon the City and LCPS and their respective assignees, successors in interest, and legal representatives of any kind.

19. This Agreement embodies this entire Joint Powers Agreement between the City and LCPS and may be amended upon written agreement of the parties.

20. This Agreement incorporates all the conditions, agreements, and undertakings between the parties concerning the subject matter of this Agreement and all such conditions, understandings and agreements have been merged into this written agreement. No prior condition, agreement or other understanding, verbal or otherwise shall be valid or enforceable unless embodied by this Agreement including the Temporary Joint Powers Agreement dated May 5, 2003.

21. LCPS shall pay as they become due, all assessments, charges, mortgages, liens and taxes, if any, payable in respect to the subject property during the term of this Lease.

22. Failure on the part of either party to enforce any provisions of this Agreement shall not be construed as a waiver of the right(s) to compel performance of such provisions or other provisions.
23. Any revenue generated by the sponsoring agency for use of the facility will be in accordance with LCPS Policy or the City's Park Section Fees and Charges and Facility Use Policies.
24. Signage, for whatever purpose, including but not limited to scoreboards or fence advertising, shall be approved by the LCPS Athletic Director.
25. Signage revenue generated from advertising fees or sponsorships shall be collected and distributed in accordance with LCPS Policy.
26. Signage sponsorships cannot be in violation of existing LCPS or City vending agreements, contracts, or policies and ordinances. Any sign erected on said property must comply with the City Sign Code.
27. Any improvements or alterations to the subject property shall have prior approval of the LCPS and City.
28. The parties shall provide for strict accountability of all receipts and disbursements.

CITY OF LAS CRUCES
LAS CRUCES PUBLIC SCHOOLS PORTS COMPLEX





City of Las Cruces

COUNCIL ACTION FORM

For Meeting of September 2, 2003
(Adopted Date)

TITLE:

A RESOLUTION AUTHORIZING A JOINT POWERS AGREEMENT BETWEEN THE LAS CRUCES PUBLIC SCHOOL DISTRICT AND THE CITY OF LAS CRUCES FOR THE LEASE AND MAINTENANCE OF THE FIELD OF DREAMS SOFTBALL COMPLEX

BACKGROUND:

In 1994, the Fields Of Dreams Task Force was assembled and the plan of the football stadium, soccer fields, softball and baseball fields was presented to the Community, School Board, County Commissioners and the City Council.

The first two phases included the following:

- ◆ 12,000-seat football stadium for the local high schools as well as community events.
- ◆ Seven new soccer fields were added in 2002, which consumed approximately 30 acres and serves the school district as well as the youth and adult soccer leagues, which are recognized and sanctioned by the City of Las Cruces.

The newest and third phase now includes:

- ◆ A \$2 million softball complex including 17 acres of land at \$15,000 per acre or \$255,000.

The City and LCPS are in need of recreation facilities for softball and other uses. The City has the capacity to undertake maintenance and operations of the softball complex for the benefit of the community. LCPS leases unencumbered fee simple title to the City those parcels of land described in Exhibit A and reserving to themselves the right of the use of said premises pursuant to the terms and conditions set forth. The term of this Agreement will be from September 2, 2003 through May 3, 2025. During the final year of the agreement, the City and LCPS may negotiate a new Joint Powers Agreement. The attached Resolution is to approve a new JPA that has been negotiated to replace the temporary one.

(Continue on additional sheets as required)

Name Of Drafter TED L. NOVACK		Department: Facilities/Parks Management		Phone: 541-2550	
Department	Signature	Phone	Department	Signature	Phone
Originating Department	<i>[Signature]</i>	2651	Budget	<i>[Signature]</i>	2300
Legal	<i>[Signature]</i>	541-2128	City Manager	<i>[Signature]</i>	

Account Number	Amount of Expenditure	Budget Amount
No additional expenditures.		

The requested Joint Powers Agreement will enable priority use of said premises for LCPS softball competition or for City sponsored softball programs. The City and LCPS agree to cooperate on a yearly basis for the scheduling of the use of the fields. Such schedule shall be developed by mutual consultation between the City's Parks Manager and the LCPS Athletic Director. The City agrees to provide maintenance of softball fields and grounds to include the irrigation system, cleaning of buildings to include labor and supplies, cost of utilities excluding electricity cost of Wells A & B, and maintain all irrigation components associated directly with the softball complex. The City will purchase one (1) ATV at an estimated cost of \$7,500, pay costs of maintenance and replacement of equipment. The City will retain ownership of the ATV. The LCPS will purchase one (1) lawn mower at an estimated cost of \$7,500, pay costs of maintenance and replacement of equipment. The LCPS will retain ownership of the lawn mower.

The attached Agreement and associated Resolution clarifies these issues in more detail and clarifies the extent of the contributions to be made by both parties.

The requested agreement has been reviewed by the City's Legal Department as well as the legal entity for the school district.

SUPPORT INFORMATION:

1. Resolution.
2. Letter from the School District's Athletic Director.
3. Joint Powers Agreement, Exhibit "A".
4. Site Plan.

COUNCIL OPTIONS:

1. Vote "Yes" and approve the Resolution. Such action will authorize the Joint Powers Agreement between the School District and the City of Las Cruces for the lease and maintenance of the softball complex.
2. Vote "No" and deny the Resolution. Such action will not authorize a Joint Powers Agreement between the School District and the City of Las Cruces to allow the lease and maintenance of the Field of Dreams Softball Complex.
3. Vote to table the Resolution and direct staff to pursue other options.

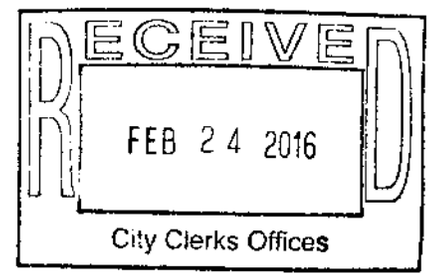
B



Received

FEB 11 2016

Superintendent



February 4, 2016

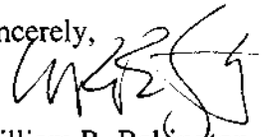
Mr. Stan Rounds, Superintendent
Las Cruces Public Schools
505 S. Main St. Suite 249
Las Cruces, NM 88001

Re: Execution of "Attachment A" Agreement Between the City of Las Cruces and Las Cruces Public Schools for the Lease, Maintenance and Use of the Field of Dreams Soccer, Softball Complex, Football Stadium and the 18.086 Acre Parcel Located North of Tashiro and East of the Highnoon Soccer Fields

Dear Mr. Rounds:

Enclosed you will find the above referenced document for your review and execution. Once you have signed the document, if you could make a copy for your records, and **return the original** to me, I would appreciate it.

Please do not hesitate to contact me should you have any questions and/or comments. Thank you.

Sincerely,

William R. Babington, Jr.
City Attorney

WRB/bjh

cc: Mark Johnston, Department Director
Parks and Recreation

**“ATTACHMENT A”
AGREEMENT
BETWEEN THE CITY OF LAS CRUCES AND LAS CRUCES PUBLIC SCHOOLS
FOR THE LEASE, MAINTENANCE AND USE OF THE FIELD OF
DREAMS SOCCER, SOFTBALL COMPLEX, FOOTBALL STADIUM AND THE
18.086 ACRE PARCEL LOCATED NORTH OF TASHIRO AND EAST OF THE
HIGHNOON SOCCER FIELDS**

This attachment covers site specific terms and conditions and brings further clarity to the terms of the Agreement. All terms and conditions of the Agreement apply to this and the City of Las Cruces (City) and the Las Cruces Public Schools (LCPS) agree as follows;

1. LCPS hereby leases unencumbered fee simple title to the City, those parcels of land described in Exhibit “A” identified as Soccer fields one (1) through five (5) and Soccer fields eleven (11) through fourteen (14). LCPS retains ownership of those parcels of land described in Exhibit “A” identified as Soccer fields six (6) through ten (10), the Softball complex and Football stadium.

2. Field Usage

- a. Priority use of the property shall be for soccer, softball, LCPS and City activities.
- b. Field 5 will be used minimally by LCPS for school district track and field events. If other property becomes available track and field events may be moved by mutual agreement between the City and LCPS.
- c. The area immediately south of field 5 may also be used for track and field events. If other property becomes available, track and field events may be moved by mutual agreement between the City and LCPS. In the event other property becomes available for track and field events, the City may use the parcel for park purposes.
- d. Fields 1 through 14 as designated in Exhibit A shall be used for soccer, community events and will serve as a storm water detention facility during flood conditions.

3. Field scheduling

Soccer Fields 1 through 14 and the 18.036 acre parcel as designated in Exhibit “A” and Exhibit “B”, the City and LCPS agree to the following usage and priority ranking;

- a. LCPS soccer programs or activities will have first priority for fields 6 through 10;
- b. City sponsored or co-sponsored soccer programs, recreational activities, or special events will have first priority for fields 1 through five, 11 through 14 and the 18.036 acre property;

- c. (third) Community youth soccer club or league, currently Las Cruces Youth Soccer;
- d. (fourth) Adult soccer leagues or youth soccer leagues not defined above and other approved uses by the City and or LCPS.

Softball Complex, fields 1 through 4 as designated in Exhibit "A", the City and LCPS agree to the following usage and priority list;

A. Use of the complex will be for LCPS softball competition, Community softball programs, games/events.

1. Mid-February, March, April, and 1st two weeks of May

- a. First priority – LCPS
- b. Second priority – City
- c. Third priority – Others (as approved by the City's Facility Department representative and the LCPS Athletic Director or representative)

2. Last two weeks of May through third week of November

- a. First priority – City
- b. Second priority – LCPS
- c. Third priority – Others (as approved by the City's Facility Department representative and the LCPS Athletic Director or representative)

B. Maintenance: LCPS will provide maintenance, operations and pay all utilities associated with Soccer fields 6 through 10, Football stadium and Field of dreams softball complex:

- i. Turf maintenance of Soccer fields 6 through 10 (mowing, fertilizer, aeration)
- ii. Turf and infield maintenance of Softball Fields one through four
- iii. Maintenance of common grounds, (landscape, hardscape, parking areas)
- iv. Maintenance and operations of irrigation systems.
- v. Game preparations for all softball and soccer games.
- vi. Master scheduling and coordination of Soccer fields 6 through 10 and Softball fields 1 through 4.
- vii. Cost of utilities including the electrical, water and operational costs for wells A & B.
- viii. Provide all locks and key system for Soccer fields 6 through 10 and Softball fields 1 through 4

C. **Maintenance: City of Las Cruces** will provide maintenance, operations and pay electrical costs associated with Soccer fields 1 through 5, fields 11 through 14 and the 18.036 acre property:

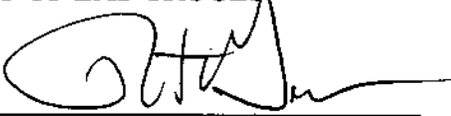
- ix. Turf maintenance of Soccer Fields 1 through 5 and 11 through 14 (mowing, fertilizer, aeration)
- x. Maintenance of common grounds, (landscape, hardscape, parking areas adjacent to the soccer fields)
- xi. Maintenance and operations of irrigation systems.
- xii. Master scheduling and coordination of Soccer Fields 1 through 5, fields 11 through 14 and the 18.036 acre parcel
- xiii. Cost of electrical services to lights on fields 1 and 2.
- xiv. Provide all locks and key system
- xv. Provide construction, irrigation, electrical and all costs associated with the recreational development of the 18.036 identified as Exhibit "B"

D. Wells A & B as designated in Exhibit A; shall be used for watering the stadium, softball and soccer fields. All water rights to remain with LCPS. Watering schedules shall be coordinated to ensure maximum use of the fields with minimum impact. LCPS will be responsible for any repairs, maintenance or replacement of parts and equipment related to wells A & B. In the event of an order from the State Engineer enjoining the use of wells A & B, LCPS and the City shall cooperate and coordinate to obtain another water source for irrigation purposes.

7. City and LCPS agree to cooperate on a yearly and /or as needed basis for the scheduling and use of the all fields contained in this agreement.

8. This Attachment may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement.

CITY OF LAS CRUCES

By: 

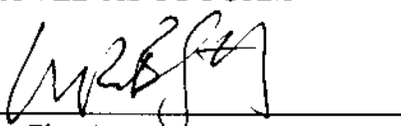
Robert L. Garza, P.E.
City Manager

LAS CRUCES PUBLIC SCHOOLS

By: 

Stan Rounds
Superintendent

APPROVED AS TO FORM

By: 
City Attorney

**Highnoon Soccer EAST
Exhibit B**

819.58 ft

908.02 ft

18.086 acres

1015.35 ft



Date: 10/13/2015

Legend



Parks_aug2015

measurement



RESOLUTION NO. 11-094

A RESOLUTION ADOPTING AN AGREEMENT BETWEEN THE CITY OF LAS CRUCES AND THE LAS CRUCES PUBLIC SCHOOLS (LCPS) FOR COOPERATIVE USE OF CURRENT AND FUTURE RECREATIONAL SPACE, ATHLETIC FIELDS, BUILDINGS AND FACILITIES, AND REPEALING EXISTING AGREEMENTS BETWEEN THE CITY AND LCPS WHICH WERE ADOPTED PURSUANT TO RESOLUTIONS 00-296, 03-326 AND 04-091.

The City Council is informed that:

WHEREAS, the City of Las Cruces, New Mexico (City), and the Las Cruces Public Schools (LCPS) currently share responsibility for the operation and maintenance of various athletic facilities; and

WHEREAS, several agreements governing the use and maintenance of these facilities have been entered in to over the years; and

WHEREAS, increased demand, budget constraints and the desire to more efficiently utilize all City and LCPS athletic and recreational facilities have created the need for a new agreement between the City and LCPS; and

WHEREAS, such an agreement has been prepared in conjunction with LCPS staff and will govern the use and maintenance of not only athletic facilities but also pools, classroom and meeting space and school gardens; and

WHEREAS, this agreement will balance maintenance and usage responsibilities and align City and LCPS policies governing facility use, resulting in better recreational opportunities for City residents; and

WHEREAS, approval by the LCPS Board will also be required to finalize the agreement.

NOW, THEREFORE, Be it resolved by the governing body of the City of Las Cruces:

(I)

THAT the Agreement between the City of Las Cruces and Las Cruces Public Schools for Cooperative use of Current and Future Recreational Space, Athletic Fields, Buildings and Facilities, including Attachments A-D attached hereto as Exhibit "A", is hereby approved.

(II)

THAT prior agreements governing maintenance and use of athletic facilities that were approved pursuant to Resolutions 00-296, 03-326 and 04-091 are hereby terminated.

(III)

THAT City staff is hereby authorized to do all deeds necessary in the accomplishment of the herein above.

DONE AND APPROVED this 18th day of October 2010.

(SEAL)

APPROVED



Mayor

ATTEST:



City Clerk

VOTE:

Mayor Miyagishima: Aye
Councillor Silva: Aye
Councillor Connor: Aye
Councillor Pedroza: Aye
Councillor Small: Aye
Councillor Sorg: Aye
Councillor Thomas: Aye

Moved by: Small
Seconded by: Sorg

APPROVED AS TO FORM:



City Attorney

AGREEMENT
BETWEEN THE CITY OF LAS CRUCES
AND LAS CRUCES PUBLIC SCHOOLS FOR COOPERATIVE USE OF CURRENT
AND FUTURE RECREATIONAL SPACE, ATHLETIC FIELDS, BUILDINGS, AND
FACILITIES

This Agreement is entered into pursuant to Section 11-1-1 et. Seq., NMSA 1978 this September 21, 2010 by and between the City of Las Cruces New Mexico, a Municipal Corporation under the laws of the State of New Mexico, herein known as City and the Board of Education of Las Cruces Public Schools herein known as LCPS.

This Agreement and attachments repeal any and all existing agreements and incorporate all the conditions, agreements, and undertakings between the parties concerning the subject matter of this Agreement and all such conditions, understandings, and agreements have been merged into this written agreement. No prior condition, agreement, or other understanding verbal or otherwise shall be valid or enforceable, unless embodied by this Agreement.

Whereas LCPS, by and through the local school board, is empowered by Section 22-5-4, NMSA 1978 (1993) to contract and lease for the School District and by Section 5-4-5 NMSA 1978 (1963) to establish and maintain recreational facilities in conjunction with any municipality; and

Whereas the City of Las Cruces is empowered by Sec 3-54-1 NMSA 1978 as amended to lease real property from LCPS without referendum; and

Whereas pursuant to the Joint Powers Act Section 11-1-1 et. seq. NMSA 1978 LCPS and the City desire to enter into this Agreement to exercise their common power to maintain recreational facilities as follows:

- A. LCPS is presently the owner in fee simple of certain tracts of land and facilities that are suitable for recreational opportunities, athletic programs, community meeting space and classes;
- B. The City is presently the owner in fee simple of certain tracts of land and facilities that are suitable for recreational opportunities, athletic programs, community meeting space and classes;
- C. The City and LCPS are in need of sites and facilities for Community functions, recreational opportunities, athletic programs and educational classes;
- D. The City and LCPS have the capacity and capability to continue maintenance and operations of the sites, buildings and facilities;

- E. The City and LCPS are interested in continuing and expanding a cooperative effort aimed at increasing opportunities for recreational/athletic programs and leveraging the limited amount of field and facility space available for District and Public use;

Now therefore, in consideration of covenants set forth herein, the parties hereby agree as follows and in accordance with the site specific details outlined in the Attachments;

1. The City and LCPS agree to cooperate on a yearly basis for scheduling of fields and facilities as described in the attachments. Such schedule shall be developed by mutual consultation between the City Facilities Department Parks and Recreation Administrator or designee and Las Cruces Public Schools Athletic Director or designee.
2. The City and LCPS shall provide strict accounting for all receipts and disbursements, if any, made pursuant to this agreement.
3. The City may charge rental fees to community users of LCPS-owned athletic facilities to cover administrative and maintenance costs that LCPS or City may incur. In addition, the City may charge rental fees for LCPS use of City facilities if funds are generated from ticket sales, concessions, or other sources that do not go directly back to LCPS, ie; booster clubs, sports camps, and other non-LCPS functions.
4. The parties hereby agree;

A. LCPS shall indemnify and hold harmless the City and its “public employees” as defined by the New Mexico Tort Claims Act, Sections 41-4-1 through 41-4-29 NMSA, 1978, from and against any and all claims, losses, fines, demands, damages, liabilities, expenses, lawsuits, attorneys fees, costs, and/or causes of action of any kind and nature whatsoever arising from or out of, connected with, resulting from or related to the performance of this Agreement by LCPS and or its “public employees” as defined by New Mexico Tort Claims Act, supra. LCPS agrees to procure and maintain contractual liability coverage in its general liability policy covering the foregoing indemnification provision and provide evidence of such insurance each year by contracting for such insurance, LCPS and its “public employees” as defined by the New Mexico Tort Claims Act, supra, do not waive sovereign immunity and or any limitations of liability provided by law.

B. City shall indemnify and hold harmless the LCPS and its “public employees” as defined by the New Mexico Tort Claims Act, Sections 41-4-1 through 41-4-29 NMSA, 1978, from and against any and all claims, losses, fines, demands, damages, liabilities, expenses, lawsuits, attorneys fees, costs, and/or causes of action of any kind and nature whatsoever arising from or out of, connected with, resulting from or related to the performance of this Agreement by LCPS and or its

“public employees” as defined by New Mexico Tort Claims Act, supra. City agrees to procure and maintain contractual liability coverage in its general liability policy covering the foregoing indemnification provision and provide evidence of such insurance each year by contracting for such insurance, City and its “public employees” as defined by the New Mexico Tort Claims Act, supra, do not waive sovereign immunity and or any limitations of liability provided by law.

C. The intent of the parties hereto is that they only be responsible for their own actions under New Mexico common law of comparative negligence and that they not be responsible in any fashion for events of the other party hereto.

5. Neither the City nor LCPS shall assign any interest in this Agreement without the written consent of the other party.
6. Any notice or documents required under this Agreement shall be mailed to the following addresses except as changed by written notice to the other party

City Manager
City of Las Cruces
PO Box 20000
Las Cruces NM 88004

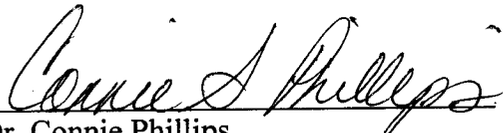
Superintendent of Schools
Las Cruces Public Schools
505 South Main Street Suite 249
Las Cruces NM 88001

7. This Agreement is binding upon the City and LCPS and their respective assignees, successors in interest, and legal representatives of any kind.
8. This Agreement between the City and LCPS and may be amended or expanded upon written agreement of the parties by addendum or attachment.
9. LCPS shall pay as they become due all assessments, charges, mortgages, liens, and taxes if any, payable in respect to the subject property(s) during the term of any property lease/rental or cooperative use of LCPS property.
10. The City shall pay as they become due all assessments, charges, mortgages, liens, and taxes if any, payable in respect to the subject property(s) during the term of any property lease/rental or cooperative use of City property.
11. Failure on the part of either party to enforce any provisions of this Agreement shall not be construed as a waiver of the right's to compel performance of such provisions or other provisions.
12. Any revenue generated from the use of facilities will be in accordance with LCPS policy and the City Parks and Recreation Fees and Charges and Facility Use Policies.
13. Signage, advertising, and other revenue based alterations will be approved prior to their installation by the LCPS Athletic Director or designee and or the City

Facility Department Parks and Recreation Administrator or designee. Signage revenue generated from advertising fees or sponsorships shall be in accordance with LCPS and City of Las Cruces policies. Signage for whatever purpose including but not limited to scoreboards or fence advertising will be approved by the City's Facility Department Parks and Recreation Administrator or designee and or the LCPS Athletic Director or designee.

14. Any improvements or alterations to the subject property(s) shall have prior approval of LCPS and City.
15. This Agreement amends any and all Joint Powers Agreements signed prior, and shall continue through May, 2025. The City and LCPS may add other sites, facilities and or recreational areas by Attachment.
16. This Agreement may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement and/or attachments.

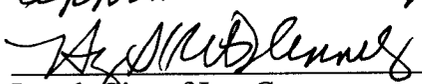
DONE AND APPROVED this 21st day of September, 2010.


Dr. Connie Phillips
President, LCPS School Board of Education

DONE AND APPROVED this 18th day of October, 2010.


Terrence Moore
City Manager, City of Las Cruces


Stan Rounds
Superintendent, Las Cruces Public Schools

approved as to form

Legal, City of Las Cruces

Legal, Las Cruces Public Schools

**“ATTACHMENT A”
AGREEMENT
BETWEEN THE CITY OF LAS CRUCES AND LAS CRUCES PUBLIC SCHOOLS
FOR THE LEASE, MAINTENANCE AND USE OF THE FIELD OF
DREAMS SOCCER AND SOFTBALL COMPLEX, AND FOOTBALL STADIUM**

This attachment covers site specific terms and conditions and brings further clarity to the terms of the Agreement. All terms and conditions of the Agreement apply to this and the City of Las Cruces (City) and the Las Cruces Public Schools (LCPS) agree as follows;

1. LCPS hereby leases unencumbered fee simple title to the City, those parcels of land described in Exhibit “A” identified as Soccer fields six through sixteen. LCPS retains ownership of those parcels of land described in Exhibit “A” identified as Soccer fields one through five, the Softball complex and Football stadium.

2. Field Usage

- a. Priority use of the property shall be for soccer, softball, LCPS and City activities.
- b. Field 5 will be used minimally by LCPS for school district track and field events. If other property becomes available track and field events may be moved by mutual agreement between the City and LCPS.
- c. The area immediately south of field 5 may also be used for track and field events. If other property becomes available, track and field events may be moved by mutual agreement between the City and LCPS. In the event other property becomes available for track and field events, the City may use the parcel for park purposes.
- d. Fields 8 through 16 as designated in Exhibit “A” shall be used for soccer, community events and will serve as a storm water detention facility during flood conditions.

3. Field scheduling

Soccer Fields 1 through 16 as designated in Exhibit “A”, the City and LCPS agree to the following usage and priority ranking;

- a. First priority - LCPS soccer programs or activities;
- b. Second priority - City sponsored or co-sponsored soccer programs or recreational activities, please note that at this time the City does not run any City leagues that utilize the Field of Dreams;
- c. Third priority - Community youth soccer club or league, currently Las Cruces Youth Soccer League;
- d. Fourth priority - Adult soccer leagues or youth soccer leagues not defined above and other approved uses by the City and or LCPS.

- e. Teams and or players registered with the U.S. Soccer Federation, Inc. or some part there of will be given, within the scope of this agreement preference to play soccer on the Grant Fields designated in Exhibit "A" as fields 6 through 16.

Softball Complex, fields 1 through 4 as designated in Exhibit "A", the City and LCPS agree to the following usage and priority list;

- A. Use of the complex will be for LCPS softball competition, Community softball programs, games/events.

- 1. Mid-February, March, April, and 1st two weeks of May

- a. First priority – LCPS
- b. Second priority – City
- c. Third priority – Others (as approved by the City's Facility Department representative and the LCPS Athletic Director or representative)

- 2. Last two weeks of May through third week of November

- a. First priority – City
- b. Second priority – LCPS
- c. Third priority – Others (as approved by the City's Facility Department representative and the LCPS Athletic Director or representative)

B. Maintenance: LCPS will provide all maintenance, operations and pay all utilities associated with soccer fields one through five, football stadium and Field of Dreams Softball Complex.

- i. Turf maintenance of soccer fields one through five (mowing, fertilizer, aeration)
- ii. Turf and infield maintenance of softball fields one through four
- iii. Maintenance of common grounds, (landscape, hardscape, parking areas)
- iv. Maintenance and operations of irrigation systems.
- v. Game preparations for all softball and soccer games.
- vi. Master scheduling and coordination of soccer fields one through five and Softball fields one through four.
- vii. Cost of utilities including the electrical, water and operational costs for wells A & B.
- viii. Provide all locks and key system for Soccer fields one through five and Softball fields one through four

C. **Maintenance: City of Las Cruces** will provide maintenance, operations and pay electrical costs associated with Soccer fields six through sixteen

- ix. Turf maintenance of Soccer Fields six through sixteen (mowing, fertilizer, aeration)
- x. Maintenance of common grounds, (landscape, hardscape, parking areas adjacent to the soccer fields)
- xi. Maintenance and operations of irrigation systems.
- xii. Master scheduling and coordination of Soccer Fields six through sixteen
- xiii. Cost of electrical services to lights on fields six and seven.
- xiv. Provide all locks and key system for Soccer fields six through sixteen

D. Wells A & B as designated in Exhibit A; shall be used for watering the stadium, softball and soccer fields. All water rights to remain with LCPS. Watering schedules shall be coordinated to ensure maximum use of the fields with minimum impact. LCPS will be responsible for any repairs, maintenance or replacement of parts and equipment related to wells A & B. In the event of an order from the State Engineer enjoining the use of wells A & B, LCPS and the City shall cooperate and coordinate to obtain another water source for irrigation purposes.

- 4. City and LCPS agree to cooperate on a yearly and /or as needed basis for the scheduling and use of the fields.
- 5. This Attachment may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement.

“ATTACHMENT B”
AGREEMENT
BETWEEN THE CITY OF LAS CRUCES AND LAS CRUCES PUBLIC SCHOOLS
FOR USE OF APODACA/PAZ AND FUTURE BASEBALL FIELDS

This attachment covers site specific terms and conditions and brings further clarity to the terms of the Agreement. All terms and conditions of the Agreement apply and the City of Las Cruces (City) and the Las Cruces Public Schools (LCPS) agree as follows;

1. The City and LCPS recognize the need to cooperatively work together in an effort to leverage and maximize the use of the limited number of recreational /athletic fields and facilities throughout the City.
2. The City, LCPS and local community organizations run athletic programs that require the use of City property and LCPS property for games, practices and tournaments.
3. LCPS has athletic programs that require the use of full size baseball fields and stadium seating to accommodate spectators.

In an effort to further the intent and cooperative nature of the Agreement, the City will provide LCPS at no cost the use of Apodaca and Paz baseball fields for LCPS league games and school related tournaments. The City will provide:

1. Use of City Baseball Fields for LCPS athletic programs and district related tournaments.
2. All maintenance of buildings, grounds, spectator areas and game field preparations.
3. Turf maintenance and irrigation
4. All costs related to utilities and maintenance products
5. Use of concession stands; LCPS may choose to operate the stands or utilize the local league concession operators

LCPS will provide:

1. Security
2. Supervision of grounds and any employees related to ticket sales/gate management.
3. This Attachment may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement.

“ATTACHMENT C”
AGREEMENT
BETWEEN THE CITY OF LAS CRUCES AND LAS CRUCES PUBLIC SCHOOLS
FOR USE OF LIONS PARK TENNIS COURTS AND FUTURE TENNIS COURTS

This attachment covers site specific terms and conditions and brings further clarity to the terms of the Agreement. All terms and conditions of the Agreement apply and the City of Las Cruces (City) and the Las Cruces Public Schools (LCPS) agree as follows;

1. The City and LCPS recognize the need to cooperatively work together in an effort to leverage and maximize the use of the limited number of recreational /athletic fields and facilities throughout the City.
2. The City, LCPS and local community organizations run athletic programs that require the use of City property and LCPS property for games, practices and tournaments.
3. LCPS has athletic programs that require the use of a multi-court tennis facility and accommodate spectators.

In an effort to further the intent and cooperative nature of the Agreement, the City will provide LCPS at no cost the use of Tennis Courts for league games and school related tournaments.

The City will provide:

1. Use of Tennis Courts for LCPS athletic programs and district related tournaments.
2. All maintenance of buildings, grounds, spectator areas and tennis courts.
3. All costs related to utilities and maintenance products.

LCPS will provide:

1. Security
2. Supervision of grounds and any employees related to ticket sales/gate management.
3. This Attachment may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement.

“ATTACHMENT D”
AGREEMENT
BETWEEN THE CITY OF LAS CRUCES AND LAS CRUCES PUBLIC SCHOOLS
FOR USE OF POOLS

This attachment covers site specific terms and conditions and brings further clarity to the terms of the Agreement. All terms and conditions of the Agreement apply and the City of Las Cruces (City) and the Las Cruces Public Schools (LCPS) agree as follows;

1. The City and LCPS recognize the need to cooperatively work together in an effort to leverage and maximize the use of the limited number of recreational /athletic fields and facilities throughout the City.
2. The City, LCPS and local community organizations run athletic programs that require the use of City property and LCPS property for games, practices and tournaments.
3. LCPS has athletic/recreational programs that require the use of swimming pools.

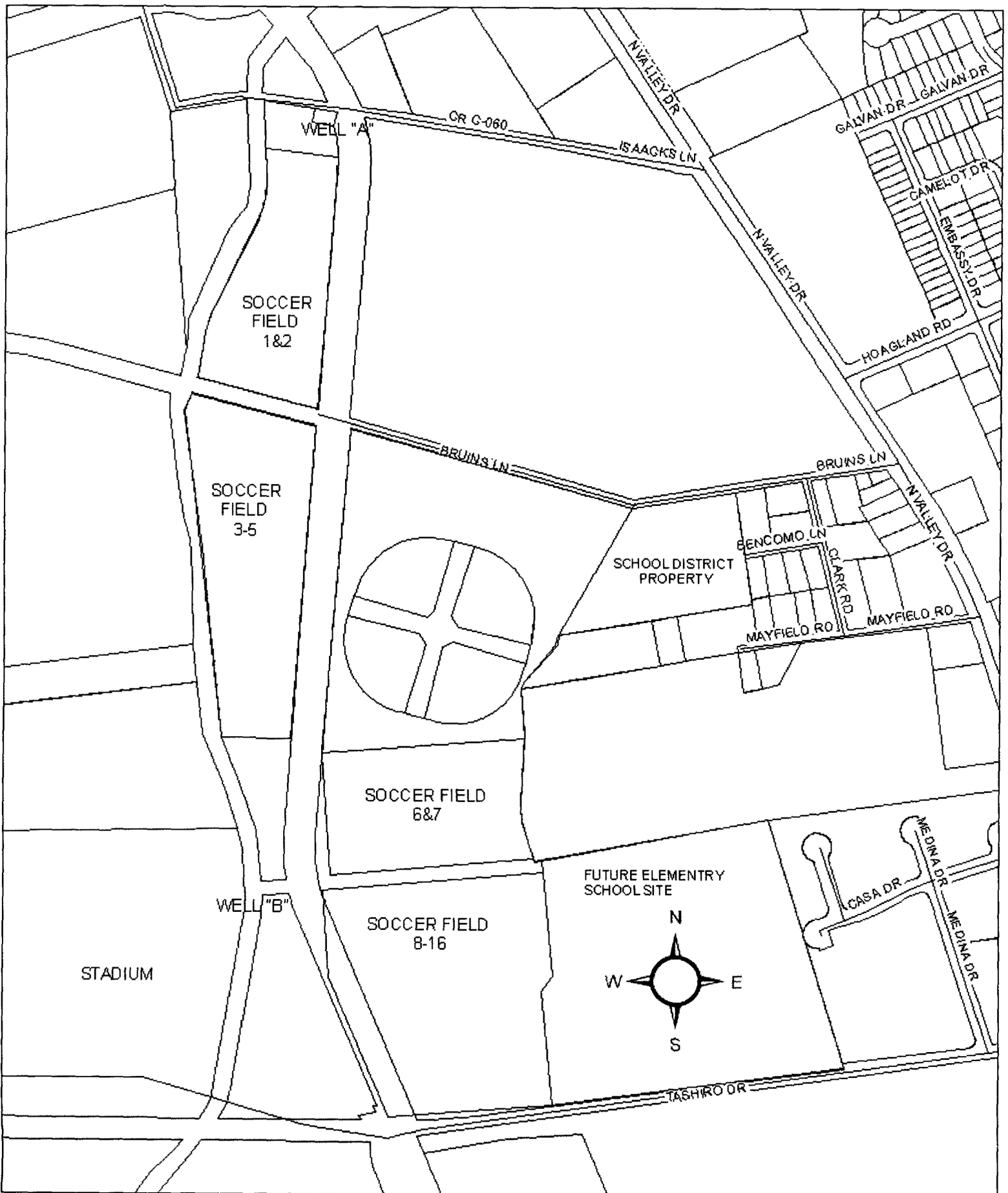
In an effort to further the intent and cooperative nature of the Agreement, the City will provide LCPS the use of pools for practice, league meets and school related activities.

The City will provide:

1. Use of Pools for LCPS athletic programs and district related activities as outlined;
 - a. LCPS may be charged for non athletic use of pools as outlined in the Parks and Recreation Fees and Facility Use Policy.
2. All maintenance of buildings, grounds, spectator areas and swimming pool.
3. All costs related to utilities and maintenance products.

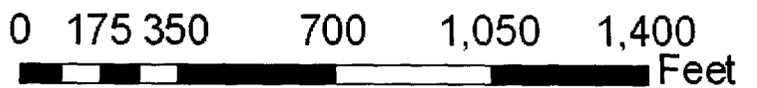
LCPS will provide:

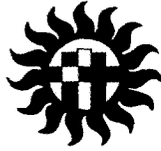
1. Security/staff supervision
2. Supervision of grounds and any employees related to ticket sales/gate management.
3. This Attachment may be modified, deviated from, or expanded by mutual agreement between the City of Las Cruces and LCPS for situations not specifically covered under the agreement.



Field of Dreams

EXHIBIT A





City of Las Cruces®

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Council Action and Executive Summary

Item # 9 Ordinance/Resolution# 11-094 Council District:

For Meeting of October 18, 2010

TITLE: A RESOLUTION ADOPTING AN AGREEMENT BETWEEN THE CITY OF LAS CRUCES AND THE LAS CRUCES PUBLIC SCHOOLS (LCPS) FOR COOPERATIVE USE OF CURRENT AND FUTURE RECREATIONAL SPACE, ATHLETIC FIELDS, BUILDINGS AND FACILITIES, AND REPEALING EXISTING AGREEMENTS BETWEEN THE CITY AND LCPS WHICH WERE ADOPTED PURSUANT TO RESOLUTIONS 00-296, 03-326 AND 04-091.

PURPOSE(S) OF ACTION: To enter into a new, mutually beneficial agreement with the Las Cruces Public Schools to allow cooperative use of recreational space, athletic fields, buildings and facilities.

Drafter and Staff Contact: Mark Johnston <i>[Signature]</i>		Department: Facilities/Parks & Rec		Phone: 541-2557	
Department	Signature	Phone	Department	Signature	Phone
Facilities Director	<i>[Signature]</i>	541-2506	Budget	<i>[Signature]</i>	541-2107
Other			Assistant City Manager	<i>[Signature]</i>	541-2271
Legal	<i>[Signature]</i>	541-2128	City Manager	<i>[Signature]</i>	541-2076

BACKGROUND / KEY ISSUES / CONTRIBUTING FACTORS: The City of Las Cruces and the Las Cruces Public Schools (LCPS) have shared maintenance and operational responsibilities for soccer and softball fields since 1985. The original agreement between the two entities, which was entered into on April 29, 1985, governed the maintenance and operation of the first five High Noon soccer fields near Mayfield High School. In 1999, the City, LCPS and the High Noon Soccer League (now known as the Las Cruces Youth Soccer League) worked cooperatively to develop a dual use flood control/soccer field addition commonly known as the Field of Dreams soccer complex. This project added several new soccer fields for a total of 16 fields. The City entered into a Joint Powers Agreement with LCPS pursuant to Resolution 00-296 on May 1, 2000 which defined the use and maintenance responsibilities of the soccer fields. LCPS and the City were to work cooperatively to schedule the fields, and the City was to perform all field maintenance. This agreement has remained in effect.

In 2003, the City entered into another Joint Powers Agreement with LCPS for the lease and maintenance of the newly constructed Field of Dreams Softball Complex which contains four softball fields. Under this agreement, the City maintains the fields and complex grounds while LCPS maintains the facility infrastructure. As with the soccer fields, LCPS and community athletic groups utilize the fields. The Joint Powers Agreement, which

(Continue on additional sheets as required)

superseded a temporary Joint Powers Agreement approved earlier via Resolution 03-326, was entered into pursuant to Resolution 04-091 on September 2, 2003 and is still in effect.

Recently, City and LCPS staff began discussing the possibility of entering into a unified cooperative agreement for all City and LCPS recreational space, athletic fields and facilities. Such an agreement would be mutually beneficial and help address many issues such as budget constraints for both entities and increased recreational field and facility usage/demand. The agreement would also align City and LCPS recreational usage policies, formalize and combine existing informal and formal agreements into one umbrella agreement and allow both entities to work cooperatively to pursue future recreational facility needs.

The proposed "Agreement between The City of Las Cruces and Las Cruces Public Schools for Cooperative use of Current and Future Recreational Space, Athletic Fields, Buildings and Facilities" (Agreement) consists of a general agreement supplemented by facility specific attachments. It would supersede any existing agreements and contains the following major provisions:

- The City and LCPS will work cooperatively to schedule the fields and facilities.
- Each entity shall indemnify the other.
- The City may charge rental fees to community users of LCPS fields to cover administrative or maintenance costs the City or LCPS incur.

Attachment "A" governs the lease, maintenance responsibilities and use priorities for the Field of Dreams Soccer and Softball Complex and Football stadium. Attachment "B" governs the use of Apodaca/Paz and any future baseball fields. Attachment "C" covers Lions Park Tennis Courts and any future tennis courts. Attachment "D" covers the use of pools.

This agreement will more effectively balance maintenance and usage of the facilities and will establish clear policies and parameters that will ensure clarity and continuity. Adoption of this Resolution will approve the Agreement and supersede any existing agreements between the City and LCPS. Adoption of the Agreement by the LCPS Board will also be required in order to finalize the Agreement.

The Agreement and Attachments A-D are attached.

SUPPORT INFORMATION:

1. Resolution
2. Exhibit "A" Agreement between The City of Las Cruces and Las Cruces Public Schools for Cooperative use of Current and Future Recreational Space, Athletic Fields, Buildings and Facilities, including Attachments A-D.

SOURCE OF FUNDING:

Is this action already budgeted?	Yes	N/A	See fund summary below
	No	<input type="checkbox"/>	If No, then check one below:
	<i>Budget Adjustment Attached</i>	<input type="checkbox"/>	Expense reallocated from:
		<input type="checkbox"/>	Proposed funding is from a new revenue source (i.e. grant; see details below)
<input type="checkbox"/>		Proposed funding is from fund balance in the _____ Fund.	
Does this action create any revenue?	Yes		Funds will be deposited into this fund: _____ in the amount of \$ _____.
	No	X	There is no new revenue generated by this action.

FUND SUMMARY: (Please make sure to change the gray font to black for scanning purposes.)

Fund Name(s)	Account Number(s)	Expenditure Proposed	Available Budgeted Funds in Current FY	Remaining Funds	Purpose for Remaining Funds
N/A					

OPTIONS / ALTERNATIVES:

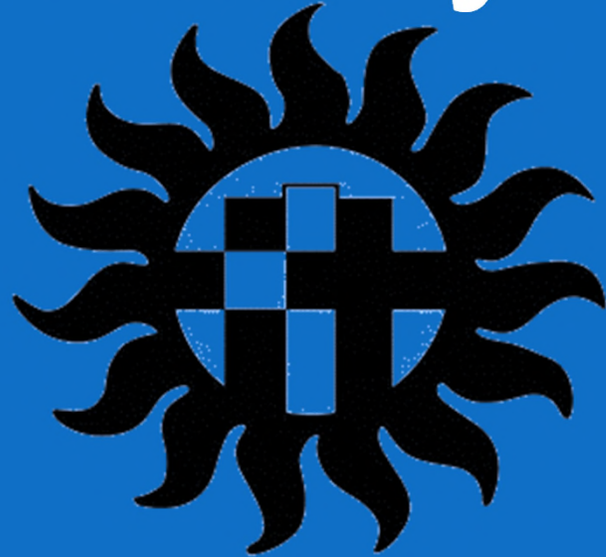
1. Vote "Yes"; this will approve the Agreement between The City of Las Cruces and Las Cruces Public Schools for Cooperative use of Current and Future Recreational Space, Athletic Fields, Buildings and Facilities, including Attachments A-D and cancel any prior agreements governing the use and maintenance of athletic facilities.
2. Vote "No"; this will not approve the Agreement or supersede any existing agreements between the City and LCPS. Use and maintenance responsibilities for the athletic facilities will remain as they are, and there will be no additional agreements governing other types of facilities.
3. Vote to "Amend"; this could include approving some portions of the Agreement but not others, or amending the basic provisions of the Agreement as per Council's direction.
4. Vote to "Table"; this could result in a delay in approving the Agreement.

REFERENCE INFORMATION

The resolution(s) and/or ordinance(s) listed below are only for reference and are not included as attachments or exhibits.

1. Resolution No. 00-296
2. Resolution No. 03-326
3. Resolution No. 04-091

Community Use of



School/City Facilities

History

- Agreement
- Communication
- Discovery
- Knowing and understanding

Next Steps

- Meeting with both LCPS and CLC Staff
- Review and revise current agreement
- Pilot Program – Afterschool Time and Summer Recreation

Questions?



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