



## **PORTLAND PUBLIC SCHOOLS**

### **OFFICE OF PLANNING & REAL ESTATE**

501 North Dixon Street / Portland, OR 97227

Telephone: 503.916.6544

**Date:** April 19, 2022

**To:** Board of Education

**From:** Dan Jung, COO  
Dana White, Director of Planning and Real Estate

**Subject:** District and Portland Parks and Recreation 2022 Athletic Agreement

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### **BACKGROUND**

The District and Portland Parks and Recreation (PPR) developed a Collaboration Agreement in 2010 (the 2010 Agreement) to memorialize the parties' historic use of each other's property. The ten-year Agreement was intended to "provide a flexible framework for managing and expanding shared use and joint development of facilities in an effective and efficient manner" to enhance the programs and services available to the Portland community and support the need for public facilities.

Since 2010, parties' needs and uses have changed, as have funding structures, all putting pressure on the availability for the shared use of certain facilities.

In February of 2020, the District and PPR jointly engaged an economic/business consultant, Eco NW, to provide an evaluation of the uses on both sides and to evaluate the 2010 Agreement and provide a flexible framework for a new agreement that would best support the many programs that each organization provides through the exchange of its public facilities to maximum benefit to the children, families and the Portland community.

The eight-month evaluation process concluded that the 2010 Agreement offers considerable value to City of Portland citizens. However, there are opportunities to expand access, increase benefits, and reduce costs which has been at the forefront of discussion between the parties.

Eco NW also recommended that future agreements be bifurcated into an exchange of use agreement (the subject of the proposed Athletic Agreement attached herein) and a separate real estate agreement (e.g. school parks, community gardens etc.). PPS and PPR are currently collaborating on a real estate agreement.

Throughout 2021 and well into 2022, PPS and PPR have worked collaboratively and have come to consensus on an agreement that (i) meets the programmatic needs of both parties; (ii) maximizes use of shared spaces for the benefit of the community and; (iii) minimizes the financial burden associated with providing community programming.

Staff provided a progress update to the Facilities and Operations Committee on December 8, 2021. Materials are provided ([LINK](#)) for reference.

## **RELATED POLICIES/BEST PRACTICES**

Administrative Directive 3.30 .0 12 AD: Community Use of School Buildings and Facilities

## **ANALYSIS OF SITUATION**

PPS and PPR came to the process with the overarching goals of clarifying and updating the needs of both parties as well as creating a new oversight structure that would be more workable and flexible as needs change over time.

The primary goals of the District were:

- Updating the hours of use for practice times at fields to 4pm-7pm during the school year (from 3pm-6pm in the 2010 Agreement);
- Priority of use over other users at PPR fields;
- First right of refusal on use agreement in exchange for primary control (e.g. Buckman where private schools and soccer clubs have invested in exchange for control)
- Resolution of use constraints at several area facilities

Using the ECO NW recommendations as a foundation and prioritizing the District's need to secure facilities for its athletes, staff have focused on negotiating the exchange of athletic facilities. These negotiations culminated in the attached Athletic Agreement (see Attachment A), which provides the following:

- The change of hours at PPR fields used by PPS from 3pm - 6pm to 4pm - 7pm where required to meet the District's current bell schedule;
- A detailed exchange of use for the District and PPR athletic programs that provides a majority of the use requested by each party to meet the needs of its athletic programs. This detailed agreement allows the District to secure the facilities it requires prior to the general public reserving them;
- A reduction in Park's use of District fields;
- Agreement that any additional use not included in the Athletic Agreement would be paid by each party;
- Agreement to the review and negotiation of facility use by the two athletic departments every three years;
- Agreement that any material programmatic changes require two years prior notice.

Changes Prioritized by PPR:

- Significantly more gym use for its volleyball and basketball programs;

- Saturday gym use (direct Custodial OT paid by PPR);
- Reduction of the use of PPS fields by 50% and release from obligation to mow PPS fields.

**FISCAL IMPACT**

The goal of the parties is to exchange asset use without incurring rental fees while reimbursing each other for actual out of pocket expenses (e.g. custodial OT, etc.). To the degree additional use is requested by either party beyond the detail of Attachment A to the Athletic Agreement, the cost will be paid to one another directly.

**COMMUNITY ENGAGEMENT (IF APPLICABLE)**

NA

**TIMELINE FOR IMPLEMENTATION / EVALUATION**

The Athletic Agreement will be presented to the City Council for approval in April 2022. Any revisions to the Agreement must be brought to PPR prior to that date.

**BOARD OPTIONS WITH ANALYSIS**

1. Approve the Athletic Agreement to provide District Athletics the facilities needed to run its athletic programs through the exchange of District facilities with PPR for its athletic program.
2. Deny the Athletic Agreement and require District Athletics to pay fees for the facilities needed to run its athletic programs.

**CONNECTION TO BOARD GOALS**

District athletics helps to nurture District students, with focus on raising racial and gender equality, by instilling values and developing skills to help ensure that every student athlete has the opportunities to thrive and experience success.

**STAFF RECOMMENDATION**

Staff believes that parties have reached agreement on the exchange of use of athletic facilities that best supports each party’s athletic programs given the constraints of their own use and the use of the general public and recommends that the Board approve the Athletic Agreement. *As a member of the PPS Executive Leadership Team, I have reviewed this staff report.*

\_\_\_\_\_ (Initials)

**ATTACHMENTS**

- A. Athletic Agreement

**Attachment A: Athletic Agreement**

**AGREEMENT**

**FOR THE JOINT USE OF**

**PORTLAND PUBLIC SCHOOLS and PORTLAND PARKS & RECREATION**

**ATHLETIC FACILITIES**

*This intergovernmental agreement is entered into by Portland Public Schools (PPS) and the City of Portland, by and through its Bureau of Parks & Recreation (PP&R), on the \_\_\_\_ day of \_\_\_\_\_, 2022 ("Agreement")*

*Whereas, the Parties to this Agreement are mutually interested in providing programs, facilities and services that benefit children, their families and the Portland community and, through this Agreement, prioritize the use of public assets to serve the missions of both parties; and*

*Whereas, the Parties recognize that both Parties serve the general public and that by allowing each other use of its facilities, the quality and quantity of facilities and programs available to students and the general public of Portland is increased; and*

*Whereas, Parties support strong relationships between collaborating agencies, their facilities, and their users to strengthen children, families, and the community; and*

*Whereas, PPS seeks to ensure every student, especially our Black and Native American students who experience the greatest barriers, are provided the opportunity to participate in athletics; and*

*Whereas, the Parties wish to specifically increase equity and access to recreational and educational opportunities for both students and the community as a whole through the exchange of its athletic facilities; and*

*Whereas, the Parties have historically had numerous use agreements, including most recently the 2010 Collaboration Agreement, regarding joint use of sites and athletic facilities; and*

*Whereas, Parties wish to enhance cooperation, and collaboration between each other and minimize disputes; and*

*Whereas, Parties agree that by separating the joint use of the athletic facilities from the other real estate agreements, included in the 2010 Collaboration Agreement, the Parties can better address site-specific uses; and*

*Whereas, these Parties recognize the framework of an athletic facility use agreement is critical to successful collaborations of this kind.*

*Now therefore, for and in consideration of the mutual promises and agreements of the Parties herein contained, it is agreed as follows:*

**Article I. General Provisions**

**Section 1.01 Purpose of Agreement**

To provide a flexible framework for managing and expanding joint use of athletic facilities in an effective and efficient manner that will enhance the programs and services available to Portland's children and adults through mutual cooperation, collaboration and use of public resources.

**Section 1.02 Term**

(a) **Effective Date** This Agreement is effective upon the date of full execution and expires on May 31, 2025.

(b) **Renewal** This Agreement may be renewed, including any and all mutually agreed upon revisions or additions to the Agreement, for additional terms of three years subject to the mutual consent of the governing bodies. Approximately one year prior to the expiration of each term, the Parties will meet to update Exhibit A: Baseline Use and to negotiate any other amendments to the Agreement that will be needed to reach mutual agreement for extending the Term of the Agreement. It is understood that both parties rely on the joint use of facilities granted by this Agreement, so the Parties will endeavor to give as much notice as reasonably possible if either does not intend to renew the Agreement.

**Section 1.03 Collegial Communications.** The foundation of effective collaboration is ongoing communication. Staff members at all levels will develop and maintain collegial interagency relationships appropriate to their roles.

**Section 1.04 Management Committee**

(a) **Purpose** In order to implement this Agreement and more effectively deliver services, a Management Committee is formed. The role of the Management Committee is to focus on the organizational and policy issues relevant to both Parties and to resolve conflicts that may arise. It is expected that operational managers will address the day-to-day details of joint use and will meet as needed. This committee will also work to reinforce a commitment to the joint use of facilities at all levels of both organizations.

(b) **Membership** The membership of the Management Committee will include, at minimum, the following representatives, their functional equivalents, or their designees:

1) PP&R

Property & Business Development Manager

Sports, Aquatics & Fitness Manager

Customer Service Center Manager

2) PPS

Director of Real Estate and Planning

Real Estate/CUB Manager

PIL Athletic Director

Community Relations and RESJ Partners(ad hoc)

(c) **Meetings** The Management Committee will meet as needed, but at least four times annually, to address issues related to the joint use of athletic facilities such as:

1) Review and amend, as needed, this Agreement, including Exhibit A: Baseline Use, to ensure it effectively supports the Parties' collaborative effort, accommodates changes in circumstances, and takes advantage of new opportunities for collaboration.

2) Consider reports from various facility and program managers about the challenges of operating in the spirit of this Agreement.

3) Reconcile direct costs and fees associated with additional use beyond agreed Baseline Use.

4) Discuss capital improvements at jointly used properties.

5) Review impacts of changes in Baseline Use to ensure that the exchange of use endeavors to meet the needs of each party.

6) Resolve disputes in accordance with Section 1.07.

**(d) Coordinator**

1) Selection: The Management Committee will select from among its members a Coordinator to serve in that role for one year. The Coordinator responsibilities will rotate between the Parties on a yearly basis.

2) Responsibilities: The Coordinator will carry out the shared functions, including, but not limited to, the following:

- a. Convening the committee and chairing its meetings;
- b. Providing each agency with a summary of the Committee's discussions and directions and ensure that each agency is informed of them in a timely manner;
- c. Coordinating the dissemination and implementation of procedures and policies developed by the committee; and,
- d. Performing other functions, identified by the committee, that help to carry out the goals and vision of this Agreement.

3) Cost Sharing: The Parties will share the cost of participating in the Management Committee. Each Party will be responsible for staff costs during the year its staff member serves as a coordinator to the Committee.

**Section 1.05 Baseline Use Coordination Committee**

1) Purpose: To review and revise the Baseline Use

a. Membership:

PPS: As designated by the Director of PPS.

PPS: As designated by the Director of the Portland Interscholastic League (PIL).

b. Tasks:

i. At the beginning (June) of the third year of each term of the Agreement, review and revise Baseline Use as needed to meet programmatic changes and demands with the goal of finalizing revisions by September 1 of the third year.

ii. After each season, review the Fees (defined below) associated with all use

**Section 1.06 Dispute Resolution**

It is the intent of this Agreement that disputes relating to joint use will be resolved collaboratively at the lowest organizational level possible, by staff closest to the operations of each facility. Disputes regarding operational issues which cannot be resolved at the facility level or by operations staff will be referred to the Management Committee for resolution. Upon the request of either party, each party will provide to the Management Committee a written memo outlining the issue and options for resolution for the Management Committee to consider. To the extent reasonably possible, any agreed-to resolution will be formalized in writing, and, where appropriate, as an amendment to this Agreement. When necessary, the Management Committee will refer issues of policy, issues with resource implications, and other issues it cannot resolve to the agency Director and/or Superintendent, or their designees.

**Article II. Joint Use of Facilities**

**Section 2.01 Understandings**

(a) All uses of the facilities shall be compatible with, first, the primary mission of the Party owning the facility, and secondly, the vision of this Agreement.

(b) It is the intent of the Parties to honor the exchange of use that is detailed in Exhibit A: Baseline Use. However, it is acknowledged that the property owner has first priority for use of its facilities and may on occasion need to take back a facility to meet its own needs. In such cases, the Parties will work together to mitigate the impacts.

(c) PP&R and PPS must preserve their flexibility to respond programmatically to the recreational and educational needs of Portland's youth, and the diverse and changing needs of the immediate community, as well as the city at large.

(d) PPS has the right, at its sole discretion, to require exclusive use of their facilities during school hours, 7am to 6pm Monday through Friday. Use of facilities will be in accordance first with all federal, state, and local laws; second, with the policies of the facility owner; and, third, with the provisions of this Agreement.

## **Section 2.02 General Guidelines for Use**

(a) Unless otherwise agreed in writing, each Party agrees to comply, and require its permittees to comply, with the following General Guidelines when using the other Party's facilities:

- 1) Use only the permitted facilities and only at the permitted times;
- 2) Adhere to the Terms and Conditions associated with each Party's permits, but, in the event of conflicting terms in the permit and this Agreement, terms of this Agreement control;
- 3) Leave the facility in as good or better condition than it was at the beginning of each use;
- 4) Keep the facility free from safety hazards, damage and unsightliness;
- 5) Allow reasonable access to the facility for the property owner's maintenance workers and other staff;
- 6) Report safety concerns and accidents to the facility manager within 24 hours, following the property owner's reporting procedure;
- 7) Remove personal property (including containers, equipment, fencing, etc.) after each use or, unless agreed to in writing, at the end of the season (e.g., sport season). At the time of execution of this Agreement, containers on the other Party's properties shall be allowed to remain at no cost.

## **Section 2.03 Scheduling of Usage**

### **(a) Scope of Joint Use**

Exhibit A: Baseline Joint Use (Exhibit A) details the dates and times that each Party will have use of the athletic facilities of the other Party. The Parties agree that, in the future, they will endeavor to maintain a reasonable exchange of use to best meet the needs of each Party.

### **(b) Ongoing uses**

- 1) Notwithstanding this Agreement, the Parties will continue to submit requests for ongoing use to the permit center of the other Party. Such requests for ongoing use are typically made in mid-summer and early winter and permits are issued. Requests for use of gyms will specify whether a use is for practices, games, or tournaments. All requests that are consistent with Exhibit A will be approved, unless otherwise agreed by the Management Committee. All uses, one time or ongoing, shall be authorized by official PPS Civic Use of Buildings (CUB) and/or PP&R Park permit.
- 2) Additional requests may be made for ongoing or one-time uses that are not included in Exhibit A; however, it is understood that the property owner may deny such requests if the facility has already been permitted to a third party. Unless otherwise agreed, the Parties will pay all standard fees for any uses outside those listed in Exhibit A.
- 3) PP&R is authorized to issue permits to third-party users of PPS's facilities only for those times and facilities for which it has been granted use pursuant to a CUB permit. PP&R will provide the CUB office a list of third-party users, including contact information, who are issued permits. All aspects of

managing the permits, including addressing issues relating to facility users, are the responsibility of PP&R.

4) PPS use shall include use for Portland Interscholastic League (PIL) Youth and High School sports and other PPS club sports.

**(c) Cancellation or termination of facility uses**

1) By the non-owner Party using the facility.

i. If a Party does not intend to use a facility that it is scheduled to use, it will make every effort to notify the appropriate permitting center as soon as possible, so that other third-party uses may be accommodated.

2) By the property owner.

i. If a property owner needs to close a facility for the purpose of repair, renovation, or maintenance, the owner may withdraw its authorization for usage of that property upon 30 days' notice to the other Party. The property owner will make a good faith effort to mitigate interference with regular, ongoing uses of its facilities and will make a reasonable effort to find an alternative facility for interim use.

ii. If a property owner needs to close a facility listed in Exhibit A, in order to allow for a facility expansion, change of use, or the replacement of the facility, including site redesign to accommodate the property owner's mission, or to allow its redevelopment or sale to meet revenue generation expectations and expenditure limitations, the owner may withdraw its authorization for usage of that property upon 180 days' notice to the other Party. In such cases, the property owner will consult with the other Party to reasonably mitigate any impacts.

iii. If a closure is required due to urgent safety or security concerns, emergency maintenance or repair requirements, severe weather or other "acts of God", the property owner is required only to give reasonable notice of the closure.

iv. Facility and site use may be terminated for the remainder of the sports season by the property owner if the operational or safety procedures or the terms of this Agreement are not adhered to after the property owner has given the using Party a reasonable time to address such issues. If needed, the Management Committee may be asked to help address the issue.

v. Neither Party shall be liable for any inconvenience or damages, consequential or otherwise, that result from any closure under this provision. While the property owner will reasonably attempt to find an alternative facility that it owns, or otherwise mitigate use lost to closures, the property owner will not be responsible to pay for a replacement at a third-party site, nor to compensate, financially or otherwise, the other Party for the loss of use.

vi. Each Party will make best efforts, which includes securing custodians and making reasonable repairs, to ensure that it is able to provide its facilities to the other Party in a clean and playable condition in accordance with the Exhibit A.

vii. From time to time, the Parties may request to cancel a specific date of use under one or more permits to accommodate its own program needs. Both parties shall endeavor to give the other Party at least ten days' notice of the need to cancel a specific permitted activity on a specific day or at a specific time, and the Parties will work to reach mutual agreement regarding the cancellation.

(d) Cancellation of Weekend Gym Use by Either Party. Notice of cancellation of weekend use of PPS gyms must be provided 60 hours prior to the scheduled event (*i.e.*, noon on Wednesday for Saturday use) unless cancellation is due to a health and safety concern (*e.g.*, COVID-19 or natural disaster). If less than 60 hours' notice is provided by PP&R, then PP&R will still be responsible for paying the custodial fees that would have been charged if the gym had been used. If less than 60 hours' notice of a weekend gym closure is provided by PPS, then PPS will credit PP&R the amount that PPR would have paid in custodial fees had it used the gym.

**Article III. Compensation for Facility Use**

**Section 3.01 Fees**



(a) Unless otherwise specifically stated herein or in future written agreements, the Parties will not charge each other a rental fee for the uses outlined in Exhibit A, which will be reviewed and revised in the final year of each Term in a manner that maintains a reasonable exchange of use between the Parties.

(b) Although rental fees will not apply for uses listed in Exhibit A, each party nonetheless will pay the standard rate charged by the other party for certain services resulting in direct costs to the Party owning the facility. The direct costs that may be charged for are limited to costs of weekend custodians and portable restrooms directly associated with the other Party's use. Thirty days after each season (*i.e.*, fall, winter, spring and summer) based on the OSAA calendar, the Parties will provide a detailed summary or invoice of direct costs associated with Baseline Use and additional permit fees associated with use not included in Exhibit A (collectively "Fees"). Any discrepancies will be resolved by the Management Committee. To the extent possible, the Party owing the greater amount of Fees will pay what it owes, less the Fees owed by the other Party, so that only one Party actually makes a payment to the other. Payments are expected to be made once each year by June 15.

(c) In the event that either Party is required to pay Fees under Section 3.01 (b) of this Agreement or for any permits issued pursuant to it, PPS's Chief Operating Officer (COO) and PP&R's Director, or their designees, are authorized to approve payment of any such fees, subject to annual budget approvals.

### **Section 3.02 Financial Information**

The Parties recognize the financial accountability requirements that each is subject to. The Parties agree to share with one another all reasonable requests for financial information that pertain to the joint use of its facilities in a timely manner. This information will be used for the purpose of understanding, computing, and articulating the financial benefits of the collaborative relationship to both the Parties and to the community at large.

## **Article IV. Facility Management**

### **Section 4.01 Facility Maintenance**

(a) Unless otherwise specified in this Agreement, each Party will assume responsibility for providing normal and customary custodial (not including weekend use), mowing, maintenance, and utility services for the properties and facilities it owns.

(b) In the event that the Party using a facility or property, or its permittee, fails to timely perform any written obligations under the terms of its use permit or under the terms of the site-specific agreements as specified in Exhibit B, or otherwise as required under the terms of this Agreement, the property owner, after reasonable written notice to the Party and a reasonable opportunity to cure, may perform the appropriate service and charge the using Party its reasonable costs to perform the services.

### **Section 4.02 Facility Security**

(a) Each Party will assume responsibility for providing, or ensuring that its permittees provide, any necessary security services for the properties and facilities in conjunction with and appropriate to the use of the facility it owns.

(b) Unless otherwise agreed in writing, PPS properties and facilities are deemed parks for the purpose of enforcing Portland City Code 20.12.140(B), PP&R's rule regarding off-leash dogs. PP&R Rangers may enforce this rule on PPS property as capacity allows.

### **Section 4.03 Facility Development and Improvements**

(a) Neither Party nor its Permittees will make improvements to the facilities of the other Party without the written consent of the Party who owns the facility.

(b) The Parties will consult with each other prior to making any significant improvements to a jointly used Facility. To the extent reasonably possible and subject to available funding, the Parties agree to make good faith efforts to keep the jointly used facilities operational and in good repair such that the assets can be used to benefit the public with particular emphasis on those assets in areas of the City that are most underserved.

## **Article V. Indemnification and Insurance**

**Section 5.01 Indemnification**

Subject to the limits of the Oregon Tort Claims Act and the Oregon Constitution, each Party shall indemnify and hold harmless the other Party and its officers, agents, directors, and employees from any and all third-party liability, damages, expenses, attorneys fees, causes of action, suits, claims or judgments, arising out of or connected with (i) the indemnifying Party's or its invitee's use of a facility, (ii) any failure of the indemnifying Party to comply with the terms of this Agreement or any violation of law or ordinance, and (iii) the acts or omissions of the indemnifying Party, its officers, directors, agents and employees or invitees; provided, however, the indemnifying Party shall not be liable for claims caused by the sole negligence or willful acts or omissions of the other Party, its officers, directors, agents, employees, or invitees.

**Article VI. General Provisions**

**Section 6.01 Agency Autonomy**

The provisions of this Agreement are not intended to impinge upon the management of Parties' programs, including, but not limited to, staff selection and supervision.

**Section 6.02 Amendments**

(a) This Agreement may be amended by the mutual written consent of the Parties To the extent that an amendment does not significantly alter the financial obligations or assumption of risk of the Party, the Director of PP&R or her designee and the COO of PPS or its designee are authorized to execute amendments without further consent by their governing bodies.

(b) All future changes to this Agreement shall be discussed by the Management Committee and, if agreed upon, will be proposed as amendments to this Agreement.

**Section 6.03 Integration of Agreement and Exhibits**

This Agreement is the entire agreement between PPS and the PP&R regarding joint use of athletic facilities and supersedes all related prior written or oral discussions or agreements. The terms of any prior use agreements, solely between the Parties, applicable to facilities subject to this Agreement, are no longer effective.

All exhibits attached to this Agreement are incorporated by reference.

This Agreement and any amendments may be executed by electronic means, including the use of electronic signature and portable document format file (PDF). This Agreement may be signed in two or more counterparts, each of which shall be deemed an original, and which when taken together shall constitute one and the same agreement.

The Parties have caused this Agreement to be executed by their respective duly authorized representatives.

[Signatures on next page]

**PORTLAND PUBLIC SCHOOLS**

\_\_\_\_\_

Emily Courtnage, Director of Purchasing and Contracting

Portland Public Schools

Date: \_\_\_\_\_

**PORTLAND PARKS AND RECREATION**

\_\_\_\_\_

Adena Long, Director

Portland Parks & Recreation

Date: \_\_\_\_\_

Approved as to Form

\_\_\_\_\_

City Attorney

The Parties understand that the specific date that a use starts or stops will vary slightly each year so it is agreed that the dates stated in Baseline Use may fluctuate up and down by up to five days over the term of the Agreement, with the intent that the total use for a given sport's season won't change significantly.

*Exhibit A consists of multiple tabs for each type of facility. The Exhibit is in final review. An example of how use within each tab is structured is presented on the following page.*

**PPS SPORTS FIELD USED BY PPR**

Site	Sport/event/school/other	Dates of use	Days/hours of use
Buckman SF #1	FB- Practice/Games	Sept 2-Nov 7	M-F 4pm-7pm
Buckman SF #1	FB/Soccer-Practice	Aug 3-Sept 1	M-F 8am-7pm
Buckman SF #2	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Buckman SF #2	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Clinton #1	FB/Soccer-Practice	Aug 3-Sept 1	M-F 8am- 7pm
Clinton #1	Soccer- Practice/Games	Sept 2-Nov 10	M-F 4pm-6pm
Clinton #2	FB/Soccer-Practice	Aug 3-Sept 1	M-F 8am-7pm
Clinton #2	Soccer- Practice/Games	Sept 2-Nov 10	M-F 4pm-6pm
Columbia	Soccer- Practice	Sept. 2 -Nov 10	M-F 4pm-6pm
Columbia	Soccer- Practice/Games	Aug 3- Sept 1	M-F 8am-6pm
Delta #1- grass	Soccer- Practice/Games	Sept 2-Oct 31	M-F 4pm-6pm
Delta #2- grass	Soccer- Practice/Games	Sept 2-Oct 31	M-F 4pm-6pm
Delta #3- grass	Soccer- Practice/Games	Sept 2-Oct 31	M-F 4pm-6pm
Delta- Strasser	Soccer- Playoffs	Oct 31-Nov 10	M-F 4pm-7pm
Delta- Strasser	Soccer- Practice/Games	Sept 2-Oct 31	M-F 4pm-6pm
Fernhill	FB- Practice/Games	Sept 2-Nov 7	M-F 6pm-8pm
Fernhill	FB-Practice	Aug 17-Sept 1	M-F 6pm-8pm
Gabriel #1	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Gabriel #1	Soccer- Practice/Games	Sept 2-Nov 10	M-F 6pm-8pm
Gabriel #2	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Gabriel #2	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Glenhaven #1	Soccer- Practice/Games	Sept 2-Nov 10	M-F 4pm-6pm
Glenhaven #1	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Glenhaven #2	Soccer- Practice	Aug 3-Sept 1	M-F 8am-6pm
Glenhaven #2	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Grant Bowl	FB/Soccer- Practice	Aug 3- Sept 1	M-F 8am-7pm
Grant Bowl	FB- Practice/Games	Sept 2-Nov 7	Sat 10am-4pm
Grant Bowl	Soccer/FB- Practice/Games	Sept 2-Nov 10	M-F 4pm-7pm
Grant Bowl	Summer Leagues/Camps	mid June-July 31	M-F 8am-12pm
Grant Bowl	Summer Leagues/Camps	2nd/3rd week of July	Tues 5pm-8pm
Grant Upper Field	Soccer/FB- Practice/Games	Sept 2-Nov 10	M-F 4pm-7pm
Grant Upper Field	FB/Soccer-Practice	Aug 3-Sept 1	M-F 8am-7pm
Grant Upper Field	Fall League Camps	Sept 2 - Nov 10th	Sat 12pm-6pm
Grant Upper Field	Summer Leagues/Camps	mid June-July 31	M-F 4pm-8pm
Grant Upper Field	Summer Leagues/Camps	2nd/3rd/4th Week	Sat 12pm-6pm
Lents Turf	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Lents Turf	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Peninsula	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Peninsula	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Powell	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Powell	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Rieke	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Rieke	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Reike			
Rose City	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Rose City	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Wallace	Soccer- Practice	Aug 3-Sept 1	M-F 8am-6pm
Wallace	Soccer- Practice/Games	Sept 2-Nov 10	M-F 4pm-6pm
Westmoreland #1	FB- Practice/Games	Sept 2-Nov 7	M-F 6pm-8pm
Westmoreland #1	FB-Practice	Aug 17-Sept 1	M-F 6pm-8pm
Willamette	Soccer- Practice	Aug 3-Sept 1	M-F 8am-6pm
Willamette	Soccer- Practice/Games	Sept 2-Nov 10	M-F 4pm-6pm
Wilshire	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Wilshire	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm
Woodstock	Soccer- Practice	Aug 3- Sept 1	M-F 8am-6pm
Woodstock	Soccer- Practice/Games	Sept. 2 -Nov 10	M-F 4pm-6pm