

## City of Manhattan Beach

## Parks & Recreation

Phone: (310) 802-5050 FAX: (310) 802-5051 TDD: (310) 546-3501

March 28, 2018

ian Mills Program Director South Bay Lacrosse Club 753 35<sup>th</sup> Street Manhattan Beach, CA 90266

Dear Mr. Mills.

Thank you for your interest in participating in the Manhattan Village Field Re-Turf Project ("Project") with the City of Manhattan Beach ("City") to improve the Manhattan Village Field (the "Field") located at 1300 Parkview Avenue, Manhattan Beach, CA 90266. City looks forward to working with South Bay Lacrosse Club ("SBLC") as part of this project.

City agrees to the following conditions:

- SBLC will pay City \$112.404 (the "Donation") upon execution of this Agreement. The
  Donation shall be placed in a specific Project account and will only be used for
  construction of the Manhattan Village Field Re-Turf Project. City will not request
  additional funding from SBLC should City incur cost overruns on Project. The Donation
  and other funds placed in the specific Project account will not be co-mingled with any
  other user group or City funds.
- On or before April 1, 2018, City shall provide to SBLC;
  - a. A hard copy of the plans and specifications for the Field; and
  - All additional City requirements for the final engineering plans for Project (for SBLC's reference only).
- Upon receipt of the Donation, City will begin the bid process for Project construction, in accordance with City's standard practice for soliciting bids for public projects.
- 4. City will bear responsibility for its internal staff administrative costs of Project, and the Donation will not be used toward staff costs. City will provide quarterly reports to SBLC on how the Donation is used during the specific construction of Project.

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- 5. Upon completion of the improvements, City shall maintain the Field pursuant to City's regular policies and standards. The Field shall be striped for soccer and lacrosse use and display City logo. City will review the proposed striping with SBLC prior to construction of Project to ensure that it complies with SBLC requirements. SBLC shall have no maintenance obligations.
- 6. City shall grant SBLC dedicated and exclusive use of the Field, at a rate of \$30/hour (with no additional fees or charges) for the term of this Letter Agreement, August 27, 2018 to August 26, 2028 pursuant to City's standard field use permit (including, but not limited to indemnification and insurance requirements) annually, for 48 weeks, beginning the last Monday in August. "Dedicated and exclusive use" means that SBLC will have exclusive, first priority to the Field on the dates and times as outlined in this Section and that City or third parties may only use the Field on those dates and times if SBLC declines. SBLC can modify the dates and times of its dedicated and exclusive use of the Field, but only if City provides prior written authorization of such modifications.
  - a. Fall Season 16 weeks, beginning the last Monday in August and ending at the end of the second weekend in December for a total of 2 hours per week on:
    - Fridays from 6:00-8:00pm
  - b. Winter Season 10 weeks, beginning the third Monday in December for a total of 9 hours per week on:
    - Tuesdays from 5:00-8:00pm
    - Saturdays from 8:00am-Noon
    - Sundays from 10:00am-Noon
  - c. Spring Season 16 weeks, beginning the fourth Monday in February with the exception of the years 2021 and 2027, in such years beginning on March 1 for a total of 11 hours on:
    - Tuesdays from 5:00-8:00pm
    - Thursdays from 5:00-8:00pm
    - Sundays from 3:00-8:00pm
  - d. <u>Summer Season 6 weeks, beginning the third Monday in June for a total of 6 hours per week on:</u>
    - Tuesdays from 5:00-8:00pm
    - Thursdays from 5:00-8:00pm
- Should the City fail to complete Project construction on or before August 26, 2018, City
  will reimburse SBLC \$100 per hour of dedicated and exclusive use of the Field (as
  provided in Section 6 of this Letter Agreement) during which SBLC cannot use the Field
  due to Project construction.
- 8. SBLC shall maintain a residency rate of 60% during the term provided in Section 6 of this Letter Agreement. Should the residency rate drop below 60%, SBLC will be required to pay 15% below the City's standard usage rate for the Field (as adopted by City Council) during SBLC's dedicated and exclusive use of the Field per Section 6 of this Letter

City Hall Address: 1400 Highland Avenue, Manhattan Beach, CA 90266 Visit the City of Manhattan Beach web site at www.citymb.info Agreement. Should the residency rate drop below 40%, City has the right to reseind SBLC's dedicated and exclusive use of the Field per Section 6 of this Letter Agreement. Residency is defined as participants (players who are fully registered with SBLC) residing in Manhattan Beach, as demonstrated through documentation such as SBLC registration form, utility bill, or renters agreement.

- 9. SBLC shall pay the City's standard usage rate for the Field (as adopted by City Council) for any time that exceeds the number of hours reserved for SBLC's dedicated and exclusive use during the applicable week pursuant to Section 6 of this Letter Agreement. City must offer to SBLC any additional time available (due to cancelations and schedule changes that occur more than 3 business days prior to the scheduled use of the Field) with a right of first refusal.
- 10. SBLC may trade any of its dedicated hours listed in Section 6 of this Letter Agreement with other groups authorized to use the field, with City approval, at no additional costs.
- 11. During all times other than those specified in Section 6 of this Letter Agreement when SBLC is not using the Field, City may schedule use of the Field in its absolute discretion.
- 12. During all times when SBLC is using the Field during lighted hours, SBLC will be billed the standard light fee adopted by the City Council.
- 13. This Letter Agreement is binding on the parties in accordance with its terms. Each person executing this Letter Agreement on behalf of his or her party warrants that he or she is duly authorized to execute this Letter Agreement on behalf of that party and that by such execution, that party is formally bound to the provisions of this Letter Agreement.

Sincerety,

Bruce Moe City Manager

Concurrence:

Ian Mills, Program Director

cc: Mark Leyman, Parks and Recreation Director

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