



Vision:
100% Student Success

Mission:
"Educate and prepare each student for college, career and life."

November 8, 2024

Lauren Leavine, Executive Director
Girls on the Run Greater Tampa Bay, Inc.
1706 W Jetton Avenue
Tampa, FL 33606

Re: Renewal of the Agreement with Girls on the Run Greater Tampa Bay, Inc.

Dear Ms. Leavine:

In 2017, the School Board of Pinellas County and Girls on the Run Greater Tampa Bay, Inc. (GOTR) entered into a one (1) year agreement, which provides the terms and conditions for youth development and physical activity programs for girls in 3rd – 8th grades. The agreement may be extended for additional periods with the written approval of GOTR and the Superintendent of Schools.

We feel that the continuation of this agreement is in the best interest of GOTR and the school district, as it provides a positive youth development program for girls. I am, therefore, recommending the renewal of this agreement for a period of two (2) years, beginning January 16, 2025, and ending on January 15, 2027.

You may confirm the intent of GOTR to renew this agreement by signing and returning a copy of this letter to Lutricia "Trish" Johnson, Real Estate Department, Walter Pownall Service Center, 11111 S. Belcher Road, Largo, FL 33773.

I look forward to working with you and your staff during the coming year.

Sincerely,

Kevin K. Hendrick
Superintendent

Lauren Leavine, Executive Director
Girls on the Run Greater Tampa Bay, Inc.

c: Karen Post, Director, Accounting
Dawn Muir, Director, Auditing
Lauren Leavine, Executive Director, Girls on the Run

Approved As To Form

School Board Attorney

WALTER POWNALL SERVICE CENTER
11111 S Belcher Road
Largo, FL 33773
(727) 547-7100

SCHOOL BOARD OF
PINELLAS COUNTY, FLORIDA
Chairperson
Laura Hine

Vice Chairperson
Carol J. Cook

Lisa N. Cane
Caprice Edmond
Eileen M. Long
Stephanie Meyer
Dawn M. Peters

Superintendent
Kevin K. Hendrick



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November 7, 2022

Quenita Oats, Executive Director
Girls on the Run Greater Tampa Bay, Inc.
13194 US Hwy 301
Suite 379
Riverview, FL 33578

Re: Renewal of the Agreement with Girls on the Run Greater Tampa Bay, Inc.

Dear Ms. Oats:

In 2017 the School Board of Pinellas County and Girls on the Run Greater Tampa Bay, Inc. (GOTR) entered into a one (1) year agreement, which provides the terms and conditions for youth development and physical activity programs for girls in 3rd – 8th grade. The agreement may be extended for additional periods with the written approval of GOTR and the Superintendent of Schools.

We feel that the continuation of this agreement is in the best interest of GOTR and the school district, as it provides a positive youth development program for girls. I am, therefore, recommending the renewal of this agreement for a period of two (2) years, beginning January 16, 2023, and ending on January 15, 2025.

You may confirm the intent of GOTR to renew this agreement by signing and returning a copy of this letter to Charlene Beyer, Real Estate Department, Walter Pownall Service Center, 11111 S. Belcher Road, Largo, FL 33773.

I look forward to working with you and your staff during the coming year.

Sincerely,

Kevin K. Hendrick, Superintendent

Quenita Oats, Executive Director
Girls on the Run Greater Tampa Bay, Inc.

cc: Clint Herbic, Assoc Superintendent, Operational Services
Amy Lockhart, Director, Accounting
Dawn Meyers, Director, Auditing

Approved As To Form:

School Board Attorneys Office

WALTER POWNALL SERVICE CENTER
11111 S Belcher Road
Largo, FL 33773
(727) 547-7100

SCHOOL BOARD OF
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Eileen M. Long

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Maude M. Carr, Ph.D.
Carol J. Cook
Bill Dudley
Cynthia Edmunds
Lana Hino

Superintendent
Kevin K. Hendrick



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ADMINISTRATION BUILDING
301 Fourth St. SW
P.O. Box 2942
Largo, FL 33779-2942
Ph. (727) 588-6000

SCHOOL BOARD OF
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Bill Dudley
Rene Flowers
Joanne Lentino

Superintendent
Michael A. Grego, Ed.D.

November 3, 2020

Laura Moore, Executive Director
Girls on the Run Greater Tampa Bay, Inc.
2519 N. McMullen Booth, Suite 510145
Clearwater, FL 33761

Re: Renewal of the Agreement with Girls on the Run Greater Tampa Bay, Inc.

Dear Ms. Moore:

In 2017 the School Board of Pinellas County and Girls on the Run Greater Tampa Bay, Inc. (GOTR) entered into a one (1) year agreement, which provides the terms and conditions for youth development and physical activity programs for girls in 3rd – 8th grade. The agreement may be extended for additional periods with the written approval of GOTR and the Superintendent of Schools.

We feel that the continuation of this agreement is in the best interest of GOTR and the school district, as it provides a positive youth development program for girls. I am, therefore, recommending the renewal of this agreement for a period of two (2) years, beginning January 16, 2021, and ending on January 15, 2023.

You may confirm the intent of GOTR to renew this agreement by signing and returning a copy of this letter to Charlene Beyer, Real Estate Department, Walter Pownall Service Center, 11111 S. Belcher Road, Largo, FL 33773.

I look forward to working with you and your staff during the coming year.

Sincerely,

Michael A. Grego, Ed.D.
Superintendent

Laura Moore, Executive Director
Girls on the Run Greater Tampa Bay, Inc.

cc: Clint Herbic, Assoc Superintendent, Operational Services
Director, Accounting
Dawn Meyers, Director, Auditing

Approved As To Form:

School Board Attorneys Office



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SCHOOL BOARD OF
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Linda S. Lerner
Eileen M. Long

Superintendent
Michael A. Grego, Ed.D.

November 1, 2018

Laura Moore, Executive Director
Girls on the Run Greater Tampa Bay, Inc.
1550 N. McMullen Booth, Suite F3 145
Clearwater, FL 33759

Re: Renewal of the Agreement with Girls on the Run Greater Tampa Bay, Inc.

Dear Ms. Moore:

In 2017 the School Board of Pinellas County and Girls on the Run Greater Tampa Bay, Inc. (GOTR) entered into a one (1) year agreement, which provides the terms and conditions for youth development and physical activity programs for girls in 3rd – 8th grade. The agreement may be extended for additional periods with the written approval of GOTR and the Superintendent of Schools.

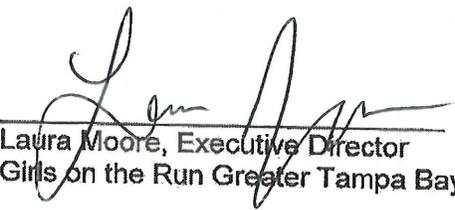
We feel that the continuation of this agreement is in the best interest of GOTR and the school district, as it provides a positive youth development program for girls. I am, therefore, recommending the renewal of this agreement for a period of two (2) years, beginning January 16, 2019, and ending on January 15, 2021.

You may confirm the intent of GOTR to renew this agreement by signing and returning a copy of this letter to Charlene Beyer, Real Estate Department, Walter Pownall Service Center, 11111 S. Belcher Road, Largo, FL 33773.

I look forward to working with you and your staff during the coming year.

Sincerely,


Michael A. Grego, Ed.D.
Superintendent


Laura Moore, Executive Director
Girls on the Run Greater Tampa Bay, Inc.

cc: Clint Herbic, Assoc Superintendent, Operational Services
Amy Lockhart, Director, Accounting
Dawn Meyers, Director, Auditing

Approved As To Form:


School Board Attorneys Office

The School Board of Pinellas County, Florida, prohibits any and all forms of discrimination and harassment based on race, color, sex, religion, national origin, marital status, age, sexual orientation or disability in any of its programs, services or activities.

AGREEMENT BETWEEN GIRLS ON THE RUN GREATER TAMPA BAY, INC.

AND

THE SCHOOL BOARD OF PINELLAS COUNTY, FLORIDA

THIS AGREEMENT, made and entered into this 16 day of January, 2018, by and between the SCHOOL BOARD OF PINELLAS COUNTY, FLORIDA, 301 - 4th Street SW, Largo, Florida herein referred to as BOARD and the Girls on the Run Greater Tampa Bay, Inc., herein referred to as GOTR;

WHEREAS, GOTR is a transformational physical activity based positive youth development program for girls in 3rd - 8th grade and

WHEREAS, GOTR provides referrals to resources in the community and acts as an advocate; and

WHEREAS, GOTR has used the BOARD's school facilities for their research based programs, and desires to continue said use; and

WHEREAS, GOTR and the BOARD are each willing to cooperate in this matter under certain conditions and provisions; and

NOW, THEREFORE, in consideration of the covenants herein contained, and other good and valuable consideration, the BOARD agrees to permit GOTR meetings at various school sites under the following terms and conditions:

The term of this Agreement will be for a period of one (1) year, beginning January 16, 2018 and ending January 15, 2019. This Agreement may be extended for additional periods with written agreement and approval by the Superintendent and GOTR, or their specific designees.

In accordance with this agreement GOTR agrees to:

1. Provide developmentally appropriate components for girls in grades 3 – 5 (Girls on the Run) and grades 6 – 8 (Heart & Sole). Girls in grades 9 - 12 are trained to serve as junior coaches. The program will teach topics that include building confidence, self-esteem, and body image. Additional topics will include bullying, gossip, conflict resolution, substance abuse prevention, and community service.
2. Guarantee that all volunteers, employees or agents who will be present on school grounds will be fingerprinted and background checked with a Level 2 clearance, as provided by Florida Law. GOTR will furnish the results of all background checks to the BOARD before any of its volunteers, employees, or agents will be permitted on school grounds while students are present. GOTR will bear the cost of the fingerprinting/background checks. The BOARD has the right to refuse entry onto its school grounds to any individual whose background check does not meet the requirements established by the BOARD pursuant to Florida Law.
3. GOTR agrees that the BOARD's officers, agents, and staff have the right to enter and inspect the BOARD's facilities and the operations being conducted thereon at reasonable times.
4. GOTR will maintain and return BOARD facilities and surrounding areas in a clean, sanitary and undamaged condition after use by their employees, agents, volunteers, or invitees. GOTR and all its invitees will abide by all BOARD policies, including policies which state that the consumption of tobacco products, including e-cigarettes or alcoholic beverages on BOARD property, including any outside areas, is prohibited.
5. GOTR will pay BOARD's direct costs, for any use that occurs when a plant operator is not already scheduled to be on duty or utilities are required beyond scheduled run times.
6. GOTR will schedule in advance the use of any facility, and understands that all uses are subject to approval by the school principal or center director. A Facility Use Authorization Form

(see Exhibit "A"), will be initiated and considered an attachment to this Agreement. GOTR may be required to pay direct costs, such as utilities and personnel, as noted in paragraph 4. The Facility Use Authorization Form will be prepared by the Board's Real Estate Department and list the dates and times of use and costs, if applicable, to be paid by GOTR. Failure of GOTR to obtain a Facility Use Authorization Form when using a BOARD facility will not diminish or eliminate GOTR's obligations under the terms and conditions of the agreement. Recurrent non-compliance by the GOTR to obtain a valid Facility Use Authorization Form will be cause for termination of the Agreement.

7. GOTR will provide the BOARD a certificate of comprehensive general liability insurance coverage in the amount of at least \$1,000,000, listing the School Board of Pinellas County, Florida, as additional insured. The parties agree to be fully responsible for their own acts of negligence, or their respective agents' acts of negligence when acting within the scope of their employment, and agree to be liable for any damages proximately caused thereby; provided, however, the parties agree that the BOARD's liability is subject to the monetary limitations and defenses imposed by Section 768.28, Florida Statutes. Nothing herein is intended to serve as a waiver of sovereign immunity by the BOARD, nor shall anything herein be construed as consent by the BOARD to be sued by any third party for any cause or matter arising out of or related to this Agreement.

8. The BOARD and GOTR will not assign this Agreement or sublet the facilities or any part thereof without the written consent of the other party.

In accordance with this agreement the BOARD agrees to:

1. Permit GOTR, upon securing appropriate parental consent, the use of BOARD facilities in all elementary and middle schools for the program.

2. Allow for additional BOARD facilities or alternative uses of BOARD facilities not specifically approved in this agreement with the written approval of the GOTR Executive Director and the Superintendent of Schools, or their respective designees.

This Agreement will remain in effect unless terminated by either party as follows:

(a) Upon breach of this agreement by a party, the other party will give written notice of termination of this Agreement specifying the claimed breach and the action required to cure the breach. If the breaching party fails to cure the breach within five (5) days from receipt of said notice, then the contract will terminate ten (10) days from receipt of the written notice;

(b) Either party may terminate this agreement by giving written notice to the other party that the Agreement will terminate thirty (30) days from the receipt of said notice by the other party.

11. The Board and GOTR agree that in the event of unforeseen questions arising out of the use of said facilities or questions of use, questions will be settled in writing between the Superintendent and the Girls on the Run Executive Director, or their specific designees.

REMAINDER OF PAGE INTENTIONALLY BLANK

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

GIRL ON THE RUN GREATER TAMPA BAY,
INC.

By Lana Moore
Executive Director

Attest:
Jessie Stallings

Approved as to form:

Harold Wallace
School Board Attorney

THE SCHOOL BOARD OF PINELLAS
COUNTY, FLORIDA

By Tom F. Harris
Chairperson

Attest:
Michael Guy
Secretary

Exhibit "A"

FACILITY USE AUTHORIZATION FORM

Date: _____
To: Agency
Subject: Additional Use Request under the Agreement Between the School Board of Pinellas County and Agency, effective date .

Requestor:
Description of Use:
Facility(ies): **SAMPLE -- Note: This form will be completed by the Real Estate department and submitted for signatures.**
Dates & Times:
Supervision By:

Coordinator (& Phone #) for School Board:
Coordinator (& Phone #) for Agency:

The following estimated costs will be incurred as a result of the said use:

Wages: \$
Direct Costs \$ 000.00
Other (List) \$
\$ _____

Total \$ 000.00

The facility owner/representative _____ will invoice _____ for the above-described costs, which may vary if the actual use of facilities differs from that shown above. This form, when executed by the authorized representative for the School Board and the authorized agency representative, will be authorization to use the above described facility on the dates and times set forth herein. This additional use is granted under the terms and conditions of the above said agreement.

Additional conditions, if any:

Agency

School Board of Pinellas County, Florida

Lana Moore 12/11/2017
Authorized Representative Date
for Agency

Authorized Representative Date
for School Board
1111 S. Belcher Rd., Largo, FL 33773

With copies to: Director, Accounting
Director, Auditing
Area Superintendent
School Representative
School Bookkeeper
Agency Representative

RPC #