

Exhibit A
Scope of Authorization
The McDougle Family Foundation, Inc.

A. Introduction/Background

The McDougle Family Foundation, Inc. (Licensee) is partnering with McDougle Technical Institute to develop an athletic program to go along with its mix of academic pathways that lead students into fulfilling, in-demand careers.

Licensee will train its students for careers while giving them an opportunity to develop the athletic skills needed to take the next step to a Division I or Division II athletic program. It is important to note that no college, trade school or technical program in South Florida offers this specific combination of programs with the opportunity to pursue athletic development.

The McDougle Family Foundation, Inc., is a Florida not-for-profit corporation that offers counseling, mentorship and a nutritional program. It was founded by two former NFL players and brothers who now strive to teach young athletes a strong balance between academics and athletics.

B. Objectives

Licensee shall plan, administer, coordinate and supervise high school age students in a preparatory college setting with a specialty in a preparatory sports program. In addition, the Licensee shall plan, administer, coordinate and supervise specific youth athletic programs at the athletic fields within the City of Pompano Beach's City limits.

C. Scope of Work

The Licensee shall use North Pompano Park (4400 NE 18th Ave) as the primary location for the Licensee program to conduct football and basketball practices and games.

The Licensee shall utilize athletic fields at one of the following parks: McNair Park (951 NW 27th Ave), Mitchell Moore Park (901 NW 10th St) or North Pompano Park (4400 NE 18th Ave) (Properties) as potential alternates, as necessary and upon mutual agreement with the City's Contract Administrator or authorized designee. Licensee shall provide City notice of its schedule of programs at least sixty (60) days prior to the beginning of each sport season.

The City will attempt to make the Properties available to Licensee a minimum of two (2) hours per day at least five (5) times per week, Monday through Friday. Availability shall be based upon public usage and demand. Licensee and City shall mutually agree upon usage times prior to the start of the Program.

In the event the City is unable to fully accommodate Licensee on any of the agreed upon dates due to conflicts of scheduling, City shall make a good faith attempt to provide alternative accommodation at another Property. In such cases where it is necessary for City to provide an alternate venue, subject to availability and Licensee providing City a roster of students and agents of Licensee participating in that day's Program activities and in accordance with the

transportation fees established by City Ordinance 34.007, City agrees to provide transportation to said Program participants and Licensee's agents. Licensee understands and agrees that due to public demand and City's commitments there may be times that no City Property may be available for Licensee's use.

D. Summary Schedule of Tasks and Deliverables

Compensation - Licensee shall pay to the City ten percent (10%) of every non-resident as a participation cost. Licensee shall pay the participation cost on a quarterly basis to the City of Pompano Beach's Parks and Recreation Department located at 1801 NE 6th Street, Pompano Beach, FL 33060. Payments shall be due within thirty (30) days from the start of each quarter.

Payment shall include a report showing a list of participants registered in the Program for each month of the quarter and their residency status. Licensee shall ensure that a minimum of 51% of Program participants are residents of the City of Pompano Beach. Licensee shall complete daily rosters of participating students. If participation of City residents falls below 51%, Licensee shall be responsible for paying all fees due hereunder in accordance with City Ordinance 98.10. In addition to the quarterly reports, Licensee shall make these rosters available to the City upon request.

Licensee shall be responsible for field rental payment for any game or practice that falls outside of the time frame set forth above in Paragraph C in accordance with the Field Rental Fees established by City Ordinance 98.10. Cancellations for field rentals that falls outside of the subject Program timeframe are subject to the cancellation policy set forth in City Ordinance 98.10.

Trash Removal and Clean-up of Property - Licensee shall be responsible for timely clean-up and removal of debris and trash from the Permitted Area during and after any practice, scrimmage, meet or tournament. Licensee shall further be responsible for promptly dismantling and removing all supplies and equipment.

Background Checks- Licensee, its employees, volunteers; subcontractors and all other agents providing services under this Agreement shall comply with the City's Youth Programs Background Screening Policy as set forth in Exhibit D. At least one week prior to Licensee or any of its agents providing services under this Agreement, Licensee shall provide the City's Contract Administrator a completed and fully-executed Release on all such persons so that City, at Licensee's cost, can conduct the background checks required hereunder. City reserves the right to refuse to permit Licensee or any of its agents to provide services hereunder based upon the grounds for disqualification as stated in the Youth Programs Background Screening Policy.