

**CITY OF MIRAMAR
PROPOSED CITY COMMISSION AGENDA ITEM**

Meeting Date: February 11, 2026

Presenter's Name and Title: Clarence Williams, Athletic Program Manager, Parks & Recreation Department

Prepared By: Jazmine Hall, Parks Operations & Logistics Coordinator

Temp. Reso. Number: 8591

Item Description: Temp. Reso. #R8591 AUTHORIZING THE CITY MANAGER TO EXECUTE A RECREATIONAL AGREEMENT WITH SOUTH BROWARD HOSPITAL DISTRICT D/B/A [U18] SPORTS MEDICINE. *(Clarence Williams, Athletic Program Manager, Parks & Recreation Department)*

Consent Resolution Ordinance Quasi-Judicial Public Hearing

Instructions for the Office of the City Clerk: Agreement to be signed on dais.

Public Notice – As required by the Sec. ____ of the City Code and/or Sec. ____, Florida Statutes, public notice for this item was provided as follows: on _____ in a _____ ad in the _____; by the posting the property on _____ and/or by sending mailed notice to property owners within ____ feet of the property on _____
(fill in all that apply)

Special Voting Requirement – As required by Sec. _____, of the City Code and/or Sec. _____, Florida Statutes, approval of this item requires a _____ (unanimous, 4/5ths etc.) vote by the City Commission.

Fiscal Impact: Yes No

REMARKS: Funding in an amount not to exceed \$20,000 is allocated in the Parks and Recreation FY2026 budget under GL Account No. 001-60-602-572-000-604857, titled "Athletic Sporting Events".

Content:

- **Agenda Item Memo from the City Manager to the City Commission**
- **Resolution TR8591**
 - **Exhibit A: [U18] Sports Medicine – Recreational Agreement**



**CITY OF MIRAMAR
INTEROFFICE MEMORANDUM**

TO: Mayor, Vice Mayor, & City Commissioners

FROM: Dr. Roy L. Virgin, City Manager 

BY: Billy Neal, Director of Parks & Recreation

DATE: February 5, 2026

RE: Temp. Reso. No. 8591 authorizing the City Manager to execute a Recreational Agreement with South Broward Hospital District D/B/A U18 Sports Medicine

RECOMMENDATION: The City Manager recommends approval of Temp. Reso. No. R8591 authorizing the execution of a Recreational Agreement with South Broward Hospital District D/B/A [U18] Sports Medicine, ("U18").

ISSUE: The City Manager seeks authorization from the City Commission to execute a Recreational Agreement with U18 to provide medical aid during sporting events as required.

BACKGROUND: U18 is a division of South Broward Hospital as an athletic health and performance organization dedicated to providing youth athletes with high-quality sports medicine services, injury prevention education, and performance support. Known for its athlete-centered approach, U18 focuses on helping young athletes remain healthy, competitive, and confident as they participate in recreational and competitive sports activities.

The organization partners with local sports programs, community organizations, and municipal recreation departments to deliver onsite sports medicine support, including injury assessment, first aid, taping, recovery guidance, and return-to-play recommendations. Through these services, U18 plays a vital role in ensuring the safety and well-being of youth athletes during practices, games, tournaments, and special events.

DISCUSSION: In its collaboration with the City of Miramar, U18 enhances the overall quality and professionalism of youth sports programming by providing certified sports medicine personnel who are trained in injury management, emergency response, and

athlete care. Their presence supports coaches, protects participants, and reassures families that their children are competing in a safe and medically supported environment.

Under this agreement, the City will pay \$45 per hour, per athletic trainer, for their coverage of sporting events at Ansin Sports Complex or any other City location as needed. The Term of this Agreement shall commence on the Effective Date and shall continue in effect for a period of 19 months, expiring on September 19, 2027.

ANALYSIS: Funding in an amount not to exceed \$20,000 is allocated in the Parks and Recreation FY 2026 Budget under Athletic Sporting Events, GL Account No. 001-60-602-572-000-604857, as outlined in the agreement.

Temp. Reso. No. 8591
12/2/25
2/3/26

**CITY OF MIRAMAR
MIRAMAR, FLORIDA**

RESOLUTION NO. _____

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF MIRAMAR, FLORIDA, AUTHORIZING THE CITY MANAGER TO EXECUTE A RECREATIONAL AGREEMENT WITH SOUTH BROWARD HOSPITAL DISTRICT D/B/A [U18] SPORTS MEDICINE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, [U18] Sports Medicine (“U18”) is a specialized athletic health and performance organization dedicated to providing youth athletes with high-quality sports medicine services, injury prevention education, and performance support; and

WHEREAS, the organization partners with local sports programs, community organizations, and municipal recreation departments to deliver onsite sports medicine support, including injury assessment, first aid, taping, recovery guidance, and return-to-play recommendations; and

WHEREAS, collaboration with the City of Miramar, U18 enhances the overall quality and professionalism of youth sports programming by providing certified sports medicine personnel who are trained in injury management, emergency response, and athlete care; and

WHEREAS, under this agreement, the City will pay \$45 per hour, per athletic trainer, for their coverage of sporting events at Ansin Sports Complex or any other City location as needed.

Reso. No. _____

Temp. Reso. No. 8591
12/2/25
2/3/26

WHEREAS, term of this Agreement shall commence on the Effective Date and shall continue in effect for a period of 19 months, expiring on September 19, 2027.

WHEREAS, the City Manager recommends entering into a Recreational Agreement with U18; and

WHEREAS, the City Commission deems it to be in the best interest of the residents of the City of Miramar authorizing a Recreational Agreement with South Broward Hospital District D/B/A [U18] Sports Medicine.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF MIRAMAR, FLORIDA AS FOLLOWS:

Section 1: That the foregoing “**WHEREAS**” clauses are ratified and confirmed as being true and correct and are made a specific part of this Resolution.

Section 2: That it approves the City Manager executing a Recreational Agreement with South Broward Hospital District D/B/A [U18] Sports Medicine, (“[U18]”) attached hereto as Exhibit “A,” together with such non-substantial changes as are deemed acceptable to the City Manager and approved as to form and legal sufficiency by the City Attorney.

Section 3: That the appropriate City officials are authorized to do all things necessary and expedient in order to carry out the aims of this Resolution.

Section 4: That this Resolution shall take effect immediately upon adoption.

Temp. Reso. No. 8591
12/2/25
2/3/26

PASSED AND ADOPTED this _____ day of _____, _____.

Mayor, Wayne M. Messam

Vice Mayor, Yvette Colbourne

ATTEST:

City Clerk, Denise A. Gibbs

I HEREBY CERTIFY that I have approved
this RESOLUTION as to form:

City Attorney,
Austin Pamies Norris Weeks Powell, PLLC

<u>Requested by Administration</u>	<u>Voted</u>
Commissioner Maxwell B. Chambers	_____
Commissioner Avril Cherasard	_____
Vice Mayor Yvette Colbourne	_____
Commissioner Carson Edwards	_____
Mayor Wayne M. Messam	_____

ATHLETIC TRAINING U18 SERVICES AGREEMENT

This Athletic Training U18 Services Agreement (this “**Agreement**”) is entered into effective as of February 20, 2026 (the “**Effective Date**”), by and between **SOUTH BROWARD HOSPITAL DISTRICT D/B/A U18 SPORTS MEDICINE** (“**U18**” or “**Memorial**”) and **CITY OF MIRAMAR, PARKS & RECREATION DEPARTMENT** (“**Promoter**”). U18 and Promoter each is referred to herein as a “**Party**” and collectively, the “**Parties**.”

This Agreement sets forth the terms and conditions under which U18 will provide to Promoter certain U18 Services and other support in connection with Promoter’s planning, organization, execution, and promotion of athletic tournaments and events and additional U18 Services including but not limited to team practices, games, and other events (individually and collectively referred to herein as “**Event**”), hosted by Promoter at locations to be announced, as more particularly described on Exhibit A attached hereto and hereby incorporated herein.

In consideration of the mutual covenants contained herein, the mutuality, sufficiency and receipt of which are hereby acknowledged, and intending to be legally bound hereby, the Parties hereto agree as follows:

1. U18 Services.

- 1.1 U18 agrees to provide to Promoter athletic training U18 Services that are consistent with the scope of practice, which generally encompasses the prevention, recognition, emergency care, treatment, and rehabilitation that are consistent with the license, authorization and training of the individual assigned by U18, as well as the support and other U18 Services specified on Exhibit A (“**U18 Services**”).
- 1.2 Promoter is responsible for ensuring it has proper agreements and insurance related to its utilization of the athletic and other spaces in those locations where it receives U18 Services and agrees to provide the support and other Services specified on Exhibit A.
- 1.3 In the event, while providing U18 Services, a participant, spectator, or bystander is injured, or exhibits signs of being in a medical “emergency” (which means there is a reasonable possibility the individual may lose their life, a limb or suffer other serious bodily harm):
 - (a) The Parties will defer to the site’s emergency action plan and, if no such plan exists, the U18’s general emergency action plan will control the Parties’ actions; and
 - (b) Notwithstanding subsection 1.3(a), Promoter will ensure that U18 has full access to the site’s external defibrillator or AED while on-site.
- 1.4 Promoter acknowledges that for certain contact sports (including, but not limited to football), the athletic training U18 Services provided by U18 are not sufficient to respond to some emergency situations and the expertise of emergency medical technicians (“EMT”) is necessary in order to render appropriate medical care and treatment. Although U18, from time-to-time, may recommend that an EMT be present at an event where U18 Services are being provided, the responsibility for determining when an EMT should be

present and arranging for said EMT rests solely and exclusively with Promoter. Further, in the event an EMT should have been present, but Promoter failed to ensure that one was present (without regard to U18's recommendation), U18 will have no responsibility or liability related to such failure by Promoter.

2. Payment. Promoter agrees to pay U18 as detailed on Exhibit B attached hereto and hereby incorporated herein.
3. Cancellation or Postponement. If the Promoter fails to put on the Event on the date(s) and in the location(s) contemplated by this Agreement, or an alternative date(s) or location(s) agreed to by the parties in writing, then this Agreement shall be deemed terminated and of no further force or effect.
4. Term and Termination.
 - 4.1 Agreement Term. The Term of this Agreement shall commence on the Effective Date and shall continue in effect for a period of nineteen (19) months (the "Term"), expiring on September 19, 2027 ("Term End Date").
 - 4.2 Termination. Either party may terminate this Agreement without cause, and with no additional liability, obligation, or payment, by providing the other Party with at least ninety (90) days prior written notice.
5. Exclusivity. *Intentionally Omitted*.
6. Promotions. Notwithstanding anything in this Agreement to the contrary, U18 shall approve any references to Promoter in any of the materials related to the Event including the following: collateral material, promoting & marketing materials, email blasts, brochures and posters, website, Facebook and Twitter mentions, and commercial spots.
7. Independent Contractor. U18 and Promoter are "independent contractors" and nothing in the Agreement is intended nor shall be construed to create an employer/employee or agent relationship.
8. Governing Law; Jurisdiction. This Agreement and the rights and duties of the parties arising out of or related to the Agreement shall be governed by and interpreted in accordance with the laws of the State of Florida. In addition, each of the parties irrevocably and unconditionally (i) agrees that any lawsuit, action, or other legal proceeding arising out of or related to this Agreement and any transaction related thereto must be brought in the courts of record of the state of Florida in Broward County or the District Court of the United States, Southern District of Florida, Fort Lauderdale Division; (ii) consents to the jurisdiction of such court in any such lawsuit, action, or proceeding; and (iii) waives any objection that it may have to the laying of venue of any such lawsuit, action, or proceeding in any such court.
9. Self-Insurance. U18 shall self-insure, pursuant to Section 768.28, Fla. Stat., for its liability for tort claims associated with the acts or omissions of its agents and employees, and nothing in this

Section requires payment by U18 in excess of the amount of U18's statutorily limited tort liability under Ch. 768.28, Fla. Stat. Nothing in the Agreement shall operate to increase U18's limitations of liability for tort claims under Ch. 768.28, Fla. Stat., or waive any immunity under applicable law, or to create liability or responsibility on the part of U18 for the acts or omissions of any party other than itself, its agents, and its employees.

10. Limitation of Liability. Notwithstanding any provision of this Agreement to which it is applicable, U18 shall not be liable or responsible to Promoter beyond the monetary limits specified in Section 768.28, Fla. Stat., regardless of whether said liability be based in tort, contract, indemnity or otherwise. In no event shall either U18 or Promoter be liable to the other for punitive or exemplary damages or for lost profits or consequential damages.
11. Public Records Law. Promoter understands that Memorial is a Political Subdivision of the State of Florida and, as such, is subject to Ch. 119, Fla. Stat., commonly known as Florida's Public Records Law. Promoter must keep and maintain the public records required to perform the U18 Services required by the Agreement ("U18 Records"). Neither party shall be deemed to be in breach of the Agreement for withholding records when release is not permitted by law or for disclosing records when required by law. U18 will notify Promoter of any instance in which the disclosure or copies of Promoter's confidential information is requested by any party pursuant to Chapter 119 or if there is a request for U18 Records not within U18's possession. Promoter shall provide a copy of the requested U18 Records or allow the U18 Records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or as otherwise provided by law. If Promoter wishes U18 to deny the request for disclosure or copies or any part thereof, Promoter must reply to U18 as soon as reasonably possible but in no event later than eight (8) business days. Further, Promoter shall advise U18 of the legal basis for claiming the information should be withheld, and the specific section of the Florida Statutes that exempts this material from mandatory disclosure. If Promoter fails to respond as required under this Section, U18 may release the requested documents. If the party requesting the disclosure contests the legal basis for Promoter's withholding any of the documents, then Promoter will, at its sole cost, defend its position. To the extent U18 incurs liability for costs or attorney's fees (including, without limitation, those awarded to the party requesting the disclosure) in connection with such challenge or appeal, Promoter agrees to indemnify and hold harmless U18 for those costs and fees.

11.1 Pursuant to §119.0701, Florida Statutes, the following is required if Promoter is providing U18 Services on behalf of U18:

During the term of the Agreement and following completion of the Agreement if Promoter maintains U18 Records, Promoter will not disclose exempt or confidential and exempt U18 Records except as authorized or required by law. Following completion of Agreement, Promoter may either 1) transfer to U18, at no cost, all U18 Records in possession of Promoter, or 2) meet all applicable requirements for retaining such records. If Promoter transfers U18 Records to U18 upon completion of the Agreement, then Promoter shall destroy any duplicate copies of U18 Records that are exempt or confidential and exempt from disclosure. All U18 Records stored electronically must be provided, upon request by U18, in a format that is compatible with the information technology systems of Memorial.

11.2 IF PROMOTER HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE PROMOTER’S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (954) 265-5933, MHSLEGAL@MHS.NET, AND MEMORIAL HEALTHCARE SYSTEM, ATTN: GENERAL COUNSEL, 3111 STIRLING ROAD, HOLLYWOOD, FLORIDA, 33312.

12. Notices. All notices and other communications required or permitted under this Agreement shall be deemed to have been duly given and made if in writing and if served, all delivery charges prepaid, (A) by personal delivery to the party for whom intended, or (B) by overnight delivery by a reputable national carrier, or (C) by being deposited certified or registered mail, return receipt requested, in the United States mail, in each case bearing the address shown in this Agreement for, or such other address as may be designated in writing hereafter by, such party:

IF TO U18

U18 Sports Medicine
5830 Coral Ridge Drive, Suite 110
Coral Springs, FL 33076
Attention: Tony Milian, MBA, AT-Ret,
Senior Director of Pediatric Orthopedics
Sports Medicine, Rehab & Neurosciences

IF TO PROMOTER

City of Miramar, Parks & Recreation
Administrative Office
2200 Civic Center Place
Miramar, FL 33025
Attn: Clarence “Reggie” Williams,
Program Director

With a copy to:

Memorial Healthcare System
3111 Stirling Road
Hollywood, FL 33312
Attention: General Counsel

13. Non-Discrimination. During performance of its obligations in connection with this Agreement, Promoter shall not discriminate on the basis of race, color, gender, national origin, sexual orientation, age, disability, sex, pregnancy, religion, veteran status, military service, marital status, genetic information or any other status specifically protected by all applicable laws, in the provision of services and goods to Memorial, the solicitation for or purchase of goods and/or services, or the subcontracting of work in the performance of the Agreement.

14. Vendor Anti-Harassment. During the performance of the Agreement, neither the Promoter nor any subcontractor nor any person on their/its behalf shall in any manner engage in sexual and/or any other harassment based on race, color, gender, religion, national origin, disability, marital status, sexual orientation, veteran status, age, pregnancy, genetic information and any other categories protected by applicable federal, state or local law, ordinance or rule.

The Promoter and any subcontractor shall establish and maintain a written harassment policy and shall inform their employees and/or agents of the policy. The Promoter and/or any subcontractor understands its obligation to abide by Memorial policies during the performance of the Agreement, including, but not limited to, Memorial's Anti-Harassment Policy, which shall be provided to the Promoter and any subcontractor upon request.

The Promoter shall include the provisions of this Anti-Harassment Clause in every subcontract so that such provisions will be binding upon each subcontractor.

A breach of this clause shall constitute a material breach of the Agreement and may result in immediate termination of the Agreement. In the event of a breach of this provision, Memorial preserves its right to avail itself of all remedies available to it in law or in equity.

15. Assignment. U18 may assign this agreement to any entity that assumes management or control of a substantial portion of the assets or operations of U18 that are the subject matter of the Agreement, or to any Affiliate of the South Broward Hospital District (“**SBHD**”) or of any of its Affiliates. For purposes of the Agreement, “**Affiliate**” means with respect to SBHD and its Affiliates, any other Person that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control or management with, exists to fulfill and support a common mission with, or is otherwise affiliated with SBHD or its Affiliates, where “**control**” or “**controlled**” or “**controlling**” means and shall be deemed to exist if the other Person possesses, directly or indirectly, the power to direct, cause the direction of, or otherwise materially impact the purposes, management, or policies of that Person, either through contract, or by owning a controlling interest of the voting rights or of the equity capital of that Person or of other ownership interests, or by being the sole member of an entity with reserved powers, or otherwise possesses or is able to exert a controlling influence over that Person. “**Person**” means any individual, sole proprietorship, general partnership, limited partnership, limited liability company, joint venture, trust, unincorporated association, corporation, or entity. Affiliates of SBHD include, without limitation, Memorial Foundation, Inc.; Joe DiMaggio Children’s Hospital Foundation, Inc.; Florida Community Health Network Corp.; Memorial Health Network, Inc.; South Florida Community Care Network, LLC; and their respective Affiliates.
16. Scrutinized Companies. In accordance with the requirements of F.S. 287.135 and F.S. 215.473, Promoter warrants and represents that it is not: 1) participating in a boycott of Israel; 2) on the Scrutinized Companies that Boycott Israel list; 3) on the Scrutinized Companies with Activities in Sudan List; 4) on the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List; or 5) engaged in business operations in Syria (collectively, the “Scrutinized Companies”). During the term of the Agreement, Promoter shall have a continuing obligation to warrant and represent compliance with this provision and shall immediately notify Memorial if there is any change. Memorial shall have the right to immediately terminate the Agreement where under applicable law such a change would warrant termination.
17. Counterparts; Signatures. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and all of which, taken together, shall be deemed to constitute one agreement. The Parties have agreed to accept electronic signatures pursuant

to the United States Electronic Signatures in Global and National Commerce Act and the Florida Uniform Electronic Transaction Act, and any document accepted, executed or agreed to in conformity with such law will be binding on both parties the same as if it were physically executed. The affixing of the parties of their actual signatures to this Agreement, and delivery then by facsimile or scanned copy attached to an email, shall constitute sufficient delivery, communication and record of the formation of this transaction.

18. Exhibits. Effective as of the effective date of the Agreement, the following Exhibits attached hereto and identified as outlined below are incorporated herein:

- Exhibit A U18 Services
- Exhibit B Payments
- Exhibit C Authorization for Release of Medical Information, Consent for Treatment: U18 Sports Medicine Program (the “**U18 Consent Form**”)
- Exhibit D Florida High School Athletic Association EL3 Consent and Release from Liability Certificate

IN WITNESS WHEREOF, the undersigned parties have caused this Agreement to be executed by their duly authorized representatives as of the Effective Date.

**SOUTH BROWARD HOSPITAL
DISTRICT D/B/A U18 SPORTS
MEDICINE**

**CITY OF MIRAMAR, PARKS &
RECREATION DEPARTMENT**

By: _____

By: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

EXHIBIT A

U18 Services

Promoter will provide the following Services:

1. Before the start of an event, ensure that a legal guardian of each tournament and/or event participant signs the U18 Consent Form attached hereto as Exhibit C, or an authorized substitute form. The following substitute forms are authorized:
 - a) The Florida High School Athletic Association EL3 Consent and Release from Liability Certificate, attached hereto as Exhibit D.
 - b) Any substitute consent form provided by U18 to Promoter, specifically for the authorized use as contained herein.
2. Provide each signed U18 or approved substitute Consent Form to the Manager or Senior Director of U18 Sports Medicine upon request.
3. Provide equipment needed for each athletic trainer during all events covered by an athletic trainer.
4. Place each athletic trainer in a strategic location clearly visible by all participants.
5. Place banners and/or promotional material provided by U18 in reasonable locations during all of Promoter's events.
6. Provide U18 with dates of each tournament or events at least one month in advance of the tournament in order to allow appropriate time to arrange Athletic Trainer coverage. U18 will not be responsible for arranging Athletic Trainer coverage if it receives notice fewer than 30 days' prior written notice from Promoter of the time, date and location of an Event.
7. Any other mutually agree benefits discussed with Manager or Senior Director of U18 Sports Medicine.

U18 will provide the following Services:

1. Athletic Training Coverage for each of Promoter's events as requested hosted during the Term. (If more Athletic Trainer are needed Promoter will coordinate with Manager or Senior Director of U18 Sports Medicine).
2. The opportunity for parents, coaches and affiliated members of Promoter who may be interested in scheduling a non-emergency appointment with one of U18's pediatric orthopedic or sports medicine physicians to request an appointment online using the U18 website JDCH.com/Ortho. Upon receipt of such request U18 staff will use reasonable efforts to schedule the injured athlete as soon as possible. All medical emergencies should always go through the 911 emergency systems and with transportation to the nearest emergency department.
3. Any other mutually agree benefits discussed with Manager or Senior Director of U18 Sports Medicine.

EXHIBIT B

Payments

The total hourly cost of an Athletic Trainer (“ATC”) is \$45.00 per hour. Promoter will pay U18 its cost per ATC per hour.

EXHIBIT C

**AUTHORIZATION FOR RELEASE OF MEDICAL INFORMATION
CONSENT FOR TREATMENT: U18Sports Medicine Program**

Name of Event: _____ (the "Event") Location of Event: _____

Date of Event: _____

Minor's Name: _____ ("Child") Date of Birth: _____

Please list all the Child's Medication and Medical Conditions: _____

I/We, _____ the Parent(s), Legal Custodian(s), or Legal Guardian(s) signing below, hereby authorize physicians, nurses, athletic trainers or any other healthcare provider (collectively "Providers") of Memorial Healthcare System ("MHS") to perform medical examinations, medical screenings, diagnostic screenings tests, therapies, modalities and / or any other procedure deemed necessary in order for the above Child to participate in the Event. As required by F.S. 1014.06 (1), I specifically authorize and give permission to Providers, or someone under direct supervision of Providers, to render to my Child healthcare services should the need arise for such treatment while my Child is participating in events. This consent comprises and is applicable to any kind of sports related injury that may be encountered while my Child is participating in athletic events, including but not limited to Concussion; Sudden Cardiac Arrest; Heat Related Illness; Abrasions & bruises; joint injuries such as fractures, dislocations, sprains and strains, Facial injuries inclusive but not limited to nasal, orbital & oral; and Rehabilitation services inclusive of post and non-post-surgical injuries. If medical necessity or emergency exists beyond that which can be reasonably dealt with on Event grounds, I further authorize and give permission to Providers to arrange for professional medical transport to a medical facility. I understand that efforts will be made to contact us in the case of a medical emergency.

I understand that MHS has both employed and independent contractors who may participate in my Child's care and that these individuals are not always employees or agents of MHS. I also understand that MHS contracts with physicians and physician groups to provide services to patients and that they may be independent contractors and are not necessarily the agents or employees of MHS. I understand that MHS is not legally responsible for the acts and omissions of its independent contractors or these individuals who are not employees or agents of MHS. I acknowledge that no guarantees have been made to me regarding the results of any examination, care, or treatment provided by an MHS employee, agent, or independent contractor.

I hereby authorize Providers who are employees or independent contractors of MHS to examine and evaluate my Child and to release the health information to the Event coordinators, and their employees, coaches, and agents for the purpose my Child engaging in the Event and determining my Child's ability to participate in the Event. The health information consists of history, physical, examinations, medical screenings, past or present health information, or information pertaining to injury or illness that may have a bearing on my Child's ability to participate in the Event. I understand that the health information used or disclosed pursuant to this authorization may be subject to re-disclosure by the recipient of the information and may no longer protected by federal confidentiality laws or MHS. I understand that, unless my Child is seen at a MHS facility, my Child is not considered a patient of MHS and no health information will be recorded in any electronic medical record maintained by MHS.

I understand that signing this Authorization is voluntary. I can refuse to sign, and MHS will not condition emergency treatment, payment, enrollment or eligibility for benefits on whether I sign this Authorization. I understand that I may revoke my authorization at any time by notifying, in writing, the MHS representative at Child's event. In the event I revoke this authorization, it will not have any effect on actions taken by MHS prior to the revocation. This authorization will be effective until revoked or until Child reaches eighteen (18) years of age.

The Parties have agreed to accept electronic signatures pursuant to the United States Electronic Signatures in Global and National Commerce Act and the Florida Uniform Electronic Transaction Act, and any document accepted, executed or agreed to in conformity with such law will be binding on both Parties the same as if it were physically executed. The affixing of the Parties of their actual signatures to this Consent, and delivery then by facsimile or scanned copy attached to an email, shall constitute sufficient delivery, communication and record of the formation of this transaction.

PARENTS/GUARDIANS

Relationship to Child: _____

Date Signed: _____

By: _____

Printed Name: _____

By: _____

Relationship to Child: _____

Date Signed: _____

Printed Name: _____

