### PUBLIC HOSPITAL DISTRICT #1 MASON COUNTY, WASHINGTON

### RESOLUTION NO. 2015 - 9

A RESOLUTION APPROVING AN INTERLOCAL AGREEMENT BETWEEN SHELTON SCHOOL DISTRICT No. 309 AND PUBLIC HOSPITAL DISTRICT NO.1 OF MASON COUNTY (MASON GENERAL HOSPITAL AND FAMILY OF CLINICS) TO WORK COLLABORATIVELY TO PROVIDE FOR FUTURE OPERATION OF THE SHELTON POOL.

WHEREAS, the Board of Commissioners of Public Hospital District No. 1 of Mason County has before it an Interlocal Agreement pursuant to the Interlocal Cooperative Act Chapter 39.34 RCW which is attached hereto and incorporated by this reference; and

WHEREAS, the Board of Commissioners believes it to be in the best interests of the District and its residents to authorize the execution of said Interlocal Agreement; now therefore be it

RESOLVED, that the CEO is hereby authorized and directed to execute the Agreement attached hereto and marked as Exhibit "A" and deliver an executed copy thereof to Shelton School District No. 309; and be it further

RESOLVED, that the CEO is hereby authorized and directed to take such further action as may be appropriate in order to effect the purpose of this resolution and the Agreement authorized hereby.

Adopted at a regular meeting of the Board of Hospital Commissioners this 20day of April, 2015.

Stelly Dienneugten

PUBLIC HOSPITAL DISTRICT NO. 1 OF MASON COUNTY, WASHINGTON

BY

Nancy Trueksess President

Don Wilson, Commissioner

Scott Hilburn, Commissioner

### AN AGREEMENT FOR THE JOINT OPERATION OF THE SHELTON POOL

#### between

#### SHELTON SCHOOL DISTRICT No. 309

#### and

### PUBLIC HOSPITAL DISTRICT No. 1 OF MASON COUNTY

THIS AGREEMENT dated this 30<sup>th</sup> day of April, 2015 is between Shelton School District No. 309 is hereinafter referred to as the "District" and Public Hospital District No. 1 of Mason County hereinafter referred to as the "MGH" pursuant to the Interlocal Cooperation Act, Chapter 39.34 RCW. When the term "Parties" is used herein it refers to the District and MGH.

#### **PREAMBLE**

WHERAS: The Shelton School District has owned and operated a community swimming pool facility for 41 years. The pool facility not only provides the District's students with educational, athletic, recreational and fitness opportunities, it is used by a much broader part of the community. Citizens fulfilling their physical fitness needs and physical therapy demands regularly patronize the District's pool. For many, an indoor facility such as the pool is required to fulfill their needs. Many do not have the financial resources to allow participation in a private health club and the District pool has fulfilled that need.

WHEREAS: While the pool is great community asset, the financial responsibility for the pool should not be born solely by the District. The District is facing serious financial and capital needs while it's continuing to bear the full financial burden of the pool. The District should not divert substantial operation funding from education to capital needs for a community pool.

**WHEREAS:** The swimming pool is a community issue and a community obligation. While the District can and should be a party to saving this community pool, they should not be the sole financial supporters.

**WHEREAS:** MGH is a community created governmental entity authorized by state law to deliver any services which might be reasonably expected to improve the health of the district's residents and others in the districts' service area.

WHEREAS: Both adults and school age children in Mason County have higher rates of obesity than the statewide average. Complications of obesity include diabetes, heart disease, stroke, fatty liver disease and cancer.

**WHEREAS:** Only 55% of Mason County adults reported getting 30 minutes of physical activity most days, compared to 62% of Washington adults overall. Regular exercise protects against heart disease, diabetes, depression and cancer. As reported in the County Health Rankings, there

are only 7 recreational facilities per 100,000 population in Mason County compared to 11 in the State as a whole. Additionally, only 14% of Mason County residents live within one half mile of a park, compared to 49% of Washington State residents.

**WHEREAS:** The commission of MGH firmly believe that a community pool fulfills one of MGH's missions to provide opportunities to improve the health of its citizens which in turn can reduce disease and acts as preventative medicine. Therefore the MGH is an appropriate entity to partner with the District to provide leadership to plan for the continued existence of the pool facilities.

**WHEREAS:** It is not only desirable, but necessary, for the community to be involved in the development a long term and sustainable plan and funding source for the operation, maintenance and repair of future community pool facilities.

WHEREAS: The School District and MGH are in a position to provide leadership to the community. The governing boards of the districts believe that a partnership between the districts and the community would provide an operational bridge to keep a pool facility open while allowing the community time to explore grant or other funding sources to meet the capital needs of the facilities and develop a long term viable financial operations plan to save the pool for current and future generations here in Mason County.

Now therefore, in consideration of the foregoing, the parties agree as follows:

### I. VISION STATEMENT

The District has an interest in providing healthy activities to its students, and MGH have mutual interests in helping citizens of Mason County adopt a healthy lifestyle and in providing opportunities for people of all ages to participate in healthy recreational activities. It is incumbent upon the District and MGH to develop a unified approach to serving the community's health and recreation needs and to cooperatively operate, maintain and repair the District's pool facility on a temporary basis in order to foster community health, learning and vitality. This Agreement is intended to provide a transition to a more sustainable model of community responsibility for community pools.

#### II. PURPOSE OF THE AGREEMENT

In establishing this agreement, MGH and the District seek to:

- A. Effectively and efficiently manage the operations, use and maintenance of the District pool facility for the benefit of Mason County's youth and citizens;
- B. Ensure that the pool facilities are available for the District's educational and athletic programs; and
- C. Provide community pool facilities for Mason County residents for exercise, physical therapy, recreation and other health related programs to promote the health of the community.
- D. Establish procedures to encourage cooperative working relationships between District and MGH to quickly resolve issues;

- E. Establish a citizens advisory board to assist with development of a plan for the future development of high-quality community pool facilities, including capital campaigns as necessary; and
- F. Regularly report the outcomes of goals of this agreement to the District, MGH and the community.

#### III. GENERAL PROVISIONS OF THE AGREEMENT

- A. Duration and Termination This Agreement shall be for the period commencing July 1, 2015 ending on June 30, 2020; provided that upon execution of this Agreement the requirements to finalize an operating budget under Section IV A and provide for immediate repairs to the pool facilities take effect immediately. Notwithstanding that this agreement shall be effective for five years, the Parties acknowledge that circumstances are constantly changing for both Parties. The Parties agree to meet during May of each year to review this agreement and the schedule for the following school year for all joint use activities, specifically including but not limited to capital needs, operational needs, and use of the facility. Preplanning meetings will include, at a minimum, the Superintendents of each agency, the District's athletic manager, aquatics manager, and the high school principal. Either Party may terminate this Agreement upon 12 month written notice to the other party, or pursuant to Sections IV A or VII, or by mutual agreement.
- B. Approval The execution of this Agreement and a renewal or extension of this must be authorized by both the District Superintendent and the MGH Superintendent and approved as required by their respective Board and Commission.
- C. Good Faith The District and MGH shall act in good faith to implement the terms of the Agreement.
- D. Intent The District and MGH acknowledge that:
  - 1. This Agreement is intended to address and relate to the maintenance and operation of the District's pool facility. The term "pool facility" is defined for purposes of this agreement to be those facilities and components located on the campus of the Shelton High School more specifically described on Exhibit "A" which is attached hereto and incorporated by this reference.
  - 2. The facility uses authorized by this Agreement are for municipal, health and educational purposes;
  - 3. This Agreement is intended to enhance and not interfere with mission of MGH or District governance;
  - 4. The ultimate responsibility for the management and use of pool facility space will remain with the District as owner of the facility;

- 5. Both parties recognize and respect the District and MGH's budget administrative processes that must be used in implementing the services. Additionally, both parties recognize and respect their collective bargaining agreements with employee organizations and the constraints related to those agreements;
- 6. This agreement is not intended to amend any of the existing other agreements between the parties;
- 7. The District's and MGH's objective is to preserve and increase general access to and use of the school pool facility. While the focus and priority addressed in this agreement is on the District and MGH access to the facilities, both agencies agree to cooperate to the extent possible to increase general community use and involvement in the facility while effective managing financial resources.

#### IV. COST SHARING AND REVENUE SOURCES TO SUPPORT AGREEMENT

- A. Fair and Equitable Cost Sharing The determination of the costs associated with the maintenance, use and operation of the pool facilities shall be based upon fiscally sound considerations. The District shall propose an annual operations and maintenance budget each year to the MGH for consideration by June 1st. MGH shall notify the District the acceptance of the budget or any objections thereto within 15 days. The costs of operations and maintenance over and above revenues will be shared equally. MGH shall pay to the District a 50% share of the facility costs on a semiannual basis on January 15<sup>th</sup> and July 15<sup>th</sup>. If budgeted funds are insufficient to pay all operating costs, the District shall propose a budget amendment to MGH which shall be approved or rejected by MGH within 15 days. MGH will share the additional costs in an approved budget amendment at the 50% sharing ratio. The cost of normal operation, repair and maintenance of the existing facility is estimated to be budgeted at \$128,300 for July 15, 2015- to July 15, 2016. If the Parties cannot reach an agreement on the budget or budget amendment after good faith negotiations, either Party may terminate this agreement upon 10 days written notice to the other Party.
- B. Documentation of Costs The District and MGH will maintain records associated with joint use programming. Both agencies agree to use cost accounting methodologies.
- C. Annual Review of Benefits At the request of either party, both parties agree to conduct a review of the exchange of benefits.
- E. User Fees to Support Joint Use For broader public use, fees may be charged, at a minimum, to cover the expenses of administering that public benefit. The use fees shall be used to defer the Parties' direct costs in operating the facility.

### V. GENERAL GUIDELINES JOINT USE

The District will make its pool facilities available for use by the MGH on a first priority basis after the scheduling requirements for District-sponsored programs have been met. The District shall provide all personnel necessary to supervise, maintain, or operate the pool facilities.

- A. All joint use programming and activities scheduled under this Agreement shall comply with each parties' policies prohibiting discrimination.
- B. For the purposes of this Agreement, the pool facilities may be used as follows:
  - 1. Any instructional, informational, recreational, athletic, social or community program which is initiated, organized, managed or scheduled by one of the Parties, and
  - 2. Any comparable community-run recreation program (such as those by a community youth sports or health organization serving a community as a non-profit agency), that is sponsored and overseen by one of the Parties, and
  - 3. Any other use approved for the pool facilities by the District's Superintendent or their authorized representative that does not materially interfere with the MGH's use.
- C. For scheduling purposes, priority will be given to programs that provide fitness and health benefit to Mason County residents.
- D. The mutual goal of the District and MGH will be to maintain programs continuity giving adequate notification of scheduling changes or facility use to allow completion of a program cycle.
- E. Where possible, MGH and the District will pursue opportunities to develop and improve the pool facilities and equipment to support programming. Such opportunities may include, but not be limited to, jointly seeking grant funds, involving city and county governments in partnership opportunities, creation of public, private or a combination of public/private financing and/or establishing a separate entity to own, operate and maintain pool facilities.
- F. A separate District fee schedule will be established and charged for other users.
- G. The initial tentative use schedule for the pool facilities for the period of July 1, 2015 through June 30, 2016 is attached as Exhibit B for illustrative purposes only.

#### VI. LIABILITY

MGH and the District (each, in such case, an "Indemnifying Party.") shall indemnify, defend and hold the other Party and its board members, commissioners, employees, directors, officers, managers, members and agents (each, in such case, an "Indemnified Party") harmless from and against any and all third party claims, suits, damages, losses, liabilities, expenses and costs (including reasonable attorney's fees) including, but not limited to, those arising out of property damage (including environmental claims) and personal injury and bodily injury (including death, sickness and disease) to the extent caused by the Indemnifying Party's (i) material breach of any obligation, representation or warranty contained herein and/or (ii) negligence or willful misconduct.

Without limiting either party's obligations and responsibilities, each party will maintain liability insurance coverage applicable to the other party as either a named insured or intended beneficiary of any self-insurance or cooperative insurance agreement for liabilities arising from this Agreement, and arising out of the activities pertaining to this Agreement, in the amount of no less than \$1,000,000 per occurrence with an annual aggregate limit of \$2,000,000. Such insurance will be at each party's own expense. Any such insurance policy will provide that it is not subject to material alteration or cancellation except after at least thirty (30) days' prior written notice to the other party. Each party will furnish copies of the insurance policy or policies and annual proof of coverage.

### VII. COOPERATIVE CAPITAL RESOURCE DEVELOPMENT

The District and MGH have a long history of cooperation in using and developing property to maximize educational, recreational access, usability and benefits. Both agencies seek to continue and expand such cooperation with each other, and with the community at large, by agreeing to

- A. Examine property issues raised by either party expeditiously and cooperatively.
- B. Work cooperatively in planning facility or equipment improvements in order to make the most efficient and effective use of public and capital funding. Where necessary or desirable for pool operation, establish written agreements specifying joint use responsibilities and/or priorities.
- C. Where feasible, both agencies will work together to support public/private partnerships to improve the pool facilities.
- D. Where possible, MGH and the District will pursue opportunities to develop and improve the pool facilities and equipment to support programming by Parties. Such opportunities may include, but are not limited to, jointly seeking grant funds, involving city and county governments in partnership opportunities, creation of public, private or a combination of public/private financing and/or establishing a separate entity to own, operate and maintain the pool facilities.

The District and MGH recognize the immediate need for capital improvements to the pool facility as outlined in Exhibit "C" (which is attached hereto and incorporated by this

reference) which are necessary to continue operating the pool. Given the District's previous capital investment in the pool facility, the District shall not be required to contribute to these immediate needs. MGH agrees to contribute to the District up to Fifty Thousand Dollars (\$50,000) to fund the immediate repairs on or before June 15, 2015; provided the Parties' have adopted a finalized annual budget under Section IV A. MGH and the District agree to seek contributions from community members and local businesses and to jointly apply for any available grant funding to raise sufficient funds to make any anticipated additional repairs beyond these immediate repairs necessary to continue operating the pool facility, but neither MGH nor the District shall be obligated to provide its own funds for such purposes.

F. In the event any additional repairs or modifications to the pool facilities are needed to continue legal or safe operation, the District or MGH shall not be obligated to make such repairs or modifications, but shall seek contributions from third parties as outlined in subsection E above. If sufficient funds cannot be raised within thirty days after pool operations cease because they may not legally or safely continue, in the reasonable judgment of the District or MGH, either party may terminate this agreement with ten days written notice to the other party.

### VIII. INTERAGENCY COORDINATION AND AGREEMENT RENEWAL

- A. A Joint Use Interagency Team, made up of key staff from MGH and the District designated by each party shall:
  - a. Coordinate implementation and oversee preparation and distribution of the Annual Joint Use Report for consideration by the Parties' for their annual review provided under Section III A:
  - b. Meet periodically to review operations under this Agreement by, particularly its guideline scheduling process, operating procedures, and annual review financial contributions. Operational changes jointly agreed upon in this review will take effect during the upcoming school year; and
  - c. Review capital plans and projects proposed under this Joint Use Agreement and make recommendations to the Superintendent of both agencies for continued or more extensive joint use.
- B. Either agency can initiate a special meeting to discuss interim problems or propose amendments to this Agreement.
- C. In the event a dispute shall arise between the parties to this Agreement which is not resolved through direct negotiation, the parties agree to participate in at least four hours of mediation in accordance with the mediation procedures of the Washington Arbitration & Mediation Service (WAMS). The parties will share the costs of the mediation. The mediation shall be held in WAMS Tacoma offices. Any controversy or claim arising out of or relating to this Agreement, or its breach, not settled by mediation, shall be settled by binding arbitration in accordance with Chapter 7.06 RCW and the Rules of Mandatory

Arbitration for the Superior Court of the State of Washington. The Parties specifically agree that the arbitrator shall have injunctive powers and that the arbitrator's decision shall be final. In the event the Parties cannot agree on an arbitrator, the Mason County Superior Court shall appoint an arbitrator. The Parties hereby waive the right to request trial de novo.

### IX. COMMUNITY PARTNERSHIPS

- A. MGH and District recognize the need to involve the community in partnering with the districts. The Parties agree to work jointly to establish a Community Pool Advisory Committee to ensure the sustainability of the pool facilities. The purpose of the Community Pool Advisory Committee will be to work with public and private financial resources to develop a plan to make the pool facilities independently sustaining. The Community Pool Advisory Committee may be tasked with initiating a capital campaign to ensure the financial success of the facility and to develop a first class aquatics center for the citizens of Mason County. The ultimate goal of the Community Pool Advisory Committee should be to explore all available options to implement a viable, long term and financially stable operating agency which will be able to manage, maintain and improve the pools facilities to ensure its continued benefit to the community.
- B. MGH and the District are committed to developing further partnerships to enhance the overall health and educational experience of Mason County residents. These partnerships might include those that benefit students, their families and their local communities through programs which integrate academics, athletics, health and social services, youth and community development and community engagement.
- C. Nothing in this Agreement shall preclude MGH from initiating discussions and negotiating a subsequent arrangement with the District to implement school, city, county and community partner programs during the term of this Agreement. The District agrees to engage in good faith negotiations with MGH, if so requested. Any partnerships will be documented by separate agreement.

#### X. MISCELLANEOUS

- A. NO ENTITY CREATED- There is no and will be no separate legal organization or administrative entity necessitated by this Agreement. The District's employees, officers, and agents, including volunteers, will remain under the District's supervision and control. MGH's employees, officers, and agents, including volunteers, will remain under MGH's supervision and control.
- B. **DISPOSITION OF PROPERTY-** No real property or personal property will be jointly acquired, held, or disposed of in the parties' execution of this Agreement.

- C. **ADMINISTRATION OF AGREEMENT**: For purposes of RCW 39.34.030(4)(a), the joint operation of the Shelton Pool by the District and MGH under this Agreement will be administered by the Program Administrator, who will be the District Superintendent or designee.
- D. **DOCUMENT EXECUTION AND POSTING:** This Agreement may be executed in one or more counterparts, each of which will be deemed an original but all of which together will constitute one and the same document. The parties additionally acknowledge and agree that this Agreement may be executed and delivered by facsimile or email. Pursuant to RCW 39.34.040, the District and MGH will cause a copy of this Agreement to be posted on their respective websites.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement this 30 day of 4pri(\_\_\_, 2015.

Shelton School District No.309

Art Jarvis, Superintendent

Public Hospital District No. 1 of Mason County

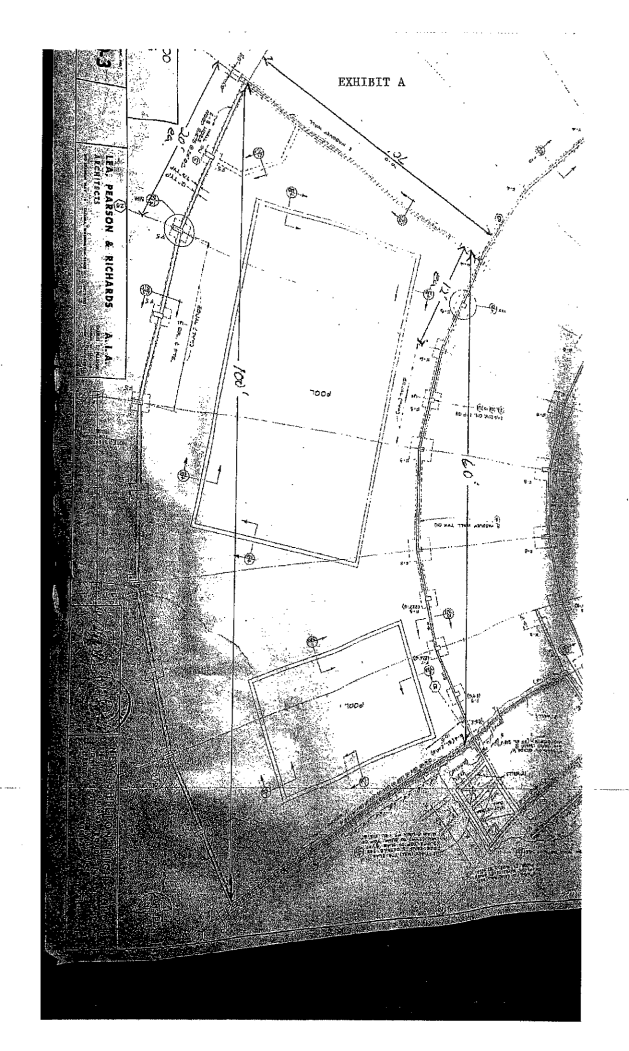
Eric Moll, CEO

### **EXHIBIT INDEX**

EXHIBIT A: ILLUSTRATION/DESCRIPTION OF POOL PROPERTY

EXHIBIT B: CURRENT POOL USE SCHEDULE AND RATES BROCHURE

**EXHIBIT C: DESCRIPTION OF VITAL REPAIRS** 



### EXHIBIT B

### SHS POOL Summer Schedule 2014

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
6:30 *;30 AM Lap Swim	Lap Swim Club Swim Aerobics		Friday			Rental	
9:00am - 11:45am Swim Lessons MonFri.	Day Swim Lessons	Monday -	Friday				
12:00pm- 1:00pm Noon Laps	Lap Swim Water Aerobics	Lap Swim	Lap Swim Water Aerobics	Lap Swim	Lap Swim Water Aerobics	Lap Swim 12-1 pm	
Aerobics 1:15pm - 3:00pm Open Swims Mon-Sat	Open Swim Squaxin	Monday - P&Rec	Saturday Skok	P&Rec	B&G Club	Open Swim 1:15-3:15pm	70.00
3:15-5:00pm Pool Closed 5-6pm Lap Swim Club Swim	Rental  Lap Swim  Club Swim	i	M~F Friday			Rental 3:30-5:30pm	POOL CLOSED SUNDAYS
.: 6-8 pm Lessons Open Swims Rental	Club Swim	Open Swim Open Swim	Club Swim	Open Swim Open Swim	<u>Rental</u> 6–8pm Rental		

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
	inondaj	1 40044)	,, ourseday		11144	<u> </u>	Danday
Lap Swim	S. Lap	S	S Lap	S	S Lap	7am-10am	
6-7:30am	G. Swim	G	G Swim	G	G Swim	Saturday	
<u>Aerobics</u> 6:30-7:30					,	Swim , practice	
Classes	Chad	Chad .	Chad	Chad	Chad	10am to	
7:45am-	1st period	Onad	011014	0,,,,,	,	12pm	
10:50am	2nd period					Rentals	
M-F	3rd period					Lap Swim	
11am-12pm		Lap	Lap	Lap	Lap	12-1pm	
Lap Swim	G Swim	G Swim	G Swim	G Swim	G Swim	S	Hours TBD
Aqua	Aqua		Agua		Aqua	G	
Aerobics	Aerobics		Aerobics		Aerobics	Open Swim	
Swim	Chađ	Chad	Chad	Chad	Chad	<u>1-3pm</u>	Open
Classes	Elementry	y Mon-Fri				s	for
12:20-2:20	Swim				'	G	Pre paid
M-F	Classes					G	groups
<u>3-5pm</u>	Chad	Swim	Practice	Swim	Practice	<u>3-5pm</u>	Rentals
Swim Team	Rob	Meets		Meets		Rentals	available
Aug-Feb	М-Б	Tuesdays		Thursday		<u>5-6pm</u>	pre-paid
<u>5-6pm</u>		S Lap Swim		S Lap Swim	S Lap Swim	Lap Swim	
Lap Swim	5:15pm	G & Club	5:15pm	G & Club	G Club	js –	
& QWSC	Swim	Swim	Swim	Swim	Swim	G	
Lessons	<u>Lessons</u>	Open Swim	Lessons	Open Swim	<u>Rental</u>	<u>6-8pm</u>	Total hours
5:15-7:15pm	s	s	S	S	68pm	Family	per week
Mon & Wed	G	G	G	G	S	Swim	depending
Open Swims	G .	G	G	G	G	S	on Rentals
6-8pm		,			G	G	+/- 75.5hrs
T-Th-Sat	All Teachers		All teachers		<u> </u>	G	

Pool Hours

Chad 38hrs

public 34.5 +/- rental hrs.A

Pool Hours

Saturdays

10am-8pm

10 hours

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
					- 11		
AM Lap	S. Lap	S Lap	S. Lap	S Lap	S Lap		
Aerobics	G. Swim	G Swim	G. Swim	G Swim	G Swim	9-10am	
6-7:30am	:	&		&		<u>Aerobics</u>	
M~F_		aerobics		aerobics		10-12	
8am-11am	Chad	Chad	Chad	Chad	Chad	S Rental	
Swim	· ·					G	
Classes						G ·	·
MonFri				·····		Lap Swim	
11am-12pm	S. Lap	S Lap	S. Lap	S. Lap	S. Lap	<u>12-1pm</u>	
Lap Swim	G Swim	G Swim	G Swim	G Swim	G. Swim	s	Hours TBD
Water	&	!	&		&	G	Pre Paid
Aerobics	aerobics		aerobics		aerobics	Open Swim	Group
12-2:20pm	Chad	Chad	Chad	Chad	Chad	1:15-3pm	Time
Swim						s	&
Classes				] ]		G	Rentals
M-F	3-5pm	3-5pm	3-5pm	3-5pm	3-5pm	G	
Open Swim	S. Open	S Group	S Open	S, Group	S Open	Rental	
3-5pm	G Swim &	G Rentals	G Swim &	G. Rentals	G Swim	3-5pm	
M-W-F	G Laps	G	G Laps	G.	G Laps	<u>Laps</u>	
<u>5-6pm</u>		<u> Laps 5-6</u> 1		<u>Laps 5-6</u>	Laps 5-6	<u>5-6pm</u>	
Lap Swim	5:15-	Club	5:15-	S. Club	S Club	S.	
T-TH-F	7:15	Swim	7:15	G. Swim	G Swim	G.	
<u>6-8pm</u>	<u>Swim</u>	Open Swim	<u>Swim</u>	Open Swim	<u>Rental</u>	<u>Family</u>	
Open Swim	S. Lessons	s	S. Lessons	s	s.	Night	
T-Th-Sat	G	G	G	G	G.	6-8pm	
Rental	G	G	G	G	G.	S	
Friday	ŀ					G	
	All Teachers		All Teachers			G	

Public Hours

49 hours

School hours

27 hours

Total

76hrs, week +/\_Rentals

# LAP SWIMS & WATER

**AEROBICS** 

### LAP SWIMS

This time has been set aside for patrons to swim laps or exercise in both pools.

# Monday & Wednesday Only

6:00am-7:30am

Monday through Friday

1:00am-12:00pm

<u>Saturdays Only</u> 12:00–1:00pm uesday & Thursday Only

5:00–6:00pm Monday & Wednesday Only

5:45-7:45pm

### AQUA AEROBICS

This class is held in both deep & shallow water with our Hydro-Fit certified instructor Angela Burris & Susan Turner.

## Monday & Wednesday & Friday ONLY 11:00am-12:00pm



(360) 426–4240 3737 N. Shelton Springs Rd. Shelton, WA 98584

## Pool Rates

# ADULT LAP SWIM & OPEN SWIM

PASS X 30	\$121.50	\$108.00	\$67.50	- same as Seniors	\$337.50
MIL	\$4.50	\$4.00	\$2.50	same	\$12.50
SINGLE ADMIT	Adults	Students	Seniors	Disabled	Family*

- \*Family consists of One Adult & Three Students
- Children under 7 are free with a paying adult (18+) in the water with them at all times.
- Seniors are 55 and older.
- Make checks payable to Shelton School District or (SSD).
- No Debit or Credit cards accepted.

### LESSON COSTS

Levels 1-6 \$50.00

## POOL RENTAL FEES

2 hrs. only	\$125.00	\$175.00	\$225.00	\$275.00
# of people	0-25	26-50	51-75	76-100 (max)

- A \$50.00 required deposit if there is food present. This is only kept if a mess is made and not cleaned up.
- A \$50.00 cancellation fee if the pool is not notified 48 hours prior to the scheduled time of the party.

# SHELTON POOL WINTER & SPRING 2015 SCHEDULE JAN.5TH - JUNE 16TH



## POOL CLOSURES:

IN CASE OF SEVERE WEATHER THE POOL WILL BE CLOSED IF SCHOOL IS CLOSED - CHECK 1030 KMAS FOR SCHOOL CLOSURES.

POOL CLOSURE DATES:

MONDAY JANUARY 19<sup>71</sup> 2015 MLK HOLDAY MONDAY FEBRUARY 16<sup>71</sup> 2015 & TUESDAY FEBRUARY 17<sup>71</sup> PRESIDENTS DAY FRIDAY MARCH 6<sup>71</sup> 2015 NO SCHOOL DAY MONDAY MAY 25<sup>71</sup> 2015 MEMORIAL DAY TUESDAY JUNE 16<sup>71</sup> 2015 POOL CLOSES AT NOON LAST DAY OF SCHOOL

POOL WILL BE OPEN-FOR SPRING BREAK 2015 APRIL 6TH -10<sup>TH</sup> 2015 PLEASE CHECK THE WEBSITE FOR LIMITED POOL SCHEDULE

## SERVICES AVAILABLE

- Swim Lessons
  - Open Swim
- Private Rentals
   Lan Swims
  - Lap Swims
- Aqua Aerobics
   www.sheltonschools.org

Located under the community link

# SWIMMING LESSON

### SESSIONS

WINTER & SPRING LESSONS 2015 MONDAYS & WEDNESDAYS NICHTS:

Session #2: Feb.23rd - March 23rd 2015 \*No Lessons on Mon.1/19 (MLK Day) Session #1:  $Jan, 12^{h}$ -Feb.  $11^{th} 2015*$ WINTER LESSON SESSION DATES:

\*No Lessons on 4/6 or 4/8 (Spring Break) Session #2: May  $11^{\rm th}$  – June  $10^{\rm th}$  2015\* \*No Lessons on Mon.5/25 (Memorial Day) Session #1: March 30<sup>th</sup> - May 4<sup>th</sup> 2015\* SPRING LESSON SESSION DATES:

### CLASS TIMES:

Class 1 — 5:20-5:55pm Class 2 — 6:00-6:35pm

Class 3 — 6:40-7:15pm

# AMERICAN RED CROSS WATER SAFETY

PROGRAMS

Level 1: Introduction to Water Skills evel 2: Fundamental Aquatic Skills

evel 3: Stroke Development

evel 4: Stroke Improvement evel 5: Stroke Refinement

Level 6b: Personal Water Safety Level 6a: Fitness Swimming

Call (360) 426-4240

Please leave a message so we can return your call.

### LESSONS & POOL RENTALS

### PARENTS PLEASE NOTE:

- swimming ability. The costs for these children into competent swimmers. lessons are \$60.00 for 9 Lessons. • Levels 1-6 are designed to make Class placement determined by
- OF POOL CLOSURE. ONCE PAID NO REFUNDS REFUNDS WILL ONLY BE PERMITTED IN CASE OR CREDITS!
- Teachers will move students into different levels as necessary.
- to 9 students per level. Levels 4-6 will Class size for levels 1-3 will be limited be limited to 4 students per level.
  - immediately if there is a problem. Talk to the lesson supervisor

### POOL RENTAL TIMES **AVAILABLE**

### Saturdays -10:00-12:00pm & 3:00-5:00pm - 6:00-8:00pm Fridays

- Lifeguards are included in rental fees.
- Please reserve parties at least 2 weeks in advance. These times are limited and fill up quickly.

# PEN SWIMS

## OPEN SWIM TIMES AVAILABLE Puesday & Thursday Only

6:00pm-7:45pm

### Saturday Only

1:15pm-3:00pm

## GENERAL POOL RULES:

- without an adult (18+) in the water NO CHILDREN under age 7 or under 42" are permitted into the water with them at all times.
- NO CHILDREN under age 10 may be left alone at the pool without an adult (18+) at the pool facility.
  - Please shower before entering the pool.
    - Swim affire only. No T-shirts, jeans, or cut-offs allowed, NO EXCEPTIONS!
- · Do not allow your child to enter the pool without a lifeguard on the pool deck.
  - NO glass in the pool area.
    - NO gum in the pool area, NO running.
- NO fighting or horseplay in the pool building.
  - NO diving in the lap (shallow) pool.
- public. We do not allow private parties · Open Swim is time set aside for the during open swim.
  - Please bring your own suit, goggles, & towel to the pool!!
    - Groups of 10 or more need to call 24 hours prior to open swims.
- Pool will close a half hour early if less than 15 patrons for Open Swims.

## QUICK WATER SWIM CLUB

A competitive swim team for children Level at or above Level 4. Practice is Monday, Tuesday, Wednesday & Thursdays at the Pool. Please check the website at www.quickwatersc.org

#### Exhibit C

The following are immediate repairs mutually understood to be minimally necessary prior to July 2015 in order for the swimming pool to remain in operation:

- 1. Replace Filter Room Structural Slab and Repair Walls. See cost estimate and further description submitted by ORB Consulting dated March 25, 2014.
- 2. "VGB upgrade" for Lap Pool and Diving Pool. See cost estimate and further description submitted by ORB Architects dated March 25, 2014.

These are the projects identified as most critical at the time of this Agreement. Nothing herein limits the operation of this Agreement or prohibits other necessary projects from being identified at a later date.