



CITY OF SAN ANTONIO

P. O. BOX 839966
SAN ANTONIO TEXAS 78283-3966

ADDENDUM II

SUBJECT: Request for Applications for Shared Use Agreement (SUA) for SAMHD due November 7, 2011

FROM: San Antonio Metropolitan Health District Department

DATE: October 20, 2011

QUESTIONS RECEIVED BY CITY STAFF ARE ANSWERED AS FOLLOWS:

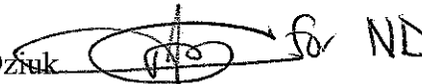
Question 1: If we already have a track and it just needs work, in addition to a few permanent multi-purpose exercise stations, security lights, and signage, is putting a basketball court next to the track an allowable expense?

Response: Addendum 1, Question 6 stated:
"A project would include upgrades or improvements to existing buildings or surfaces, not new construction. For example, improvement to fields, tennis court surfaces, walking trail upgrades are allowed, but building a new tennis court would not be allowed."

For basketball courts resurfacing or replacement of goals are acceptable, as would resurfacing/repurposing of an *existing* constructed surface; however, building a *new* basketball court would not be allowed.

Question 2: Addendum 1 stated that the permanent multi-purpose exercise stations are acceptable, and that basketball goals are acceptable, but is building the cement courts with the goals considered a new structure? Or is it still considered the art of improving an existing structure since the track and field are already in place?

Response: Response is the same as in question 1 above, which references Addendum 1, Question 6 which stated the following:
For basketball courts resurfacing or replacement of goals are acceptable, as would resurfacing/repurposing of an *existing* constructed surface; however, building a *new* basketball court would not be allowed.

Norbert Dziuk  ND
Procurement Administrator
Finance Department
Purchasing and General Services Division