

**CITY OF GOLD BAR, WASHINGTON
RESOLUTION NO. 20-10**

**A RESOLUTION OF THE CITY OF GOLD BAR, WASHINGTON ESTABLISHING JOINT USE
AND SUPPORT BETWEEN THE SULTAN SCHOOL DISTRICT AND THE CITY OF GOLD
BAR**

WHEREAS, the Sultan School District is seeking funding to assist in upgrading aging playground equipment; and,

WHEREAS, school districts are subject to the same limitations on the use of public funds as local governments; and

WHEREAS, financial support by the City for playground improvements does not present a 'use of public funds' issue; and

WHEREAS, the City jointly uses school grounds as locations for community events; and

WHEREAS, the school's playground equipment is available for children to utilize outside of school operating hours; and

WHEREAS, the City sees a one-time issue of financial support for the Gold Bar Elementary School playground as needed to continue to provide this amenity to its residents;

NOW THEREFORE BE IT RESOLVED by the governing body of the City of Gold Bar that staff research the following improvements.

Section I	Joint Use
Section II	Financial Support
Section II	Severability
Section III	Effective Date

Section I, Joint Use

The City of Gold Bar utilizes limited joint use of the Gold Bar Elementary School playground for community events and recreational space for local children. For this limited use, a formal Joint Use Agreement is not required by the City. If use of school property extends beyond this limited use, a more formal Agreement shall be executed.

Section II, Financial Support

The City of Gold Bar will offer funds on a one-time basis to be used specifically toward the upgrade and/or replacement of aging playground equipment. These funds shall be an expenditure of the General Fund. The Council for the City of Gold Bar shall determine an amount by motion after adoption of this Resolution. Any applicable or required budget amendments shall be done through the ordinance process as needed.

Section II, Severability

This resolution is severable and if any portion of it shall be declared invalid or unconstitutional, the remaining portion shall remain valid and enforceable.

Section III, Effective Date

This Resolution shall take effect from, and after, its passage and approval, as provided by law.

Resolved this 7th day of July, 2020.

APPROVED:



Bill Clem, Mayor

ATTEST/AUTHENTICATED:



Lisa Stowe, Clerk/Treasurer