



PENN STATE SPORTS PROPERTIES, LLC

101 Innovation Blvd., Suite 114

University Park, PA 16802

P: 814-865-8636

MARKETING & SPONSORSHIP AGREEMENT

THIS MARKETING AND SPONSORSHIP AGREEMENT ("Agreement") is made and entered as of the ^{29th} day of March 2019 (the "Effective Date") between PENNSYLVANIA STATE EMPLOYEES CREDIT UNION ("Sponsor" or "PSECU") and PENN STATE SPORTS PROPERTIES, LLC, a Missouri limited liability company qualified to do business in the Commonwealth of Pennsylvania ("Provider").

BACKGROUND

- A. Provider holds the exclusive marketing and sponsorship rights for Pennsylvania State University ("University") athletics and the Bryce Jordan Center ("BJC") at The Pennsylvania State University.
- B. Sponsor wishes to further its exposure of its products and/or services through its association with University and by sponsoring University athletics.
- C. Provider and Sponsor are parties to that certain Marketing and Sponsorship Agreement dated June 30, 2017, that certain Marketing and Sponsorship Agreement dated May 24, 2018, and that certain Marketing and Sponsorship Agreement dated July 1, 2018 (together, the "Original Agreements").
- D. From and after July 1, 2019 the date of this Agreement, the Original Agreements shall be amended and restated and replaced in their entirety by this Agreement and the attached exhibits.

NOW, THEREFORE, in consideration of the foregoing Background and other valuable consideration, Sponsor and Provider (the "Parties") agree as follows:

1. **Term of Agreement.** This Agreement shall commence on the Effective Date to cover the following athletic year(s) which are measured from July 1 to June 30: 2019-2020, 2020-2021, 2021-2022, 2022-2023, 2023-2024 (the "Initial Term"). Following the Initial Term, this agreement will automatically extend to include the 2024-2025 through 2028-2029 seasons ("Extended Term")*, and under the terms outlined in this agreement, unless University elects to terminate this agreement for the 2024-2025 through 2028-2029 athletic years by providing written notice to Provider and Sponsor on or before February 28, 2024. The Initial Term and the Extended Term shall be referred to herein as the "Term". Subject to University's right to terminate this Agreement as provided above, if Provider is not the Multi-Media Rights Holder at any time during the Term, this Agreement shall be automatically assigned to University or University's incumbent multi-media rights holder.

Neither Party shall have any of the rights set forth in this Agreement after its expiration except for obligations which by their nature shall survive termination.

2. **Sponsorship Benefits.** During the Term, provided that Sponsor fulfills all of its payment obligations to Provider, Sponsor will receive the benefits described on Exhibit A attached to this Agreement and made a part hereof (the "Benefits").
3. **Make-Good Benefits.** If, for any reason other than Sponsor's fault, Provider is unable to provide Sponsor with a Benefit described in Exhibit A, Provider will notify Sponsor and offer Sponsor make-good benefits in direct and fair proportion to the benefits not received by Sponsor in lieu of the Benefit(s) Provider is unable to provide to Sponsor ("Make-Good Benefits"). The Make-Good Benefits will be subject to Sponsor's approval, which approval will not be unreasonably withheld or delayed. Until such time as the Make-Good Benefits are agreed upon, Sponsor will continue to pay the full sponsorship fee to Provider as set forth below. If Make-Good Benefits are not agreed upon, this Agreement shall not terminate, but rather the sponsorship fee to be paid by Sponsor will be adjusted to reflect the Benefits which are not available to Sponsor. In the event that the Parties cannot mutually agree upon Make-Good Benefits and the sponsorship fee is adjusted, such adjustment will be mutually agreed upon in writing by both Provider and Sponsor.
4. **Payment Obligations of Sponsor.** In consideration of the Benefits to be provided to Sponsor by Provider, unless this Agreement is terminated as provided herein, Sponsor will pay Provider the amounts set forth below on or before the dates set forth below (see attached Schedule B for the Property Rights Fee Breakdown):

Athletic Year 2019-2020: \$2,137,965 NET

Athletic Year 2020-2021: \$2,202,104 NET

Athletic Year 2021-2022: \$2,268,167 NET
Athletic Year 2022-2023: \$2,336,212 NET
Athletic Year 2023-2024: \$2,406,298 NET
Athletic Year 2024-2025: \$2,478,487 NET*
Athletic Year 2025-2026: \$2,552,842 NET*
Athletic Year 2026-2027: \$2,629,427 NET*
Athletic Year 2027-2028: \$2,708,310 NET*
Athletic Year 2028-2029: \$2,789,559 NET*

Each of the amounts listed above shall be paid in four (4) equal installments: On or before September 1st, on or before November 1st, on or before January 1st and on or before March 1st of the applicable athletic year. For the avoidance of doubt, the first payment is due on or before September 1st, 2019.

Unless this Agreement is assigned to the University, please make all checks payable to Penn State Sports Properties, LLC. All late payments are subject to a late payment fee of 2% per month.

5. Exclusive Negotiation: If this Agreement is then in effect, during the period beginning September 1, 2028 and continuing through October 31, 2028 (the "Exclusive Negotiation Period"), Sponsor shall have the exclusive right to negotiate with Provider regarding the renewal of this Agreement beyond June 30, 2029. If the Parties are unable to reach an agreement by the end of the Exclusive Negotiation Period, Provider may freely solicit, engage in unsolicited discussions or engage in any negotiations for the Benefits with any third party. The Parties acknowledge the existence of certain University banking contracts, which may impact the ability to negotiate future rights during the Exclusive Negotiating Period.
6. Extended Season Radio & Television. If any of the Benefits described in Exhibit A include radio or television broadcasting sponsorships, then the Benefits relating to such sponsorships shall only include 12 regular season football radio broadcasts, 12 regular season football television shows, 8 regular season basketball television show broadcasts, 29 regular season men's basketball radio broadcasts, 29 regular season women's basketball radio broadcasts and 35 regular season men's hockey radio broadcasts. If Provider's network broadcast additional games/TV shows (above the aforementioned quantity of broadcasts), the sponsorship will continue for those games/broadcasts at regular season rate outlined in Exhibit A. Additional games/broadcasts will be invoiced at the conclusion of the football, basketball and hockey season respectively.
7. Force Majeure. Neither party shall be deemed in default of this Agreement to the extent that any delay or failure in the performance of its obligations results from any cause beyond the non-performing party's control and without such party's fault or negligence, such as acts of God, acts of civil or military authority, embargoes, epidemics, war, acts of terrorism, riots, insurrections, fires, explosions, earthquakes, floods, loss of power, strikes or lockouts ("Force Majeure"). If any Force Majeure condition affects Provider's ability to perform its obligations set forth hereunder, Provider shall give written notice to Sponsor, and Provider will offer mutually agreeable Make-Good Benefits to Sponsor in accordance with Paragraph 3 above.
8. University Marks. To the extent that any of the Sponsor's Benefits described in Exhibit A hereto include the right to make use of University's athletic logos or trademarks and BJC logos or trademarks ("School Marks"), Sponsor agrees that its use of School Marks is non-exclusive, limited and non-transferable and must be approved by the Provider and/or the University prior to its use. Sponsor further agrees that it may not make use of School Marks in any retail promotion, on premium items or sale of a product without the approval of the University or its authorized agent and the payment of any required license fee. All right, title and interest in and to the School Marks is and shall remain the sole and exclusive property of the University.
9. Indemnification. Each Party agrees to indemnify, defend and hold the other Party, including its members, officers, directors, employees, and other agents, harmless from any and all liability (including, without limitation, reasonable attorney's fees, costs and expenses) resulting from or related to any claim, complaint and/or judgment for any negligent act or acts of intentional misconduct of the indemnifying party. For the avoidance of doubt and clarification, Sponsor acknowledges and agrees that Provider has no control over any of the athletic events in which a University team participates or the athletic venues in which the event occurs or BJC events. Accordingly, Sponsor agrees that it has no right to bring a claim for indemnification against Provider or a claim directly against Provider (each a "Sponsor Claim") under any theory of law and will not therefore bring or make any Sponsor Claim under any theory of law against Provider arising out of or from any athletic event of the University or occurring in or about a University athletic venue or BJC. Each party agrees to indemnify, defend and hold harmless University and its trustees, officers, directors, employees and other agents from any and all liability (including, without limitation, reasonable attorney's fees, costs and expenses) resulting from or related to any claim, complaint and/or judgment for any negligent act or acts of intentional misconduct committed by the indemnifying party under this Agreement.
10. Termination.
 - a. Termination: This Agreement may be terminated by University as provided in Section 1 above.
 - b. Termination for Negative Publicity:
 - i. In the event either Party or the University becomes the subject of negative publicity that materially diminishes the value of the Benefits provided hereunder, and such diminishment cannot be cured

within thirty (30) days' of written notice thereof (or such longer period if mutually agreed upon by the Parties), either Party shall have the right, but not the obligation, to terminate this Agreement at the end of the then-current Athletic Year and shall be relieved of any further obligations to the other Party, except for obligations which by their nature shall survive termination of this Agreement.

- c. **Termination for Breach:** In addition to all rights and remedies available under the law and this Agreement, each Party shall have the right but not the obligation, to terminate the Agreement if the other Party breaches any provision of this Agreement and such breach is not cured within thirty (30) days of written notice of such breach.

- 11. **Confidential Information.** Provider agrees, acknowledges, and recognizes that PSECU is a highly regulated financial institution under a strict duty of confidentiality with regard to its operations and its member records, specifically any "Confidential Information". Confidential Information shall specifically include, but not be limited to, the following: all non-public member data; account or personal information; such as account numbers, access codes, account ownership and names of account owners; account owner email addresses; demographic information; and financial transactions conducted within those accounts; any employee information that would typically be considered of a confidential nature; inventory lists; competitively or business sensitive material that is not generally known to the public; scientific or technical information, including hardware information, system descriptions and recovery point information and recovery time objectives; computer hardware, software or other technical design or information, including processing parameters and procedures; and relationships with customers or vendors of PSECU, the products of any of them, and any performance results of any of them. Provider will not sell, transfer or share with any third parties any Confidential Information which it receives during the ordinary course of conducting business with PSECU or otherwise, unless it receives prior written consent from PSECU following notice given to PSECU by Provider specifying exactly what information is to be shared and with whom it will be shared and the reason permission to disclose is being requested. Any Confidential Information received by Provider, or any PSECU-approved recipients, may be used only as is necessary to complete the stated purpose of this Agreement, except (1) as permitted pursuant to the exceptions listed in the Gramm-Leach-Bliley Act (15 USC § 6802) and accompanying regulations, and (2) as required by applicable law including pursuant to a court order or subpoena. Furthermore, Provider agrees and promises to destroy any Confidential Information that it has received or obtained from PSECU, including any copies, within a reasonable time following its receipt of written notice from PSECU to destroy such Confidential Information, including any medium upon which or within which that Information resides. Unless otherwise specifically agreed by Provider and PSECU in a writing made a part of this Agreement between them, Provider agrees to perform destruction not later than the date of termination of this Agreement. Provider also agrees to provide PSECU with written assurance of such destruction upon the written request of PSECU. Acceptable means of destruction include fine shredding of any paper copies, complete incineration of any applicable software or compact discs or DVDs, and the complete deletion of all applicable electronic copies and backups so that no Confidential Information is readable or reproducible in any format. Notwithstanding anything in the foregoing to the contrary, PSECU acknowledges that it is difficult to ensure that electronically-stored information is fully and finally destroyed, so Provider shall only be required to exercise commercially reasonable efforts to destroy electronically-stored information.

Notwithstanding anything in this Agreement to the contrary, the rights and responsibilities regarding Confidential Information as herein stated shall be ongoing and shall survive any expiration or termination of this Agreement for a period of one (1) year. Notwithstanding the foregoing, to the extent Provider is in possession of any Sponsor member data, Provider's obligations with respect to such Sponsor member data shall survive termination of this Agreement indefinitely.

- 12. **Notice of Security Breach.** Notwithstanding anything in this Agreement to the contrary, Provider agrees to fully disclose any breach in its security resulting in or from any unauthorized intrusions, or any loss or theft of information or information storage, that may pertain to any information of PSECU or its members. Provider agrees to report the date, time, and manner of any such breach, the effect of the breach on PSECU, and any specific corrective action Provider will be taking in response to the intrusion, loss or theft directly to PSECU within 24 hours of recognition of said breach, loss or theft of information or information storage.
- 13. **Non-Discrimination.** Supplier, Provider and any subcontractor shall abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.
- 14. **Trademarks and Publicity.** Neither Party may refer to the other Party in advertising nor use the other Party's logos, trademarks, or service marks without the prior written consent of the other Party. Each Party acknowledges that the other Party's logos, trademarks, and service marks are the sole property of the other Party.
- 15. **Compliance with Regulations and Standards.** It is expressly understood that the Parties to the Agreement and any subcontractors of either Party will comply with all applicable rules and regulations of any governmental, regulatory and accreditation authorities. Provider agrees to promptly report to PSECU, as described in the Notices section of this document,

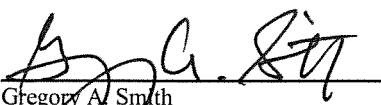
any PSECU member complaints received by Provider. Further, Provider agrees to cooperate in the satisfactory resolution of any PSECU member complaints relating to the subject matter of the contractual relationship between Provider and PSECU.

16. Third Party Beneficiary. University is a third-party beneficiary to this Agreement and is entitled to the rights and benefits hereunder and may enforce the provisions hereof as if it were a party hereto.
17. Miscellaneous. Sponsor and Provider will comply with all federal, state and local laws in connection with their respective performance under this Agreement. Further, Provider shall comply with all Conference rules to which the University belongs and NCAA rules and regulations, and Sponsor shall comply with the NCAA's Advertising and Promotional Guidelines in connection with their respective performance under this Agreement. To that end, Sponsor shall not make use of any student-athlete's name or likeness (as defined by the NCAA) without advance written approval of University's compliance officer. All legal notices hereunder must be in writing and shall be deemed to have been given when (a) delivered by hand (with written confirmation of receipt), (b) sent by facsimile (with written confirmation of receipt) with a copy mailed by certified mail, return receipt requested, (c) when received by the addressee, if sent by a nationally recognized overnight delivery service (receipt requested), in each case to the appropriate addresses set forth on the signature page below (or to such other addresses as a signatory may designate by notice to the other signatories) or (d) when received by the address, if sent by e-mail to the appropriate e-mail address of the address, in each case to the appropriate addresses set forth on the signature page below, and in Sponsor's case with a copy to Corporate Legal Services, 1500 Elmerton Avenue, Harrisburg, PA 17110, or such other address as a signatory may designate by notice to the other signatory. All other notices, including invoices, shall be sent to Sponsor's designated business contact, Jim Baker, Advertising and Digital Marketing Manager or such other contact as Sponsor may designate by notice to Provider. Neither party shall have the right to transfer or assign its rights or obligations under this Agreement without the express prior written consent of the other party. In the event that either Party shall cease conducting business in the normal course, become insolvent, admit in writing its inability to meet its debts as they mature, make a general assignment for the benefit of creditors, or is the subject of a petition in bankruptcy and such petition is not dismissed within sixty (60) days from its filing, then at the option of the other Party, unless Provider's rights and obligations are assigned to University, this Agreement shall terminate immediately and be of no further force and effect. This Agreement constitutes and contains the entire Agreement of the Parties relating to the subject matter hereof and supersedes any and all prior or contemporaneous written or oral understandings or agreements with respect thereto. No amendment to this Agreement shall be valid unless in writing signed by each of the Parties hereto. The failure of any Party to exercise any of its rights under this Agreement shall not be deemed a waiver of such right or any other rights. This Agreement shall be binding on and inure to the benefit of the Parties and their respective successors and permitted assigns. This Agreement shall be construed, interpreted and enforced under the laws of the Commonwealth of Pennsylvania without regard to its principles of conflict or choice of law. Venue for any action brought as a result of a violation of their terms of this Agreement shall be in Dauphin County, Pennsylvania. Sponsor and Provider are independent contracting parties and nothing in this Agreement shall be deemed to create a partnership, joint venture or agency relationship between them nor does it grant either Party any authority to assume or create any obligation on behalf of or in the name of the other Party. This Agreement may be executed in counterparts by facsimile or electronic signature, each of which shall be deemed an original and each counterpart together shall constitute one document.

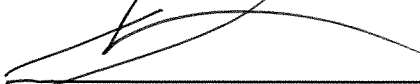
Sponsor represents and warrants that the person whose signature appears below for Sponsor is duly authorized to execute this Agreement and legally bind Sponsor under this Agreement. This Agreement shall not be binding upon Provider until and unless it is executed by Provider's General Manager irrespective of whether Provider's Account Executive has signed the Agreement.

ACCEPTED AND AGREED AS OF THE ABOVE DATE:

PENNSYLVANIA STATE EMPLOYEES CREDIT UNION
1500 ELMERTON AVENUE
HARRISBURG, PA 17110

By: 
Gregory A. Smith
President

PENN STATE SPORTS PROPERTIES, LLC
101 INNOVATION BLVD., SUITE 114
UNIVERSITY PARK, PA 16802

By: 
Doug Nelson
General Manager

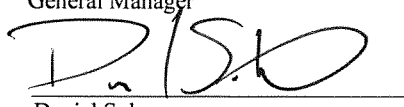
By: 
Daniel Solomon
Manager – Business Development

EXHIBIT A
TO MARKETING & SPONSORSHIP AGREEMENT
BETWEEN
PENNSYLVANIA STATE EMPLOYEES CREDIT UNION
AND
PENN STATE SPORTS PROPERTIES, LLC
BENEFITS

Intellectual Property Rights:

- Intellectual Property Rights throughout the Term of the Agreement
- Rights may be exercised throughout the Commonwealth of Pennsylvania and on the internet, social media and digital channels
- Rights to the Penn State Athletic mark, Bryce Jordan Center mark, official text, and protected images as set forth on Schedule A to this Exhibit A, as may be modified by the Parties from time to time.
- Rights are for association and promotional purposes only and all uses must be pre-approved by Provider and the Penn State Office of Licensing Programs a minimum of two-weeks prior to implementation. No items or message bearing the Penn State name or mark may be produced without pre-approval from PSU/Provider
- Any products or premium items bearing the Penn State mark, for sale or free distribution, must be approved by the Penn State Office of Licensing Programs and will carry a licensing royalty fee as assigned by each licensed product vendor
- Opportunity to conduct up to six (6) promotions per academic year, three (3) for athletics and three (3) for the Bryce Jordan Center. Promotions may incorporate enter to win or other fan engaging components. Must be mutually agreed upon and conducted once per semester of the academic calendar (Fall, Spring, Summer)
- Any production or associated costs for any displays or activation materials are at the responsibility of PSECU and are separate from this Agreement

“Official” Designation:

PSECU will receive the following designation for recognition during each Athletic Year of the Term:

- PSECU, “Official Corporate Partner” of Penn State Athletics
- PSECU, “Official Corporate Partner” of Penn State Football
- PSECU, “Official Corporate Partner” of the Bryce Jordan Center
- Rights to promote the Penn State Alumni Association designations (“The Official Credit Card of The Penn State Alumni Association” and “The Official Financial Services Provider of The Penn State Alumni Association”) and the Penn State Alumni Association/PSECU credit card in Penn State Athletic venues.
- Rights to promote PSECU’s brand and other PSECU products that are not Restricted Products (defined below) in Penn State Athletic venues. PSECU to receive approval on non-restricted product promotion from PSSP/Penn State Athletics prior to implementation.

Category Exclusivity:

PSECU, in accordance with this Agreement, will receive the following category exclusivity rights:

- For the Term of this Agreement, Sponsor shall be the only “Retail & Institutional Bank or Credit Union” which will be recognized on all Penn State Athletics Department controlled mediums including static & rotating signage, LED digital signage, videoboard, PA reads, message center, displays, on-field/on-court/on-ice promotions, and social media channels during Penn State Athletics Department controlled regular season athletic events in Penn State Athletic controlled venues and Department controlled media, including, Beaver Stadium, Bryce Jordan Center, Pegula Ice Arena, Rec Hall, Multi-Sport Facility, Penn State Athletics Social Media (IE. Facebook, Twitter, etc.). PSECU shall also be the only “Retail & Institutional Bank or Credit Union” which may utilize the Penn State Athletics Intellectual Property Rights as described above.
- For the Term of this Agreement, Sponsor shall be the only “Retail & Institutional Bank or Credit Union” which will be recognized on any Bryce Jordan Center controlled mediums including, but not limited to, static & rotating signage, LED digital signage, videoboard, PA reads, message center, displays, and promotions during Bryce Jordan Center controlled non-athletic events in the Bryce Jordan Center. PSECU shall also be the only “Retail & Institutional Bank or Credit Union” which may utilize the Bryce Jordan Center Intellectual Property Rights as described above.
- For the avoidance of doubt and clarification, during the Term, Provider may not provide to retail banks or credit unions sponsorship benefits that market any of the following services:
 - Brokerage Services, Financial Planning Services, Mortgage Loans & Services, and Commonwealth of Pennsylvania Treasury Programs.
- However, Provider may continue to provide to any other financial institutions (other than retail banks or credit unions) sponsorship benefits that market any of the above services.

- This Agreement shall preclude Provider from providing sponsorship benefits to any financial institution (whether such financial institution is an existing partner or Provider or a partner of Provider at any point in the future) to market its credit card products and services, as those rights are retained by PSECU
- As it relates to Penn State University and its campus, the exclusivity granted in this Section shall only include the mentioned in-venue Penn State Athletic facilities, in-venue BJC facility, and social media channels, to the extent of which it will not include any other part of the Penn State campus or its buildings.

Beaver Stadium Videoboard – Static Signage:

- One (1) of four (4) static signage speaker mesh coverings on south Beaver Stadium Videoboard
- Year-round permanent visibility
- Signage production and installation to be financed by PSECU

Head Football Coach Endorsement:

- PSECU will be granted access to Coach's image and likeness for use in PSECU internal and external promotional initiatives
- Coach will be available one (1) mutually agreed upon day on campus for photo shoot/PSA recording
- Penn State Athletics and Head Football Coach must approve all uses of the promotional content a minimum of six-weeks prior to implementation
- Logo integration must use white or blue logo

Head Men's Basketball Coach Endorsement:

- In the event the Head Men's Basketball Coach would be made available for endorsement to PSSP, PSECU may be given the opportunity to be able to access Coach's image and likeness for use in PSECU internal and external promotional initiatives
- Terms to be agreed upon at that time, and are separate from this agreement
- For the avoidance of doubt, the Head Basketball Coach Endorsement is not included in this agreement

Beaver Stadium Club Level Entitlement:

- Naming rights: Mount Nittany Club presented by PSECU
- Logo inclusion and/or text representation in media releases, marketing collateral, tickets, promotional items and all other associated Mount Nittany Club promotional materials
- Two (2) inclusions in communications to all Club season ticket holders
- Mutually agreeable signage displayed within and around the Mount Nittany Club Lounge & Section
- Logo integration must use white or blue logo
- Signage production and installation to be financed by PSECU

Presenting Season Entitlement of Penn State Football:

PSECU will be identified as the Football Season presenting partner each year of this agreement. Includes:

- Presenting partner recognition & inclusion in advertising and press releases that promote the Penn State Football season, ticket sales initiatives, upcoming promotions, next home games, etc.
- Presenting partner logo recognition on the Beaver Stadium video board prior to and during each Football game; minimum three (3) rotations per game.
- Presenting partner logo recognition on front cover of home football game programs
- Presenting partner logo recognition on front of all Penn State Football Tickets
- Full-page, four-color ad in every home program on the back inside cover
- Logo recognition on all Football schedule posters and schedule magnets (where applicable)
- Logo integration must use white or blue logo
- One (1) TV Visible Field Level Tarp Box Cover Signage position. Logo must be white on Penn State blue (Pantone 282)
- Minimum of two (2) notations of PSECU's Season Entitlement of Penn State Football on Football National Signing Day

Cause Marketing & Corporate Social Responsibility Campaign:

- PSECU shall have the opportunity, each football season, to conduct a cause marketing corporate social responsibility campaign surrounding Penn State Athletics
- PSECU and Penn State Athletics to mutually agree on program and messaging during the first Athletic Year of the Agreement
- Assets made available as outlined in this exhibit may be used to communicate and promote the campaign

Beaver Stadium – Digital Signage:

During each regular season home Football game and the annual Blue White Spring Game, played in Beaver Stadium, PSECU will receive:

- Statistical Area Logo Rotation:
 - One (1) of Four (4) Sponsors in the One (1) stats area location on both the North & South End Zone Video Boards
 - Logo will rotate amongst the Four (4) total partners but will be visible for a total of One (1) full quarter. Logo will be visible during the third (3rd) Quarter or PSECU and Provider to mutually agree on best available quarter
 - Signage will be visible for all home Penn State Football games
 - Design may consist of white Logo Only, no taglines
 - On occasion at various points throughout the game, the entire digital board will feature a “Full Bleed” video scenario such as pre-game team intro video, various replays, fan prompts, etc.
- LED Ribbonboard
 - Two (2) minutes of in-game LED signage exposure per game
 - One (1) minute of pre-game LED signage exposure per game
 - LED signage will rotate in thirty second (:30) increments

Bryce Jordan Center – Marquee:

- Two (2) of two (2) permanent, digital logos of equal size on the BJC Marquee located at the corner of University Drive and Curtin Road
- An equal amount of space may be combined for one (1) digital logo
- Year-round visibility; placement to be adjacent to BJC promotional content
- Dimensions up to 91.25” (w) x 12” (h) in size

Bryce Jordan Center – Interior Portal Permanent Signage:

- PSECU will receive fifteen (15) of the sponsor branded interior portal signs throughout the interior seating bowl of the BJC
- Logo integration must be on blue background
- Dimensions up to 58” (w) x 15” (h) in size
- Signage production and installation to be financed by PSECU

Bryce Jordan Center – Concourse Backlit Permanent Signage:

- Two (2) permanent backlit concourse signs within BJC
- Dimensions are 4’ x 10’ in size
- Signage production and installation to be financed by PSECU

Bryce Jordan Center – Static Signage:

During each regular season home Men’s and Women’s Basketball game, played in the Bryce Jordan Center, PSECU will receive:

- Basketball Kickplate Signage
 - One (1) color logo placement on the bottom portion of all Men’s and Women’s Basketball home team bench chairs
 - Logo will be placed on either a blue or white background
 - Exposure at all regular season home games played by Penn State Men’s & Women’s Basketball in the Bryce Jordan Center
 - Signage must comply with all Penn State, Big Ten Conference, NCAA, and TV broadcast network specifications
 - Kickplate Signage specs on size, graphics, material, and location are at the sole discretion of Penn State Athletics
 - Initial production & installation for kickplate signage in Bryce Jordan Center to be paid for by PSECU. Any costs associated with revisions to the kickplate signage after installation to be the responsibility of PSECU.

Bryce Jordan Center – Digital Signage:

During each regular season home Men’s and Women’s Basketball game, played in the Bryce Jordan Center, PSECU will receive:

- Basketball Courtside TV Visible Signage
 - One (1) minute of pre-game exposure during each home game (real-time)
 - Two (2) minutes of in-game exposure during each home game (game clock)
 - Creative must be a still graphic and may not animate
 - TV Visible Courtside signage will run in unison with courtside table on opposite side of the court
- Videoboard Halo Signage
 - Rotating upper & lower halo digital signage on the center hung scoreboard
 - Rotations occur in one (1) minute increments for a minimum of ten (10) minutes of exposure

Bryce Jordan Center – LED Ribbonboard Digital Signage:

During each regular season home Men's and Women's Basketball game, played in the Bryce Jordan Center, PSECU will receive:

- One (1) minute of in-game LED signage exposure per game
- LED signage will rotate in thirty second (:30) increments

During each non-athletic BJC event, PSECU will receive:

- Four (4) minutes in-arena LED ribbon board signage for all approved events pre-event

Bryce Jordan Center – Concourse TVs Digital Signage:

- Digital signage will be present on a minimum of twenty-six (26) digital screens in the concourse of the BJC
- Signage will be represented on Gate TVs, Concourse TVs, and Concession TVs
- Dimensions for TVs are approximately – Gate (55"), Concourse (42"), Concession (42")

Bryce Jordan Center – Concession Cups and Napkins:

- PSECU logo and graphic will be placed on souvenir or other mutually agreed upon cups sold during BJC events
- PSECU logo and graphic will be placed on napkins
- PSECU insignia will be present on the cups and napkins that are made available to patrons from the arena concession stands
- Up to \$10,000 annually in production costs to be financed by Penn State Sports Properties

Bryce Jordan Center – Concourse Display:

- Permanent Concourse Display
 - PSECU logo and signage will be placed on the concourse in an existing agreed upon area
 - When approved by BJC, the tour, and the promoter, a table top display may be incorporated adjacent to or near the area, up to 5' x 8' in space
 - If approved by BJC, the tour, and the promoter, a table top display must provide patron/fan benefit and any giveaway items to be approved by Penn State Sports Properties, BJC, the tour, and the promoter a minimum of two weeks prior to events
 - Display and signage to be financed by PSECU

Pegula Ice Arena – Dasher Boards:

During each regular season home Men's and Women's Hockey game, played in the Pegula Ice Arena, PSECU will receive:

- Two (2) dasher boards; one per side of the ice in the Pegula Ice Arena Varsity Rink
- Dasher boards are up to 3' x 9' and will be located in the best available location
- Visible during all home, regular season Penn State Men's & Women's Ice Hockey games
- Includes one (1) up to 3' x 9' dasher board in the Pegula Ice Arena Community Rink
- Logo must be color on a white background
- Initial production & installation for dasher boards in Pegula Ice Arena to be paid for by Provider. Any costs associated with revisions to the dasher boards after installation to be the responsibility of PSECU.

Pegula Ice Arena – Auxiliary Scoreboard Backlit Signage:

During each regular season home Men's and Women's Hockey game, played in the Pegula Ice Arena, PSECU will receive:

- One (1) color logo on a blue or white background
- Signage will be 2' to 10'

Pegula Ice Arena – Digital Signage:

During each regular season home Men's and Women's Hockey game, played in the Pegula Ice Arena, PSECU will receive:

- Videoboard Logo Bug
 - Logo bug visible on main video screen for one half of one (1) period during each regular season home game
- LED Ribbonboard
 - Three (3) minutes of in-game LED signage exposure per game
 - LED signage will rotate in thirty second (:30) increments

Rec Hall – Static Signage:

During each athletic event at Rec Hall, PSECU will receive:

- Rec Hall Static Signage
 - One color (blue) logo placement in two (2) locations next to the west Concession Stands in Rec Hall
 - Signage specs on size, graphics, material, and location are at the sole discretion of Penn State Athletics
 - Initial production & installation for signage in Rec Hall to be paid for by PSECU. Any costs associated with revisions after installation to be the responsibility of PSECU.

Jeffrey Field – Static Signage:

During each regular season home Men's and Women's Soccer game, played at Jeffrey Field, PSECU will receive:

- One (1) 3' x 20' static sideline sign visible during all regular season Penn State Men's & Women's home soccer games
- Initial production & installation for signage in Jeffrey Field to be paid for by Provider. Any costs associated with revisions after installation to be the responsibility of PSECU.

Beaver Stadium – Fan Engaging Videoboard Promotion:

During each regular season home Football game, played in Beaver Stadium, PSECU will receive:

- Mutually agreed upon TBD videoboard feature
- One (1) in-game fan engaging videoboard promotion feature to run during all home games with a PA Announcement and LED ribbonboard running concurrent with feature

Bryce Jordan Center – Fan Engaging Videoboard Promotion:

During each regular season home Men's and Women's Basketball game, played in Bryce Jordan Center, PSECU will receive:

- Mutually agreed upon TBD videoboard feature
- One (1) in-game fan engaging videoboard promotion feature to run during all home games with a PA Announcement and LED ribbonboard running concurrent with feature

Pegula Ice Arena – Fan Engaging Videoboard Promotion:

During each regular season home Men's and Women's Hockey game, played in Pegula Ice Arena, PSECU will receive:

- Mutually agreed upon TBD videoboard feature
- One (1) in-game fan engaging videoboard promotion feature to run during all home games with a PA Announcement and LED ribbonboard running concurrent with feature

Rec Hall – Fan Engaging Videoboard Promotion:

During each regular season home Men's and Women's Gymnastics, Men's and Women's Volleyball, and Wrestling event, hosted in Rec Hall, PSECU will receive:

- Mutually agreed upon TBD videoboard feature
- One (1) in-game fan engaging videoboard promotion feature to run during all home events with a PA

Penn State Football Fan Fest Display:

- One (1) display area of up to 10' x 20' footprint in Fan Festival prior to all regular season home Football games and the annual Blue White Spring Game
- Opportunity to interact with fans and distribute pre-approved information/premiums at Fan Fest
- All distribution items must include a fan benefit, and be pre-approved by Penn State Athletics operations & Provider a minimum of two (2) weeks prior to game day
- PSECU is responsible for providing a pop-up tent for their display
- Provider to provide one (1) table and two (2) chairs for the display
- Annually, PSECU is to complete a Pennsylvania State University Indemnification Agreement mutually acceptable to PSECU and University

Penn State Gameday Roster Card:

- One (1) full color ad of up to 2" x 6" in all regular season gameday roster cards for Football, Men's Basketball, Women's Basketball, Men's Hockey, Women's Volleyball, and Wrestling
- In the event Penn State Athletics transitions away from the gameday roster card altogether or in a particular sport, the asset will be transitioned over to a mutually agreed upon asset of equal or greater value

Player Appearances:

- Rights to use three (3) former players annually for PSECU events if requested
 - Appearances at PSECU events, Fan Fest, etc.
 - PSSP will facilitate the acquisition and logistics of the player appearances but does not guarantee availability
 - Players will be mutually agreed upon and paid separately on a per appearance basis by PSECU as mutually agreed between players and PSECU

Social Media Integration:

- Two (2) Athletic Season-Long Social Media Engagement Campaign(s)
 - Each campaign will be a minimum of 500,000 targeted impressions through the Penn State Athletics Facebook Page
 - Posts must offer a fan benefit or be tied to a promotion, and may not be strictly commercial in nature
 - Logo integration must use white or blue logo
- One (1) Social Media Feature

- Feature will be a pre-existing, mutually approved feature running on either the Penn State Athletics Facebook Page or through the Penn State Athletics Twitter Account
 - Logo integration must use white or blue logo
- Twelve (12) Organic Social Media Content Posts on Penn State Athletics Facebook Page
 - One (1) Facebook Content Post each month of the athletic year
 - Posts must offer a fan benefit or be tied to a promotion, and may not be strictly commercial in nature
 - Logo integration must use white or blue logo
 - Should video and production need to be used for the social media content, video and production to be financed by PSECU
- Football Score Update Graphic Integration on Twitter
 - PSECU logo to be integrated into the Penn State Football score updates graphic that is executed each game throughout the season
 - Logo integration must use white or blue logo

Official Athletic Site:

- 1,200,000 total web banner ad impressions on GoPSUsports.com
 - Web banner ads rotate between leaderboard and story ad position
 - Banner ads include click-through ability
- Static logo integration on GoPSUsports.com
 - Logo integration must use white or blue logo

Penn State Sports Network:

During each season, PSECU will receive:

- Radio Spots
 - Three (3) :30 commercials in twelve (12) football games
 - Two (2) :30 commercials in twenty-nine (29) Men's Basketball games
 - Two (2) :30 commercials in twenty-nine (29) Women's Basketball games
 - Two (2) :30 commercials in thirty-five (35) Men's Hockey games
- Television
 - One (1) :30 second network break commercial during each Football and Basketball Show broadcast
 - One (1) :10 billboard with logo recognition per show
 - Twelve (12) Football Show broadcasts
 - Eight (8) Basketball Show broadcasts

Tickets & Hospitality:

Penn State Football –

- One (1) Beaver Stadium Luxury Suite; includes sixteen (16) luxury suite season tickets in Suite 246
 - Two (2) season reserved parking passes
 - All catering expenses are the responsibility of PSECU
- Eight (8) Penn State Football Mount Nittany Club Season Tickets
 - Eight (8) reserved parking passes
- Eight (8) Penn State Football Season Corporate Hospitality Village Passes
- Twenty-five (25) tickets to three (3) different home games per football season
 - Tickets will be seated together pending availability

Penn State Basketball –

- Eight (8) Men's Basketball Season Tickets
 - Two (2) parking passes
- Eight (8) Women's Basketball Season Tickets
 - Two (2) parking passes
- Use of Suite at one (1) mutually agreed upon Men's or Women's Basketball game in the Bryce Jordan Center

Penn State Hockey –

- Eight (8) Men's Hockey Season Tickets
 - Two (2) parking passes
- Use of Suite at one (1) mutually agreed upon Men's or Women's Hockey game in Pegula Ice Arena

Penn State Wrestling –

- Four (4) Wrestling Season Tickets

Penn State Women's Volleyball –

- Four (4) Women's Volleyball Season Tickets

Bryce Jordan Center Events –

- Four (4) club tickets to all events at Bryce Jordan Center
- Two (2) Bryce Jordan Center parking passes for all events

All Tickets to be paid for by Penn State Sports Properties

Penn State Football Away Game Trip:

- Three (3) seats on the Penn State Football Team Plane for one (1) away game each season of the agreement
- Trip includes three (3) game tickets and up to three (3) hotel rooms at visiting team hotel

Penn State Athletics Facility Use:

- Provider to provide space at a mutually agreed upon Penn State Athletics facility for up to two (2) events annually
- Limited facility use is included in the terms of this agreement; however, securing staffing, maintenance, food and beverage, and set-up needs may add incremental costs. PSECU will be responsible for all incremental costs related to these events.

Penn State Football Hotel Rooms:

- Two (2) guaranteed rooms for all regular season home football games and Blue White Weekend
- Each room has a two (2) night minimum (Friday and Saturday night)
- Location of hotel stay may vary by game, based upon availability but will remain in similar proximity of Beaver Stadium
- If available, two (2) additional hotel rooms will be provided to PSECU for all home football weekends

Keystone Level Top Tier Corporate Partner Recognition:

- "Thank You" PA Announcement with logo on videoboard in Beaver Stadium, Bryce Jordan Center, and Pegula Ice Arena (FB, BB, HKY)
- LED Signage recognition in Beaver Stadium, Bryce Jordan Center, and Pegula Ice Arena (FB, BB, HKY)
- Logo recognition on the videoboard in Rec Hall (Olympic Sports)
- Logo swipe on the Beaver Stadium, Bryce Jordan Center, and Pegula Ice Arena videoboard during replays (FB, BB, HKY)
- Inclusion in a 30 second Corporate Partner "Thank You" radio commercial to air during Football, Men's and Women's Basketball, and Men's Hockey game broadcasts
- Logo recognition in full-page, color print ad to run in gameday programs (FB, BB)
- Top tier recognition on Corporate Partner page of GoPSUsports.com

Provider reserves the right to alter the above Benefits in accordance with Section 3 Make-Good Benefits should the available media/marketing assets change during the term of this Agreement

Extended Season: Investment includes twelve (12) Football TV show broadcasts, eight (8) Basketball TV show broadcasts, twelve (12) regular season Football radio broadcasts, twenty-nine (29) regular season Men's Basketball radio broadcasts, twenty-nine (29) regular season Women's Basketball radio broadcasts, and thirty-five (35) regular season Men's Hockey radio broadcasts. If Provider's network broadcasts additional games/shows (beyond 12 for the Football TV show, 8 for the Basketball TV show, 12 for Football radio, 29 for Men's Basketball radio, 29 for Women's Basketball radio, and 35 for Men's Hockey radio), the sponsorship will continue for each game/broadcast at the following per game rate: \$3,742 NET per Football TV show, \$3,742 NET per Basketball TV show, \$7,360 NET for Football radio broadcast, \$1,269 NET for Men's Basketball radio broadcast, \$254 NET for Women's Basketball radio broadcast, \$210 NET for Men's Hockey radio. Additional games will be invoiced at the conclusion of each season. Extended season investment in subsequent years of the Agreement will increase in alignment with overall partnership investment.

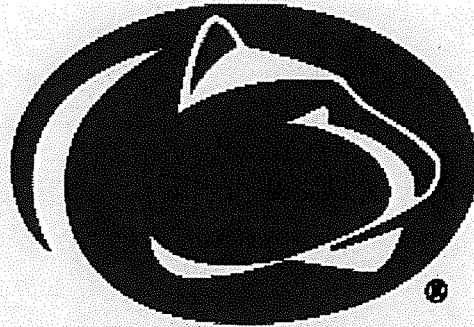
*All Bryce Jordan Center signage and displays are subject to each specific event taking place at the Bryce Jordan Center, as determined by promoter.

**During the Term of this Agreement, due to certain University banking agreements currently in place, PSECU acknowledges and agrees that it may not use any of Provider's promotional rights to promote any checking accounts, deposit accounts, or debit cards ("Restricted Products") anywhere on any University campus, including in or around any Athletic venues. In addition to the foregoing, PSECU may not use any of Provider's promotional rights to expressly promote any Restricted Products without the prior written consent of the University.

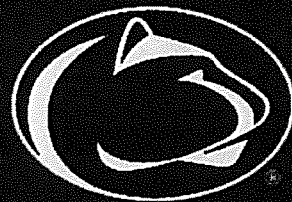
***During the term of this Agreement, Certain performers, bands, or acts ("Acts") may require that Penn State not activate certain sponsorships at BJC during such Act's performance and it shall not be a breach of this Agreement if Penn State Sports Properties cannot activate such sponsorships. Additionally, some contractual rights do not extend to the following events at the BJC: the Penn State IFC/Panhellenic Dance Marathon; Penn State Career Fair(s); the military appreciation event; and private events.

SCHEDULE A

MARKS



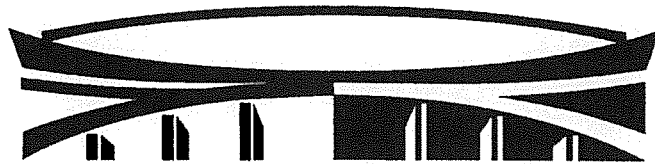
PENN STATE®



PENN STATE®



BRYCE JORDAN CENTER



BRYCE JORDAN CENTER

SCHEDULE B

PROPERTY RIGHTS FEE BREAKDOWN

<u>Year</u>	<u>Date</u>	<u>Athletics</u>	<u>BJC</u>	<u>Total</u>
1	2019-20	\$1,830,465	\$307,500	\$2,137,965
2	2020-21	\$1,885,379	\$316,725	\$2,202,104
3	2021-22	\$1,941,940	\$326,227	\$2,268,167
4	2022-23	\$2,000,198	\$336,014	\$2,336,212
5	2023-24	\$2,060,204	\$346,094	\$2,406,298
6	2024-25	\$2,122,010	\$356,477	\$2,478,487
7	2025-26	\$2,185,671	\$367,171	\$2,552,842
8	2026-27	\$2,251,241	\$378,186	\$2,629,427
9	2027-28	\$2,318,778	\$389,532	\$2,708,310
10	2028-29	\$2,388,342	\$401,217	\$2,789,559

MARKETING & SPONSORSHIP AGREEMENT AMENDMENT NUMBER 1

This Amendment Number 1 to the Marketing and Sponsorship Agreement (“Amendment”) is made this 29th day of December 2020 (the “Amendment Effective Date”) by and between Pennsylvania State Employees Credit Union and Penn State Sports Properties, LLC. Capitalized terms not defined herein have the meaning set forth in the Agreement.

Background

- A. Sponsor and Provider are parties to a Marketing and Sponsorship Agreement dated March 29, 2019 and identified as Contract #: 512-163614 (the “Agreement”).
- B. Because of the government restrictions on Pennsylvania State University athletics (“University”), imposed as a result of the COVID-19 pandemic, including limitations on fan attendance and reduced event schedules (the “Restrictions”), Provider is unable to deliver certain Benefits for the 2020-2021 Athletic Year.
- C. Provider is committed to preserving the University-sponsorship relationship with Sponsor and, therefore, Provider offers, and Sponsor accepts, certain Make-Good Benefits in exchange for an Adjusted Sponsorship Fee (as defined hereinafter) for the 2020-2021 Athletic Year.

Now, therefore, in consideration of the foregoing and other valuable consideration, the sufficiency of which is acknowledged, intending to be legally bound, Sponsor and Provider agree to amend the Agreement on the terms and subject to the conditions set forth herein:

1. Adjusted Sponsorship Fee. Due to the Restrictions, the parties acknowledge and agree the amount owed for the 2020-2021 Athletic Year shall be \$1,338,582 (the “Adjusted Sponsorship Fee”), which, ss mutually agreed upon, is an amount \$863,522 lower than the original 2020-2021 sponsorship fee of \$2,202,104.

2. Allocation of the Adjusted Sponsorship Fee. The Adjusted Sponsorship Fee is allocated as follows:

- a. \$967,219 in 2020-2021 sponsorship benefits, as detailed in the Agreement and set forth on the attached **Exhibit A**, which Provider anticipates delivering whether or not live University athletic events are impacted during the 2020-2021 year (“2020-2021 Unchanged Benefits”);
- b. \$290,000 in 2020-2021 sponsorship benefits, not detailed in the Agreement but set forth on **Exhibit A**, which Provider shall deliver during the 2020-2021 year (“2020-2021 Alternative Benefits”); and
- c. \$81,363 in 2020-2021 sponsorship benefits, as detailed in the Agreement and set forth on **Exhibit A**, which Provider shall exercise best efforts to deliver to the extent practicable (“2020-2021 Remaining Benefits”).

For the sake of clarity, the value of the Remaining Benefits has been adjusted to reflect the Restrictions (including, but not limited to, the cancellation of the 2021 Blue/White game) in effect as of the Amendment Effective Date.

3. Payment of Adjusted Sponsorship Fee. In consideration of the 2020-2021 sponsorship benefits provided herein, Sponsor shall pay Provider the amounts set forth on **Exhibit B** to this Amendment.

4. Undeliverable Benefits. If, during the 2020-2021 Athletic Year, Provider is unable to deliver any 2020-2021 Unchanged Benefits, 2020-2021 Alternative Benefits or 2020-2021 Remaining Benefits, then the parties will negotiate, in good faith, mutually agreed upon replacement sponsorship opportunities for such undelivered benefits. In the event Provider is unable to deliver to Sponsor a substantial portion (defined as greater than 33% of the value) of any such benefit type (whether 2020-2021 Unchanged Benefits, 2020-2021 Alternative Benefits or 2020-2021 Remaining Benefits (“Substantial Undeliverable Benefits”), then Sponsor and Provider agree to substitute for such lost value a mutually agreed upon number of impressions on Provider’s Fan365 digital platform that reflects the value of the Undeliverable Remaining Benefits.

5. Total Sponsorship Fee. Notwithstanding anything to the contrary in this Amendment or any easing of Restrictions, Provider acknowledges and agrees that the sponsorship fee to be paid for all benefits described herein shall not exceed the total Adjusted Sponsorship Fee of \$1,338,582.

All other provisions of the Agreement will remain in full force and effect.

Intending to be legally bound, the parties have executed this Amendment as of the Amendment Effective Date set forth above.

Penn State Sports Properties, LLC



Name: Daniel Solomon

Title: Sr. Manager – Business Development

Date: 12/29/20

Pennsylvania State Employees Credit Union



George Rudolph (Dec 28, 2020 12:57 EST)

Name: George W. Rudolph

Title: President and CEO

Date: 12/28/2020

Exhibit A

2020-2021 Unchanged Benefits

- Intellectual Property Rights
- “Official” Designation
- Category Exclusivity
- Head Football Coach Endorsement
- Head Men’s Basketball Coach Endorsement
- Presenting Season Entitlement of Penn State Football/Tarp Box Signage
- Cause Marketing & Corporate Social Responsibility Campaign
- Basketball Kickplate Signage
- Basketball Courtside TV Visible
- Hockey Dasher Boards
- Player Appearances
- Two (2) Social Media Engagement Campaigns
- Year-long Weekly Social Media Feature
- Twelve (12) Social Media Organic Posts
- Football Infographics
- GoPSUsports.com Banner Ads
- GoPSUsports.com Permanent Logo
 - Note: If 12MM impressions are not generated during the 2020-2021 year, then a mutually agreed upon asset or refund will be delivered during the Agreement’s 2021-2022 year
- Football Radio
- Basketball Radio
- Hockey Radio

2020-2021 Alternative Benefits

- Two (2) Beaver Stadium Tarps (One on East side of stadium (TV visible) and one on the West (non-TV visible))
- One (1) Beaver Stadium A-Frame Sign (On East side of stadium (TV visible))
- Two (2) Virtual Week Features – Highlights and Game Preview (Total of 9 weekly highlights & game previews during the football season)
- Social Media Feature – Weekend Wins (feature runs each weekend during the sponsorship year where a Penn State Athletics team wins a game)

2020-2021 Remaining Benefits

- Beaver Stadium Videoboard Static Signage
- Beaver Stadium Club Level Entitlement
- Football LED Ribbon Board Signage

- Football Stats Logo Signage
- Bryce Jordan Center Marquee
- Bryce Jordan Center Portal Signage
- Bryce Jordan Center Concourse Signage
- Basketball Halo Signage
- Basketball LED Ribbon Board Signage
- Bryce Jordan Center LED Ribbon Board Signage
- Bryce Jordan Center TV Signage
- Bryce Jordan Center Cups & Napkins
- Bryce Jordan Center Permanent Display
- Pegula Ice Arena Auxiliary Scoreboard Signage
- Hockey Videoboard Logo Bug
- Hockey LED Ribbon Board
- Rec Hall Static Signage
- Jeffrey Field Static Signage
- Football Promotion
- Basketball Promotion
- Hockey Promotion
- Olympic Sports Promotion
- Football Fan Fest Display
- Gameday Roster Card
- Television Spot
- Television Billboard
- Tickets, Hospitality & Parking
- Football Away Game Trip
- Athletics Facility Use
- Football Hotel Rooms
- Keystone Partner

Exhibit B

Revised Payment Schedule

With respect to the 2020-2021 Athletic Year, Sponsor will pay three (3) invoices as follows:

- December 31, 2020 - \$446,194
- February 28, 2021 - \$446,194
- April 1, 2021- \$446,194






PSECU - GamePlan Amendment (002)12.28.2020 Execution Version

Final Audit Report

2020-12-28

Created:	2020-12-28
By:	Kristina Macier (KMacier@psecu.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAo6dCwRqDqvMJ9DahkCLbx7OdGeLeTocJ

"PSECU - GamePlan Amendment (002)12.28.2020 Execution Version" History

-  Document created by Kristina Macier (KMacier@psecu.com)
2020-12-28 - 5:05:22 PM GMT- IP address: 165.225.9.74
-  Document emailed to George Rudolph (grudolph@psecu.com) for signature
2020-12-28 - 5:05:59 PM GMT
-  Email viewed by George Rudolph (grudolph@psecu.com)
2020-12-28 - 5:54:50 PM GMT- IP address: 174.198.203.153
-  Document e-signed by George Rudolph (grudolph@psecu.com)
Signature Date: 2020-12-28 - 5:57:37 PM GMT - Time Source: server- IP address: 174.198.203.153
-  Agreement completed.
2020-12-28 - 5:57:37 PM GMT