TITLE: AGREEMENT DEFAULT

POLICY #: 2001

Created: July 12, 2017 Last updated: Aug	st 14, 2017 Approved: September 5, 2017
--	---

Ver no.	Effective Date	Significant Changes

1.0 Purpose

To outline the circumstances that would constitute Agreement Default of a Minor Sport towards the Fort Saskatchewan Minor Sports Association (FSMSA) under the Terms of Reference Agreement.

2.0 Scope

This policy applies to all of the Minor Sport programs under the umbrella of the FSMSA, currently including baseball, fastball, gymnastics, hockey, judo, lacrosse, ringette, soccer and any other Minor Sports that may join the FSMSA.

3.0 Terms

Agreement Default – A situation where a Minor Sport fails to meet the terms of the Terms of Reference agreement and is removed from the umbrella of the FSMSA.

4.0 Policy

- 4.1 It is considered Agreement Default if the Minor Sport holds an Annual General Meeting and no Executive is elected to represent the Minor Sport.
- 4.2 It is considered Agreement Default if a Motion to Dissolve the Minor Sport is passed either by the Minor Sport Executive, or due to the absence of an executive at the FSMSA Board level.
- 4.3 It is considered Agreement Default if the Minor Sport ceases to provide programs.
- 4.4 It is considered Agreement Default if the Minor Sport submits false or misleading information to the FSMSA or has failed to disclose relevant information which may have a negative impact on the Minor Sport's financial position.
- 4.5 It is considered Agreement Default if the Minor Sport makes a false or misleading statement concerning assistance by the FSMSA in documents related to raising funds for the Minor Sport.
- 4.6 It is considered Agreement Default if the Minor Sport has not met or satisfied any term in the Terms of Reference Agreement.