

AGREEMENT FOR MANAGEMENT OF INFORMATION TECHNOLOGY SERVICES

This Agreement for Management of Information Technology Services (the "Agreement") is made and entered into by and between the Wheaton Park District (the "Park District"), an Illinois unit of local government, and Advanced Intelligence Engineering ("Vendor"), an Illinois corporation, which hereinafter may be referred together as the "Parties" or individually as a "Party."

WHEREAS, the Park District desires Vendor to perform certain management of information technology services for the Park District, as detailed in the Vendor's Proposal dated January 22, 2026, attached to and incorporated as part of this Agreement as Exhibit A (the "Proposal"), and Vendor desires to provide said services to the Park District described hereunder based on and subject to the terms and conditions set forth in this Agreement.

Section 1: MANAGEMENT OF INFORMATION TECHNOLOGY SERVICES.

Vendor shall provide the management of information technology services detailed in the Proposal (hereinafter referred to as the "Services"). The Park District may desire to have Vendor render additional services in connection with this Project other than those expressly provided for in the Contract Documents (defined below). Any additional services shall not commence unless authorized in writing by the Park District. Vendor shall perform the additional services in accordance with the standards for performance of the Services under this Agreement.

Section 2: CONTRACT DOCUMENTS.

The Contract Documents consist of this Agreement between the Park District and Vendor, the Proposal, any addenda issued prior to the execution of this Agreement, and any modifications made in writing and endorsed by the Parties after the execution of this Agreement. All of the terms, conditions, and specifications contained in the Contract Documents are incorporated herein. In the event of any conflict between any provision of the Proposal and this Agreement, the terms of this Agreement shall control.

Section 3: TERM OF AGREEMENT.

The term of this Agreement shall commence on the date that the Agreement is executed by the Parties (the "Commencement Date") and, unless terminated earlier as provided herein, shall expire on December 31, 2026 ("Initial Term"). Thereafter, this Agreement shall automatically renew for successive one (1) year terms (each, a "Renewal Term" and, together with the Initial Term, collectively, the "Term") unless either Party provides the other Party with notification of termination at least sixty (60) days prior to expiration of the then-current term.

Section 4: SCHEDULE FOR PERFORMANCE OF VENDOR'S SERVICES.

Vendor's Services shall be performed in a timely manner and in accordance with the Proposal, as may be amended by the Parties in writing or in accordance with this Agreement.

Section 5: PERFORMANCE OF WORK.

Vendor agrees to perform faithfully, industriously, and to the best of Vendor's ability, experience, and talents, in accordance with generally accepted standards of professional skill and care among recognized industry experts engaged in similar services, all of the duties described in the Contract Documents or as otherwise required by the express and implicit terms of this Agreement or greater generally recognized industry standards in order to produce a first class work product and services of the type and scope contracted for under this Agreement, to the reasonable satisfaction of the Park District. Vendor shall perform all of its duties hereunder according to the Park District's requirements and procedures and in compliance with all applicable national, federal, state, county and local laws, regulations, codes, ordinances, orders and with those of any other body having jurisdiction. The Park District shall be the sole judge of whether Vendor's duties are performed satisfactorily. The duties of Vendor may be specified and modified from time to time by the Park District in writing.

Section 6: PAYMENT FOR SERVICES.

The Park District agrees to compensate Vendor for providing the Services in accordance with the pricing schedule outlined in the Proposal. Payment shall be made by the Park District to the Vendor upon the Park District's receipt of an invoice itemizing the Services properly performed, as determined by the Park District, for the period covered by the invoice. The Vendor will invoice the Park District on a monthly basis. Payments of all invoices, and any late payment penalties, shall be governed by the Local Government Prompt Payment Act (5 ILCS 505/1 *et seq.*). Each invoice shall include a description of the Services completed to the date of the invoice and with respect to any additional services included, the nature of the additional services as listed in the Proposal, the date those additional services were approved by the Park District, and the number of hours or portion thereof that were expended by each such person in the performance of the additional services.

Section 7: PAYMENT FOR ADDITIONAL SERVICES.

For the proper performance of any additional services, first approved in writing by the Park District, the Park District shall compensate Vendor in accordance with the pricing schedule outlined in the Proposal.

Section 8: OWNERSHIP OF INSTRUMENTS OF SERVICE.

Any and all documents, including but not limited to, any plans, notes, analysis, and any other documents prepared by Vendor in the performance of its Services under this Agreement (hereinafter "Instruments of Service") is work done for hire and ownership of such Instruments of Service vests in the Park District. The Park District retains exclusive property rights including all common law, statutory, federal and other reserved rights in the Instruments of Services, including copyrights.

Section 9: PARK DISTRICT'S MARKS.

The "Park District's Marks" shall mean the Park District's name and trade or service marks, labels, designs, logos, trade names, product identifications, artwork and other symbols, devices, copyright and intellectual property rights directly associated with the Park District or any program, facility, special

event of business of the Park District, whether existing on the date of execution of this Agreement or created thereafter. The Park District's Marks are and shall remain the Park District's property.

- a) Vendor is hereby authorized to use the Park District's Marks for the Services during the Term of this Agreement, provided the Park District shall have the right to approve all such uses in writing in advance.
- b) Vendor shall not use or permit the use of the Park District's Marks unless such use is authorized by this Agreement or such use is permitted by the prior written consent of the Park District.
- c) The right to use the Park District's Marks is non-exclusive, non-assignable and nontransferable. All use by Vendor of the Park District's Marks shall inure solely to the benefit of the Park District.

Section 10: CONFIDENTIALITY.

The Parties agree that they will not permit the duplication or disclosure of any information designated in advance by the other Party as "Confidential and Proprietary" to any person (other than its own employee, agent, or representative who must have such information for the performance of that Party's obligations hereunder) unless such duplication, use or disclosure is specifically authorized in writing by the other Party or is required by law. "Confidential and Proprietary" information does not include ideas, concepts, know-how or techniques related to information that, at the time of disclosure, is in the public domain unless the entry of that information into the public domain is a result of any breach of this Agreement. Likewise, "Confidential and Proprietary" information does not apply to information that is independently developed, already possessed without obligation of confidentiality, or rightfully obtained from a third party without an obligation of confidentiality.

Section 11: TERMINATION.

This Agreement may be terminated or suspended by the Park District, in whole or in part, for convenience and without cause upon thirty (30) days prior written notice. This Agreement may be terminated or suspended by the Vendor, in whole or in part, for convenience and without cause upon thirty (30) days prior written notice. In the event of termination, Vendor will be paid for all approved Services properly rendered to the date of termination, and upon such payment, all obligations of the Park District to Vendor under this Agreement shall cease. Furthermore, in the event of such termination, Vendor shall promptly deliver to the Park District all Instruments of Service generated in the performance of its Services under this Agreement up to and including the date of termination.

The Park District shall have the right to terminate this Agreement immediately: i) upon Vendor's failure to cure or to commence to cure any breach or default of its obligations hereunder within five (5) days after written notice from the Park District of Vendor's said breach or default; ii) if Vendor ceases operation without a successor approved by the Park District in accordance with Section 18; or iii) upon Vendor's violation of any federal or state laws, or local regulations or ordinances. Upon termination due to Vendor's breach of this Agreement, Vendor shall pay the Park District all reasonable costs incurred by the Park District due to said breach, including the cost of obtaining replacement Services.

Section 12: INSURANCE.

Vendor shall procure, keep in full force and effect, and maintain at its sole cost and expense, for the duration of this Agreement, insurance against claims for injuries to persons or damages to property, intellectual property claims, and any third party intellectual property claims, which may arise from or in connection with the performance of the Services hereunder by the Vendor, its agents, representatives, employees, or subcontractors. The Park District shall be named as the certificate holder and the Park District, its elected and appointed officials, employees, agents and volunteers shall be named as additional insureds on the Vendor's Commercial General Liability policy on the Certificate of Insurance.

Vendor shall obtain insurance of the types and in the minimum amounts listed below.

A. Commercial General and Umbrella Liability Insurance. Vendor shall maintain commercial general liability (CGL) and, if necessary, commercial umbrella insurance with a limit of not less than \$1,000,000 for each occurrence. If such CGL insurance contains a general aggregate limit, it shall apply separately to this project/location. CGL insurance shall be written on Insurance Services Office (ISO) occurrence form CG 00 01 10 93, or a substitute form providing equivalent coverage, and shall cover liability arising from premises, operations, independent contractors, products-completed operations, personal injury and advertising injury, and liability assumed under an insured Agreement (including the tort liability of another assumed in a business Agreement). The Park District shall be included as an insured under the CGL, using ISO additional insured endorsement CG 20 10 or a substitute providing equivalent coverage, and under the commercial umbrella, if any. This insurance shall apply as primary insurance with respect to any other insurance or self-insurance afforded to the Park District. There shall be no endorsement or modification of the CGL limiting the scope of coverage for liability arising from pollution, explosion, collapse, or underground property damage.

B. Professional Liability Insurance. Vendor shall maintain professional liability and, if necessary, commercial umbrella liability insurance with a limit of not less than \$1,000,000 for each wrongful act arising out of the performance or failure to perform professional services and \$1,000,000 aggregate.

C. Business Auto and Umbrella Liability Insurance. Vendor shall maintain business auto liability and, if necessary, commercial umbrella liability insurance with a limit of not less than \$1,000,000 for each accident. Such insurance shall cover liability arising out of any auto including owned, hired and non-owned autos. Business auto insurance shall be written on Insurance Services Office (ISO) form CA 00 01, CA 00 05, CA 00 12, CA 00 20, or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage equivalent to that provided in the 1990 and later editions of CA 00 01.

D. Workers Compensation Insurance. Vendor shall maintain workers compensation as required by statute and employers liability insurance. The commercial umbrella and/or employers liability limits shall not be less than \$1,000,000 for each accident for bodily injury by accident or for each employee for bodily injury by disease. If the Park District has not been included as an insured under the CGL using ISO additional insured endorsement CG 20 10 under the Commercial General and Umbrella Liability Insurance required in this Agreement, Vendor waives all rights against the Park District and its officers, officials, employees, volunteers and agents for recovery of damages arising out of or incident to Vendor's work.

E. General Insurance Provisions

(1) Prior to beginning any services, Vendor shall furnish the Park District with a certificate(s) of insurance and applicable policy endorsement(s), executed by a duly authorized representative of each insurer, showing compliance with the insurance requirements set forth above. All certificates shall provide for thirty (30) days' written notice to the Park District prior to the cancellation or material change of any insurance referred to therein. Written notice to the Park District shall be by certified mail, return receipt requested.

(2) Acceptability of Insurers. For insurance companies which obtain a rating from A.M. Best, that rating should be no less than A VII using the most recent edition of the A.M. Best's Key Rating Guide. If the Best's rating is less than A VII or a Best's rating is not obtained, the Park District has the right to reject insurance written by an insurer it deems unacceptable.

(3) Cross-Liability Coverage. If Vendor's liability policies do not contain the standard ISO separation of insureds provision, or a substantially similar clause, they shall be endorsed to provide cross-liability coverage.

(4) Deductibles and Self-Insured Retentions. Any deductibles or self-insured retentions must be declared to the Park District. At the option of the Park District, Vendor may be asked to eliminate such deductibles or self-insured retentions as respects the Park District, its officers, officials, employees, volunteers and agents or required to procure a bond guaranteeing payment of losses and other related costs including but not limited to investigations, claim administration and defense expenses.

Section 13: INDEMNIFICATION.

To the fullest extent permitted by law, Vendor, its officers, director, employees, volunteers and agents shall indemnify and hold harmless the Park District and its officers, officials, employees, volunteers and agents from and against all claims, suits, damages, causes of action, judgment, losses, costs and expenses, including but not limited to legal fees (attorney's and paralegals' fees and court costs), arising from or in connection with the Services performed by Vendor, its officers, directors, employees, volunteers and agents under this Agreement, including but not limited to any accident, injury, damage, property loss or theft, except to the extent caused by the negligence or omission of the Park District, or arising from or in any way connected with any act, omission, wrongful act or negligence of Vendor, its officers, director, employees, volunteers and agents. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to the Park District. Vendor shall similarly protect, indemnify and hold and save harmless the Park District, its officers, officials, employees, volunteers and agents against and from any and all claims, costs, causes, actions and expenses including but not limited to legal fees, incurred by reason of Vendor's breach of any of its obligations under, or Vendor's default of, any provision of this Agreement.

Section 14: NO INFRINGEMENT. Vendor warrants that the products used for the Services and any parts thereof will not infringe on any copyrights, trademark rights, patent rights, trade secrets or other rights of any third party. Vendor agrees to indemnify, defend and hold Park District harmless from and against any loss, cost, damage, liability, or expense (including attorney's fees and other reasonable litigation

expenses) suffered or incurred by Park District in connection with any such infringement claim by any third party, provided however that Park District permits Vendor all available information, assistance and authority to enable Vendor to do so. Vendor further warrants that if Park District is enjoined from using any products provided by Vendor due to an actual or claimed infringement of any patent, trademark, or copyright or other property right or for any other reason, then at Vendor's option, Vendor shall promptly either: (i) procure for the Park District, at Vendor's expense, the right to continue using said product; or (ii) replace or modify the product, at Vendor's expense, so that the product becomes non-infringing.

Section 15: NO LIABILITY.

The Park District is not responsible or liable for any injury, damages, loss or costs sustained or incurred by any person including, without limitation Vendor's employees, or for any damage to, destruction, theft or misappropriation of any property, relating in any way, directly or indirectly, to Vendor's Services and obligations under this Agreement. The Park District is not liable for acts or omissions of Vendor or any of Vendor's employees, subcontractor's, agents or other persons purporting to act at the direction or request, on behalf, or with the implied or actual consent, of Vendor.

Section 16: INDEPENDENT CONTRACTOR.

The relationship between Vendor and the Park District is that of an independent contractor. Vendor shall supply all personnel, equipment, materials, and supplies at its own expense, except as specifically set forth herein. Vendor shall not be deemed to be, nor shall it represent itself as, employees, partners, or joint venturers of the Park District. Vendor is not entitled to workers' compensation benefits or other employee benefits from the Park District and is obligated to directly pay federal and state income tax on money earned under this Agreement.

Section 17: NO THIRD-PARTY BENEFICIARY.

This Agreement is entered into solely for the benefit of the contracting Parties, and nothing in this Agreement is intended, either expressly or impliedly, to provide any right or benefit of any kind whatsoever to any person and/or entity who is not a party to this Agreement or to acknowledge, establish or impose any legal duty to any third party. Nothing herein shall be construed as an express and/or implied waiver of any common law and/or statutory immunities and/or privileges of the Park District and/or Vendor, and/or any of their respective officials, officers and/or employees.

Section 18: NON-ASSIGNMENT.

Vendor shall not assign any of its obligations under this Agreement without the Park District's written consent, which may be granted or withheld in the Park District's sole discretion.

Section 19: NO CONFLICT OF INTEREST.

Vendor represents and warrants that Vendor does not have a business interest or a close family relationship with any Park District officer or employee who was, is, or will be involved in Vendor selection, negotiation, drafting, signing, administration, or evaluating Vendor 's performance. As used in this section, the term " Vendor " shall include any employee of the Vendor who was, is, or

will be involved in the negotiation, drafting, signing, administration, or performance of the Agreement. As used in this section, the term "close family relationship" refers to the following: spouse or domestic partner; any dependent parent, parent-in-law, child, son-in-law, or daughter-in-law; or any parent, parent-in-law, sibling, uncle, aunt, cousin, niece or nephew residing in the household of a Park District officer or employee described above.

Section 20: KEY PERSONS/NO SUBCONTRACTS.

Vendor shall not transfer or reassign any individual designated in this Agreement as essential to performing the Services, without the prior consent of the Park District, which consent shall not be unreasonably withheld. If, during the term of this Agreement, any such individual leaves the Vendor's employment, Vendor shall present to the Park District one or more individual(s) with greater or equal qualifications as a replacement, subject to the Park District's approval, which shall not be unreasonably withheld. The Park District's approval shall not be construed to release Vendor from its obligations under this Agreement.

Furthermore, Vendor shall not subcontract with any third party to perform any of the Services and understands and agrees that the Park District is hiring Vendor for its knowledge and experience in the field of management of information technology services.

Section 21: DESIGNATED REPRESENTATIVES.

The Park District hereby designates **Michael Benard** and **Sanda Simpson** as the Park District's representative ("Park District's Representative") for all matters for the Park District under this Agreement and with respect to the administration of this Agreement. The Park District's Representative shall be available to Vendor at all reasonable times for consultation with Vendor. Vendor shall confirm to the Park District in writing any decision made by the Park District's Representative. Vendor hereby designates **Geoff Pearson** and **Jeremy Wills** as the Vendor's Representative ("Vendor's Representative") for all matters for Vendor under this Agreement and with respect to the Services to be performed by Vendor for the Park District. Vendor's Representative shall be available to the Park District at all reasonable times for consultation with the Park District's Representative. The Park District may conclusively rely on the decisions made by Vendor's Representative, including those which modify this Agreement. Either Party may change its Representative under this Agreement by giving notice to the other Party as provided hereunder.

Section 22: DISPUTES.

Any dispute or misunderstanding that may arise under this Agreement concerning Vendor's performance shall first be resolved through negotiations, if possible, between each Party's Designated Representative as specified in Section 21 of this Agreement. If such officials do not agree upon a decision within a reasonable period of time, the Parties may pursue other legal means to resolve such disputes.

Section 23: CHOICE OF LAW AND VENUE.

This Agreement is governed by the laws of the State of Illinois. Any suit or action arising under this Agreement shall be commenced in the Circuit Court of DuPage County, Illinois. In any suit or action

arising under this Agreement, the prevailing Party shall be entitled to an award of reasonable attorneys' fees and costs of litigation.

Section 24: COMPLIANCE WITH LAWS.

Vendor shall comply with all federal, state and local laws, rules and regulations and shall obtain at Vendor's own cost and expense all permits and licenses which may be required in order for Vendor to provide the Services.

Section 25: NO COLLUSION.

Vendor represents and certifies that (1) Vendor is not barred from contracting with a unit of state or local government as a result of (a) a delinquency in the payment of any tax administered by the Illinois Department of Revenue unless Vendor is contesting, in accordance with the procedures established by the appropriate revenue act, its liability for the tax or the amount of the tax; or (b) a violation of either Section 33E-3 or Section 33E-4 of Article 33E of the Illinois Criminal Code of 1961, 720 ILCS 5/33E-1 et seq.; (2) only persons, firms, or corporations interested in this Agreement as principals have been those disclosed to the Park District prior to the execution of this Agreement; and (3) this Agreement is made by Vendor without collusion with any other person, firm, or corporation. If at any time it shall be found that Vendor during this Agreement, colluded with any other person, firm, or corporation, then Vendor shall be liable to the Park District for all loss or damage that the Park District may suffer, and this Agreement shall, at the Park District's option, be null and void.

Section 26: SEXUAL HARASSMENT POLICY/NON-DISCRIMINATION.

Vendor certifies that it has a written Sexual Harassment Policy in full compliance with 775 ILCS 5/2-105(A)(4). In all hiring or employment by Vendor pursuant to this Agreement, there shall be no discrimination against any employee or applicant for employment because of age, race, gender, creed, national origin, marital status, or the presence of any sensory, mental, or physical handicap, unless based upon a bona fide occupational qualification. Vendor agrees that no person shall be denied or subjected to discrimination in receipt of the benefit of any services or activities made possible by, or resulting from, this Agreement.

Section 27: MISCELLANEOUS PROVISIONS.

A. Amendments: No modification of this Agreement shall be effective unless in writing dated a date subsequent to the date of this Agreement and signed by an authorized representative of each of the Parties hereto.

B. Successors and Assigns: The provisions, covenants and conditions in this Agreement shall bind the Parties, their legal heirs, representatives, successors, and assigns.

C. Remedies Cumulative: Rights under this Agreement are cumulative and nonexclusive of any other remedy at law or in equity.

D. Severability: If any term or provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall not be affected

thereby, and each term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

E. Waiver: No covenant, term or condition or the breach thereof shall be deemed waived, except by written consent of the Party against whom the waiver is claimed, and any waiver of the breach of any covenant, term or condition shall not be deemed to be a waiver of any preceding or succeeding breach of the same or any other covenant, term or condition. Neither the acceptance by the Park District of any performance by Vendor after the time the same shall have become due nor payment to Vendor for any portion of the Services shall constitute a waiver by the Park District of the breach or default of any covenant, term or condition unless otherwise expressly agreed to by the Park District in writing.

F. Entire Agreement: This Agreement, along with any exhibits and attachments, constitutes the entire agreement between the Parties with respect to the Services. No verbal agreement or conversation between any officer, agent, associate or employee of the Park District and any officer, agency, employee or associate of Vendor prior to the execution of this Agreement shall affect or modify any of the terms or obligations contained in this Agreement.

G. Negotiated Agreement: The Parties acknowledge that this is a negotiated agreement, that they have had the opportunity to have this Agreement reviewed by their respective legal counsel, and that the terms and conditions of this Agreement are not to be construed against any Party on the basis of such Party's draftsmanship thereof.

H. Headings: The various headings used in this Agreement as headings for sections or otherwise are for convenience only and shall not be used in interpreting the text of the section which they appear.

I. Notices: All notices, demands, requests, exercises and other communications required or permitted to be given by either Party under this Agreement shall be in writing and:

(a) shall be sent by personal delivery, in which case notice shall be deemed delivered on the date of receipt by the other Party; or

(b) shall be sent by telecopy or similar means if a copy of the writing is also sent by United States Certified Mail, pursuant to subparagraph (d) below, in which case notice shall be deemed delivered on the date and at the time of transmittal by telecopy or other similar means, provided that a transmission report is generated that reflects the accurate transmission date and time of the writing; or

(c) shall be sent by a nationally recognized overnight courier, in which event notice shall be deemed delivered one (1) business day after deposit with that courier; or

(d) shall be sent by United States Certified Mail, return receipt requested, in which case notice shall be deemed delivered three (3) business days after deposit, postage prepaid, in the United States Mail.

All such notices shall be addressed as follows:

If to Vendor:


Attn: Jeremy Wills
Advanced Intelligence Engineering
104 E. Roosevelt Rd., Suite 101
Wheaton, IL 60189
Phone: 630-936-4045
Fax:

If to the Park District:

Attn: Executive Director
Wheaton Park District
102 E. Wesley Street
Wheaton, IL 60187
Phone: 630-510-4955
Fax: 630-665-5880

IN WITNESS WHEREOF, in consideration of the terms, conditions, and covenants contained herein, or attached and incorporated and made a part hereof, the Parties have executed this Agreement by having their representatives affix their signatures below.

Wheaton Park District

By  3/11/2026
Signature Date

Michael J. Bernard Executive Director
Printed Name Title

Advanced Intelligence Engineering

By  03-09-26
Signature Date

Jeremy Wills PRESIDENT
Printed Name Title

EXHIBIT A

Vendor's Proposal dated January 22, 2026



Advanced Intelligence Engineering

www.AIE195.com

We have prepared a quote for you

Managed IT Services Agreement: Wheaton Park District

Quote # JW003439 Version 1

Prepared for:

Wheaton Park District

Prepared by:

Jeremy Wills

Thursday, January 22, 2026

Wheaton Park District
Mike Benard
1777 S Blanchard St
Wheaton, IL 60189
mbenard@wheatonparks.org

Dear Mike,

Wheaton Park District and Advanced Intelligence Engineering desire to create a partnership that effectively manages, monitors, and shapes the IT environment as a foundational driver for the success of Wheaton Park District's business goals.

These areas include the following:

- Monitoring and management of internal systems and the network
- Remote helpdesk and on-site support to end users
- Third-party vendor management for equipment connected to the corporate network
- Delivery of quality CIO services focused on alignment of the company's technology investments to their organizational goals
- Capable project management demonstrated through a commitment to a shared vision, strong leadership, proper delegation and consistent communication
- Investment in security best practices that will protect the data on the network and limit corporate liability

Included in our proposal is a review of the following areas of coverage:

- Network Management
- Server Management
- Workstation Management
- Security Management
- Project Management
- vCIO Services

We look forward to the opportunity for a continued partnership with the Wheaton Park District!



Jeremy Wills
President
Advanced Intelligence Engineering

Network Management

24x7x365 Remote Monitoring & Automated Reporting

AIE uses industry standard tools to monitor network equipment, including firewalls, routers, and switches. Client networks are monitored 24x7x365 AIE also provides detailed network information to a designated client contact.

Network Management

AIE manages the client network equipment. This includes as-needed review of router, switch and firewall logs (where available), and troubleshooting of problems, and performance management. AIE aids our clients in purchasing necessary licensing for network security equipment. AIE also manages the necessary patches for network equipment.

Online Management Tools

AIE makes IT management tools available to all clients as part of managed plans. These tools include an advanced asset management system; a full ticket support system with the ability to track tickets against users, assets, and locations; and online software license management. All of these tools will be configured according to AIE's standard process, with workflows customized to meet each client's unique support needs.

Network Documentation

AIE creates and maintains a network diagram of each client network, along with configuration and network policy information. In conjunction with client staff, AIE maintains a knowledge of client network policies and offers recommendations for best practice improvements. AIE manages all passwords in a securely encrypted location, which in turn can be made available to designated client staff.

Backup Management

AIE offers a complete backup solution with local and cloud based replication and disaster recovery options. Alternatively, clients may use a variety of other backup and disaster recovery solutions, including local NAS, SAN, or tape drive systems, cloud backup, and backup to offsite locations. AIE monitors the success of data backup, performs regular tests of the client's backup system, and manages local backup devices on an ongoing basis. As needed, AIE assists in file restores for individual users.

Vendor Management

AIE provides vendor liaison services for existing IT vendors as a part of this managed plan. This includes working with vendor technical support in the event of a vendor related issue (e.g. IP phones, software, ISP, printers, etc.), facilitating the vendor's onsite or remote access. AIE also assists in quote procurement and price negotiation with existing vendors.

Procurement Assistance

AIE maintains relationships with several major technology distributors. Most of our vendors have Chicago warehouses, often allowing for same or next day procurement of replacement parts. AIE assists client staff in determining what purchases are needed, and sends quotes to the appropriate client contact for easy online approval of orders.

Change Management

AIE provides change management services to all managed IT services clients, as a part of our commitment to Information Technology Infrastructure Library (ITIL) best practices. Network impacting changes are required to be approved by our change advisory board, which exists to ensure that changes have appropriate business justification, an effective action plan, and a plan for remediation should the change not go smoothly. Provisions for emergency changes are available.

Server Management

24x7x365 Remote Monitoring & Automated Reporting

AIE installs our Remote Monitoring & Management (RMM) agents on all Windows servers. All servers are monitored 24x7x365. Monitoring on Windows OS (virtual/guest or physical) servers includes online status, Windows update status, service availability, antivirus status, resource utilization, and backup status. Monitoring on ESXi (physical/host) servers includes power consumption and status, motherboard resource consumption and status, hard drive health and utilization, RAM and CPU health and utilization, and online status.

Regular Maintenance

AIE provides ongoing maintenance for each Windows server. This maintenance includes the remote Windows patch management, system cleanup, and log file maintenance provided for covered servers. AIE also performs as-needed maintenance for ESXi host servers, to update the operating system and patch the image.

Remote Support

AIE provides phone and remote take-control support for server-related issues, including administration of user accounts, printers and file sharing, repair of failed services such as DHCP or DNS, remediation of issues with LOB applications, remediation of malware, and troubleshooting of backup errors.

Image Backup

AIE will include managed image-level backup (local and cloud) on all servers covered under this agreement. AIE will provide support for the backup system, including monitoring backup success and usage and remediating failed backups. Local backup will be stored on a client-owned storage device capable of supporting RAID and compatible with AIE backup solutions.

Workstation Management

24x7x365 Remote Monitoring & Automated Reporting

AIE installs our Remote Monitoring & Management (RMM) agents on each client workstation, including laptops and kiosk workstations. All workstations that connect to the client network must be monitored by AIE and protected with AIE approved antivirus. Workstations are monitored during business hours, and this monitoring includes resource utilization, Windows update success, and antivirus status and scan results.

Regular Maintenance

AIE provides remote Microsoft patch management and system cleanup for managed workstations.

Microsoft Application Support

AIE provides support for client staff using Microsoft applications on a managed workstation, including Microsoft Office 2013-2019 / Office 365. AIE also provides regular patch management for Microsoft applications on all managed workstations.

Other Application Support

AIE provides help desk support for client staff on LOB applications, to ensure these applications are functioning as deployed. AIE can perform patch management on many line of business applications when specifically contracted with the client.

Assistance with End-User Devices

AIE understands that in an increasing BYOD (Bring Your Own Device) world, client employees require ongoing support for their cellular devices, including smart phones. BYOD devices must be connected to a guest network if they are not managed by AIE. AIE provides basic support for guest wireless and email connectivity for client employees.

In order to facilitate a quality support experience, client agrees to keep spare workstations at a ratio of no less than one spare computer per 50 users.

Security Management

Threat Detection Monitoring

AIE employs a managed SOC (Security Operation Center) service that leverages a threat monitoring platform capable of detecting malicious and suspicious activity across three critical attack vectors: endpoint, network and cloud (e.g. O365). This service is comprised of a live team of security experts who proactively monitor activity throughout the entire network for any indication of security threats. AIE and the managed SOC work together to perform the triage of detected activities and work together for remediation when an actionable threat is discovered. This service is designed to mitigate the risk of real time threats including hacking, data exfiltration and ransomware.

Anti-Malware Monitoring

Managed anti-virus is included in AIE's service contract agreements. Scanning schedules, anti-virus engine updates and virus definition updates are all managed from a central source. When a virus is detected and quarantined, AIE staff are notified and can perform additional scans to ensure that no traces of infection remain.

Security Awareness Training

AIE implements and manages periodic, simulated phishing attacks coupled with security awareness training campaigns as part of service contracts. These simulations and training campaigns educate a client's employees on cybersecurity practices and practical steps that can be taken to avoid phishing attacks or other forms of network breaches.

Spam Filtering

AIE provides spam filtering services in order to detect and quarantine spam, messages with malicious attachments, info-mail, and other threats or nuisance messages, preventing them from filling your users' email inboxes.

Dark Web Monitoring

Hackers and other threat actors harvest credentials from users through phishing attacks, keyloggers, and other means. These credentials are valuable because they represent a potential entry point into a company's network, so many of these credentials are re-sold on a black market that has become known as the Dark Web. AIE helps protect against this vulnerability by implementing Dark Web Monitoring, which watches various known sources of stolen credentials and alerts our staff if a username from your company's domain is detected. This provides a warning so that compromised passwords can be changed, thereby blocking malicious use of the exposed credentials.

Office 365/Cloud Backup

Data stored in Microsoft 365 needs to be backed up just like data stored on a server in your network closet. AIE provides backup services for data stored in Microsoft 365, including e-mail, SharePoint/OneDrive data, and more.

2-Factor Authentication

Passwords by themselves are no longer secure enough. Multi-factor authentication is needed in order to secure e-mail and other accounts, and AIE implements multi-factor authentication for all users of Office 365 e-mail along with other e-mail environments and applications in your organization's environment that support it.

Privileged Access Management

Many users have administrative access to their computers through the accounts they use on a day-to-day basis, and this represents a significant security risk because of the potential for malicious software to install itself from infected websites or e-mail messages. However, some users need administrative access frequently because of a need to install or uninstall software from their computers. AIE provides a solution through Privileged Access Management service, which provides controlled administrative access on demand to users to install and run pre-approved software while allowing AIE staff to evaluate and approve other requests for administrative access as necessary.

Vulnerability Scanning and Remediation

This service involves discovering, analyzing, and reporting security flaws in systems and software monthly. Both authenticated (user perspective) and unauthenticated scans are used to identify vulnerabilities. Additionally, the scanning offer various scan types, including external, internal, intrusive, non-intrusive, and environmental scans. AIE uses the results of the scan reporting to eliminate exposures on the network as they are reported. Up to twelve hours per month are dedicated to remediating the discovered risks, working top-down from critical, high, medium to low levels.

For effective security, services listed here must be deployed throughout the entirety of the client's environment, be it on servers, workstations, in a cloud environment (such as Microsoft 365), in the network infrastructure (routers, switches, and firewalls), or elsewhere. Devices left unmonitored or unprotected introduce a significant risk to security of the network as a whole, and as such they are not allowed in the network without express client acknowledgement of the risk and liability.

Project Management

Project management and project engineering rates are billed at \$200 per hour. Billing for project management engagements require a down payment with subsequent charges occurring at the close of specified milestones.

Project Development

Work with client decision makers to determine and document functional and technical requirements for the project. Identify and evaluate potential solutions that may meet the requirements. Engage vendors to confirm requirements and pricing. Develop initial project plan, including phases/milestones and schedule.

Kickoff Call

Work with vendors and key stakeholders to schedule kickoff meetings for new project implementations. Review the project timeline, project milestones, project team members, and any prerequisites or impediments to commencing project work.

Project Status Meetings

Coordinate and lead regular project status meetings at a cadence that makes sense for key stakeholders and vendors (generally weekly or biweekly). Track the project schedule and tasks and whether any impediments need to be addressed.

Project Communication

Facilitate communication between project team members and vendors, especially as it relates to follow-ups from the project status meetings. Ensure that all project team members receive updates to the project schedule and task assignments in a timely manner.

vCIO Services

Review/Recommendation Meetings

AIE meets with key client decision makers on an annual basis, or as requested, to review network performance and security status, services implemented, support desk performance, and client's business goals to make recommendations aligned with those goals and to review needed hardware and software infrastructure maintenance and/or replacement.

IT Budget Planning

AIE participates in ongoing development of long-term IT budget needs and communicates these to key decision makers at client to facilitate long-term strategy planning for network/technology maintenance, improvement, and security.

IT Consulting Services

AIE works alongside key decision makers to recommend technology-based solutions to business problems for the purpose of streamlining client's workflows and increasing efficiency.

Service Level Agreement

AIE commits to the following response time service level agreement as a part of our managed IT services agreement.

For the purposes of determining Service Level Agreements (SLA's), AIE separates tickets into different priority categories. Priority is determined by the business disruption. For example, one person not being able to print has minimal business impact if that person is a part-time intern trying to print expense reports. One person not being able to print has significant business impact if that person is in payroll and can't print paychecks, thus affecting all employees.

For the purposes of determining business impact, "down" means that a person or department is unable to do a major business function. "Impaired" means that a person or department has a work-around available to them, or is unable to do a minor business function (e.g. – can't open Excel files from Outlook, but can save them to desktop and then open).

TROUBLE THRESHOLD	PRIORITY	FIRST RESPONSE	ESCALATION & DISPATCH	RESOLUTION TIME
General Network Down Internet Down Major Server Down	Critical	1 business hour	2 business hours	ASAP – Best Effort
General Network Impaired Department Down Minor Server Down Major Application Down Major Device Down VIP Down	High	2 business Hours	4 business hours	ASAP – Best Effort
Localized Network Impaired Department Impaired VIP Impaired Any Person Down	Medium	4 business hours	1 business day	ASAP – Best Effort
Any Person Impaired Minor Device Down Minor Application Down Required Re-Configurations	Low	1 business day	2 business days	ASAP – Best Effort
Maintenance Upgrades Non-Critical Vendor Calls	When Convenient	2 business days	N/A	Best Effort

AIE works to ensure that issues are resolved as quickly as possible, based upon priority. Back-end issues with Microsoft's cloud services are dependent upon the responsiveness of Microsoft support personnel, and AIE cannot guarantee remediation times. Additionally, remediation times on LOB application issues are dependent upon responsiveness of third-party vendor support personnel, and these applications are supported on a best-effort basis.

Minimum Standards

In order for Client's existing environment to qualify for AIE's Managed Services Provider Agreement, the following requirements must be met:

- All computers with Microsoft Windows or Apple Macintosh Operating Systems must be currently supported by Microsoft or Apple, and have all of the latest service packs and critical updates installed.
- Linux servers are supported on a "best effort" basis, and managed services viability evaluated on a case-by-case basis.
- All server and desktop applications and operating systems must be genuine, licensed, and vendor-supported.
- The environment must have a currently licensed, up-to-date and vendor-supported centrally-managed antivirus solution protecting all servers, desktops, and notebooks/laptops.
- The environment must have a currently licensed, vendor-supported, industry-standard backup solution that can be monitored, and send notifications on job failures and successes. AIE requires evidence of a fully functional backup system prior to assuming responsibility for managing data backup.
- The environment must have a currently licensed, vendor-supported, business-grade firewall between the internal network and the Internet, not something designed for small or home office or home use.
- All wireless data traffic in the environment must be securely encrypted with at least WPA2-PSK.
- Where remote Internet access to the network is required, there must be a public, static IP address assigned to the firewall, and remote communications must be encrypted. Unrestricted remote desktop connections are not permitted unless configured to use a certificate with a Remote Desktop Gateway.
- User logins must be unique. Where exceptions are made for shared devices, the accounts must be identified and locked down and risks minimized.
- Administrative accounts must be used only for that purpose and not for normal day-to-day user activities.
- Physical access to servers and network equipment must be secured and controlled, with access restricted to only those who need it to fulfill their job functions. AIE should be provided with a documented method for gaining physical access to equipment when required.
- Client email must be centrally managed with the vendor's spam and phishing protection enabled.
- Client employees adhere to United States federal and Illinois state regulations regarding computer use. AIE personnel are required to report illegal activity to the appropriate authorities. AIE reserves the right to modify this list at any time, particularly as industry standards change and new threats to security are identified.
- Web servers must use TLS 1.2 or higher encryption. Previous versions of TLS are considered insecure.
- Administrator credentials must be provided for all devices or systems to be managed by AIE including but not limited to firewall, switches, access points, storage devices, and Active Directory domain.

AIE reserves the right to modify this list at any time, particularly as industry standards change and new threats to security are identified.

Excluded Services

Services rendered under this Agreement do not include:

- Support or monitoring services for any device not meeting Minimum Standards as outlined above.
- The cost to bring Client's environment up to Minimum Standards as outlined above.
- Support for any device not covered under this Agreement, including devices on the network but not covered under this Agreement, or service and repair made necessary by such a device.
- Hardware or software upgrades to servers, network equipment, or endpoint devices, or service and repair made necessary by such an upgrade.
- Labor required to add new devices (virtual or physical) to this agreement (i.e., added workstations, added network equipment, additional servers, network re-architecting, etc.)
- Reconfiguration of the existing network architecture, including adding, changing or removing VLAN's, changing server virtualization design, or any task requiring a network architect.
- Implementation or evaluation of new technology vendors.
- Hardware support for any device outside of vendor warranty.
- The cost of any parts, equipment, shipping or courier charges of any kind.
- The cost of any software, licensing, or software renewal or upgrade fees unless specifically stated by AIE.
- The cost of any third party vendor or manufacturer support or incident fees of any kind.
- Failure due to acts of God, building modifications, power failures or other adverse environmental conditions or factors.
- Service and repair made necessary by the alteration or modification of equipment other than that authorized by AIE, including alterations, software installations or modifications of equipment made by Client's employees or anyone other than AIE.
- Service or repair made necessary by malicious acts on the part of a Client employee.
- Service or repair made necessary by Client failure to follow best practices as recommended by AIE.
- Detection of viruses that are not yet recognized by major antivirus vendors.
- Investigative, remediation or reconfiguration work required as a result of a breach to the network from a cyber attack (e.g. malware, phishing, denial-of-service, man-in-the-middle attack, DNS tunneling, SQL injection, zero-day-exploits, and the like).
- Maintenance or upgrades of application software packages, whether acquired from AIE or any other source unless as specified in this Agreement.
- Support for software applications not related to an employee's job function, or for software applications that are not company-approved.
- Programming (modification of software code) and program (software) maintenance unless as specified in this Agreement.
- Training services of any kind beyond those specified within this agreement.
- Auditing of end-user computing behavior, including application usage or file access.
- Website modifications or webmaster services of any kind.
- Reconfiguration of LOB applications, DBA tasks, or software application development tasks of any kind. (AIE works with the client and application provider to ensure that applications are functioning as currently deployed.)
- Penetration testing, recovery of data and/or financial loss, and security remediation beyond policies and controls that have been adopted in client's organization.
- Any services for which the Client requires AIE to possess specific certification.
- Specialty services outside of services AIE considers to be standard network and help desk support.

Onboarding

AIE's onboarding process is streamlined, and tracked as a project through our project management system. Client staff will optionally be granted access via the client portal to view onboarding project progress.

Implementation

AIE will implement the additional Security Services being introduced into the stack, including:

- Privileged Access Management

Onboarding Subtotal: **\$1,200.00**

Monthly Recurring Services

Description	Recurring	Qty	Ext. Recurring
<p>This agreement is charged at \$140.53 per user. The below mentioned services are included as applicable for all physical and virtual servers, up to 175 workstations, network equipment (e.g. firewalls, switches, access points, printers), and the Office365 environment.</p>			
<ul style="list-style-type: none"> • Infrastructure Management <ul style="list-style-type: none"> ○ Server Monitoring and Management ○ Workstation Monitoring and Management ○ Tablet Monitoring and Management ○ Network Equipment Monitoring and Management ○ Local and Cloud Backup Management (1) • Security Services & Management <ul style="list-style-type: none"> ○ Cloud Backup for Office 365/G-Suite ○ Security Threat Detection Monitoring ○ Dark Web Monitoring ○ Privileged Access Management ○ Spam Filtering ○ Email Awareness Training & Anti-Phishing Simulation ○ Multi-Factor Authentication for Email ○ Vulnerability Scanning • End-User Collaboration Services & Support <ul style="list-style-type: none"> ○ Unrestricted On-Site and Remote End-User Support Desk (2) ○ vCIO Services ○ Project Management (3) ○ Vendor Management ○ Microsoft Account Management (4) ○ Procurement Services ○ PC Replacements (5) 			
<p>(1) Local backups requires client possess a network attached storage (NAS) device.</p>			
<p>(2) Unrestricted remote end-user support is included during AIE's standard business hours between 7:30am-5:30pm. AIE reserves the right to determine when an on-site visit is required to resolve an issue. No charge, on-site visits, are limited to the US headquarters' location.</p>			
<p>(3) Project engagements and project management services, as outlined in the Agreement, will be provided as needed. Each engagement will be separately scoped to include all costs associated with the engagement.</p>			
<p>(4) This agreement excludes any fees associated with licensing for cloud services (such as Office 365, G-Suite, Azure, etc.). AIE is a Microsoft partner and will continue to be partner of record for any Microsoft licensing. All Microsoft licensing will be charged at Microsoft's published rates and will be included on the monthly invoice from AIE unless otherwise specified by the client.</p>			
<p>(5) AIE includes labor to upgrade and/or replace one computer per user every four years as covered by this agreement. Additional upgrades or replacements will be charged at standard \$250 per PC setup.</p>			

Year One Monthly Recurring Services

Description	Recurring	Qty	Ext. Recurring
O365 P2 License for Email Threat Detection Monitoring	\$9.00	1	\$9.00
End User Fees	\$140.53	175	\$24,592.75
Recurring Subtotal			\$24,592.75

Labor Rates

Description	Recurring	Price	Qty	Ext. Recurring	Ext. Price
Business Hours (7:30am-5:30pm M-F, excluding posted holidays)					
Remote and onsite troubleshooting and support for managed workstations, network equipment and servers during business hours is included in this agreement, unless the problem originates from an excluded service.					
Project Engement Fixed Hourly Rate Minimum half-hour charge; subsequent time billed in 15 minute increments	\$0.00	\$200.00	1	\$0.00	\$200.00
Onsite, Out-of-Scope, Support Minimum two hour charge; subsequent time billed in 15 minute increments	\$0.00	\$175.00	1	\$0.00	\$175.00
After Hours (5:31pm-7:29am M-F & all day Saturdays, Sundays, Holidays)					
Project Engement Fixed Hourly Rate Minimum half-hour charge; subsequent time billed in 15 minute increments	\$0.00	\$300.00	1	\$0.00	\$300.00
Remote Support Minimum half-hour charge; subsequent time billed in 15 minute increments	\$0.00	\$262.50	1	\$0.00	\$262.50
Onsite Support Minimum two hour charge; subsequent time billed in 15 minute increments	\$0.00	\$262.50	1	\$0.00	\$262.50
After hours support is only available for tickets meeting the Critical or High priority thresholds. AIE reserves the right to stabilize the situation, reduce the priority, and provide any additional support during regular business hours.					
AIE observes the following holidays: New Year's Day, Good Friday*, Memorial Day, Independence Day, Labor Day, Thanksgiving (Thursday/Friday), Christmas Eve*, Christmas Day, and New Year's Eve*.					
*These holidays are observed by a half day, with the AIE office closing at 12:00pm, Central Time.					

Fees & Payment

In order to initiate the work, AIE requires a signed copy of the agreement along with 100% down payment on the setup fee and first month of services.

Setup Fee

Fees will include a one-time account setup fee, as specified in this agreement. Setup fee is due before commencement of work. Account setup includes agent loads on network devices, removal of any previous managed service agent devices (e.g. monitoring, antivirus, etc.), setup of backup software, client portal configuration, asset and user report configurations, diagrams, and asset inventory count. This setup fee does not include the configuration of specific files to be backed up. Any additional setup requirements or onsite troubleshooting requested during the setup visit will be billed according to the hourly support rates set forth in this agreement. Account setup fee only covers those account configurations requested and performed during the account setup. Client will be notified by AIE when account setup has been complete.

Monthly Fees

Monthly fees will be billed as outlined in this agreement, invoiced to Client on a monthly basis, and will become due and payable on the first of this month. Any additional Client equipment and/or Client personnel added during the course of this Agreement could affect the monthly fees.

Labor Fees

Hourly rates shall be billed as set forth in this agreement. AIE reserves the right to change prevailing rates at any time, with 30 days written notice to Client. Labor is invoiced on a weekly basis, and is due per Net 60 invoicing terms. Client shall be billed for all requested support, including, but not limited to, responses to alerts and trouble tickets, end-user support, and changes to account setup or service configuration after the completion of account setup. Any and all services requested by Client that fall outside of the terms of this agreement will be considered projects, and will be quoted and billed as separate, individual services.

All invoiced fees or portion thereof, left unpaid for more than 30 days may be assessed an additional 2% service charge. Advanced Intelligence Engineering reserves the right to suspend any Services provided under this Agreement if any payment due hereunder is not received within 45 days of the applicable due date.

All payments due hereunder will be paid in US dollars and may be made by company check, bank draft, money order or wire transfer, allowing sufficient time for funds to clear before commencement of the Services.

A \$50.00 service charge will be paid to Advanced Intelligence Engineering by Client for any returned (bounced) checks. To the extent Advanced Intelligence Engineering must engage in collections activities related to any payment due by Client hereunder, Client agrees to be responsible for and pay all costs of such collection, including but not limited to reasonable attorney fees, suit monies and costs.

Managed IT Services Agreement: Wheaton Park District



Prepared by:
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Prepared for:
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Quote Information:
Quote #: JW003439
Version: 1
Delivery Date: 01/22/2026
Expiration Date: 01/29/2026

Quote Summary

Description	Amount
Onboarding	\$1,200.00
Total:	\$1,200.00

Advanced Intelligence Engineering

Recurring Services Pricing – 60 Month Term

Contract Year	Monthly Recurring Services	O365 P2 License (Fixed)	Total Monthly Recurring
Year 1	\$24,592.75	\$9.00	\$24,601.75
Year 2	\$25,576.46	\$9.00	\$25,585.46
Year 3	\$26,599.52	\$9.00	\$26,608.52
Year 4	\$27,663.50	\$9.00	\$27,672.50
Year 5	\$28,770.04	\$9.00	\$28,779.04
Total 60-Month Recurring Charges			\$1,598,967.24

Annual Increase:

Beginning in Year 2 and continuing through each subsequent contract year, the Monthly Recurring Services fee shall increase by four percent (4%) annually. The Microsoft O365 P2 license fee of \$9.00 per user per month is fixed and not subject to the annual increase unless modified by Microsoft pricing, in which case adjustments may be passed through accordingly.

This Agreement shall commence on the Effective Date and shall remain in force for 60 months. The Effective Date of the first term (and all subsequent terms) shall be considered the first day of the first month where ongoing IT services are received. Onboarding may occur prior to the Effective Date.

The Term of this Agreement will automatically renew for a subsequent one (1) year term at the end of the natural term, unless either party gives the other ninety (90) days prior written notice of its intent not to renew this Agreement. Furthermore, this Agreement will automatically renew for a subsequent one (1) year term beginning on the day immediately following the end of each subsequent Renewal Term, unless Client gives Advanced Intelligence Engineering ninety (90) days prior written notice of its intent not to renew this Agreement. The price of this agreement for each year of the initial term, and any subsequent terms, shall automatically increase by 4%.

This Managed Services Agreement will be reviewed at the end of each term, unless otherwise agreed to in writing beforehand. The results of each annual review will determine if any amendments to this Agreement, the applicable Scope of Services, and/or related fees must be made to support the Client's changing environment, or to better serve the Client's current needs. Any changes that alter the scope and fees of this Agreement must be made in writing and attached as an amendment.

MEANS OF TERMINATION:

(i) Client may terminate this Agreement by providing Advanced Intelligence Engineering with written notice at least ninety (90) days prior to the expiration of the Initial Term or any Renewal Term.

EFFECT OF TERMINATION:

(i) If either party terminates this Agreement, Advanced Intelligence Engineering may assist Client in the orderly termination of services, including timely transfer of the services and appropriate system management records to another designated resource. Client acknowledges and agrees that: (i) they will pay all remaining monthly charges due within the current term; said charges are due at the time of termination (ii) all costs associated with transfer to another provider are not covered under the terms of this Service Agreement and will be billed hourly; and (iii) they will pay Advanced Intelligence Engineering all costs of rendering such assistance at the time such assistance is provided.

Advanced Intelligence Engineering

This Managed Services Provider Agreement is a Sub-Agreement of the Master Services Agreement (MSA), attached here.

Advanced Intelligence Engineering

Wheaton Park District

Signature: 

Signature: _____

Name: Jeremy Wills

Name: Mike Benard

Title: President

Title: Executive Director

Date: _____

Date: _____

MASTER SERVICES AGREEMENT

This Master Services Agreement ("Agreement") by and between Client (as identified above) and Advanced Intelligence Engineering, LLC ("Advanced Intelligence Engineering") located at the address set forth above, is effective as of the date specified above (the "Effective Date"). The parties agree as follows:

1. Performance of Services: The Client hereby engages Advanced Intelligence Engineering to perform, and Advanced Intelligence Engineering hereby agrees to perform for the Client, the consulting services specified in Statements of Work (each a "Statement of Work"), Managed Services Provider Agreements (each a "Managed Services Provider Agreement"), and Work Agreement Orders (each a "Work Agreement Order") that may be entered into from time to time pursuant to this Agreement (the "Services"). The Services may be expanded or otherwise changed at any time during the terms of the Agreement by the written agreement of both parties. The Client, at its expense, will provide Advanced Intelligence Engineering with all equipment, software, system access, and any other materials necessary to perform the Services and will take all reasonable efforts to prevent any circumstances which would interrupt, delay or hinder Advanced Intelligence Engineering's performance of the Services.

2. Fees & Payment: Client agrees to pay all fees specified on each Time & Materials Agreement, Managed Services Provider Agreement, Statement of Work, or Monitoring Services Provider Agreement (hereafter "Sub-Agreement"). All payments shall be made in U.S. dollars and will be due according to the terms specified in the related Sub-Agreement. Advanced Intelligence Engineering may bill in advance for any recurring service. Client shall be responsible for all taxes, withholdings, duties and levies arising from the services (excluding taxes based on the net income of Advanced Intelligence Engineering). Advanced Intelligence Engineering shall have the right to suspend service if Client has failed to pay any invoice according to the terms specified within the related Sub-Agreement. Bills unpaid more than 60 days may be sent to a third party collection and may incur a collection fee.

The Client shall pay Advanced Intelligence Engineering the hourly rate set forth in any Sub-Agreement (should one exist), based upon eight (8) hours/day, 40 hours/week work schedule. AIE reserves the right to bill at time and half the same hourly rate for any time worked during holidays, weekends, or after hours.

2.5 Hours: Unless otherwise specified in the Statement of Work, each consultant shall be available to perform the Services eight (8) hours per work day, 40 hours per work week. AIE endeavors to schedule work requiring client cooperation in advance. If a consultant is available during such a scheduled time, but unable to perform Services due to the Client's failure to provide the necessary equipment, software, materials, personnel or the shutdown of the Client's facility for any reason, the Client shall be billed for and shall pay Advanced Intelligence Engineering for such time. A consultant shall not be required to perform Services for Client more than eight (8) hours per day or 40 hours per week without prior written agreement of the Client and Advanced Intelligence Engineering.

3. Terms of Agreement:

The Terms of Agreement here refer to the general relationship between Advanced Intelligence Engineering and the Client, as outlined in this Master Services Agreement. Sub-Agreements may have different Terms, and the Terms, notice requirements, and termination policies of the Sub-Agreement shall prevail.

- (a) Unless terminated earlier in accordance with (b) below, the initial term of this Agreement shall commence on the Effective Date and terminate twelve (12) months thereafter. This Agreement shall automatically renew for successive one (1) year terms unless either party provides the other with notification of termination at least sixty (60) days prior to expiration of the then-current term.
- (b) Either party may terminate this Agreement (including any and

all Schedules) at any time if the other party: (i) fails to cure any material breach of this Agreement within thirty (30) days after written notice of such breach or (ii) ceases operation without a successor. Termination is not an exclusive remedy and the exercise by either party of any remedy under this Agreement will be without prejudice to any other remedies it may have under this Agreement, by law, or otherwise. Sections 4(b) (Warranty Disclaimer), 5 (Liquidated Damages), 6 (Limitation of Liability), 7(Confidential and Proprietary Information) and 8-14 (general terms) shall survive any expiration or termination of this Agreement.

4. Limited Warranty:

- (a) Advanced Intelligence Engineering warrants for a period of thirty (30) days following delivery (the "Warranty Period") that all services will be performed in a professional manner in accordance with generally applicable industry standards. Advanced Intelligence Engineering's sole liability (and Client's exclusive remedy) for any breach of this warranty shall be for Advanced Intelligence Engineering to re-perform any deficient services, or, if Advanced Intelligence Engineering is unable to remedy such deficiency within thirty (30) days, to void the invoice for the deficient services. Advanced Intelligence Engineering shall have no obligation with respect to a warranty claim: (i) if notified of such claim after the Warranty Period or (ii) if the claim is the result of third-party hardware or software, the actions of Client or some other party or is otherwise caused by factors outside the reasonable control of Advanced Intelligence Engineering.
- (b) THIS SECTION 4 IS A LIMITED WARRANTY, AND SETS FORTH THE ONLY WARRANTIES MADE BY ADVANCED INTELLIGENCE ENGINEERING. ADVANCED INTELLIGENCE ENGINEERING MAKES NO OTHER WARRANTIES, CONDITIONS OR UNDERTAKINGS, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT OR ANY WARRANTIES REGARDING THE PERFORMANCE OF ANY SOFTWARE OR HARDWARE PROVIDED OR INSTALLED BY ADVANCED INTELLIGENCE ENGINEERING. CLIENT MAY HAVE OTHER STATUTORY RIGHTS. HOWEVER, TO THE FULL EXTENT PERMITTED BY LAW, THE DURATION OF STATUTORILY REQUIRED WARRANTIES, IF ANY, SHALL BE LIMITED TO THE WARRANTY PERIOD.

5. LIQUIDATED DAMAGES FOR HIRING Advanced Intelligence Engineering EMPLOYEES: If, during the term of this Agreement or for twelve months thereafter, Client directly or indirectly retains the services (whether as an employee, independent contractor or otherwise) of any employee of Advanced Intelligence Engineering (or ex-employee within three months of the employee's termination from Advanced Intelligence Engineering) who has provided services to Client on behalf of Advanced Intelligence Engineering, Client agrees that Advanced Intelligence Engineering will be damaged, but that the amount of this damage will be difficult to determine. Accordingly, Client agrees that for each such Advanced Intelligence Engineering employee hired by Client, Client will pay Advanced Intelligence Engineering Twenty-five Thousand Dollars (\$25,000) as liquidated damages. Notwithstanding the foregoing, for the purposes of this section 5, "employee of Advanced Intelligence Engineering" shall include only employees of Advanced Intelligence Engineering who provide services to Advanced Intelligence Engineering customers and shall not include accountants, attorneys or other independent contractors of Advanced Intelligence Engineering who provide services to Advanced Intelligence Engineering itself.

6. LIMITATION OF LIABILITY: ADVANCED INTELLIGENCE ENGINEERING WILL NOT

Advanced Intelligence Engineering

BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR INTERRUPTION OF SERVICES, LOSS OF BUSINESS, LOSS OF PROFITS, LOSS OF REVENUE, LOSS OF DATA, OR LOSS OR INCREASED EXPENSE OF USE CLIENT OR ANY THIRD PARTY INCURS), WHETHER IN AN ACTION IN CONTRACT, WARRANTY, TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE), OR STRICT LIABILITY, EVEN IF ADVANCED INTELLIGENCE ENGINEERING HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LIABILITIES. ADVANCED INTELLIGENCE ENGINEERING IS NOT RESPONSIBLE FOR PROBLEMS THAT OCCUR AS A RESULT OF THE USE OF ANY THIRD-PARTY SOFTWARE OR HARDWARE.

IN NO EVENT WILL THE AMOUNT CLIENT MAY RECOVER UNDER THIS AGREEMENT EXCEED THE TOTAL PAYMENTS MADE TO ADVANCED INTELLIGENCE ENGINEERING BY CLIENT PURSUANT TO THIS AGREEMENT IN THE IMMEDIATELY PRECEDING TWELVE (12) MONTHS. THE LIMITATIONS SET FORTH IN THIS SECTION 6 SHALL NOT APPLY TO ANY LOSS OR DAMAGE CAUSED BY THE WILLFUL MISCONDUCT OR GROSS NEGLIGENCE OF ADVANCED INTELLIGENCE ENGINEERING.

7. Confidential and Proprietary Information: Each party agrees that all know-how, business, technical and financial information it obtains ("Receiving Party") from the disclosing party ("Disclosing Party") constitute the confidential property of the Disclosing Party ("Confidential Information"), provided that it is identified as confidential at the time of disclosure or should be reasonably known by the Receiving Party to be Confidential Information due to the nature of the information disclosed and the circumstances surrounding the disclosure. Except as may be necessary to perform its obligations under this Agreement, the Receiving Party will hold in confidence and not use or disclose any Confidential Information. The Receiving Party's nondisclosure obligation shall not apply to information that: (i) was known to it prior to receipt of the Confidential Information; (ii) is publicly available; (iii) is rightfully obtained by the Receiving Party from a third party; (iv) is independently developed by employees of the Receiving Party; or (v) is required to be disclosed pursuant to a regulation, law or court order.

Any templates, schematics, processes or technical documentation provided by Disclosing Party shall be deemed Confidential Information and proprietary information of Disclosing Party without any marking or further designation. Receiving Party may use such information solely for its own internal business purposes.

Advanced Intelligence Engineering shall maintain the confidentiality of information in its possession regarding individual protected health information in accordance with applicable law, and shall not release such information, to any other person or entity, except as required by law.

7.5 Independent Development: The above provisions shall not be deemed to preclude either party from independently developing or acquiring products and services without use of the other party's confidential information. Further, Advanced Intelligence Engineering or Client shall be free to use for any purpose, the residuals resulting from access to or work with such confidential information, provided that such party maintains the confidentiality of the confidential information as provided herein. The term "residuals" means technical information related to computer software technology in non-tangible form, which may be retained by persons who have had access to the confidential information, including ideas, concepts, know-how or techniques. Neither Advanced Intelligence Engineering nor Client shall have any obligation to limit or restrict the assignment of such persons or to pay royalties for any work resulting from the use of residuals. However, the foregoing shall not be deemed to grant to either party a license under the other party's copyrights or patents. All programming development is conducted as "work for hire."

8. Independent Contractor: The parties to this Agreement are independent contractors. There is no relationship of partnership, joint venture, employment, franchise or agency created hereby between the parties. Neither party will have the power to bind the other or incur obligations on the other party's behalf without the other party's prior written consent. Advanced Intelligence Engineering, through its employee consultants specified in the Statement of Work, shall perform the Services. Advanced Intelligence Engineering shall be solely responsible

for the compensation, withholdings and benefits including but not limited to workers compensation for each such consultant. At the Client's request, or if the consultant specified in the Statement of Work is not available, Advanced Intelligence Engineering shall replace the consultant then performing the Services with another consultant reasonably satisfactory to the Client. All consultants will be technicians capable of performing the Services in a professional, workmanlike manner. Client will provide reasonable notice of the release of Consultants per the Statement of Work.

9. Assignment: This Agreement may be assigned by either Party (i) pursuant to a merger or change of control or (ii) to an assignee of all or substantially all of Party's assets. Any purported assignment in violation of this section shall be void.

10. Disputes; Governing Law; Arbitration: Illinois law will govern and enforce this Agreement. Any litigation or arbitration between Client and Advanced Intelligence Engineering will take place in any state court located within DuPage County, Illinois or federal court within the Northern District of Illinois. Client and Advanced Intelligence Engineering waive any objection to personal jurisdiction or venue in any forum located in those jurisdictions. Except for a claim of payments of amounts due, no action, regardless of form, arising out of this Agreement may be brought by either party against the other more than one year after the cause of action has arisen. At the option of either Client or Advanced Intelligence Engineering, any dispute arising from or with respect to this Agreement will be decided by arbitration by the American Arbitration Association in accordance with its Commercial rules. At the request of either party, proceedings may be conducted in secrecy.

11. Attorney Fees and Costs: In any action brought under this Agreement, the prevailing party shall be entitled to recover its actual costs and attorney and all other litigation costs, including expert witness fees, and all actual attorney fees and litigation costs incurred in connection with the enforcement of a judgment arising from such action or proceeding. The provisions of the preceding sentence shall be severable from the provisions of the Agreement and shall survive the entry of any such judgment.

12. Complete Understanding; Modification: This Agreement, including any and all Attachments and Schedules attached hereto, constitutes the full and complete understanding and agreement between Client and Advanced Intelligence Engineering and supersedes all prior or contemporaneous negotiations, discussions or agreements, whether written or oral, between the parties regarding the subject matter contained herein. Any waiver, modification or amendment of any provision of this Agreement will be effective only if in writing and signed by both Client and Advanced Intelligence Engineering.

13. Waiver and Severability: Waiver or failure by either party to exercise in any respect any right provided for in the Agreement will not be deemed a waiver of any further right under this Agreement. If any provision of this Agreement is found by a court of competent jurisdiction to be unenforceable for any reason, the remainder of this Agreement will continue in full force and effect.

14. Force Majeure: Neither party shall be liable to the other for any delay or failure to perform any obligation under this Agreement if the delay or failure is due to unforeseen events which are beyond the reasonable control of such party, such as strikes, blockade, war, terrorism, riots, natural disasters, and/or refusal of license by the government, insofar as such an event prevents or delays the affected party from fulfilling its obligations and such party is not able to prevent or remove the force majeure at reasonable cost. The party prevented from complying shall make all reasonable efforts to remove such disability within thirty (30) days of giving such notice.

15. Notices and Reports: Any notice or report hereunder shall be in writing to the notice address set forth below and shall be deemed given: (i) upon receipt if by personal delivery; (ii) upon receipt if sent by certified or registered U.S. mail (return receipt requested); or (iii) one day after it is sent if by next day delivery by a major commercial delivery service. Accepted and agreed to as of the Effective Date by the authorized representative of each party.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

03/17/2026

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER BlueStone Advisors 1400 Opus Place Suite 800 Downers Grove IL 60515		CONTACT NAME: Sandie Marrs PHONE (A/C, No, Ext): (630) 399-3652 E-MAIL ADDRESS: SMarrs@bluestoneadvisors.com FAX (A/C, No):	
INSURED Advanced Intelligence Engineering, LLC PO Box 4857 Wheaton IL 60189-4857		INSURER(S) AFFORDING COVERAGE INSURER A: Fidelity & Guar Ins Co NAIC # 35386 INSURER B: Travelers of Illinois (TIL) 25674 INSURER C: Houston Casualty Company 12936 INSURER D: INSURER E: INSURER F:	

COVERAGES**CERTIFICATE NUMBER:** Master COI 26-27**REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC <input type="checkbox"/> OTHER			BIP-9T731601-25-42	02/01/2026	02/01/2027	EACH OCCURRENCE \$ 2,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 300,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 2,000,000 GENERAL AGGREGATE \$ 4,000,000 PRODUCTS - COMP/OP AGG \$ 4,000,000
	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS ONLY						COMBINED SINGLE LIMIT (Ea accident) \$ BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
B	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input checked="" type="checkbox"/> RETENTION \$ 5,000			CUP-9T73194A-25-42	02/01/2026	02/01/2027	EACH OCCURRENCE \$ 1,000,000 AGGREGATE \$ 1,000,000 \$ 1,000,000
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR PARTNER EXECUTIVE OFFICER MEMBER EXCLUDED? (Mandatory in NH) If yes describe under DESCRIPTION OF OPERATIONS below		N/A				<input type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$
C	Cyber Liability			H24TG35351	09/12/2025	09/12/2026	Each Claim Limit 1,000,000 Aggregate Limit 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Wheaton Park District is named as an additional insured in respects to the General Liability policy

CERTIFICATE HOLDER**CANCELLATION**

Wheaton Park District 102 E. Wesley Street Wheaton IL 60187	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
03/16/2026

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Automatic Data Processing Insurance Agency, Inc.		CONTACT NAME: Automatic Data Processing Insurance Agency, Inc.	
1 Adp Boulevard Roseland NJ 07068		PHONE (A/C, No, Ext): 1-800-524-7024	FAX (A/C, No):
INSURED Advanced Intelligence Engineering, LLC 104 E Roosevelt Rd Wheaton IL 601875267		INSURER(S) AFFORDING COVERAGE INSURER A : Nutmeg Insurance Company INSURER B : INSURER C : INSURER D : INSURER E : INSURER F :	
		NAIC # 39608	

COVERAGES **CERTIFICATE NUMBER:** 4912999 **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
	COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:						EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ \$
	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY						COMBINED SINGLE LIMIT (Ea accident) \$ BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	UMBRELLA LIAB <input type="checkbox"/> OCCUR EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$ \$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	<input checked="" type="checkbox"/> Y / <input type="checkbox"/> N	N / A N	76WEGAJ7K3G	01/01/2026	01/01/2027	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER Wheaton Park District, Attn: Mike Benard 102 E. Wesley Street Wheaton IL 60187	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
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