

## WHEATON PARK DISTRICT PERFORMANCE AGREEMENT

THIS ENTERTAINMENT AGREEMENT (this “Agreement”) by and between Wheaton Park District (hereinafter referred to as the “Buyer”) and The Stingrays (the “Band”) is made this 7<sup>th</sup> day of April, 2023 (“Effective Date”). Buyer and Band are hereinafter sometimes individually referred to as a “Party” and collectively as “Parties.”

WHEREAS, Buyer desires to hire Band, as an independent contractor, to provide the entertainment generally described below (the “Performance”) at Memorial Park in Wheaton, IL;

WHEREAS, Band desires to provide such Performance pursuant to the terms listed below;

NOW, THEREFORE, in consideration of the foregoing and the mutual promises hereinafter set forth, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. **Date and Time of Performance.** The date of the Performance shall be Monday, July 24, 2023 and the time of the Performance shall be 6-7:30P. The Performance will have a duration of approximately 1.5 hours.
2. **Performance Description.** The entertainment to be provided by Band is generally described as family friendly Rock and Roll Cover Band. Additional details regarding the Performance are listed on Appendix A.
3. **Agreement to Perform.** Band agrees to provide the Performance in accordance with the terms of this Agreement and any addendums or riders hereto.
4. **Price of Performance.** Buyer agrees to pay Band for the Performance, an aggregate sum of One Thousand Dollars (\$1000.00) due immediately following the Performance.
5. **Suitability.** The Band agrees not to perform music that would generally be considered offensive, vulgar, obscene, or inappropriate for an all-ages audience. The Band and any of its entertainers shall at all times conduct themselves professionally, courteously, and appropriately at this all-age venue.
6. **Equipment.** Band is responsible for properly setting up and removing its equipment. Buyer is not responsible for Band’s personal property and shall not be liable for any damages, lost or stolen property. All cords, cables, equipment, etc. must be properly and safely positioned so as not to create any hazards, tripping or otherwise, for patrons or staff.

---

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | mwilhelmi@wheatonparks.org

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



7. Adherence to Sound Restrictions.

- a. Band must strictly adhere to a maximum decibel level of 80 at the Sound tent located in Memorial Park (208 W. Union Ave.). All sound must cease at 9:30P per our local sound ordinance with the City of Wheaton.

	Decibel Level	Recorded Measurement Locations
7A to 9:30P	80 dB(A)	- Hale & Seminary, within park fence (east side)
		- Hale & Union, within park fence (northeast corner)
		- Wheaton & Union, within park fence (northwest corner)
		- Wheaton & Karlskoga, within park fence (southwest corner)

8. Marketing. Performances must be marketed and listed on Band's website, social media, and/or any email marketing that lists upcoming performances. It is the responsibility of the Band to submit timely to the Buyer promotional pictures, logo, approved video or sound bites for the purpose of advertising, as well as quickly review and approve any and all media requests from the Buyer for the purpose of promoting the event, its activities, and any associated ticket sales.

9. Cancellation of Performance by Band. In the event that Band or Band member is unable to perform its obligations under this Agreement due to proven sickness, accident, or any other legitimate condition beyond Band's control, Band shall make every effort to find a suitable replacement to perform in Band or Band member's place (a "Replacement Act") at no additional fee to the Buyer. Approval for any Replacement Act shall be subject to Buyer's approval. Band shall provide Buyer with as much advance notice as reasonably practicable under the circumstances regarding the potential need to cancel the Performance. If Band is no longer able to perform a refund of any deposit(s) paid by the Buyer is due back to the Buyer within seven (7) business days.


10. Cancellation of Performance by Buyer. In the event the performance is cancelled by the Buyer due to riot, epidemic, inclement weather or other acts of God, an incident that renders the venue unsafe for occupancy or use such as a loss of utilities or physical damage to the venue, a local or national security threat, or any other legitimate occurrence beyond Buyer's control, the Band hereby agrees to reschedule the Performance to another mutually agreed upon date. In the event that Performance is rescheduled, the full amount of payment due to the Band under this Agreement shall be paid upon Band's completion of Performance on rescheduled date. If a rescheduled Performance date cannot be mutually agreed upon by the parties, 25% of the agreed upon price of Performance will be paid to the Band within twenty (20) business days. If performance is cancelled day of performance, Buyer shall make an effort to contact the band as early in the day as possible (by 2pm optimally). *R*

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | mwilhelmi@wheatonparks.org

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



11. Best Efforts. In the event of potential inclement weather in the area on Performance date, the Band and Buyer [and their officials] agree to make every effort to ensure that the Performance occurs. The Band understands that changes in weather may result in an adjustment of performance times (forward or ~~back~~) and/or shorter set lengths in order to accommodate any unforeseen weather-related circumstances. SEE StingRays addendum/contract "CANCELLATIONS" 
12. Designated Representatives. The Buyer hereby designates Margie Wilhelmi as the Buyer's representative ("Buyer Representative") for all matters for the Buyer under this Agreement and with respect to the administration of this Agreement. The Buyer's Representative shall be available to the Band at all reasonable times for consultation with the Band. ~~The Band shall confirm to the Buyer in writing any decision made by the Buyer's Representative~~ (Any changes required by the Buyer representative will be conveyed to the Buyer by the Buyer representative). The Band hereby designates Sue Nika or Frank Rowley as the Band's Representative ("Band Representative") for all matters for the Band under this Agreement and with respect to the Services to be performed by the Band for the Buyer. The Band Representative shall be available to the Buyer at all reasonable times for consultation with the Buyer Representative. The Buyer may conclusively rely on the decisions made by the Band 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.
13. Indemnification. Each party (the "Indemnitor") agrees to indemnify and hold harmless the other party (the "Indemnatee") from and against any and all costs, losses, demands, claims or expenses (including court costs and reasonable attorneys' fees) whatsoever brought by a third party against, or incurred by, the  
Indemnatee arising from: a) the negligence, intentional or willful misconduct of the Indemnitor; b) Indemnitor's performance or failure to perform pursuant to this Agreement; or c) any claim arising out of, or in connection with, any service or obligations hereunder provided by the Indemnitor in connection with the Performance. In no event shall either party be liable to the other party for any indirect, special, or consequential damages (including, without limitation, damages for loss of profits or expected savings or other economic losses) arising out of or in connection with this Agreement or its subject matter, regardless of whether such party knows or should know of the possibility of such damages. The foregoing exclusions and limitations shall apply to all claims and actions of any kind, whether based on contract, tort (including, but not limited to, negligence), or any other grounds, regardless of the form of action.
14. Indemnity for Copyright Infringement. The Band represents and warrants that it is knowledgeable about the copyright laws of the United States as applicable to the Performance and that the Band shall not perform any copyrighted materials of others during the Performance without full compliance with such applicable

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | [mwilhelmi@wheatonparks.org](mailto:mwilhelmi@wheatonparks.org)

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



copyright laws. In the event that the Band breaches his representation, warranty and covenant, Band hereby agrees to INDEMNIFY AND HOLD HARMLESS Buyer and its employees, guests, agents and assigns from and against any and all liability, loss, damages, claims and expenses (including attorney's fees) arising out of such breach.

15. Assignment. Neither party may assign, directly or indirectly, by operation of law, change of control or otherwise, this Agreement or any rights or obligations hereunder, without the prior written consent of the other party, which shall not be unreasonably withheld. Any attempt to assign this Agreement in contravention of this Section 14 shall be void and of no force and effect.
16. No Liability. The Buyer shall not be responsible or liable for any injury, damages, loss or costs sustained or incurred by any person including, without limitation the Band's employees, volunteers or agents, or for any damage to, destruction, theft or misappropriation of any property, relating to the Band's services outlined in this Agreement. The Buyer shall not be liable for acts or omissions of the Band or any of the Band's employees, volunteers or agents or other persons purporting to act at the direction or request, on behalf, or with the implied or actual consent of the Band.
17. Independent Contractor. The relationship between the Buyer and the Band is that of an independent contractor. The Band shall supply all personnel, equipment, materials and supplies at its own expense, except as specifically set forth herein. The Band shall not be deemed to be, nor shall it represent itself as, employees, partners or joint venturers of the Buyer.
18. 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.
19. Dispute Resolution. In the event of any dispute arising out of this Agreement or the relationship of the parties, the parties shall use good faith efforts to resolve their differences amicably. In the event they are unsuccessful, the parties agree not to commence litigation until attempting to resolve their dispute through mediation. Either party may initiate the mediation process with thirty (30) days prior written notice to the other party. The dispute shall be submitted to mediation in Wheaton, Illinois. Costs of mediation shall be borne equally by the parties. Mediation of the dispute shall be completed within fifteen (15) days of commencement, unless the parties extend the time by mutual agreement or unless the mediator declares the parties to be at an impasse. Any statements made by any person during the mediation are not admissible in any subsequent litigation proceeding. Nothing shall preclude the Parties from pursuing litigation as addressed in Paragraph 21, should the use of mediation not adequately resolve the dispute.

---

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | [mwilhelmi@wheatonparks.org](mailto:mwilhelmi@wheatonparks.org)

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



20. **Governing Law and Venue.** This Agreement shall be governed by the laws of the State Illinois without regard to conflict of laws principles that may require the application of the laws of any other jurisdiction. With respect to any suit arising out of or in connection with this Agreement that is not resolved under Section 20 of this Agreement, each party consents and submits to the exclusive jurisdiction of competent state and federal courts in the State of Illinois for any litigation or dispute arising under this Agreement and to the venue of such litigation or dispute in the city or county in which Buyer is located.
21. **No Waiver.** Waiver of any terms of this agreement shall not be valid unless it is in writing and signed by all Parties. The failure of either Party to enforce the provisions of this Agreement, or require performance by the other Party of any of the provisions, shall not be construed as a waiver of such provisions or affect the right of that Party to thereafter enforce the provisions of this Agreement. Waiver of any breach of this Agreement shall not be held to be a waiver of any other or subsequent breach of the Agreement.
22. **No Waiver of Tort Immunity.** Nothing contained in this Agreement shall be construed or deemed to diminish or constitute a waiver or relinquishment by the Buyer of the rights, privileges, defenses and immunities available or afforded to it under the Illinois Local Governmental and Governmental Employee's Tort Immunity Act or under other State statutes affording similar protections.
23. **Notice.** Any notice shall be in writing and shall be effective (i) when personally delivered or transmitted via electronic mail with receipt confirmed; (ii) the next business day following deposit with a reputable courier service for overnight delivery; or (iii) five (5) business days following deposit in the United States mail, postage prepaid, registered or certified. All notices shall be forwarded to the address of each party listed in Appendix A of this Agreement.
24. **Entire Agreement.** This Agreement shall constitute the entire agreement of the parties as of the Effective Date. There are no agreements, understandings, representations or warranties between the parties other than those set forth in this Agreement. Should any section, or portion thereof, of this Agreement be held invalid by reason of any law, statute or regulation existing now or in the future in any jurisdiction by any court of competent authority or by a legally enforceable directive of any governmental body, such section or portion thereof shall be validly reformed so as to approximate the intent of the parties as nearly as possible and, if unenforceable, shall be deemed divisible and deleted with respect to such jurisdiction; and this Agreement shall not otherwise be affected. No amendment or modification shall be made to this Agreement unless it is in writing and signed by both Parties. See Addendum

---

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | [mwilhelmi@wheatonparks.org](mailto:mwilhelmi@wheatonparks.org)


WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



25. Headings. The heading of each paragraph of this Agreement are for convenience and reference purposes only and in no way define, limit or describe the scope or intent of said paragraphs or of this Agreement nor in any way affect this Agreement.
26. Counterparts. This Agreement may be simultaneously executed in two (2) or more counterparts, each of which shall be considered an original instrument. Each counterpart will be considered a valid and binding original. Once signed, any reproduction of this Agreement made by reliable means (e.g., photocopy, facsimile) is considered an original
27. The Buyer reserves the right to cancel this agreement immediately due to Band's material breach of this Agreement, or for any reason other than a material breach of this Agreement upon 7 days' notice provided to the Band.
28. Band must review and agree to the attached Buyer's Venue Provisional Rider and Radius Clause, if applicable.

IN WITNESS WHEREOF, this Agreement is executed on the date first above written.

WHEATON PARK DISTRICT (BUYER)

By   
Title: Executive Director

BAND: the StingRays

By: Frank E. Rowley III  
Title: Band Leader

BUYER
Wheaton Park District
Michael J. Benard, Executive Director
102 E. Wesley St., Wheaton, IL 60187
Contact: Margie Wilhelmi Director of Marketing & Special Events mwilhelmi@wheatonparks.org
Contact: Carolyn Wilkin Special Event Manager cwilkin@wheatonparks.org
BAND
The Stingrays
Sue Nika
773.927.8221
mail@thestingrays.com

For Internal Use Only:
------------------------

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | mwilhelmi@wheatonparks.org

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187





WHEATON PARK DISTRICT'S MEMORIAL PARK BANDSHELL  
PROVISIONAL RIDER & RADIUS CLAUSE

A) BAND is authorized to sell merchandise at the performance. YES NO

Merchandise proceeds will be maintained \_\_\_\_\_% by the Band. The Buyer will not provide any labor or staffing to facilitate the sale of merchandise on behalf of the band. Merchandise may be sold no more than 30 minutes prior to a performance and no longer than 30 minutes after a performance.

B) BUYER agrees to provide the Band with up to five (5) parking spots within one block of the venue. Cold bottled water in dressing rooms and on stage upon request. Brand and size of product is at the discretion of the Buyer.

C) BAND agrees to ~~not accept or book any public performances within a fifteen (15) mile radius of Memorial Park (208 W. Union Ave., Wheaton, IL) thirty (30) days prior to and after performance date listed in this contract~~ to not book performances which might detract people from attending the Wheaton Concert. 

D) BUYER agrees to the attached hospitality request for BAND. YES NO  
(THERE IS NO HOSPITALITY REQUEST ATTACHED) 

E) BAND agrees to provide the following Media & Communication Request information timeline and accurately for use in promotional marketing and performance pre-planning.

Media & Communication Request

Band Name as to appear in promotional marketing:	the StingRays (ONE word)
Social Media Page(s) for promotional purposes:	INSTAGRAM _____ FACEBOOK <a href="http://www.facebook.com/theStingRays">www.facebook.com/theStingRays</a> TWITTER _____ YOUTUBE _____
Website to be used for promotional purposes	<a href="http://www.thestingrays.com/15-PressKit.html">http://www.thestingrays.com/15-PressKit.html</a>
Approved band bio (limited to 200 words)	Here is a link to our "press" page. There are both web and print ready artwork of photos and logos as well as a band bio and suitable photo captions.
Approved Band Logo	See above

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | [mwilhelmi@wheatonparks.org](mailto:mwilhelmi@wheatonparks.org)

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187



W-9 Form Received	
COI Required	n/a
VENDOR #	

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | [mwilhelmi@wheatonparks.org](mailto:mwilhelmi@wheatonparks.org)

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187





Approved Band Image(s) for promotional use	See above
Media Contact Information	NAME _____ COMPANY _____ PHONE _____ EMAIL _____
Sound & Light Coordinator / Tech Contact Information	NAME _____ COMPANY _____ PHONE _____ EMAIL _____

#### Appendix A – Details of Performance

Name and Address of Performance Venue: Memorial Park, Wheaton, IL

- 1) Date of Performance: Monday, July 24, 2023
- 2) Performance Time: 6-7:30P
- 3) Type of Engagement: Family Friendly Evening Concert
- 4) Show Detail: 50's, 60's, 70's Rock and Roll Band
- 5) Contract Price and Payment: \$1000.00
  - a. Deposit: n/a
  - b. Deposit Due By: n/a
  - c. Business Check Payable To: **Frank E. Rowley III**
  - d. Final Payment due at time of performance: \$1000.00
- 6) Sound System with qualified operator to be supplied by: n/a
- 7) Light System with qualified operator to be supplied by: n/a
- 8) Additional Provisions:

Sound and light will be provided by the band and/or use of the in-house sound system at Memorial Park Bandshell. No outside production will be provided.

- 9) Additional Attached Rider from BAND? **YES** NO

BUYER

Initial



BAND:

Initial R

**SEE STINGRAYS CONTRACT EMAILED SEPARATELY TO BE CONSIDERED  
RIDER/ADDENDUM – please sign and return at your convenience**

Address all correspondence and return signed contracts to:

Margie Wilhelmi, Director of Marketing & Special Events  
(630) 510-4984 | mwilhelmi@wheatonparks.org

WHEATON PARK DISTRICT  
102 E. Wesley St.  
Wheaton, IL 60187





# the StingRays<sup>LLC</sup> ENTERTAINMENT CONTRACT 2023

Hiring Party: Wheaton Park District  
Performance: Monday, July 24, 2023, 6:00 PM to 7:30 PM  
Name of Event: Family Friendly Evening Concert  
Location: Memorial Park  
Fee: \$1000 to be paid immediately following the performance Check payable to Frank E. Rowley III (payment cannot be accepted by mail)  
Terms: BOTH parties agree to the TERMS as listed in this contract, unless changes made are initiated by both parties prior to date of performance or arranged in writing/email.

## SECTION "A" - TERMS FOR FIRST PARTY (the StingRays)

- 1) provides sound system (P.A.) and lighting system, unless other arrangements are made and agreed to by both parties
- ~~2) performs with approximately 15 minute breaks per 45 minutes of performance unless otherwise arranged. BAND will determine set length unless special arrangements are made. BAND can perform additional sets after the contracted time for an additional fee~~
- 3) reserves the right to substitute members in emergencies
- 4) arrives (and requires) approximately 2 hours before contracted performance time to set up and do a sound check

## SECTION "B" - TERMS FOR THE SECOND PARTY (Wheaton Park District)

- 1) provides non-alcoholic beverages (or water) to BAND from beginning of set up time to end of performance
- 2) provides a stage or area acceptable for BAND. Area required is approximately 20'x14'
- 3) provides electricity – BAND requires TWO separate circuits (120 volts)
- 4) provides closest access or door for unloading and loading BAND equipment to stage area AND convenient parking for four vehicles
- 5) will keep guests/clients off stage/performance area and will be responsible for injuries to unauthorized persons while in stage/performance area

## GENERAL

- When BAND is required to work with a sound company, the BAND will not perform until a sound check is taken and BAND is satisfied with sound. BAND will be put in contact with the sound company at least two days before performance. BAND reserves the right to use their own soundman, augment the sound company's P.A. or revert to their own sound system
- SECOND PARTY will not record or broadcast the BAND'S performance without first gaining permission from the BAND
- Band members perform in costume and are exempt from dress code restrictions
- Band members are exempt from admission prices and parking fees
- At public performances, each band member is allowed one guest who is exempt from any minimum, cover charge or admission
- The BAND may sell band merchandise at the place of performance and will do so tastefully, without interfering with the quality of the performance or the tone of the event
- BAND regularly photographs, records or videos their performances and reserves the right to utilize the same for publicity purposes in printed materials and online. Patrons consent to the use of photos/videos taken at the event, unless they specifically inform HIRING PARTY staff or band photographer/videographer of an objection to such use. No individuals' names will be utilized in conjunction with above without written consent

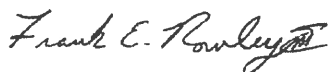
## CANCELLATIONS

- SAFETY – Whenever possible, a weather cancellation or abbreviated show is mutually agreed upon by both parties. However, if SECOND PARTY is not available, BAND reserves privilege of assessing safety to audience/ band and stopping or cancelling a show. Examples are, but not limited to, indication of lightening, thunder, high winds, flooding or rain sufficient to create electrocution hazard or equipment damage. This applies to shows without alternative location
- GENERAL - SECOND PARTY may cancel this agreement by giving written notice to the BAND 90 days prior to the scheduled date. The BAND reserves the same privilege
- RAIN-OUTS - SECOND PARTY agrees to pay the BAND rain or shine unless an alternate date can be arranged. RAIN-OUTS may include other weather incidents such as those listed above, (see Wheaton contract 25% proviso) ~~Q~~
- COVID-19 – In the event of changes in State Mitigations concerning live performances, BOTH parties agree to not hold one another financially responsible because of a cancellation. The BAND would greatly appreciate efforts to reschedule at a later date (in season or next year).

## INSURANCE AND LIABILITY

WAIVER OF LIABILITY – Each party will indemnify, defend and hold harmless the other party and its affiliates, subsidiaries, respective directors, officers, employees, agents, and trade contractors from and against all losses, liabilities, claims and actions, including attorneys' fees, arising out of damages or injuries to persons or tangible property at performance exclusive of negligence on the part of either party. BAND members each carry their own major medical insurance policy

## SIGNATURES



date: 4-10-23

Frank E. Rowley III for the StingRays  
2506 S California Ave, Chicago, IL 60608  
(773) 927-8221 - mail@thestingrays.com  
additional contact: Sue



date: 4/12/23

Hiring Party: Wheaton Park District  
102 E. Wesley St., Wheaton, IL 60187

Contact:

PLEASE SIGN AND RETURN BY EITHER EMAIL OR U.S. MAIL

