## **INTERGOVERNMENTAL AGREEMENT**

THIS INTERGOVERNMENTAL AGREEMENT (hereinafter referred to as "Agreement") is
made and entered into this day of, 2019, between the Village of Oak
Park, an Illinois home rule municipal corporation (hereinafter referred to as the "Village") and
(hereinafter referred to as ""), a
RECITALS
WHEREAS, Article VII, Section 10, of the Constitution of the State of Illinois of 1970
provides that units of local government may contract or otherwise associate among themselves to
obtain or share services and to exercise, combine, or transfer any power or function in any manner
not prohibited by law or by ordinance and may use their credit, revenues, and other resources to
pay costs related to intergovernmental activities; and
WHEREAS, intergovernmental cooperation is further authorized by the Intergovernmental
Cooperation Act, 5 ILCS 220/1 et seq. ("the Act"); and
WHEREAS, the Village and the (collectively referred to as "the
Parties") are public agencies as that term is defined by the Act, 5 ILCS 220/2; and
WHEREAS, it has been determined by the corporate authorities of the Parties that this
Agreement would be beneficial to the public health, welfare and safety for theto
purchase fuel from the Village for the motor vehicles/equipment under the
terms and conditions set forth herein.
NOW, THEREFORE, it is agreed by and between the Parties, in consideration of the public
health, welfare and safety, and the mutual covenants contained herein, as follows:

1. <b>RECITALS</b> . The above recitals are substantive and are incorporated herein by
reference.
2. <b>SERVICES TO BE RENDERED</b> . During the term of this Agreement, the Village will
provide fuel from existing Village supplies at the request of the for specific
vehicles. Fuel will be provided to theat Village maintained
fuel pumps located within the Village. The will be issued necessary fueling access
devices to access said fuel pumps. The Village reserves the right to limit the amount of fuel
supplied or provided to theat all times and the provision of fuel to the
pursuant to this Agreement shall be subject to availability.
3. <b>UNIT NUMBERS</b> . Thewill notify the Village in writing of each
vehicle or equipment it intends will use the Village's fuel pumps and the license plate numbers of
said vehicles, if applicable. Fuel shall be provided for vehicles/equipment with
municipal ("M") plates and the Village will assign specific unit numbers and fueling access devices
to the
4. <b>RATES.</b> For and in consideration of the foregoing services, the Village shall charge a
rate for the supply of said fuel to be determined by the Village on a monthly basis. Said rate shall
include the current monthly market rate the Village pays for said fuel on a per gallon basis, plus
any applicable taxes, rounded upward to the next highest cent and a fee of \$0.21 (twenty one
cents) per gallon based upon the Village's administrative and maintenance costs in supplying said
fuel to the ("Village Fee"). The Village Fee shall be subject to change on an
annual basis from this Agreement's effective date defined herein based upon the Village's annual

administrative and maintenance costs. The Village shall provide sixty (60) days written notice pursuant to Section 14 below of a change in the Village Fee.

5.	BILLIN	<b>G</b> . The	Village	shall	issı	ue the		6	mont	nly invo	ice for	the an	nount
of fuel supplied	d to the	e		I	bas	ed upon	the	amount	of fuel	usage (	luring	each n	nonth
pursuant to	the ad	ddress	set fo	th i	in	Section	14	below.	The	Village	e will	notify	the
	of th	ne amoi	unt of fu	el us	sage	e per uni	t nuı	mber in	each in	voice st	ateme	ent. Inv	oices
issued by the \	Village	shall be	e paid by	/ the	!			_ within	thirty (	30) day	s fron	n the da	ate of
issuance of ar	n invoi	ce. An	ıy paym	ent	mo	re than	thir	ty (30) (	days pa	ast due	shall	be de	emed
delinquent, an	d shall	accrue	interest	at th	ne r	ate of 18	3%, c	ompour	ided ar	nually.	The _		
agrees to pay r	reasona	able att	orneys'	fees	and	d costs of	coll	ection, i	ncludin	g litigat	on co	sts, sho	ould it
fail to make a	any pay	/ment (	due pur	suan	it to	o this A	greei	ment or	other	wise be	in br	each o	f this
Agreement. A	failure	to pay	an invo	ice o	n a	timely b	asis	pursuan	t to thi	s Sectio	n shal	l subjec	t this
Agreement to	autom	atic ter	minatio	n by	the	e Village	or s	uspensio	n of th	e provi	sion o	f fuel b	y the
Village pursuar	nt to th	is Agree	ement.										
6.	VEHIC	LE ADD	OITIONS	AND	S	UBTRACT	ΓΙΟΝ	<b>IS.</b> The			sha	all notif	y the
Village of any	vehicle	es it w	ishes to	add	l oı	r subtrac	t fro	om the	month	y billing	g state	ement.	The
	_ agree:	s to tur	n over	to th	ne \	Village aı	ny fu	ieling ac	cess de	evices is	sued	to it fo	r any
vehicles the _		v	vishes to	suk	otra	act from	the	system.	The V	illage a	grees	to issu	e any
necessary fueli	ing acc	ess dev	ices to t	he _			_tha	nt the		wi	shes t	o add t	o the
system.													

7. **AMENDMENTS AND MODIFICATIONS.** This Agreement may be modified or amended from time to time by the authorized representatives of the Village and the authorized

representativ	ves of the		, provided,	however,	that no	such a	mendmen	t o
modification	shall be effe	ective unless re	educed to wri	ting and du	ıly author	ized and	d signed by	/ the
authorized re	epresentative	e of the Village	and the autho	rized repre	sentative (	of the		·
8.	RELEASE.	The	releas	es the Villa	age from	liability	to person	IS O
property resi	ulting from, c	lirectly or indire	ectly, any use	of fuel purc	hased froi	n the Vil	llage.	

- SAVINGS CLAUSE. If any provision of this Agreement, or the application of such 9. provision, shall be rendered or declared invalid by a court of competent jurisdiction, or by reason of its requiring any steps, actions or results, the remaining parts or portions of this Agreement shall remain in full force and effect.
- 10. CAPTIONS AND SECTION HEADINGS. Captions and section headings are for convenience only and are not a part of this Agreement and shall not be used in construing it.
- 11. **NON-WAIVER OF RIGHTS.** No failure of either party to exercise any power given to it hereunder or to insist upon strict compliance by the other party with its obligations hereunder, and no custom or practice of the Parties at variance with the terms hereof, shall constitute a waiver of either party's right to demand exact compliance with the terms hereof.
- 12. **TERM**. This Agreement shall be effective for a period of five (5) years from its effective date defined herein.
- 13. **TERMINATION.** This Agreement may be terminated at any time by either party upon receipt of thirty (30) days written notice of the effective date of said termination from the terminating party pursuant to Section 14 below.
- NOTICES, INVOICES AND COMMUNICATIONS. All notices, invoices or other 14. communications under or in respect to this Agreement shall be in writing and sent by United

States mail, personal service, facsimile or email to the persons and addresses indicated below, or said persons designees who shall be designated in writing pursuant to this Section, or to such addresses and persons as either party hereto shall notify the other party of in writing pursuant to the provisions of this Section:

TO THE VILLAGE:	TO THE	:
Village Manager		
Village of Oak Park		
123 Madison Street		
Oak Park, Illinois 60302		
Facsimile: (708) 358-5101	Facsimile:	
Email: villagemanager@oak-park.us	Email:	

Mailing of such notice as and when above provided shall be equivalent to personal notice and shall be deemed to have been given at the time of mailing. Notice by facsimile or email shall be effective as of date and time of facsimile or electronic transmission, provided that the notice transmitted shall be sent on business days during business hours (9:00 a.m. to 5:00 p.m. Chicago time). In the event facsimile or email notice is transmitted during non-business hours, the effective date and time of notice is the first hour of the first business day after transmission.

- 15. **ENTIRE AGREEMENT**. This Agreement sets forth all the covenants, conditions and promises between the parties. There are no covenants, promises, agreements, conditions or understandings between the parties, either oral or written, other than those contained in this Agreement.
- 16. **GOVERNING LAW AND VENUE.** The laws of the State of Illinois shall apply to the interpretation of this Agreement. Venue for any action taken, whether in law or in equity, to enforce the terms of this Agreement shall be in the Circuit Court of the Cook County, Illinois.

- 17. **BINDING AUTHORITY.** The individuals executing this Agreement on behalf of the Parties represent that they have the legal power, right, and actual authority to bind their respective Party to the terms and conditions of this Agreement.
- 18. **EFFECTIVE DATE.** The effective date of this Agreement as reflected above shall be the last date that it is executed by one of the Parties as reflected below.
- 19. **COUNTERPARTS; FACSIMILE OR PDF SIGNATURES.** This Agreement shall be executed in counterparts, each of which shall be considered an original and together shall be one and the same Agreement. A facsimile or pdf/email copy of this Agreement and any signatures thereon will be considered for all purposes as an original.

**IN WITNESS WHEREOF**, the Parties hereto have caused this Agreement to be signed by their duly authorized representatives on the dates set forth below.

VILLA	GE OF OAK PARK			
•	Cara Pavlicek Village Manager		By: Its:	
Date:		, 2019	Date:	, 2019
ATTES	ST		ATTEST	
By: Its:	Vicki Scaman Village Clerk		By: Its:	
Date:		, 2019	Date:	, 2019