

Date: June 2, 2025

To: Dr. Robert Halverson, Superintendent of Schools
East Aurora School District 131 Board of Education

From: Andrew Allen, Executive Director of Information Systems/CIO

Subject: Recommendation to purchase Kaseya Dark Web, Pent Test and VulScan management system.

Kaseya solution Purchase:

Seek approval for the purchase of Kaseya Dark Web, Pent Test and VulScan management system. This system will allow us to internally test our systems for potential vulnerabilities and monitor the potential scope of any of our District 131 information (User Accounts) being out on the Dark Web.

Justification:

Currently we use another provider for the Dark Web and VulScan products. Moving to Kaseya will allow the district to use one (1) management console backup, security, testing, and monitoring for the district. This is needed to maintain a secure environment with the added benefit of taking advantage of the latest software updates for productivity. Financially this will be net neutral while gaining the additional tool of Pen Testing.

Board Policy:

Pursuant to Board Policy 4:60, Supplies, materials, or work involving an expenditure in excess of \$25,000 must comply with the State law bidding procedure, 105 ILCS 5/10-20.21, unless specifically exempted.

Strategic Plan Alignment:

Strategic Goal #2, Operational Excellence that states the following: *East Aurora School District 131 will align and utilize systems and resources that promote operational excellence, efficiency, and fiscal accountability.*

Supporting Data:

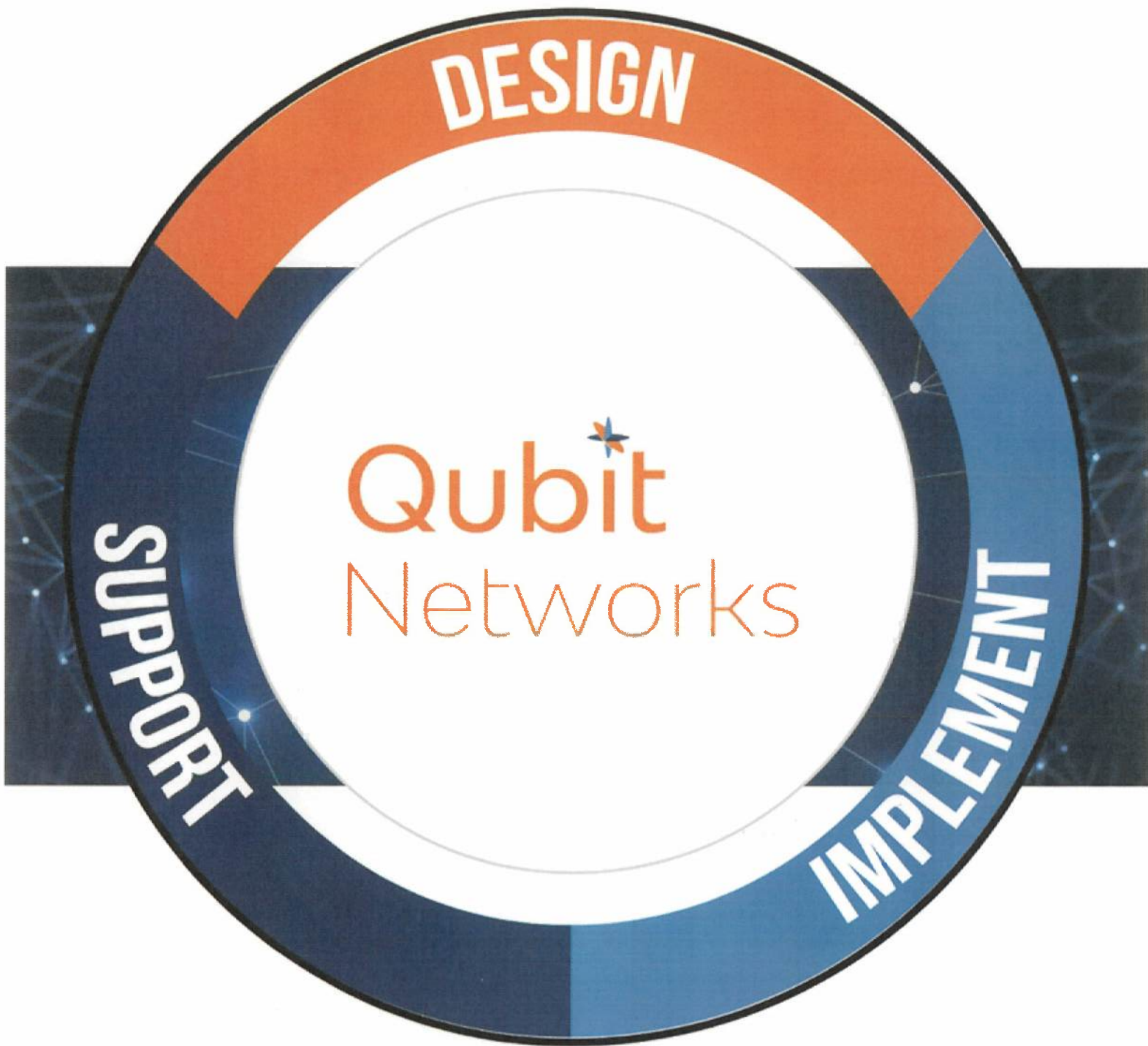
See attached documentation for Kaseya.

Recommendation:

The Board of Education should authorize the purchase of Kaseya Dark Web, Pent Test and VulScan management system. This is a 3-year agreement totaling \$44,356.06. The district would make three equal payments over the next three (3) years. District funds would be used for this purchase.

Timeline for Decision

June 16, 2025



Kaseya Dark Web, vPen Test, & VulScan

PROPOSAL PREPARED FOR
East Aurora School District 131



Scope of Work

Kaseya Dark Web, vPen Test, & VulScan

Provide the following equipment and services.

Products

Qty	Manufacturer Name	Part #	Product Description	Unit Price	Ext. Price
6000	Kaseya	S-CLDIDA-DWMME	Dark Web ID MME per Employee (3 Years)	\$3.01	\$18,060.00
21	Kaseya	S-CLDPENTESTA DDONMME-25	vPenTest MME AddOn 25 Ips (3 Years)	\$345.60	\$7,257.60
6	Kaseya	S-CLDMMEVUL SCAN-SMB100	VulScan Small Bus Edition for Ent up to 100 Assets (3 Years)	\$1,791.00	\$10,746.00
3	Kaseya	S-CLDPENTEST-25-MME	vPenTest MME 25 Ips (3 Years)	\$2,160.00	\$6,480.00
1	Kaseya	CNSVULSCAN-QS	Vulnerability Scanner QuickStart Implementation Services (One-Time)	\$603.79	\$603.79
1	Kaseya	CNS-IDADW-JSMME-1000	Dark Web MME Jump Start 1000 (One-Time)	\$664.17	\$664.17
1	Kaseya	CNS-PENTEST-QS	vPenTest Onboarding QuickStart (One-time)	\$544.50	\$544.50
				Subtotal:	\$44,356.06



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Kaseya Dark Web, vPen Test, & VulScan



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Quote Information:
Quote #: 000649

Version: 1
Delivery Date: 03/29/2025
Expiration Date: 04/26/2025

Quote Summary

Description	Amount
Products	\$44,356.06
Total:	\$44,356.06

Taxes, shipping, handling and other fees may apply at time of invoicing. We reserve the right to cancel orders arising from pricing or other errors.

*Note: Anything (verbal or written) expressed or implied elsewhere, which is contrary to this proposal shall be null and void.

Qubit Networks

East Aurora School District 131

Signature:

Gregory Gigiel

Name:

Greg Gigiel

Title:

Chief Operating Officer (COO)

Date:

03/29/2025

Signature:

Name:

Brandon Malm

Date:



General Terms and Conditions

By signing and executing this Order Form, Qubit Networks, LLC ("Qubit") and the party named in such Order Form ("Customer") agree, acknowledge, accept, and certify to the following:

(a) All purchases of Systems, Equipment and/or Services (as defined in the Terms and Conditions) under each Purchase Document between Qubit and Customer are and shall be subject to the general terms and conditions posted on Qubit's website at www.qubitnet.com ("[Terms and Conditions](#)"), which are incorporated herein and may be changed or amended from time to time by Qubit on Qubit's website; and

(b) Customer certifies, acknowledges, and agrees that Customer has read, understands, and agrees to the provisions of this Order Form and to the Terms and Conditions, and Customer understands and confirms that it has accessed or can obtain access to the Terms and Conditions on Qubit's website, and may obtain and retain a copy of such Terms and Conditions from Qubit's website; and

(c) Customer certifies, acknowledges, and agrees that the Terms and Conditions are subject to change from time to time, and that the Terms and Conditions in effect at the time of Customer's acceptance of a Purchase Document shall be those Terms and Conditions set forth on Qubit's website at the time of Customer's acceptance of the applicable Purchase Document; and

(d) Customer agrees and acknowledges that Qubit does not provide price protection, and the costs, prices, fees, and expenses in the Order Form and Purchase Documents have been calculated based on the current prices and availability for labor, components, products, equipment, and general component IT materials. In the event of tariffs, material shortages, product availability, labor unavailability, or any other event beyond Qubit's control that cause an increase in the price of service delivery under this Agreement, Qubit shall propose to the Customer an equitable price adjustment at least thirty (30) days prior to the proposed effective date. The equitable price adjustment shall become effective if agreed to in writing by the Customer prior to the effective date of the equitable price adjustment.

(e) In the event of a conflict between or among (i) the provisions of this Order Form and/or the Terms and Conditions and (ii) any specific provisions set forth in a current, valid existing written agreement executed by and between Qubit and Customer (an "Existing Agreement" herein), the provisions of such Existing Agreement will control and take precedence over the specific conflicting terms of this Order Form and/or the Terms and Conditions solely to the extent they are inconsistent herewith and therewith. In all other cases and for all other non-conflicting provisions, the Terms and Conditions of the Order Form and Terms and Conditions hereof will prevail and control between Qubit and Customer.