

## FIRST AMENDMENT TO PUBLIC RELATIONS AND MARKETING AGREEMENT

This Amendment ("Amendment") to the Public Relations and Marketing Agreement dated June 24, 2025 ("Agreement") is made on 28 APR 2026, 2026 by and between MAINE TOWNSHIP of Cook County, Illinois, an Illinois unit of local government, acting through its Authorized Representatives (hereinafter referred to as "TOWNSHIP"), MAINE TOWNSHIP ROAD DISTRICT, acting through its Authorized Representatives (hereinafter referred to as "ROAD DISTRICT"), and M3 MARKETING, LLC, a limited liability company organized pursuant to Illinois law, whose principals are ROBERT FLINN and MARTIN McALPIN (hereinafter referred to as "M3"), hereinafter sometimes referred to as "Party" or collectively as "Parties".

On or about June 24, 2025, the Parties entered into the Agreement by which M3 provides certain specified services and TOWNSHIP compensates M3, relying on cooperation and good faith between the Parties. This Amendment modifies that Agreement pursuant to Paragraph O.5, by adding a new paragraph H and redesignating the subsequent paragraphs:

H. *ROAD DISTRICT.*

1. Services. M3 shall provide specific additional services to the ROAD DISTRICT. These services include publishing up to One (1) blog post per month at an estimated Three hundred fifty (350) words per post, up to Three (3) Facebook posts per month, up to One (1) press release per month, and assistance with the annual ROAD DISTRICT community survey. TOWNSHIP will allow M3 access to TOWNSHIP Facebook page, website and other appropriate resources as necessary to provide these services. ROAD DISTRICT will make good faith efforts to respond promptly to inquiries from M3 regarding the content for each post. M3 shall at the ROAD DISTRICT's request prepare additional blog posts and press releases at the rate of Seventy five dollars even (\$75.00) per hour, subject to M3 availability. If additional costs are to be incurred by ROAD DISTRICT, M3 will follow the procedures under the Payment for Services and Costs provision as provided for in this Amendment. Services performed under this Paragraph H shall not count toward, reduce, or otherwise satisfy any minimum commitments or deliverable requirements set forth in any other paragraph of this Agreement.

2. Payment for Services and Costs. Beginning on June 1, 2026, TOWNSHIP shall pay to M3 One thousand nine hundred fifty dollars (\$1,950.00) per month on or before the last day of each month for the services described in paragraph H.1. The ROAD DISTRICT shall remit the fee to the TOWNSHIP. The TOWNSHIP's obligation to pay M3 is contingent upon its receipt of such funds; in the event the ROAD DISTRICT fails to remit payment, the TOWNSHIP shall have no obligation to pay M3 for services performed under this paragraph H. TOWNSHIP will own the copyright to any and all written or design work prepared by M3 for TOWNSHIP. In addition to the payments for services, the Parties recognize that M3 may incur certain costs for out-of-pocket expenses and payments to third parties. Schedule B attached to this Agreement outlines the initially anticipated costs, including approximate amounts, which TOWNSHIP agrees to reimburse pursuant to the Local Government Prompt Payment Act (50 ILCS 505/1, et seq), except for such invoices that TOWNSHIP shall pay directly to the invoicing vendor. The Parties shall confirm in writing such payment arrangements to avoid duplication of payments. If M3 subsequently anticipates incurring other costs, to the extent each such cost is less than

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Fifty dollars even (\$50.00), then M3 is authorized to incur such reimbursable expense and TOWNSHIP shall reimburse M3 in accordance with the Local Government Prompt Payment Act. M3 shall not incur any individual expense in excess of fifty dollars (\$50.00) without prior written approval from the Township.

In all other respects, the Parties affirm and republish the original Agreement dated June 24, 2025. This Amendment does not replace that original Agreement.

We, ROBERT FLINN and MARTIN McALPIN, on behalf of M3 Marketing, LLC, have carefully read this Amendment, consulted with legal counsel of our own choosing, agree with the terms of this Amendment and consent to implementation of the process recited herein.

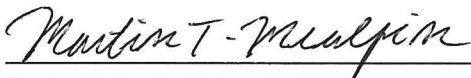
M3 MARKETING, LLC, an Illinois limited liability company



By: ROBERT FLINN, its Manager



Date



By: MARTIN McALPIN, its Manager

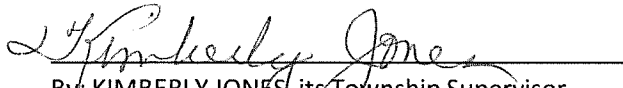


Date

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I, KIMBERLY JONES, on behalf of Maine Township, have carefully read this Amendment, consulted with legal counsel of the TOWNSHIP's choosing, agree with the terms of this Amendment and accept responsibility to implementation of the process recited herein.

MAINE TOWNSHIP, COOK COUNTY, ILLINOIS

  
By: KIMBERLY JONES, its Township Supervisor

4-28-26  
Date

I, ED BEAUVAIS, on behalf of MAINE TOWNSHIP ROAD DISTRICT, have carefully read this Agreement, consulted with legal counsel of the TOWNSHIP's choosing, agree with the terms of this Agreement and accept responsibility to implementation of the process recited herein.

MAINE TOWNSHIP ROAD DISTRICT, COOK COUNTY, ILLINOIS

  
By: ED BEAUVAIS, its Highway Commissioner

4/28/2026  
Date

**SCHEDULE B**

## SECOND AMENDMENT TO PUBLIC RELATIONS AND MARKETING AGREEMENT

This second Amendment ("Amendment") to the Public Relations and Marketing Agreement dated June 24, 2025 ("Agreement") is made on 28 APR 2026, 2026 by and between MAINE TOWNSHIP of Cook County, Illinois, an Illinois unit of local government, acting through its Authorized Representatives (hereinafter referred to as "TOWNSHIP"), and M3 MARKETING, LLC, a limited liability company organized pursuant to Illinois law, whose principals are ROBERT FLINN and MARTIN McALPIN (hereinafter referred to as "M3"), hereinafter sometimes referred to as "Party" or collectively as "Parties".

On or about June 24, 2025, the Parties entered into the Agreement by which M3 provides certain specified services and TOWNSHIP compensates M3, relying on cooperation and good faith between the Parties. Then, on or about 28 APR 2026, 2026, the Parties agreed to a first amendment to add certain services to the Highway Department. This second Amendment modifies that Agreement further pursuant to Paragraph 0.5, by amending Paragraph C, adding a new paragraph I and redesignating the subsequent paragraphs:

C. *Payment for Services and Costs.* Beginning on May 1, 2026, TOWNSHIP shall pay to M3 Three thousand nine hundred fifty dollars (\$3,950.00) per month on or before the last day of each month. TOWNSHIP will own the copyright to any and all written or design work prepared by M3 for TOWNSHIP. In addition to the payments for services, the Parties recognize that M3 will incur certain costs for out-of-pocket expenses and payments to third parties. Schedule A attached to this Agreement outlines the initially anticipated costs, including approximate amounts, which TOWNSHIP agrees to reimburse pursuant to the Local Government Prompt Payment Act (50 ILCS 505/1, et seq), except for such invoices that TOWNSHIP shall pay directly to the invoicing vendor. The Parties shall confirm in writing such payment arrangements to avoid duplication of payments. If M3 subsequently anticipates incurring other costs, to the extent each such cost is less than Fifty dollars even (\$50.00), then M3 is authorized to incur such reimbursable expense and TOWNSHIP shall reimburse M3 in accordance with the Local Government Prompt Payment Act. M3 shall not incur any individual expense in excess of fifty dollars (\$50.00) without prior written approval from the Township.

I. *Physical Newsletter.* M3 shall create a physical newsletter, intended for print and delivery via United States Postal Service, to TOWNSHIP residents four (4) times per calendar year. This newsletter is commonly referred to as the "Mainely News." M3 shall draft content and design the final version for print. TOWNSHIP is responsible for selection of print vendor and all printing, mailing and other transmittal costs. For the remainder of this contract term, M3 and TOWNSHIP agree that June 2026, September 2026, December 2026, and March 2027 are the target months for completion of each edition. Specific dates can be negotiated between M3 and TOWNSHIP. Each edition is estimated at three thousand five hundred (3,500) words or less, and eight (8) or fewer designed pages with dimensions of 8.5x11 inches. Specific word counts, page dimensions, number of pages, and potential adjustments to compensation reflecting such changes, may be further negotiated between M3 and TOWNSHIP.

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In all other respects, the Parties affirm and republish the original Agreement dated June 24, 2025. This Amendment does not replace that original Agreement or the first Amendment to the Agreement.

We, ROBERT FLINN and MARTIN McALPIN, on behalf of M3 Marketing, LLC, have carefully read this Amendment, consulted with legal counsel of our own choosing, agree with the terms of this Amendment and consent to implementation of the process recited herein.

M3 MARKETING, LLC, an Illinois limited liability company

Robert Flinn

By: ROBERT FLINN, its Manager

28 APR 2026

Date

Martin McAlpin

By: MARTIN McALPIN, its Manager

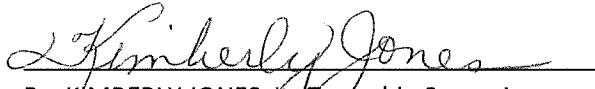
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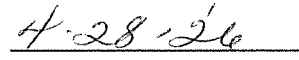
Date

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I, KIMBERLY JONES, on behalf of Maine Township, have carefully read this Amendment, consulted with legal counsel of the TOWNSHIP's choosing, agree with the terms of this Amendment and accept responsibility to implementation of the process recited herein.

MAINE TOWNSHIP, COOK COUNTY, ILLINOIS

  
By: KIMBERLY JONES, its Township Supervisor

  
Date