RESOLUTION 2021-012

PASSED: JANUARY 25, 2021

AUTHORIZING PAYMENT TO LIFTOFF IN THE AMOUNT OF \$48,938.40 FOR THE RENEWAL OF THE CITY OF DEKALB MICROSOFT OFFICE 365 SUBSCRIPTION.

WHEREAS, the City of DeKalb (the "City") is a home rule unit of local government which may exercise any power and perform any function pertaining to its government and affairs pursuant to Article VII. Section 6. of the Illinois Constitution of 1970; and

WHEREAS, the City has determined it is necessary to utilize Microsoft Office 365 technology applications to maintain efficient operations in order to achieve its objectives and goals; and

WHEREAS, the City's existing license subscription expires on January 31, 2021, and it is necessary to maintain said license subscription to ensure continuity of service delivery;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF DEKALB, ILLINOIS:

SECTION 1: That the City Council of the City of DeKalb authorizes the City Manager to execute the renewal of the City's Microsoft Office 365 license subscription for a period of three-years with LiftOff, LLC in an amount not to exceed \$48,938.40 by virtue of an agreement in a form acceptable to him.

SECTION 2: That the City Clerk or Executive Assistant of the City of DeKalb, Illinois be authorized and directed to attest the Mayor's signature, and that this Resolution shall be in full force and effect from and after its passage and approval as provided by law.

PASSED BY THE CITY COUNCIL of the City of DeKalb, Illinois at a Regular meeting thereof held on the 25th day of January 2021 and approved by me as Mayor on the same day. Passed by an 8-0 roll call vote. Aye: Morris, Finucane (Remote), Smith, Perkins, McAdams, Verbic, Faivre, Mayor Smith. Nay: None.

ATTEST:

RUTH A. SCOTT, Executive Assistant

JERRY SMITH, Mayor





QUOTE as of 12/9/2020

Bill to:

City of DeKalb, IL 200 S. Fourth Street DeKalb, IL 60115 Ship to:

City of DeKalb, IL 200 S. Fourth Street DeKalb, IL 60115

Reseller (Remit To):

LiftOff LLC Attn: Ron Braatz 1667 Patrice Circle Crofton, MD 21114

Terms:

Due on Receipt

Payment Options:

Check

Quote Description

G SKU Irem Name	Part Number	Term in Months	Price/User, Month	Licenses	Cost/Year
Office 365 Plan G3	AAA-11894	12	20.00	115	\$27,600.00
Office 365 Plan G1	U4S-00002	12	8.00	145	\$13,920.00
O365 AdvThreatProtect	3GU-00001	12	2.00	260	\$6,240.00
Exchange Online Plan 1	3MS-00001	12	4.00	1	\$48.00
Audio Conferencing GCC	LK3-00001	12	5.00	10	\$600.00
Azure AD Prem P1	MQM-00001	12	5.70	1	\$68.40
Azure AD Prem P2	MQN-00001	12	8.50	1	\$102.00
Exchange Online Archive	4ES-00001	12	3.00	10	\$360.00
LiftOff Licensing Benefits	-	12	-	-	INCLUDED

Total: \$48,938.40

*LIFTOFF LICENSING BENEFITS: As a valued licensing customer, LiftOff offers you a range of free, ongoing services to your organization. This includes: Access to our library of Office 365 Admin best practice documents, our library of end-user training videos, AD Connect support including reinstallations and troubleshooting, invitations to our Office 365 Security webinars and access to the recordings, limited free consultations on implementation processes like the "Office Deployment Tool", annual Office 365 health check-ups and security check-ups, and support for compliance/retention features including ongoing training to staff that need to conduct compliance retention searches.

Pricing Information:

- All prices are displayed in United States Dollars.
- Product and pricing data are updated frequently and may change without notice.
- · Pricing valid for 14 days
- License orders are paid up front, are non-refundable, and are one-year licenses that renew each year.
- License reductions, upgrades, or cancellations may only occur at the annual renewal date.

In order to proceed, send a Purchase Order to <u>rbraatz@liftoffonline.com</u>. Once we have the Purchase Order, we will order the licenses from Microsoft. We will immediately invoice the full amount when we place the order.

Customer Terms for Cloud Services Agreement US Public Sector

This agreement is between LiftOff LLC ("we", "us", and "our") and City of DeKalb, IL ("you" and "your"). It is effective when we accept it. Key terms are defined in 8.

1. General.

Right to use. You may access and use Office 365, and install and use a Client (if any) included with your Subscription, only as described in this agreement. All other rights are reserved.

Acceptable use. You will use Office 365 only per the AUP. You will not use Office 365 in any way that infringes a third party's patent, copyright, or trademark or misappropriates its trade secret. You may not reverse engineer, decompile, work around technical limits in, or disassemble Office 365, except if applicable law permits despite this limit. You may not rent, lease, lend, resell, transfer, or host Office 365 to or for third parties.

Compliance. You will comply with all laws and regulations applicable to your use of Office 365. In providing Office 365, we and our Providers will comply with all laws and regulations (including applicable security breach notification law) that generally apply to IT service providers. You will obtain any consents required: (1) to allow you to access, monitor, use, and disclose user data; and (2) for us to provide Office 365. If you are an educational institution, you will obtain any parental consent for end users' use of Office 365 as required by applicable law.

Customer Data. Customer Data is used only to provide you Office 365. This use may include troubleshooting to prevent, find and fix problems with Office 365's operation. It may also include improving features for finding and protecting against threats to users. Neither we nor our Providers will derive information from Customer Data for any advertising or other commercial purposes. We will enable you to keep Customer Data separate from consumer services. Customer Data will not be disclosed unless required by law or allowed by this agreement. Your contact information may be provided so that a requestor can contact you. If law requires disclosure, we will use commercially reasonable efforts to notify you, if permitted. Customer Data may be transferred to, and stored and processed in, any country we or our Providers maintain facilities, unless you provision your tenant in the United States, If you do, Microsoft will provide Office 365 from data centers in the United States; and storage of the following customer data at rest will be located in data centers only in the United States: (i) Exchange Online mailbox content (e-mail body, calendar entries, and the content of e-mail attachments), and (ii) SharePoint Online site content and the files stored within that site.

Changes. Office 365 may be changed periodically, after which you may need to agree to new terms. You may be required to run a client software upgrade on devices using Office 365 after a change to maintain full functionality.

Use rights. Use rights specific to Office 365 are posted online at the link to the AUP.

2. Confidentiality and Security.

We and our Providers will (a) maintain appropriate technical and organizational measures, internal controls, and data security routines intended to protect Customer Data against accidental loss or change, unauthorized disclosure or access, or unlawful destruction and (b) not disclose Customer Data, except as required by law or expressly allowed. Neither party will make any public statement about this agreement's terms without the other's prior written consent.

3. Term, Termination, and Suspension.

Term and termination. This agreement will remain in effect for three years subject to your right under applicable law to terminate for convenience.

Customer Data. You may extract Customer Data at any time. If your Subscription expires or terminates, we will keep your Customer Data in a limited account for at least 90 days so you may extract it. We may delete your Customer Data after that.

Regulatory. If a government rule or regulation applies to us or our Providers, but not generally to other businesses, and makes it difficult to operate Office 365 without change, or we or our Providers believe this agreement or Office 365 may conflict with the rule or regulation, we may change Office 365 or terminate the agreement. If we change Office 365 to come into compliance, and you do not like the change, you may terminate.

Suspension. We may suspend use of Office 365: (1) if reasonably needed to prevent unauthorized Customer Data access; (2) if you do not promptly respond under §5 to intellectual property claims; or (3) for non-payment; or (4) if you violate the AUP. A suspension will be in effect only while the condition or need exists and, if under clause (1) or (2), will apply to the minimum extent necessary. We will notify you before we suspend, unless doing so may increase damages. We will notify you at least 30 days before suspending for non-payment. If you do not fully address the reasons for suspension within 60 days after we suspend, we may terminate your Subscription.

4. Limited warranty; disclaimer.

We warrant that Office 365 will meet the SLA terms during the Subscription; your only remedy for breach of warranty is stated in the SLA. We provide no (and disclaim to the extent permitted by law any) other warranties, express, implied, or statutory, including warranties of merchantability or fitness for a particular purpose.

5. Duty to protect.

Defense. We or our Providers will defend you against any claims made by an unaffiliated third party that Office 365 infringes its patent, copyright, or trademark or misappropriates its trade secret.

Remedies. If we or our Providers reasonably believe that a claim under §5 may bar your use of Office 365, we or our Providers will seek to: (1) obtain the right for you to keep using it; or (2) modify or replace it with a functional equivalent and notify you to stop use of the prior version. If these options are not commercially

reasonable, we or our Providers may terminate your rights to Office 365 and refund any payments for unused Subscription rights.

Other obligations. To the extent permitted by law, you will (1) notify us promptly of a claim under this §5 and (2) allow us or our Providers to assist in your defense or settlement. You will provide reasonable help to defend. We or our Providers will reimburse you for reasonable out-of-pocket expenses incurred in giving that help and pay the amount of any resulting adverse final judgment (or settlement the protecting party consents to). Neither we nor our Providers will be bound by any settlement to which we do not agree in writing, this § 5 provides the exclusive remedy for these claims.

Limits. The obligations of us and our Providers in this §5 won't apply to a claim or award based on: (1) Customer Data; (2) software not provided by us or our Providers; (3) modifications you make to Office 365, or materials you provide or make available as part of using Office 365; (4) your combination of Office 365 with, or damages based on the value of, a product, data, or business process not provided by us or our Providers; or (5) your use of a Microsoft trademark without their express, written consent, or your use of Office 365 after being notified to stop due to a third-party claim.

6. Limited liability.

Each party's (and our Providers') maximum aggregate liability for any claim related to this agreement is limited to direct damages up to the fees that you paid for Office 365 during the 12 months before the claim arose (or \$5,000.00 if you paid no fees). Neither party nor our Providers will be liable for lost revenues or indirect, special, incidental, consequential, punitive, or exemplary damages, even if the party knew they were possible. The limits and exclusions in this §6 apply to the extent permitted by law, but do not apply to (1) obligations under §5; or (2) intellectual property infringement or misappropriation.

7. Agreement mechanics.

You must send notice by regular mail, return receipt requested, to the address on the Portal (effective when delivered). We may email notice to your account administrators (effective when sent). You may not assign this agreement, or any right or duty under it. If part of this agreement is held unenforceable, the rest remains in force. Failure to enforce this agreement is not a waiver. The parties are independent contractors. This agreement does not create an agency, partnership, or joint venture. This agreement is governed by the laws applicable to Customer, without regard to conflict of laws. This agreement (including the SLA and AUP) and our price sheet are the parties' entire agreement on this subject and supersedes any concurrent or prior communications. Agreement terms that require performance, or apply to events that may occur, after termination or expiration will survive, including §5. Office 365 and the Client are subject to U.S. export jurisdiction. You must comply with the U.S. Export Administration Regulations, the International Traffic in Arms Regulations, and end-user, enduse, and destination restrictions. For more information, see http://www.microsoft.com/exporting/. Our Providers may deliver Office 365, and the rights granted to us also apply to them.

8. Definitions.

"AUP" means the acceptable use policy at http://www.microsoftvolumelicensing.com/Downloader.aspx?DocumentId=5502.

"Client" means device software that we or our Providers provide you with Office 365.

"Customer Data" means all data, including all text, sound, or image files that are provided to us or our Providers by, or on behalf of, you through your use of Office 365.

"Office 365" means (1) Exchange Online, Exchange Online Archiving, SharePoint Online, Lync Online, and Office Web Apps included in Office 365 Enterprise Plans E1, E2, E3, E4, K1, and K2; and Office 365 Government Plans G1, G2, G3, G4, K1, and K2; and (2) Exchange Online Archiving; Exchange Online Protection; Exchange Online Plans 1, 2, Basic, and Kiosk; SharePoint Online Plans 1, 2, and Kiosk; Office Web Apps Plans 1 and 2; and Lync Online Plans 1, 2, and 3.

"Portal" means the Online Services Portal for Office 365 (see http://www.microsoft.com/online).

"Providers" means our affiliates, licensors, and suppliers, including Microsoft and its applicable affiliates. "SLA" means the service level commitments we or our Providers make regarding delivery and performance of Office 365 (see http://www.microsoft.com/licensing/contracts).

"Subscription" means an order for a quantity of Office 365.



CDW Government, LLC Microsoft Enterprise 6.6 Agreement Pricing

Enterprise Quote for

City of Dekalb

Date Account Manager 12/22/20

Sean Ellis

VSL Specialist
Channel Price Sheet Month

Pat McCormack

Dec-20

Unless otherwise noted, All Quotes expire upon current month's end

	STATE HER PERSON	Custom			ryment ual payments to	cov	V+5			Ī		71.5		N	
Microsoft Part # AAA-11894 U4S-00002 4ES-00001 3MS-00001 LK3-00001 3GU-00001 MQM-00001	Description O365GCCE3 ShrdSvr ALNG SubsVL MVL PerUsr O365GCCE1 ShrdSvr ALNG SubsVL MVL PerUsr ExchOnInArchGCC ShrdSvr ALNG SubsVL MVL PerUsr ExchgOnInP1GCC ShrdSvr ALNG SubsVL MVL PerUsr AudioConfGCC ShrdSvr ALNG SubsVL MVL PerUsr Defender for O365 Plan 1 GCC SubVL Per User AzureActiveDrctryPremP1GCC ShrdSvr ALNG SubsVL MVL	Level D D D D D	Quantity 115 145 10 1 10 261	***	Price 228.10 82.68 27.48 38.75 42.24 42.00 58.19	\$ \$ \$ \$ \$ \$	Extended 26,231.50 11,988.60 274.80 38.75 422.40 10,962.00 58.19	* * * * * * * * * * *	Yea Price 228.10 82.68 27.48 38.75 42.24 42.00 58.19	\$ \$ \$ \$ \$ \$	Extended 26,231.50 11,988.60 274.80 38.75 422.40 10,962.00 58.19 87.22	\$ \$ \$ \$ \$ \$ \$ \$ \$	Price 228.10 82.68 27.48 38.75 42.24 42.00 58.19 87.22	****	Extended 26,231.50 11,988.60 274.80 38.75 422.40 10,962.00 58.19 87.22
MQN-00001	AzureActiveDrctryPremP2GCC ShrdSvr ALNG SubsVL MVL	D	1		87.22 ear 1 Total Year Total	\$	50,063.46 150,190.38	- Y	87.22 ear 2 Total	•		Ť	67.22 Jear 3 Total	s,	50,063.46

Terms & Conditions

Terms and Conditions of sales and services projects are governed by the terms at:

http://www.cdwg.com/content/terms-conditions/product-sales.aspx



Southern Computer Warehouse 1395 S. Marietta Parkway | Building 300-106 Marietta, GA 30067 (P) 877-468-6729 (F) 770-579-8937 SCW.com

Quote # 100283251 - O365 Renewals - Elite Cust #: SCA12851 (City of DeKalb IL) Quote Date Jan 11 2021 Sold to: Ship to: Accounts Payable REF# PO City of DeKalb IL City of DeKalb IL 200 S. 4th St 200 S. 4th St DeKalb, Illinois, 60115 Jeremy Alexander T: 815-748-2330 DeKalb, Illinois, 60115 JAlexander@cityofdekalb.com T: 815-748-2330 JAlexander@cityofdekalb.com Shipping Method:Free Shipping

Notes: Here you go Jeremy! Please let me know if you have any questions, or if I can do anything else to help. $\,$. Thanks, $\,$. Travis

# Products	SKU	Price	Qty	Subtotal
1 Microsoft Office 365 GCC G1	MSF-0365-G1	\$101.61	145	\$14,733.45
2 Microsoft Office 365 GCC G3	MSF-O365-G3	\$253.91	115	\$29,199.65
3 Microsoft Exchange Online Archiving for Exchange Online for	MSF-0365-EXCHANGE	\$38.07	10	\$380.70
GCC	ARCHIVING			
4 Microsoft Exchange Online (Plan 1) for GCC	MSFO365-EXCHANGEO	\$50.81	1	\$50.81
·	NLINE-PLAN1			
5 Microsoft 365 Audio Conferencing for GCC	MSF-O365-AUDIO	\$59.29	10	\$592.90
6 Microsoft Defender for Office 365 (Plan 1) GCC	MSF-0365-DEFENDER	\$25.47	260	\$6,622.20
7 Microsoft Azure Active Directory Premium P1 for Government	MSF-O365-AZUREDIR	\$76.15	1	\$76.15
	ECTORY-P1			
8 Microsoft Azure Active Directory Premium P2 for Government	MSF-O365-AZUREDIR	\$114.22	1	\$114.22
	ECTORY-P2			

Subtotal: \$51,770.08

Tax: \$0.00

Grand Total (Incl. Tax): \$51,770.08

Thank you for your order. We value your business and will continue to provide you excellent service in addition to our comprehensive product line. All returns must be authorized and clearly marked with a valid RMA number. Returns are subject to restock fees when applicable.

Quotes are valid for 30-days unless otherwise noted.

IMPORTANT NOTE: Stock levels and pricing fluctuations related to COVID19 are expected to persist through Q2 2020. As we navigate these unprecedented circumstances we ask for your continued patience and support. Rest assured that our commitment to communication and customer-first service is still top priority. Thank you, and stay safe! Travis Dilg | Public Sector Account Manager SCW | 1395 S. Marietta Parkway | Building 300-106 | Marietta, GA 30067 877.GOTOSCW | Local 770.579.8927 Ext 286 | Fax 770.579.8937

This Quote may contain material that is confidential, and proprietary to SCW, for the sole use of the intended recipient. Any review, reliance or distribution by others or forwarding without express permission is strictly prohibited.

If you are not the intended recipient, please contact the sender and delete all copies.