

TEMPORARY PLAN REVIEWER/INSPECTOR AGREEMENT
(Theodore Klioris)

This extension of the Temporary Plan Reviewer/Inspector Agreement (hereinafter referred to as the "Agreement") is made this 19th day of December, 2019, by and between the VILLAGE OF LOMBARD (hereinafter referred to as the "VILLAGE") and Theodore Klioris (hereinafter referred to as the "TEMPORARY PLAN REVIEWER/INSPECTOR"). (The VILLAGE and the TEMPORARY PLAN REVIEWER/INSPECTOR are sometimes referred to herein individually as "Party" or collectively as the "Parties.")

1. **SERVICES.** The TEMPORARY PLAN REVIEWER/INSPECTOR agrees to provide the following services to the VILLAGE during the term of this Agreement, as more fully detailed below: (1) Serve as Temporary Plan Reviewer/Inspector.
 - A. **Services as Temporary Plan Reviewer/Inspector.** The TEMPORARY PLAN REVIEWER/INSPECTOR agrees to provide services as Temporary Plan Reviewer/Inspector of the VILLAGE for the term of this Agreement to ensure that the performance, accountability, legal compliance of the Village of Lombard Community Development Department and its operations remain consistent and acceptable to the VILLAGE. The interim services shall be provided to the Department by the TEMPORARY PLAN REVIEWER/INSPECTOR, as follows:
2. **TERM.** The term of this Agreement shall begin on January 2, 2020 and shall terminate on December 31, 2020. However, the total number of hours to the TEMPORARY PLAN REVIEWER/INSPECTOR shall not exceed nine hundred and ninety-nine (999) within the 2020 calendar year. Two (2) weeks' notice will be required if the TEMPORARY PLAN REVIEWER/INSPECTOR is requesting to terminate the Agreement.
3. **COMPENSATION.** The TEMPORARY PLAN REVIEWER/INSPECTOR shall be compensated by the VILLAGE for his services under this Agreement in the amount of \$46.56/hour.
 - A. **No Insurance or Employee Benefits Provided by VILLAGE.** The VILLAGE will not provide any form of insurance coverage, including but not limited to health, professional liability insurance or other employee benefits for or on behalf of the TEMPORARY PLAN REVIEWER/INSPECTOR. The TEMPORARY PLAN REVIEWER/INSPECTOR also shall not be entitled to any sick leave or vacation time during the term of this Agreement.
4. **HOURS OF WORK AND TIMEKEEPING REQUIREMENTS.**
 - A. The TEMPORARY PLAN REVIEWER/INSPECTOR is generally expected to be at work at the Village Hall based upon the following work schedule:
Tuesday: 8:00 a.m. to 12:00 p.m.
Thursday: 8:00 a.m. to 12:00 p.m.

However, it is recognized that the TEMPORARY PLAN REVIEWER/INSPECTOR may need to devote time beyond the hours noted above to the business of the VILLAGE based upon building permit workload as well as staffing levels and availability of other Village employees and consultants. In such a case, additional hours shall be reviewed and approved by the VILLAGE prior to the TEMPORARY PLAN REVIEWER/INSPECTOR undertakes such work activities. Additionally, if in the event that sufficient workload does not exist for the TEMPORARY PLAN REVIEWER/INSPECTOR during the Agreement period, in the Village's sole and absolute discretion, the Village has the right to curtail or eliminate the work hours given to the TEMPORARY PLAN REVIEWER/INSPECTOR.

5. **CONFIDENTIALITY.** The TEMPORARY PLAN REVIEWER/INSPECTOR agrees to maintain the confidentiality of all VILLAGE information and documents received or obtained or learned as part of attending VILLAGE meetings and/or executive sessions or in performing its duties under this Agreement, unless specifically directed to release such information or documents by the VILLAGE or a court order or government regulatory agency order. The TEMPORARY PLAN REVIEWER/INSPECTOR agrees that all conversations by attendees of and any information or documents reviewed or discussed in any executive session are confidential and shall not be disclosed or released by the TEMPORARY PLAN REVIEWER/INSPECTOR, unless specifically directed to release such information or documents by the VILLAGE, a court order or government regulatory agency order. The TEMPORARY PLAN REVIEWER/INSPECTOR shall faithfully adhere to the requirements of this Agreement and the professional ethical principles applicable hereto, including, but limited to, the ICMA Code of Ethics, and shall avoid all personal acts that might injure the reputation of the VILLAGE or undermine the business transactions and other operations of the VILLAGE.
6. **INDEMNIFICATION.** The VILLAGE agrees to defend, indemnify and hold harmless the TEMPORARY PLAN REVIEWER/INSPECTOR from and against any and all claims, actions, suits, damages, costs, expenses and liabilities, including the reasonable fees and expenses of attorneys selected by the VILLAGE to defend the TEMPORARY PLAN REVIEWER/INSPECTOR, expert witnesses and consultants, court costs and fines, asserted against him or sought to be imposed upon him and which arise directly or indirectly out of or in connection in any way with his performance of the terms of this Agreement, provided that the TEMPORARY PLAN REVIEWER/INSPECTOR's actions or conduct giving rise to any litigation or dispute are within the scope of the duties of Plan Reviewer/Inspector, but excepting from the indemnification those claims, actions, suits, damages, costs, expenses and liabilities arising from any criminal conduct, intentional conduct or willful or wanton conduct of the TEMPORARY PLAN REVIEWER/INSPECTOR. The Parties further acknowledge that the VILLAGE is legally precluded from paying any punitive damages imposed on the TEMPORARY PLAN REVIEWER/INSPECTOR.
7. **COMPLETE AGREEMENT.** This Agreement contains the entire understanding between the Parties and supersedes any prior understanding or written or oral agreements

between them with respect to the subject matter of this Agreement. There are no representations, agreements, arrangements or understandings, oral or written, between and among the Parties hereto relating to the subject matter of this Agreement which are not fully expressed herein. No oral modification, amendment or change shall be allowed to this Agreement. Any modification, amendment or change is subject to the mutual agreement of the Parties and must be reduced to writing and executed by both Parties to be effective.

8. **APPLICABLE LAW.** The statutes and common law of the State of Illinois shall govern the interpretation, validity, enforcement and performance of the terms of this Agreement. The Parties agree that, for the purpose of any litigation or proceeding brought with respect to this Agreement and its enforcement, venue shall be in the Circuit Court of DuPage County, Illinois, and the Parties agree to voluntarily submit to the jurisdiction of such court for the purpose of any such litigation or proceeding.
9. **ASSIGNMENT.** This Agreement may not be assigned, transferred or conveyed by the TEMPORARY PLAN REVIEWER/INSPECTOR without the prior written consent of the VILLAGE.
10. **NOTICES.** All written notices of any kind to be given or delivered under this Agreement shall be deemed to have been properly given if (a) delivered by hand, (b) delivered by a nationally recognized overnight courier service, or (c) sent by registered or certified United States Mail, return receipt requested and first class postage prepaid. Such notices shall be sent to the Parties at their respective addresses as follows:

If to VILLAGE:

Scott Niehaus
Village Manager
255 East Wilson Avenue
Lombard, Illinois 60148

If to TEMPORARY PLAN REVIEWER/INSPECTOR:

Theodore Kloris
13308 Greenleaf Court
Palos Heights, Illinois 60463
11. **AUTHORITY.** This Agreement shall be in full force and effect, and legally binding, after it is signed by the duly authorized officer of each party. Each of the signatories to this Agreement are the duly authorized representatives of their respective entity and each such person has signed this Agreement pursuant to the authority duly granted to him or her by the authorities of said entity, who have acted by motion or approved a resolution (in the VILLAGE's case, at an open public meeting) that authorized and directed the representatives to sign this Agreement. This Agreement shall be binding upon and shall

inure to the benefit of the parties agreeing hereto and to their successor corporations, officers, officials, trustees, successors in office, heirs, representatives, and assigns.

12. **EFFECTIVE DATE.** This Agreement shall become effective on January 2, 2020 and is subject to approval by the Village of Lombard Board of Trustees.

IN WITNESS WHEREOF, the Parties hereto have signed this Agreement as set forth below.

VILLAGE OF LOMBARD, an
Illinois Municipal Corporation

By:



Scott Niehaus
Village Manager

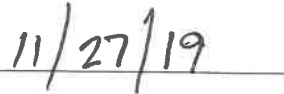
THEODORE KLIORIS



DATE:



DATE:



STATE OF ILLINOIS)
) SS
COUNTY OF DUPAGE)

I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named Scott Niehaus, being the Village Manager of the Village of Lombard, respectively, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of the Village of Lombard, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 19th day of December, 2019.

Diane M. Miller
Notary Public

My Commission Expires: Jan 13, 2023



STATE OF ILLINOIS)
) SS
COUNTY OF DuPage)

I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named THEODORE KLIORIS, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as his own free and voluntary act for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 2nd day of DECEMBER, 2019.



Tamara M. Urish
Notary Public

My Commission Expires: 7/2/21