



www.morepowertech.com

888-556-8049

1461 Broadway St. Suite B, Longview, WA 98632



## 2-Year MoreAware Essentials Agreement Proposal -- valid through December 22, 2023 @ 10:59

QWSQ2467 valid through December 22, 2023 @ 10:59 pm

### Prepared For:

City of St. Helens  
Mouhamad Zaher  
Phone: (503) 366-8235  
265 Strand Street  
PO Box 278  
St. Helens, OR 97051  
mzaher@sthelensoregon.gov

### Prepared By:

Chris Leiker  
President  
Phone: 888-556-8049 x106  
Fax: 503-556-8105  
Email: cleiker@morepowertech.com



*Chris Leiker*



For full details in a printable PDF, [click here](#). You can sign and fax the PDF or sign electronically below.

### Line Item Detail

Qty	Description	Picture	Unit Price	Ext Price
<b>Monthly Recurring Fees</b>				<b>\$9,832.45</b>
1	<b>MoreAware Essentials Agreement Bundle</b>  <b>Included subscriptions:</b> <b>Management of equipment &amp; accounts listed in Appendix E</b> - Workstations - Server(s) - Firewalls - Network Switch(es) - Wireless Controller(s) - email accounts (vendor subscription paid separately) <b>3rd Party Software Deployment &amp; Patch Management (per workstation &amp; server)</b> <b>Darkweb Compromise Monitoring (per domain)</b> <b>Email Blacklist Monitoring (per email domain)</b> <b>Business Email Security (per email account)</b> <b>Dropsuite Business Backup (per email account)</b> <b>Advanced Network Monitoring (per switch, firewall, wireless controller, &amp; router)</b> <b>Advanced Change Management (per workstation, server, &amp; firewall)</b> <b>MyITProcess for IT Standards, IT Policies, &amp; Strategic Road Map Planning</b> <b>MyGlue Account for Shared IT Documentation (per approved user)</b>		\$9,832.45	\$9,832.45
Client to procure Endpoint Protection through third party				
<b>Labor for security subscriptions setup</b>				<b>\$1,950.00</b>
<b>Labor charges for security configuration - Calculated with current Guaranteed Rate</b>				<b>\$1,950.00</b>
<b>Additional Security Subscriptions</b>				<b>\$674.00</b>
106	Monthly Microsoft Entra ID (Azure AD) Premium P1 Government		\$6.00	\$636.00

1	Monthly Microsoft Office 365 Enterprise G5 for GCC	\$38.00	\$38.00
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Billed monthly with other Microsoft subscriptions.  
A unique MS Office G5 account is required for SIEM-SOC operations.

\*User counts will fluctuate with additions or subtractions. Billing estimate here from snapshot of counts.

<b>Subtotal for monthly security additions</b>	<b>\$674.00</b>
--	-----------------

<b>SubTotal of selected items:</b>	<b>\$12,456.45</b>
<b>Shipping:</b>	<b>\$0.00</b>
<b>Sales Tax:</b>	<b>\$0.00</b>
<b>Total:</b>	<b>\$12,456.45</b>
<b>Plus \$10,506.45 Monthly (incl tax)</b>	

### Payment Options

☐ Credit Card Purchase (purchase amount \$12,456.45), [plus \$10,506.45 monthly]

**\$12,456.45**  
full payment

☐ eCheck/ACH Purchase (purchase amount \$12,456.45), [plus \$10,506.45 monthly]

**\$12,456.45**  
full payment

☐ Check Purchase (purchase amount \$12,456.45), [plus \$10,506.45 monthly]

**\$12,456.45**  
full payment

### Acceptance Detail

#### Order Confirmation

We reserve the right to cancel orders arising from errors, inaccuracies, or omissions.

☒ I agree to the terms and conditions of the above document and PDF attachment with an electronic signature below.

**IP Address** 50.216.155.234

**PO Number**

TBD

(Optional: Enter PO Number as your reference only.)

**Comments**

**Email Address** dcox@sthelensoregon.gov

**Printed Name** Darin Cox

**Signature**

\*\*\*\*\*

"signatures" could include: /john smith/; /js/; /js123/, etc

[Click to Accept](#)

**This document was accepted on December 7, 2023 @ 7:02 am.**  
**An email confirmation was sent to dcox@sthelensoregon.gov.**

[Download a copy](#) of what you've signed.

Payment Details

Uploads Area

Have Questions?

Quote Accepted. Have additional questions?

Submit

(Note, you will receive a copy of your message by email.)

**Brian Garrison** said August 14, 2023 @ 10:18 am

I'm writing to send along an update that Amber has shifted the expiration date on this quote to September 1.

*Time expressed in Pacific Standard Time UTC-08:00*

This page was created using [QuoteValet](#) - The online quote delivery and acceptance vehicle for [QuoteWerks](#).



## 2-Year MoreAware Essentials Agreement Proposal

Quote Number: QWSQ2467

Expiration: 12/22/2023

Prepared For:

Mouhamad Zaher  
City of St. Helens

Prepared By:



Chris Leiker  
President

888-556-8049

503-556-8105

cleiker@morepowertech.com

12/4/2023

Dear Mouhamad,

We appreciate your continued trust in us to manage your network. As we have closely evaluated the size and needs of the network, we have scaled the MoreAware service agreement to match the actual count of devices and users.

The previous MoreAware Premium agreement was based on an undercount of devices. The City was effectively receiving a significant discount on the typical fees for a network of comparable size.

The monthly cost of the agreement quoted here is for a MoreAware Essentials agreement. There are several differences between the services offered under a Premium compared to an Essentials, but one of the key pieces to note is that remote labor is covered, but any on-site work is billable under the Essentials.

By signing with More Power Technology Group, you benefit from a pool of expertise to help manage and maintain your network. We aren't happy unless your IT infrastructure is making you happy.

You can review and approve this quote through our online sales portal, or by signing and returning the PDF.

If you have any questions or concerns, please feel free to contact us via phone, email or Teams.

Regards,

*Chris Leiker*

(888) 556 - 8049

cleiker@morepowertech.com





**Prepared For:**

Mouhamad Zaher  
 City of St. Helens  
 mzaher@sthelensoregon.gov  
 265 Strand Street  
 PO Box 278  
 St. Helens, OR 97051  
 5033976272  
 (503) 366-8235

**QUOTE #**

**QWSQ2467**

**PRESENTED**

**12/4/2023**

PO Number	Payment Terms	Valid Through
TBD	Due upon acceptance	Dec 22, 2023

Monthly Recurring Fees	Qty	Ext. Price
MoreAware Essentials Agreement Bundle  Included subscriptions: Management of equipment & accounts listed in Appendix E - Workstations - Server(s) - Firewalls - Network Switch(es) - Wireless Controller(s) - email accounts (vendor subscription paid separately) 3rd Party Software Deployment & Patch Management (per workstation & server) Darkweb Compromise Monitoring (per domain) Email Blacklist Monitoring (per email domain) Business Email Security (per email account) Dropsuite Business Backup (per email account) Advanced Network Monitoring (per switch, firewall, wireless controller, & router) Advanced Change Management (per workstation, server, & firewall) MyITProcess for IT Standards, IT Policies, & Strategic Road Map Planning MyGlue Account for Shared IT Documentation (per approved user)	1	\$9,832.45
Client to procure Endpoint Protection through third party		

Labor for security subscriptions setup	Qty	Ext. Price
Labor charges for security configuration - Calculated with current Guaranteed Rate		\$1,950.00

Additional Security Subscriptions	Qty	Ext. Price
Monthly Microsoft Entra ID (Azure AD) Premium P1 Government	106	<b>\$636.00</b> (First Monthly Payment) \$636.00 billed Monthly

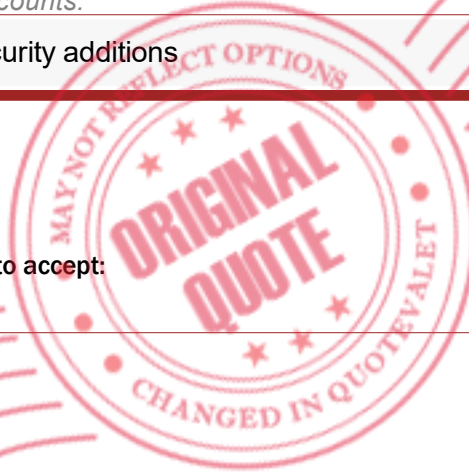


Quote Name: 2-Year MoreAware Essentials Agreement Proposal		Qty	Ext. Price
Monthly Microsoft Office 365 Enterprise G5 for GCC		1	<b>\$38.00</b> <small>(First Monthly Payment) \$38.00 billed Monthly</small>
<i>Billed monthly with other Microsoft subscriptions. A unique MS Office G5 account is required for SIEM-SOC operations.</i>			
<i>*User counts will fluctuate with additions or subtractions. Billing estimate here from snapshot of counts.</i>			
Subtotal for monthly security additions			<b>\$674.00</b>

Recurring Amounts:  
\$10506.45 Billed Monthly

Please e-sign with QuoteValet or sign here to accept:

<b>Solution Subtotal</b>	<b>\$12,456.45</b>
<b>Sales Tax</b>	<b>\$0.00</b>
<b>Shipping</b>	<b>\$0.00</b>
<b>Grand Total</b>	<b>\$12,456.45</b>



## MoreAware Essentials Managed Services Agreement

This Service Agreement ("Agreement") is made on the date set forth below by and between More Power Technology Group (MPTG), with principal office located at 1461 Broadway St. Suite B, Longview, Washington, 98632 and City of St. Helens (CUSTOMER/Account) with principal office located at 265 Strand Street, St. Helens, OR, 97051.

**WHEREAS** MPTG is a provider of managed technology support services, security, cloud, and networking solutions;

**WHEREAS** CUSTOMER desires to contract with MPTG for the provision of MPTG managed technology support services, security, cloud, and networking solutions.

**NOW THEREFORE**, for and in consideration of the promises contained herein and other good and valuable consideration, the parties agree as follows:

- 1) **SCOPE OF SERVICES** - This Agreement is designed to provide the CUSTOMER with a range of managed services, centralized proactive monitoring, and other support services for CUSTOMERS Network and other technology needs. This Agreement includes the services listed in Appendix A "Scope of Services".
- 2) **TERM OF SERVICE** - This Agreement shall be for a term of two (2) years.
- 3) **PURCHASE PRICE** - CUSTOMER is purchasing services from MPTG under this Agreement for the term as stated in Paragraph 2 above. Said price shall be paid in monthly installments with the first monthly installment due upon execution of this Agreement.
- 4) **AUTOMATIC INCREASE** - The monthly price of this Agreement as stated in paragraph 3 above shall be automatically increased annually on the anniversary of the Agreement as determined by the Consumer Price Index (CPI) published by the Federal Bureau of Labor Statistics for the covered period.
- 5) **CONTINUANCE/AUTOMATIC RENEWAL** - This Agreement shall renew automatically at the end of the prior Agreement term for a period of one (1) year. MPTG shall provide written notice of automatic renewal to the CUSTOMER within thirty (30) days of the expiration of the initial term. MPTG or the CUSTOMER may affirmatively terminate this Agreement following the initial period of service by written notice to the other party prior to expiration of the Agreement.
- 6) **COVERED EQUIPMENT** - For purposes of this Agreement, the "Network" shall be defined as, and shall include the servers, workstations, laptops, mobile devices, firewalls, switches, and other devices currently installed or used to connect to network applications and storage from the location(s) listed in Appendix B "Locations". Printers and other copying devices are NOT included other than in their ability to connect to the network.
- 7) **ADDITIONS/REMOVALS** - Any equipment added to or removed from the Network and which are/will be included in this Agreement shall have an incremental increase/decrease in cost as shown in the table below:

Network Addition/Removal:	Monthly Rate Per Unit:
Workstation Tier 1: <100	\$58.00
Workstation Tier 2: <200	\$53.00
Workstation Tier 3: <300	\$48.00
Workstation Tier 4: <400	\$43.00
Workstation Tier 5: <1,000	\$38.00
Servers Tier 1: <10	\$118.00
Servers Tier 2: <20	\$108.00
Servers Tier 3: 20+	\$98.00
Firewalls	\$25.00
Layer 2 & 3 Switches	\$25.00
Wireless Controllers	\$25.00
Routers	\$25.00
Email Accounts	\$5.00
Domains:	\$119.00

- 8) **LOCATION(S)** - Services under this Agreement shall be provided at/to the location(s) listed in Appendix B "Locations".
- 9) **SERVICE LIMITATIONS** - In addition to other limitations and conditions set forth in this Agreement, the following service and support limitations and conditions are explicitly expressed:
  - a. On-site support services are NOT included in this agreement. Services requiring on-site support shall be billed in 15-minute increments, including portal-to-portal drive time, at the applicable rate shown in Appendix C "Out of Scope Service Rates".
  - b. Project services are NOT included in this Agreement. A Project is defined as: A predetermined set of tasks and objectives of a temporary nature, with a defined beginning and end, resulting in a projected outcome which may require, as an example, any one of the following: six (6) or more hours of support labor; installation or support of installation of new software; installation, upgrade, replacement, or relocation of one (1) or more servers, or installation or replacement of one (1) or more workstations within one month; installation, upgrade, replacement or relocation of networking equipment. Project services shall be proposed to and



approved by the CUSTOMER in a "Statement of Work" prior to initiation of a project.

- c. The cost of consumables, replacement parts, hardware, software, network upgrades and associated services are NOT included in this Agreement. When requested by CUSTOMER, MPTG shall provide consultative, specification, sourcing guidance, Time and Material, and Project offerings.
- d. Except as may otherwise be stated in this Agreement, software and other software application upgrades are NOT included in this Agreement.
- e. Maintenance and support services for printers and copying devices are NOT included in this Agreement.
- f. Except as may otherwise be stated in this Agreement, software application support services are NOT included in this Agreement.
- g. Manufacturer provided warranty parts and labor/services are NOT included in this Agreement.
- h. Restoration of lost data caused by systems, hardware, or software failure is NOT included in this Agreement and MPTG assumes no responsibility for any such loss or failure.
- i. MPTG SHALL NOT BE RESPONSIBLE FOR AND GIVES NO WARRANTY FOR MANUFACTURAL WARRANTED PARTS.
- j. Periodic reboots for such devices as firewalls, routers, and servers are required to apply/activate critical update patches and configuration changes. MPTG's support services are predicated upon the CUSTOMER'S support and commitment to providing time/scheduling for network device reboots with its staff and/or user's support.
- k. Virus mitigation depends upon CUSTOMER satisfying recommended backup schemes and having appropriate security software with current updates.
- l. This Agreement and the support services defined herein are contingent upon CUSTOMER'S permitting of MPTG secure remote access into CUSTOMER'S network.
- m. Support services requested outside the scope of this Agreement may not be exchanged for days or services within this Agreement. Additional support services are available on both a "Time and Materials," or "Project" basis.

- 10) **CHARGES FOR SUPPLEMENTAL AND PROJECT SERVICES** - Supplemental and Project services requested by CUSTOMER and provided by MPTG which are outside the scope of this Agreement shall be charged to CUSTOMER as an additional charge. MPTG shall inform CUSTOMER when there will be an additional charge and how the charge will be calculated. Additional charges will be billed at the time of service.
- 11) **RIGHT TO RENEGOTIATE** - MPTG reserves the right to renegotiate rates or responsibilities under this agreement (or any portion thereof) based on additions of locations, hardware, software, hardware support requirements, and/or services. MPTG shall give thirty (30) day notice before exercising its rights under this section. The right to renegotiate also extends to the CUSTOMER under the same conditions.
- 12) **GUARANTEED RESPONSE TIMES AND PRIORITY** - The MPTG Service Desk documents and tracks issues and service requests. Service tickets are assigned priority based upon the severity of the issue and other considerations. Appendix D "Priorities and Response Times" provides a definition of each level of priority and the average time in which MPTG guarantees to respond to an issue.
- 13) **TAXES** - CUSTOMER shall, in addition to the other amounts payable under this Agreement, pay all sales and other taxes, federal, state, or otherwise, however designated, which are levied or imposed by reason of the services provided pursuant to this Agreement. Without limiting the foregoing, CUSTOMER shall promptly pay to MPTG an amount equal to any such taxes actually paid or required to be collected or paid by MPTG.
- 14) **FAILURE TO PAY** - MPTG reserves the right to refuse or suspend service under this Agreement in the event CUSTOMER has failed to pay any invoice within thirty (30) days of said invoice date, whether it is an invoice for services provided under this Agreement, supplemental services, services provided under any other Agreement between the parties, or product purchases.
- 15) **CONDITIONS OF SERVICE** - The CUSTOMER Network is eligible for support under this Agreement provided it shall be, and remain in, good condition and MPTG serviceability requirements and site environmental conditions are met. MPTG reserves the right to inspect the Network upon the commencement of this Agreement for the purpose of creating a diagram of the Network and/or conducting a diagnostic test of the Network.
- 16) **LOSS OF USE** - MPTG shall not be responsible to CUSTOMER for loss of use of the Network or for any other liabilities arising from alterations, additions, adjustments, or repairs which have been made to the Network by the CUSTOMER. MPTG shall not be responsible for acts done by third parties who are not authorized representatives of MPTG.
- 17) **MPTG SERVICE RESPONSIBILITY** - MPTG shall provide remote support services in a timely manner via telephone, email, cloud application, and other remote access methods.
  - a. MPTG shall provide off-site services during MPTG normal business hours and on MPTG normal business days. On-site support services shall be provided in accordance with paragraph (17b) below. MPTG shall notify the designated CUSTOMER representative prior to commencing ALL support services and at the completion of ALL support services which might impact the CUSTOMER's ability to use its Network or network devices. MPTG's representatives shall have, and the CUSTOMER shall provide full access to

the Network in order to affect the necessary support services.

- b. If on-site or off-site services are requested by the CUSTOMER outside of normal MPTG business hours MPTG shall provide such support service subject to the availability of its representatives according to the terms and conditions set forth in this Agreement and paragraph (17a) above.
- c. MPTG shall be obligated to provide support service only at the location(s) defined in this Agreement. If the CUSTOMER desires to relocate, add, or remove locations, the CUSTOMER shall give appropriate notice to MPTG of its intention to relocate sixty (60) days in advance. MPTG reserves the right to renegotiate service terms with respect to any relocation and/or addition of locations by the CUSTOMER. Such right includes the right to refuse service to CUSTOMER at the relocation and/or new site.

18) **CUSTOMER RESPONSIBILITY** - CUSTOMER shall provide adequate workspace, heat, light, ventilation, electric current and outlets, internet access, and remote access for use by MPTG's representatives.

- a. CUSTOMER shall promptly notify MPTG of any events/incidents that might impact the services defined within this Agreement and/or any supplemental service needs.
- b. CUSTOMER agrees that it will inform MPTG of any modification, installation, or service performed on the Network by individuals not employed by MPTG in order to assist MPTG in providing an efficient and effective support response.
- c. CUSTOMER shall designate a managerial level representative to authorize all network support services. Whenever possible, said representative shall be present when a MPTG service representative is on-site.
- d. CUSTOMER shall strictly control remote access to its network by restricting access permission and by implementing encryption methodologies and strong password protection policies. Personal equipment used to connect to the CUSTOMER network must meet the security and access requirements established by MPTG.
- e. CUSTOMER agrees that payment for the full term for cloud or other service subscriptions included in this agreement shall be the responsibility of the CUSTOMER in the event the CUSTOMER terminates this Agreement prior to its expiration or to the expiration of any automatic renewal period.

19) **OPT-OUT/TERMINATION** - MPTG and/or CUSTOMER shall have the right to terminate this Agreement under any of the following conditions:

- a. If in MPTG's sole discretion, such discretion not to be unreasonably exercised, conditions at the service site(s) have materially changed or pose a health or safety threat to any MPTG representative.
- b. If the CUSTOMER does not pay MPTG within thirty days from receipt of MPTG's invoice and/or otherwise materially breaches this Agreement.
- c. If upon thirty (30) days written notice MPTG fails to perform its obligations under this Agreement.
- d. If either party provides ninety (90) days written notice to the other party of its intention to terminate.
- e. If both parties agree to terminate the Agreement.
- f. If this Agreement is superseded by a new MoreAware™ agreement between both parties to this Agreement.
- g. If one of the parties shall be declared insolvent or bankrupt.
- h. If a petition is filed in any court and not dismissed in ninety (90) days to declare one of the parties bankrupt and/or for a reorganization under the Bankruptcy Law or any similar statute.
- i. If a Trustee in Bankruptcy or a Receiver or similar entity is appointed for one of the parties. Upon termination, all hardware and software installed by MPTG that was required to conduct network support services are the property of MPTG and shall be surrendered and returned to MPTG at end of the Agreement, except as otherwise specifically agreed herein.

20) **REMEDIES** - In the event CUSTOMER terminates this Agreement for any reason other than a breach of the terms hereof by MPTG, CUSTOMER shall NOT be entitled to a refund of any monies paid by CUSTOMER in advance of the month or part thereof for which services by MPTG were last performed.

21) **INDEPENDENT ENGAGEMENT/NON-HIRE** - CUSTOMER acknowledges that MPTG is involved in a highly strategic and competitive business. CUSTOMER further acknowledges that CUSTOMER would gain substantial benefit and that MPTG would be deprived of such benefit, if CUSTOMER were to directly hire any personnel employed by MPTG. Except as otherwise provided by law, CUSTOMER shall not, without the prior written consent of MPTG, solicit the employment of MPTG personnel during the term of this Agreement and for a period of twelve (12) months following expiration of this Agreement.

- a. CUSTOMER agrees that calculation of MPTG's damages resulting from breach by CUSTOMER of this provision would be impracticable and that it would be extremely difficult to ascertain the actual amount of damages. Therefore, in the event CUSTOMER violates this provision, CUSTOMER shall immediately pay MPTG an amount equal to 50% of employee's total annual compensation as liquidated damages and MPTG shall have the option to terminate this Agreement without further notice or liability to CUSTOMER. The amount of the liquidated damages reflected herein is not intended as a penalty and is reasonably calculated

based upon the projected costs MPTG would incur as a result of any breach of this part of this Agreement, and to identify, recruit, hire and train suitable replacements for such personnel whether or not actually employed by CUSTOMER.

- b. In no event shall it be a violation of this section for CUSTOMER to engage in solicitations incidental to general advertising or other general solicitation in the ordinary course not specifically targeted at such persons or to employ any person not solicited in violation of this agreement.
- c. This provision shall survive termination of this Agreement and any other Agreements between CUSTOMER and MPTG.

22) **CONFIDENTIALITY** - This Confidentiality portion of this Agreement is in addition to other terms and conditions set forth in any and all Agreements currently existing or hereafter created between CUSTOMER and MPTG. This Agreement shall under no circumstances be deemed to alter any such contract except as specifically provided below.

- a. MPTG acknowledges that in the course of providing services to CUSTOMER, MPTG may learn from CUSTOMER certain non-public personal and otherwise confidential information relating to CUSTOMER, including its customers, consumers, or employees. MPTG shall regard any and all information it receives which in any way relates or pertains to CUSTOMER, including its customers, consumers, or employees as confidential.
- b. MPTG shall take commercially reasonable steps to not disclose, reveal, copy, sell, transfer, assign, or distribute any part or parts of such information in any form, to any person or entity, or permit any of its employees, agents, or representatives to do so for any purpose other than purposes which serve CUSTOMER or as expressly and specifically permitted in writing by said CUSTOMER or as required by applicable law.
- c. CUSTOMER acknowledges that it also has certain obligations to keep records and information of its business, customers, consumers, and employees, confidential.
- d. CUSTOMER also acknowledges that all information and services, consulting techniques, proposals, and documents disclosed by MPTG, or which comes to its attention during the course of business and provided under this Agreement constitute valuable assets of and are confidential and/or proprietary to MPTG. Customer shall not reveal such information except as provided by law and will use its best efforts to give reasonable and timely notification to MPTG of any disclosure it may be bound to make so MPTG can seek its own remedy if it chooses to do so.
- e. This provision shall survive termination of this Agreement and any other Agreements between CUSTOMER and MPTG.

23) **WARRANTIES AND DISCLAIMERS** -

- a. **MPTG MAKES AND THE CUSTOMER RECEIVES NO WARRANTY, EXPRESS OR IMPLIED, AND ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE EXPRESSLY EXCLUDED. IN NO EVENT SHALL MPTG OR ANY OF ITS DIRECTORS, EMPLOYEES OR OTHER REPRESENTATIVES BE HELD RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES OF ANY KIND INCLUDING, WITHOUT LIMITATIONS, THOSE RESULTING FROM LOSS OF DATA, INCOME, PROFIT, OR ANY THEORY OF LIABILITY, ARISING OUT OF OR IN CONNECTION WITH THE SERVICES OR USE THEREOF EVEN IF MPTG HAS BEEN ADVISED OR HAS KNOWLEDGE OF THE POSSIBILITY OF SUCH DAMAGES. CUSTOMER UNDERSTANDS AND ACKNOWLEDGES THAT MPTG'S SERVICES DO NOT CONSTITUTE ANY GUARANTEE OR ASSURANCE THAT THE SECURITY OF CUSTOMER'S SYSTEMS, NETWORKS AND ASSETS CANNOT BE BREACHED OR ARE NOT AT RISK OF A DATA BREACH.**
- b. **CUSTOMER ASSUMES FULL RESPONSIBILITY FOR THE OVERALL EFFECTIVENESS AND EFFICIENCY OF THE OPERATING ENVIRONMENT IN WHICH THE NETWORK IS TO FUNCTION.**
- c. **CUSTOMER ACKNOWLEDGES THAT THIS AGREEMENT DOES NOT CREATE ANY DIRECT OR IMPLIED FEDUCIARY RESPONSIBILITY ON THE PART OF MPTG.**

24) **INDEMNIFICATION** - CUSTOMER hereby agrees to indemnify and defend at its sole expense: MPTG, its employees, agents, representatives, directors and shareholders, from and against any and all claims arising out of or based upon CUSTOMER'S use of all services, software or hardware provided or serviced hereunder, including, but not limited to, claims based on software licensing violations, copyright infringement, trademark infringement and patent infringement. In addition, CUSTOMER agrees to pay any judgment and costs including but not limited to MPTG's reasonable Attorneys' Fees.

25) **GENERAL PROVISIONS** -

- a. **Sole Agreement:** This Agreement constitutes the entire and only understanding and Agreement between the parties hereto with respect to the subject matter hereof and, except as expressly set forth herein, maybe amended only by a writing signed by each of the parties hereto.
- b. **Severability:** If a court of competent jurisdiction determines that any terms or provision of this Agreement is invalid or unenforceable, such determination shall not affect the validity or enforceability of the remaining terms and provisions of this Agreement, which shall continue to be given full force and effect.
- c. **Captions:** The captions of the paragraphs of this Agreement are for convenience only and shall not affect in any way the meaning or interpretation of this Agreement or any of the provisions hereof.



- d. Binding Effect: This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their heirs, legal representatives, personal representatives, administrators, successors, and permitted assigns, as the case may be.
- e. Waiver: Any failure of either party to comply with any obligation, covenant, Agreement, or condition herein may be expressly waived, but only if such waiver is in writing and signed by the other parties. Any such waiver or failure to insist upon strict compliance with such obligation, covenant, Agreement, or conditions shall not operate as a waiver of and/or set precedence with respect to any subsequent and/or other failure.
- f. Governing Law: Notwithstanding the place where this Agreement may be executed by any party, this Agreement, the rights and obligations of the parties, and any claims and disputes relating hereto shall be subject to and governed by the laws of the State of Washington, and such laws shall govern all aspects of this Agreement. The parties agree to submit to the personal jurisdiction and venue of the state and federal courts in the State of Oregon, for the Judicial District where CUSTOMER has its principal office, for resolution of all disputes and causes of action arising out of this Agreement, and the parties hereby waive all questions of personal jurisdiction and venue of such courts, including, without limitation, the claim or defense therein that such courts constitute an inconvenient forum.
- g. Assignment: This Agreement and the rights and duties hereunder shall not be assignable by either party hereto except upon written consent of the other.
- h. Force Majeure: MPTG shall not be liable for any problems created due to external causes beyond its control including, but not limited to, terrorist acts, natural catastrophe, fire, flood, or other act of God, and/or power failure, virus propagation, improper shut down of the Network and related Network systems/services, or service interruptions caused by the Internet service provider.
- i. Attorneys' Fees. In any action between the parties to enforce any of the terms of this Agreement, the prevailing party shall be entitled to recover all expenses, including reasonable attorneys' fees.

**IN WITNESS WHEREOF**, the parties have executed this Agreement as of the day and year below written.

## Appendix A – Scope of Services

### Proactive Technology Support

- Application monitoring
- Domain monitoring
- SSL certificate monitoring
- Wireless monitoring
- UPS monitoring
- RAID monitoring
- Services monitoring
- Website monitoring
- Cloud services monitoring
- Email blacklist monitoring
- Backup monitoring
- Firewall monitoring
- ISP service monitoring
- IoT monitoring
- NAS monitoring
- SAN Monitoring
- Network switch monitoring
- Printer monitoring
- Virtualization monitoring
- VoIP monitoring
- Periodic UPS tests
- Periodic backup restoration tests
- Server operating system patch management
- Server firmware management
- Server performance management
- Workstation operating system patch management
- Workstation firmware management
- Workstation performance management

### Technology Management and Administration

- 3<sup>rd</sup> Party software administration
- Active directory administration
- Azure active directory administration
- Microsoft 365 administration
- Group Policy administration
- Exchange on-premises administration
- Exchange online administration
- Virtualization administration
- Dynamic network diagramming
- Power management
- Strategic client account management
- Customized network group policies, standards, and profiles
- Hardware & software asset tracking

### Reactive Technology Support Services

- Secure media destruction
- E-waste recycling
- Shared help desk system account(s)
- Shared documentation system account(s)
- Shared remote support system account(s)
- Remote support





### Essential MPTG Services

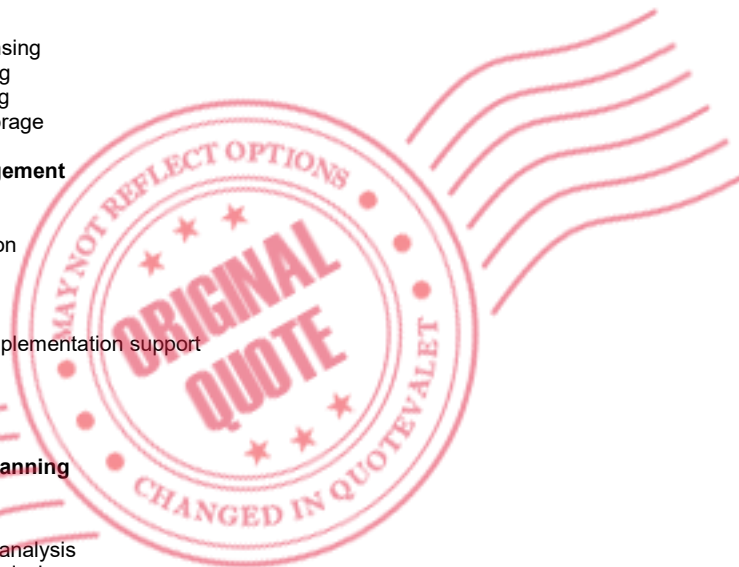
- Basic network device monitoring
- Business Endpoint Security licensing
- Business Email Security licensing
- Dark web compromise monitoring
- Disaster recovery licensing & storage

### Technology Vendor Relationship Management

- Procurement assistance
- Change management consultation
- Domain tracking
- SSL tracking
- Warranty tracking
- 3<sup>rd</sup> Party hardware & software implementation support
- Software vendor documentation
- Hardware vendor documentation
- Services vendor documentation

### Technology Consulting and Strategic Planning

- Chronic issue(s) mitigation
- IT standards assessment & gap analysis
- IT policies assessment & gap analysis
- Strategic technology roadmaps
- Strategic technology business reviews
- Warranty & aging report



## Appendix B – Locations

Services under this Agreement shall only be provided at/to the following location(s):

•

## Appendix C – Out of Scope Service Rates

Days of Service	Hours of Service	Rate
Business Days	Monday through Friday, 8:00 am to 5:00 pm	\$150.00/hour
After Hours	Monday through Friday, 5:00 pm to 11:00 pm Saturday, 9:00 am to 5:00 pm	\$200.00/hour
Overnight	Hours outside of those listed above.	\$250.00/hour
Holidays/Sundays	12:00 am to 11:59 pm	\$300.00/hour

## Appendix D – Priorities and Response Times

Priority	Issue	Response Time
Low	No immediate impact on the user or organization. First come, first serve.	Within the next business day
Medium	Some impact on the user or organization, but not affecting mission-critical functions. Scheduled appointments.	Within the same business day
High	ALL MPTG WARRANTY ISSUES. Impacts some user or organization mission-critical functions. Monitored device WARNING notifications.	Within 4 business hours
Critical	Broad organization mission-critical functions affected. Monitored device FAILURE notifications.	Within 30 business minutes

## Appendix E – Assets Under Management

	Domains	Used for Email	Used for Website
1	sthelensoregon.gov	Y	Y

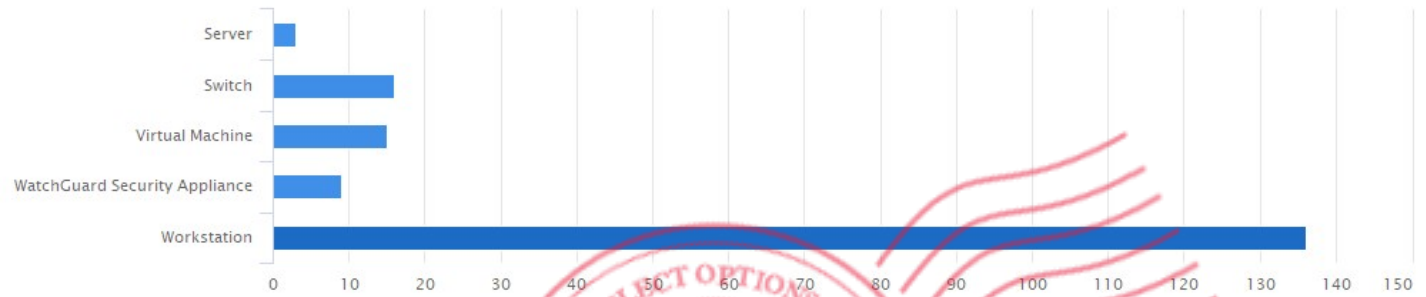
	Display name	Email	DEPARTMENT
1	Alex Bird	abird@sthelensoregon.gov	
2	Accounts Payable	accountspayable@sthelensoregon.gov	
3	Adam Hartless	ahartless@sthelensoregon.gov	PD
4	Aryn Keeney	akeeney@sthelensoregon.gov	
5	Aaron Kunders	akunders@sthelensoregon.gov	
6	Amy Lindgren	alindgren@sthelensoregon.gov	
7	April Messenger	amessenger@sthelensoregon.gov	
8	Adam Raethke	araethke@sthelensoregon.gov	PD
9	Bryan Cutright	bcutright@sthelensoregon.gov	PD
10	Brian Greenway	bgreenway@sthelensoregon.gov	
11	Brandon Haflich	bhaflich@sthelensoregon.gov	
12	Brenda Herren-Kenaga	bherrenkenaga@sthelensoregon.gov	Library
13	Brianna Herrington	bherrington@sthelensoregon.gov	
14	Brett Long	blong@sthelensoregon.gov	
15	Brandon Sundeen	bsundeen@sthelensoregon.gov	
16	Buck Tupper	btupper@sthelensoregon.gov	
17	Chris Burgess	cburgess@sthelensoregon.gov	
18	Cameron Burkhardt	cburkhardt@sthelensoregon.gov	Library
19	Chris Causey	ccausey@sthelensoregon.gov	
20	Crystal King	cking@sthelensoregon.gov	
21	Curt Lemont	clemont@sthelensoregon.gov	
22	Columbia Room	ColumbiaRoom@sthelensoregon.gov	
23	Court Clerk	courtclerk@sthelensoregon.gov	
24	Cameron Page	cpage@sthelensoregon.gov	
25	Christina Sullivan	csullivan@sthelensoregon.gov	
26	Darin Cox	dcox@sthelensoregon.gov	
27	Daniel Dieter	ddieter@sthelensoregon.gov	
28	Dave Elder	delder@sthelensoregon.gov	
29	Dylan Gaston	dgaston@sthelensoregon.gov	PD
30	Doug Morten	dmorten@sthelensoregon.gov	
31	Dawn Richardson	drichardson@sthelensoregon.gov	
32	Doug Treat	dtreat@sthelensoregon.gov	PD
33	Evin Eustice	eeustice@sthelensoregon.gov	PD
34	Everardo Medina	emedina@sthelensoregon.gov	
35	Ethan Stirling	estirling@sthelensoregon.gov	
36	Executime	Executime@sthelensoregon.gov	
37	Finance Dept	financedept@sthelensoregon.gov	
38	Gloria Butsch	gbutsch@sthelensoregon.gov	
39	Heidi Davis	hdavis@sthelensoregon.gov	
40	Hailey Holm	hholm@sthelensoregon.gov	PD
41	Jonathon Anderson	janderson@sthelensoregon.gov	
42	Joel Beehler	jbeehler@sthelensoregon.gov	
43	Jose Castilleja	jcastilleja@sthelensoregon.gov	PD
44	Jessica Chilton	jchilton@sthelensoregon.gov	
45	Jamin Coy	jcoy@sthelensoregon.gov	PD
46	Jennifer Dimsho	jdimsho@sthelensoregon.gov	
47	Jamie Edwards	jedwards@sthelensoregon.gov	
48	Jon Eggers	jeggars@sthelensoregon.gov	PD
49	Jon Ellis	jellis@sthelensoregon.gov	
50	Jamie Ford	jford@sthelensoregon.gov	
51	Jacob Graichen	jgraichen@sthelensoregon.gov	
52	John Hicks	jhicks@sthelensoregon.gov	
53	Joe Hoque	jhoque@sthelensoregon.gov	PD

55	Jennifer Johnson	jjohnson@sthelensoregon.gov	
56	Johnathon Sprinzi	jsprinzi@sthelensoregon.gov	
57	Jesse Templin	jtemplin@sthelensoregon.gov	
58	John Walsh	jwalsh@sthelensoregon.gov	City Hall
59	Julian Zirkle	jzirkle@sthelensoregon.gov	
60	Kolten Edwards	kedwards@sthelensoregon.gov	PD
61	Kathy Payne	kpayne@sthelensoregon.gov	
62	Lisa Hills	lhills@sthelensoregon.gov	
63	Luke Marshall	lmarshall@sthelensoregon.gov	PD
64	Lisa Scholl	lscholl@sthelensoregon.gov	
65	Mike DeRoia	mderoia@sthelensoregon.gov	
66	Matt Funk	mfunk@sthelensoregon.gov	
67	Melisa Gaelrun-Maggi	mgaelrunmaggi@sthelensoregon.gov	
68	Mark Gundersen	mgundersen@sthelensoregon.gov	
69	Michele Karmartsang	mkarmartsang@sthelensoregon.gov	Library
70	McKenzie McClure	mmcclure@sthelensoregon.gov	PD
71	Matt Molden	mmolden@sthelensoregon.gov	PD
72	Melanie Payne	mpayne@sthelensoregon.gov	
73	More Power Technology Group	mpcadmin@sthelensoregon.gov	
74	Matt Smith	msmith@sthelensoregon.gov	
75	Mouhamad Zaher	mzaher@sthelensoregon.gov	PW
76	Nick Ford	nford@sthelensoregon.gov	
77	Nick Ratliff	nratliff@sthelensoregon.gov	
78	Nicole Woodruff	nwoodruff@sthelensoregon.gov	Library
79	Patrick Birkle	pbirkle@sthelensoregon.gov	
80	Pati Ruiz	pruiz@sthelensoregon.gov	PD
81	Rachael Barry	rbarry@sthelensoregon.gov	
82	Ryan Powers	rpowers@sthelensoregon.gov	PW
83	Rick Scholl	rscholl@sthelensoregon.gov	City Hall
84	Roger Stauffer	rstauffer@sthelensoregon.gov	
85	Suzanne Bishop	sbishop@sthelensoregon.gov	Library
86	Scanner	scanner@sthelensoregon.gov	
87	Sharon Darroux	sdarroux@sthelensoregon.gov	
88	Shanna Duggan	sduggan@sthelensoregon.gov	
89	Sam Erskine	serskin@sthelensoregon.gov	
90	Scott Harrington	sharrington@sthelensoregon.gov	
91	St Helens Public Library	shpl@sthelensoregon.gov	
92	SHPL Makerspace	SHPLmakerspace@sthelensoregon.gov	
93	Sheri Ingram	singram@sthelensoregon.gov	
94	Sam Ortiz	sortiz@sthelensoregon.gov	
95	St Helens Room	StHelensRoom@sthelensoregon.gov	
96	Stephen Topaz	stopaz@sthelensoregon.gov	
97	Scott Williams	swilliams@sthelensoregon.gov	
98	Tyler Hills	thills@sthelensoregon.gov	
99	Tim Illias	tillias@sthelensoregon.gov	
100	Tari Johnson	tjohnson@sthelensoregon.gov	Library
101	Terry Massey	tmassey@sthelensoregon.gov	PD
102	Tory Shelby	tshelby@sthelensoregon.gov	
103	Tim Underwood	tunderwood@sthelensoregon.gov	
104	UtilityBilling	utilitybilling@sthelensoregon.gov	
105	White Ford Escape	WhiteFordEscape@sthelensoregon.gov	
106	Willamette Room	WillametteRoom@sthelensoregon.gov	



Device Counts

List based on ConnectWise configurations



Device Type ▲	Count
Server	3
Switch	16
Virtual Machine	15
WatchGuard Security Appliance	9
Workstation	136

Server

Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
cosh-pdvmh01	Darin Cox	Dell Inc.	PowerEdge T430	1KWYV52	9/9/2015	Active
cosh-vmh01	Darin Cox	Lenovo	ThinkServer RD540	MJ015WBU	7/21/2014	Active
COSTHHOST02	Darin Cox	Dell Inc.	Power Edge R730xd	8V10LB2	7/21/2016	Retirement in Progress
3						

Switch

Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
28c68e15dd00 (library public sw)	Darin Cox	Netgear	?	?		Active
Araknis 16 port in City Hall AV Room	Darin Cox	Araknis	AN-210-SW-16-POE	ST1650035906841A		Active
Araknis 24 port in City Council Chambers	Darin Cox	Araknis	AN-210-SW-24-POE	ST1924000307842C		Active
COSH-Library-Private-SW01	Darin Cox	Cisco	SG300-28PP	DNI194801EB		Active
COSH-PD-SW01	Darin Cox	Cisco	SG300-52P	PSZ19431B1U		Active
COSH-PW-SW01	Darin Cox (Admin)	Netgear	GS308EP	6JE4255BA03AD	7/6/2022	Active
COSH-PW-SW02	Darin Cox (Admin)	Netgear	GS108Ev3	MAC 34:98:b5:ae:b5:a8	7/6/2022	Active
COSH-RecCenter-SW02	Darin Cox	Netgear	GS108PEv3	3UJ88C5U011C1		Active
cosh-sw01	Darin Cox	Netgear	M4300-52G-PoE+	53LC0C59A0505		Active
cosh-sw01 #2 in stack	Darin Cox	Netgear	M4300-52G-PoE+	53LC0C5HA050D		Active
hirschmann rs2 54	Darin Cox	Other	?	?		Active
Hirschmann RS2 60	Darin Cox	Other	?	?		Active
Parks Switch		Netgear	GS308E-100NAS	5W23035SA00EE	7/16/2020	Active
RC-CoreSwitch	Darin Cox	Ubiquiti Networks	US-24-500W:bf7e	US-24-500W:bf7e		Active
Waste Water Switch		Netgear	GS308E-100NAS	5W23035JA03D0	7/17/2020	Active
Water Filtration Switch	Thad Houk	Netgear	M4100-26G	3928975WF00C0	7/16/2020	Active
16						

Virtual Machine

Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
cosh-dc02v	Darin Cox	Microsoft	Virtual Server	4372-1162-4629-9311-1558-6997-15		Active
cosh-dc03v	Darin Cox			VMware-42 1c d9 5e 25 cb de e7-eb 8d d5 ab 60 84 77 30		Active
cosh-fsv	Darin Cox	Microsoft	Virtual Server	VMware-42 1c 32 fe 10 48 a8 37-97 4c d7 45 ac 5e d9 55		Active
cosh-networkv	Darin Cox	Microsoft	Virtual Server	VMware-42 1c cc e2 74 bd 29 c4-17 c0 33 70 3c 9b f5 a3		Active
cosh-pddc01v	Darin Cox	Microsoft	Virtual Server	7851-2915-6037-4973-3557-9131-47		Active
cosh-pdfsv	Darin Cox	Microsoft	Virtual Server	3709-4773-6927-2388-6111-8709-59		Active
cosh-toolsv	Darin Cox	Microsoft	?	VMware-56 4d 50 80 99 39 62 4d-15 2a d2 c2 ef 09 a8 70		Active
COSH-vCenter01v	Darin Cox	Other	Virtual Server	?		Active
cosh-voip01v	Darin Cox	Other	Virtual Server	VMware-42 1c 10 dc c2 61 f7 25-f6 f7 8f 5c 2a e0 d2 93		Active
cosh-win-7	Darin Cox	Microsoft	Virtual Workstation	0417-6194-8727-4793-6602-1322-07		Active
COSTHALLIED	Darin Cox	Other	Virtual Server	?		Active
COSTHMAIL	Darin Cox	Microsoft	Virtual Server	1759-5560-1114-4510-8936-8287-76		Active
COSTHSB	Darin Cox	Microsoft	Virtual Server	9349-2750-4614-3626-9274-0569-00		Active
costhtyler	Darin Cox	Microsoft	Virtual Server	VMware-42 1c 24 cf 5c 78 c3 6d-46 42 54 7f 1c ab dd ba		Active
COSTHVOIP	Darin Cox	Other	Virtual Server	8473-6765-0813-6525-2508-7716-47		Retirement in Progress
15						

WatchGuard Security Appliance



Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
<b>COSH-CityHall-M270-80140674736BD</b>	Darin Cox	WatchGuard Technologies	M270	80140674736BD	4/20/2020	Active
<b>COSH-Library-T35-D0200FBB40BD2</b>	Darin Cox	WatchGuard Technologies	T35	D0200FBB40BD2	4/20/2020	Active
<b>COSH-McCormickPark-T15-D0FE0CEFA439F</b>	Darin Cox	WatchGuard Technologies	T15	D0FE0CEFA439F	4/20/2020	Active
<b>COSH-Police-Admin-T20-D0261388AFF36</b>	Darin Cox	WatchGuard	T20	D0261388AFF36		Active
<b>COSH-PoliceDepartment-T35-D0200FA97FA40</b>	Darin Cox	WatchGuard Technologies	T35	D0200FA97FA40	4/20/2020	Active
<b>COSH-PublicWorks-T35-D0200FAAD1F23</b>	Darin Cox	WatchGuard Technologies	T35	D0200FAAD1F23	4/20/2020	Active
<b>COSH-RecreationCenter-T15-D0FE0CE8206FF</b>	Darin Cox	WatchGuard Technologies	T15	D0FE0CE8206FF	4/20/2020	Active
<b>COSH-WasteWater-T15-D0FE0BF84F88E</b>	Darin Cox	WatchGuard Technologies	T15	D0FE0BF84F88E	4/20/2020	Active
<b>COSH-WaterFiltration-T40-D0280AAC4A723</b>	Darin Cox	WatchGuard Technologies	T40	D0280AAC4A723	3/30/2022	Active
9						

## Workstation

Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
<b>brett-pc-4-18</b>	Darin Cox	Dell Inc.	OptiPlex 7050	5VZ97P2	3/26/2018	Active
<b>ch-adm-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK2F	10/11/2019	Active
<b>ch-adm-02</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RK2E	10/11/2019	Active
<b>ch-adm-03</b>	Darin Cox	Lenovo	M720q Desktop	MJ08FPQV	3/6/2020	Active
<b>ch-admlt-02</b>	Darin Cox	Lenovo		PF2VCV7J	5/24/2021	Active
<b>ch-admlt-03</b>	Darin Cox	Lenovo		PF2VCWL6	5/24/2021	Active
<b>ch-admlt-04</b>	Darin Cox	Lenovo	20U9CTO1WW	PF2GDN9V	12/16/2020	Active
<b>ch-av-01</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RJXE	10/10/2019	Active
<b>ch-av-02</b>	Darin Cox	Lenovo		MJ08D85V	3/11/2021	Active
<b>ch-bld-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK8A	10/11/2019	Active
<b>ch-bld-02</b>	Darin Cox	Lenovo	M720q Desktop	MJ0EZRAQ	6/25/2021	Active
<b>ch-bld-03</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK5G	10/11/2019	Active
<b>ch-bldg-04</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RK7F	10/11/2019	Active
<b>ch-bldoff</b>	Darin Cox	Dell Inc.	Latitude 5500	6CV3X33	6/16/2020	Active
<b>ch-conference</b>	Darin Cox	Dell Inc.	OptiPlex 7040	F7JRCB2	2/20/2017	Active
<b>ch-crt-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK3Q	10/11/2019	Active
<b>ch-crt-02</b>	Darin Cox	Lenovo	10T7002CUS	MJ08FPQW	3/6/2020	Active
<b>ch-crt-03</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK2P	10/11/2019	Active
<b>ch-crt-04</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RK4G	10/11/2019	Active
<b>ch-crt-05</b>	Darin Cox	Lenovo		MJ0EZR9L	6/25/2021	Active
<b>ch-crt-06</b>	Darin Cox	Lenovo	10T7002CUS	MJ08FPS0	3/6/2020	Active
<b>ch-crtlt-02</b>	Darin Cox	Lenovo		PF2W61N8	5/24/2021	Active
<b>ch-eng-01</b>	Darin Cox	Lenovo		MJ0GVC9D	3/8/2022	Active
<b>ch-eng-03</b>	Darin Cox	Lenovo	M720q Desktop	MJ08FPQD	3/6/2020	Active
<b>ch-eng-04</b>	Darin Cox	Lenovo	P330 Workstation 2nd Gen	MJ0CWZVA	9/18/2020	Active
<b>ch-eng-05</b>	Darin Cox	Lenovo		MJ0GVC95	3/8/2022	Active
<b>ch-englt-01</b>	Darin Cox	Dell Inc.	Latitude 3500	1DQDVZ2	5/11/2020	Active
<b>ch-englt-02</b>	Darin Cox	Dell Inc.	Latitude 5500	H34S433	5/2/2020	Active
<b>ch-englt-03</b>	Darin Cox	Dell Inc.		HBMZRV3	6/15/2023	Active
<b>ch-fin-02</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK24	10/11/2019	Active
<b>ch-fin-03</b>	Darin Cox	Lenovo	10T7002CUS	MJ08FPPTQ	3/6/2020	Active
<b>ch-finlt-02</b>	Darin Cox	Lenovo		PF34KKTA	10/18/2021	Active
<b>ch-finlt-03</b>	Darin Cox	Dell Inc.	Latitude 5500	44T0533	5/21/2020	Active
<b>ch-it-02</b>	Darin Cox	Lenovo		MJ0DV5KQ	3/11/2021	Active
<b>ch-it-03</b>	Darin Cox	Lenovo		MJ0EZRAZ	6/25/2021	Active
<b>ch-itlt-02</b>	Darin Cox	Lenovo		PF2VCSLH	5/25/2021	Active
<b>ch-itlt-03</b>	Darin Cox	Lenovo		PF35DZ31	10/18/2021	Active
<b>ch-pc31</b>	Darin Cox	Dell Inc.	OptiPlex 7050	FDJW8M2	1/10/2018	Active
<b>ch-pln-01</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RJX1	10/11/2019	Active
<b>ch-plnlt-02</b>	Darin Cox	Dell Inc.	Latitude 5500	C4X3X33	6/16/2020	Active
<b>ch-plnlt-03</b>	Darin Cox	Dell Inc.	Latitude 5500	2462X33	6/16/2020	Active
<b>ch-rcdrlt-01</b>	Darin Cox	Dell Inc.	Latitude 5500	195JW33	6/15/2020	Active
<b>ch-rdr-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ09RK2G	10/11/2019	Active
<b>ch-rdr-02</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RJX3	10/11/2019	Active
<b>ch-sparelt-02</b>	Darin Cox	Dell Inc.	Latitude 3500	6MXDVZ2	5/11/2020	Active
<b>ch-sparelt-03</b>	Darin Cox	Dell Inc.	Latitude 3500	HVXDVZ2	5/11/2020	Active
<b>ch-sparelt-04</b>	Darin Cox	Dell Inc.	Latitude 3590	5660TW2	4/21/2019	Active
<b>ch-ublt-01</b>	Darin Cox	Dell Inc.	Latitude 5500	3GXZ433	5/21/2020	Active
<b>ch-utl-01</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RK5L	10/11/2019	Active
<b>ch-utl-02</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RK4M	10/11/2019	Active
<b>ch-utl-03</b>	Darin Cox				10/11/2019	Active
<b>ch-utl-04</b>	Darin Cox	Lenovo	M720q Desktop	MJ09RJXV	10/11/2019	Active
<b>ch-utl-05</b>	Darin Cox	Lenovo	M720q Desktop	MJ08FPPT	3/6/2020	Active
<b>City-Prosecutor.local.</b>	Darin Cox	Apple				Active
<b>COSH-DIGRM-DT01</b>	Darin Cox	Equus Computer Systems	?	EQWA1204519		Active
<b>lib-admlt-01</b>	Darin Cox	Dell Inc.	?	8HK4X33	6/16/2020	Active
<b>lib-catlt-01</b>	Darin Cox	Dell Inc.	Latitude 5500	BV76X33	6/16/2020	Active
<b>lib-director</b>	Darin Cox	Lenovo		MJ0EZRAH	6/25/2021	Active
<b>lib-ewmgt</b>	Darin Cox	Lenovo	10T7002CUS	MJ08FPQ3	3/6/2020	Active
<b>lib-ewprt</b>	Darin Cox	Lenovo	10T7002CUS	MJ08PYVM	10/27/2020	Active
<b>LIB-MKRLT-01</b>	Darin Cox	Lenovo	E14 Type 20RA	PF2HH781	1/25/2021	Active
<b>lib-opac-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPWZ9	10/27/2020	Active
<b>lib-opac-02</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPX1J	10/27/2020	Active
<b>lib-pub-01</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPXB7	10/27/2020	Active
<b>lib-pub-02</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BQ1AH	10/27/2020	Active
<b>lib-pub-03</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPW3G	10/27/2020	Active
<b>lib-pub-04</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPW6Q	10/27/2020	Active
<b>lib-pub-05</b>	Darin Cox	Lenovo	10T7002CUS	MJ0BPX28	10/27/2020	Active
<b>lib-pub-06</b>	Darin Cox	Lenovo	10T7002CUS	MJ08FPR9	3/6/2020	Active

# Workstation

Device Name ▲	User	Manufacturer	Model	Serial Number	Date Purchased	Status
lib-ref-01	Darin Cox	Lenovo	M720q Desktop	MJ09RK3W	10/11/2019	Active
lib-reflt-01	Darin Cox	Dell Inc.	Latitude 5500	DQ8HW33	6/16/2020	Active
lib-ythlt-01	Darin Cox	Lenovo	E14 Type 20RA	PF2HEWTC	1/25/2021	Active
pd-cadmon	Darin Cox	Lenovo	M720q Desktop	MJ09RK2L	10/11/2019	Active
pd-cmdlt-01	Darin Cox	Dell Inc.	Latitude 5500	5QXW333	5/2/2020	Active
pd-cmdlt-02	Darin Cox	Dell Inc.	Latitude 5500	GYV8433	5/2/2020	Active
pd-cmdlt-03	Darin Cox	Dell Inc.	Latitude 5500	GM9R433	5/2/2020	Active
PD-EVI-01	Darin Cox	Dell Inc.	OptiPlex 7060	7HBFHQ2	9/6/2018	Active
pd-laptop2	Darin Cox	Dell Inc.	Latitude 3490	2PQC8T2	3/5/2019	Active
pd-rcds-01	Darin Cox	Lenovo	10T7008CUS	MJ0EZRA9	6/25/2021	Active
pd-rcds-02	Darin Cox	Dell Inc.	OptiPlex 7050	CZV38N2	4/5/2018	Active
pd-rcdsilt-02	Darin Cox	Dell Inc.	Latitude 3500	9Q04FT2	8/4/2019	Active
pd-sgtlt-01	Darin Cox	Dell Inc.	Latitude 5500	B2PR433	5/2/2020	Active
pd-sgtlt-02	Darin Cox	Dell Inc.	Latitude 5500	JZP3533	5/2/2020	Active
pd-sgtlt-03	Darin Cox	Dell Inc.	Latitude 5500	4B1V333	5/2/2020	Active
pd-sgtlt-05	Darin Cox	Dell Inc.	Latitude 5500	70CB433	5/2/2020	Active
pd-sgtlt-06	Darin Cox	Dell Inc.	Latitude 5500	8P9C533	5/21/2020	Active
pd-sqd-01	Darin Cox	Lenovo	M720q Desktop	MJ0BFRPV	3/6/2020	Active
pd-sqd-02	Darin Cox	Lenovo	M720q Desktop	MJ0BFPOC	3/6/2020	Active
pd-sqd-03	Darin Cox	Lenovo		MJ0EZRAJ	6/25/2021	Active
pd-sqd-04	Darin Cox	Dell Inc.	OptiPlex 7040	DKJRQG2	1/25/2017	Active
pd-sqdlit-01	Darin Cox	Dell Inc.	Latitude 3500	5DQDVZ2	5/11/2020	Active
pks-01	Darin Cox	Lenovo	10T7002CUS	MJ09RK3L	10/11/2019	Active
pw-adm-01	Darin Cox	Lenovo	M720q Desktop	MJ09RK40	10/11/2019	Active
pw-crw-01		Dell Inc.	OptiPlex 7050	G5H2XK2	8/19/2017	Active
pw-facilmaint	Darin Cox	Lenovo		MJ0EZR86	6/25/2021	Active
pw-fmlt-01	Darin Cox	Dell Inc.	Latitude 3500	7CRDVZ2	5/11/2020	Active
pw-gis	Darin Cox	Dell Inc.	OptiPlex 390	52QHVV1	9/21/2012	Active
pw-pc03	Darin Cox	Dell Inc.	OptiPlex 3060	FSDP9T2	2/1/2019	Active
pw-pc06	Darin Cox	Dell Inc.	OptiPlex 5050	5CYC6Q2	8/14/2018	Active
pw-pks-01	Darin Cox	Lenovo	10T7008CUS	MJ0EZRA8	6/25/2021	Active
pw-safety-01	Darin Cox	Lenovo	10T7008CUS	MJ0EZRA2	6/25/2021	Active
pw-scada	Darin Cox	Lenovo		MJ0K62NN	5/10/2023	Active
pw-waterlit-01	Darin Cox	Dell Inc.	Latitude 3400	C12KNW2	4/30/2020	Active
rec-01	Darin Cox	Dell Inc.	OptiPlex 7060	6V91JV2	3/5/2019	Active
rec-02	Darin Cox	Dell Inc.	OptiPlex 7060	6V90JV2	3/5/2019	Active
rec-03	Darin Cox	Lenovo	M720q Desktop	MJ09RK3S	10/11/2019	Active
rec-adm-01	Darin Cox	Dell Inc.	Latitude 5500	C640533	5/21/2020	Active
rec-stafflt-01	Darin Cox	Dell Inc.	Latitude 5591	J0HFN2	2/26/2019	Active
shpd-getac-1	Darin Cox	Getac	A140	RI103A0143		Active
shpd-getac-10	Darin Cox	Getac	A140	RK803A0092		Active
shpd-getac-11	Darin Cox	Getac	A140	RK803A0091		Active
shpd-getac-12	Darin Cox	Getac		RL803A0171		Active
shpd-getac-13	Darin Cox	Getac	A140-G2	RL803A0170		Active
shpd-getac-14	Darin Cox	Getac	A140-G2	RL803A0169		Active
shpd-getac-2	Darin Cox	Getac	A140	RI103A0142		Active
shpd-getac-3	Darin Cox	Getac	A140	RI103A0147		Active
shpd-getac-4	Darin Cox	Getac	A140	RI103A0146		Active
shpd-getac-5	Darin Cox	Getac	A140	RI103A0145		Active
shpd-getac-6	Darin Cox	Getac	A140	RI103A0141		Active
shpd-getac-7	Darin Cox	Getac	A140	RI103A0148		Active
shpd-getac-8	Darin Cox	Getac	A140	RI103A0144		Active
shpd-getac-9	Darin Cox	Getac	A140	RK703A0169		Active
shpd-pc15	Darin Cox	Dell Inc.	OptiPlex 7060	7GKCHQ2	9/6/2018	Active
shpd-sgt01	Darin Cox	Lenovo	M720q Desktop	MJ09RK23	10/11/2019	Active
shpd-sgt02	Darin Cox	Lenovo	M720q Desktop	MJ09RK2K	10/11/2019	Active
shpd-tialt	Darin Cox	Dell Inc.	Latitude 3500	4W3CJX2	9/18/2019	Active
SHPL-PC11	Darin Cox	Dell Inc.	OptiPlex 7060	FNXGRR2	11/8/2018	Active
SHPL-PC12	Darin Cox	Dell Inc.	OptiPlex 7060	BJCHLR2	12/1/2018	Active
SHPL-PC13	Darin Cox	Dell Inc.	OptiPlex 7060	BJ69LR2	12/1/2018	Active
TAC-HPG71	Darin Cox					Active
wff-laptop	Darin Cox	Lenovo	E14 Type 20RA	PF2HGNHR	1/26/2021	Active
wff-staff-01	Darin Cox	Lenovo	10RS004VUS	MJ0BD868	3/10/2021	Active
wff-staff-02	Darin Cox	Lenovo	10RS004VUS	MJ0BD80P	3/11/2021	Active
wtp-sup-01	Darin Cox	Lenovo	M720q Desktop	MJ09RK59	10/11/2019	Active
wwt-pc1-17	Darin Cox	Dell Inc.	OptiPlex 7040	DK2NQG2	1/25/2017	Active
wwt-pc2-17	Darin Cox	Dell Inc.	OptiPlex 7040	DKKQQG2	1/25/2017	Active