<u>PARATRANSIT LOCAL SHARE AGREEMENT – RIDE DUPAGE</u> Wheatland Township

This Paratransit Local Share Agreement – Ride DuPage ("Agreement") is between Pace, the Suburban Bus Division of the Regional Transportation Authority, an Illinois municipal corporation ("Pace"), and Wheatland Township, an Illinois unit of local government ("Sponsor").

Pace was established under the Regional Transportation Authority Act (70 ILCS 3615/1.01 et seq.) to aid and assist public transportation in the six-county northeastern Illinois area.

Article VII, section 10 of the Constitution of the State of Illinois (Ill. Const. art. VII, § 10) authorizes units of local government to contract or otherwise associate among themselves in any manner not prohibited by law or ordinance.

The Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.) authorizes and encourages intergovernmental cooperation.

The parties are units of local government within the meaning of article VII, section 10 of the Constitution of the State of Illinois (Ill. Const. art. VII, § 10) and have the power and authority to enter into this Agreement.

The parties agree as follows:

1. <u>Effective Date.</u> This Agreement will be in effect beginning on January 1, 2023. If a party signs this Agreement but fails to date its signature, the date that the other party receives the signing party's signature on this Agreement will be deemed to be the date that the signing party signed this Agreement.

2. <u>Service Description</u>. Demand response curb-to-curb paratransit service will be provided for eligible riders as described in the attached exhibit A ("Service"). The Ride DuPage Uber Access Service area (Map 1) is attached as Exhibit B. The Service and its parameters are subject to change upon approval by Pace and the participating Service sponsor(s).

3. <u>**Term and Termination**</u>. This Agreement will remain in effect through December 31, 2023 unless earlier terminated by a party upon 30 days' advance written notice to the other party in the event: (a) sufficient funds have not been appropriated to cover the required financial contribution by Pace or any other agency funding the Service; (b) Pace develops alternative public transportation services which, as determined by Pace, will better meet the transportation needs of the public; (c) Sponsor fails to make payments as required by section 6 of this Agreement; (d) Pace has materially failed to perform its obligations under this Agreement; or (e) Sponsor otherwise determines that the Service is not satisfactory.

4. <u>Service Provider.</u> Pace will contract with one or more outside service providers to provide the Service ("contracted outside service provider(s)"). Pace will not be responsible for any failure to provide the Service due to circumstances beyond the reasonable control of Pace and/or Pace's contracted outside service provider(s). Pace shall make every reasonable effort to have the Service restored as soon as practical. No fees will be charged by any contracted outside service provider for Service not performed. 5. **<u>Reporting</u>**. Pace shall provide Sponsor with electronic access to or, in the event electronic access is unavailable, a copy of the reports shown on the attached exhibit C. Pace, in its sole discretion, may design additional reports, as needed.

6. **Local Share Funding**. Sponsor shall participate in the financial support of the Service by reimbursing Pace monthly for the local share incurred by Pace in providing the Service ("Local Share"). The Local Share will equal the total expense of the Service ("Total Expense") less any fare revenue from the Service less any Pace subsidy for the Service ("Pace Contribution") less any grants for the Service and will be calculated as follows (see Cost Estimate Worksheet attached as Exhibit D.

- (a) The Total Expense will equal the sum of the hourly Service expense and the per-trip Service expense. The hourly Service expense will be calculated by multiplying the number of vehicle revenue hours by the hourly rate charged to Pace by Pace's contracted outside provider(s) delivering the Service. The per-trip Service expense will be calculated on a trip-by-trip basis. The operating expense will be the aggregate of rates and/or fees charged to Pace by Pace's contracted outside service provider(s) delivering the Service.
- (b) The Pace Contribution will equal the lesser of: (1) 75% of the actual Operating Deficit attributed to a maximum of 7,300 vehicle Revenue hours or (2) \$351,236.
- (c) In 2023 only, Pace will remit to Sponsor a subsidy in the amount of \$51,602, which amount represents an additional 15% of Sponsor's estimated 2022 Pace subsidy, which will be paid in 12 equal monthly installments beginning in January 2023.
- (d) Sponsor shall pay Pace within 30 days of receiving the monthly bill for the Local Share. Sponsor shall mail payment to:

Pace, the Suburban Bus Division of the Regional Transportation Authority 550 W. Algonquin Road Arlington Heights, IL 60005 Attention: Accounts Payable

7. **Independent Relationship**. Pace is an independent contractor and not an employee, agent, joint venturer, or partner of Sponsor, and nothing in this Agreement will be construed as creating any other relationship between Pace and Sponsor or between any employee or agent of Pace and Sponsor. Pace employees will at all times remain employees of Pace, and Pace will be solely responsible for all aspects of their employment, including, without limitation, compensation, benefits, payment or withholding of taxes, Social Security, Medicare, unemployment or other insurance, and workers' compensation.

8. <u>Insurance</u>. Pace shall require its contracted outside service provider(s) to obtain and maintain insurance coverage and furnish Pace with evidence of such coverage, including a certificate of insurance. Pace shall provide Sponsor with a copy of the certificate of insurance upon written request by Sponsor.

9. **Indemnification**. Sponsor shall indemnify and defend Pace and Pace's officers, directors, employees, and agents from and against any and all liability, losses, damages, claims, suits,

payments, settlements, judgments, demands, awards, expenses, and costs, including attorneys' fees, resulting from Sponsor's intentional or negligent acts or omissions concerning the performance of any of Sponsor's obligations under this Agreement. Pace shall indemnify and defend Sponsor and Sponsor's officers, directors, employees, and agents from and against any and all liability, losses, damages, claims, suits, payments, settlements, judgments, demands, awards, expenses, and costs, including attorneys' fees, resulting from Pace's intentional or negligent acts or omissions concerning the performance of any of Pace's obligations under this Agreement. No party will be liable for or be required to indemnify the other party for claims based upon the intentional or negligent acts or omissions of third persons. Upon written notice by the party claiming indemnification ("Claimant") to the indemnifying party ("Indemnitor") regarding any claim which Claimant believes to be covered under this section, Indemnitor shall appear and defend all suits brought upon that claim and shall pay all costs and expenses incidental to that claim, but Claimant has the right, at Claimant's option and expense, to participate in the defense of any suit, without relieving Indemnitor of Indemnitor's obligations under this section.

10. **Force Majeure**. A party will not be held liable to another party for damages nor be deemed to have breached this Agreement for failure or delay in performing any obligation under this Agreement if the failure or delay is caused by or results from causes beyond the reasonable control of and without the fault or negligence of the affected party, including war, fire, flood, other acts of God, civil disturbance, a terrorist act, pandemic, epidemic, or a labor strike or lockout. The affected party shall promptly notify the other party of those force majeure circumstances, specifying the cause and the expected duration of the delay, and shall promptly undertake all reasonable steps necessary to cure those force majeure circumstances. If a condition of force majeure continues for more than 30 consecutive days, Pace, in its sole discretion and after written notice to Sponsor, may immediately terminate this Agreement for convenience. Where an event of force majeure occurs after a party's failure or delay in performance, the breaching party will not be released from liability.

11. <u>Compliance with Laws</u>. The parties shall comply with all local, state, and federal laws, statutes, ordinances, regulations, and rules applicable to this Agreement, including but not limited to section 2-105(A)(4) of the Illinois Human Rights Act (775 ILCS 5/2-105(A)(4)).

12. <u>Headings</u>. The headings in this Agreement are for reference and convenience only and will not affect the meaning or interpretation of this Agreement.

13. <u>Waiver</u>. Failure of a party to exercise any right or pursue any remedy under this Agreement will not constitute a waiver of that right or remedy.

14. <u>**Binding Effect.</u>** This Agreement will be binding upon the parties and their respective directors, officers, employees, agents, representatives, successors, and approved assigns.</u>

15. **Entire Agreement**. This Agreement, including any introductory recitals and any attached exhibits, which are hereby incorporated into and made a part of this Agreement, constitutes the entire agreement between the parties and supersedes any prior written or oral understandings, agreements, or representations between the parties that may have related in any way to the subject matter of this Agreement, and no other written or oral warranties, inducements, considerations, promises, representations, or interpretations, which are not expressly addressed in this Agreement, will be implied or impressed upon this Agreement.

16. <u>Conflict</u>. In the event of a conflict or ambiguity between the terms and conditions of this Agreement and any exhibit to this Agreement, the terms and conditions of this Agreement will

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control.

17. <u>Survival</u>. Any provision of this Agreement that imposes an obligation after termination or expiration of this Agreement will be deemed to survive termination or expiration of this Agreement.

18. <u>Severability</u>. If any provision of this Agreement is held invalid or unenforceable by an Illinois court of competent jurisdiction, that provision will be deemed severed from this Agreement and the remaining provisions of this Agreement will remain in full force and effect.

19. <u>Assignment</u>. No party may assign, delegate, or otherwise transfer all or part of its rights and obligations under this Agreement without the prior written consent of the other party.

20. <u>Amendment</u>. No changes, amendments, or modifications to this Agreement will be valid unless they are in writing and signed by the duly authorized signatory of each party.

21. <u>Notice</u>. Any notice under this Agreement must be in writing and must be given in the following manner:

- (a) by personal delivery (deemed effective as of the date and time of delivery);
- (b) by commercial overnight delivery (deemed effective on the next business day following deposit of the notice with a commercial overnight delivery company);
- (c) by registered or certified mail, return receipt requested, with proper postage prepaid (deemed effective as of the third business day following deposit of the notice in the U.S. mail); or
- (d) by facsimile with confirmation of transmission (deemed effective as of the date and time of the transmission, except the effective date and time will be 8:00 a.m. on the next business day after transmission of the notice if transmitted during non-business hours).

Business days are defined as Monday through Friday, excluding federal holidays. Business hours are defined as 8:00 a.m. to 5:00 p.m. Central Time on Monday through Friday, excluding federal holidays. The notice must be addressed as follows or addressed to such other address as either party may specify in writing:

If to Pace:

Pace, the Suburban Bus Division of the RTA 550 W. Algonquin Road Arlington Heights, IL 60005 Attention: Executive Director

Facsimile No.: (847) 228-4205

If to Sponsor:

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4232 Tower Court Naperville, IL 60564 <u>Attention</u>: Michael Crowner Facsimile No.: 630-717-0094

PACE

22. <u>Governing Law, Jurisdiction, and Venue</u>. This Agreement will be governed by and construed in accordance with the laws of the State of Illinois without regard to principles of conflicts of law, and the parties shall submit to the exclusive jurisdiction and venue of the state courts of DuPage County, Illinois for any dispute arising out of or related to this Agreement.

23. <u>**Counterparts**</u>. This Agreement may be executed in counterparts, each of which when so executed and delivered will be deemed to be an original and all of which when taken together will constitute one and the same agreement.

24. <u>Electronic Signatures</u>. This Agreement may be executed through the use of electronic signatures. Electronic signatures and signatures scanned and transmitted via email will be deemed original signatures for purposes of this Agreement.

25. <u>Authorization</u>. The signatories to this Agreement represent and warrant that they have full authority to sign this Agreement on behalf of the party for whom they sign.

The parties have caused this Agreement to be executed by their respective duly authorized signatory on the dates stated below.

SPONSOR

TACE	
By:Signature	By:Signature
Print Name: <u>Melinda J. Metzger</u>	Print Name:
Print Title:Executive Director	Print Title:
Date:	Date:

EXHIBIT A RIDE DUPAGE SERVICE DESCRIPTION

TRIP RESERVATION METHOD	Monday through Friday: Saturday, Sunday, and Holidays:	6:00 a.m. to 6:00 p.m. 8:00 a.m. to 5:00 p.m.
	Reservations will be accepted at the Pace call center one to seven days in advance of the day of the Service.	
	Trips requested on the same da schedule allows.	y of the Service may be accommodated if the
	Subscription service (as defined b Sponsor to apply for subscription	y Pace) is allowable. Passengers are to contact the service.
	Uber may be accessed through the call center.	e Uber application on a mobile device or the Uber
SERVICE AREA	DuPage County and the surround	
		becified within DuPage County only. Ride DuPage of the DuPage County(blue), all of Wheatland by of Naperville(purple)including the portion of the e Township. (See Exhibit B)
SERVICE HOURS	Seven days a week, 24 hours a d	
	Whenever possible, pick-up time routes.	es are negotiated to optimize the efficiency of daily
ONE-WAY FARE	\$2.00 to load vehicle and \$1.00	
		ed one personal care attendant (PCA) or companion onal PCAs or companions are limited to vehicle pplicable fare. This includes children of all ages.
	Registered passengers will be re for the Uber trip cost in excess o	sponsible for the first \$5.00 of an Uber trip cost and of the maximum \$25.00 per trip subsidy.
SERVICE CAPACITY	Service demand dictates servi allowed for trip reservations ma	ce capacity. Denials of trip reservations are not ade one to seven days in advance of the Service.
PASSENGER ELIGIBILITY	Sponsors of Ride DuPage or eligibility.	their respective designee(s) determine passenger
PASSENGER REGISTRATION FOR SERVICE		tion forms to the Pace call center through an email shall enter registrations within three to five business tabase of registered passengers. Passengers must be

Sponsors shall provide Pace with the name, address, email address, and mobile phone number for each eligible passenger that Sponsors want registered to use Uber. Pace shall provide that information with Uber on a weekly basis.

EXHIBIT B RIDE DUPAGE UBER ACCESS SERVICE AREA (Map 1)



EXHIBIT C Report(s) Description

The following is a list and brief description of each category of reports which have been designed and are being produced to generate data for the Ride DuPage Program.

1. Detailed Funding Source (Sponsor) Report

The intent of this report is to produce a detailed listing of one-way trips delivered for each Ride DuPage funding source (Sponsor) for a user specified period of time. The normal report period would be monthly, but the report is intended to have the flexibility to produce data for shorter or longer periods as specified by the user.

The report is intended to match the design and content, as closely as possible, of the Detailed Provider Report. Data provided for each trip will include associated trip data such as rider name, scheduled pick-up time, actual pick-up time, point of origin address, destination address, funding sources (Sponsors), total cost of the trip, fare for the trip, distance of the trip, revenue hours (if applicable). The exact content of the report in its final form may vary depending on the feasibility of including the large amount of data specified in one report. It is possible that the report may be broken into one or more additional reports to make the data more manageable for the user.

Plans call for the report to be sorted by provider, funding source, rider, and fare type.

2. Monthly Funding Source (Sponsor) Invoice Report

The intent of this report is to produce one or more summary reports of trips delivered for each funding source (Sponsor) for the purposes of generating an invoice type report which may be used to bill funding sources for transportation provided. The normal report period would be monthly, but the report is intended to have the flexibility to produce data for shorter or longer periods specified by the user.

Data provided for each trip will include associated trip data necessary to provide an accounting of the amount owed by each funding source for the specified period, such as the number of one-way trips by Fare Type, total cost of the trips, total expected fare, liquidated damages deducted, the total net reimbursement. The exact content of the report in its final form may vary depending on Pace and provider needs. The report may be broken into one or more additional reports if that design is more useful.

Plans call for the report to be sorted by provider, funding source, fare type, and rider.

3. Missed Trip Report

The Missed Trip Report is intended to produce a list of all trips picked up 61 or more minutes after the scheduled time; the Ride DuPage Program service guideline defining a missed trip. Sufficient detail will be provided to identify the trip within Trapeze and to give the report user the necessary information for review.

4. <u>On-Time Performance Report</u>

The On-Time Performance Report (late pickups) is intended to produce a list of all trips picked up 31 or more minutes late; the Ride DuPage Program service guideline defining a late trip. Sufficient detail will be provided to identify the trip within Trapeze and to give the report user the necessary information for review.

5. Other Reports

In addition to the reports described above, reports currently generated can also be made available. Reports currently available include:

Ridership by Category Report – A summary report by funding source indicating trips by fare type, late trips, missed trips, revenue hours, denials, and miles.

Client Trip List Report – A detailed listing alphabetically by rider last name of all trips provided during the specified period. Data included for each trip is rider name, pick-up address, drop-off address, fare type, and funding source.

NOTE: Pace, in its sole discretion, may design additional reports, as needed.

Exhibit D

COST ESTIMATE WORKSHEET

2023 LOCAL SHARE AGREEMENT

NAPERVILLE / LISLE **PROJECT:** 139,450 \$ REVENUE \$1,156,017 **EXPENSE** \$1,016,567 DEFICIT 222,875 NFI GRANT \$ 351,236 \$ PACE SUBSIDY 2022 ADDITIONAL MONTHLY SUBSIDY PAYMENT 51,602 \$ 120,725 \$ CALL CENTER GRANT 30,181 \$ PACE CALL CENTER SUBSIDY 239,948 \$ LOCAL SHARE 29,874 \$ Naperville Township 54,708 \$ Lisle Township 27,474 \$ Wheatland Township 127,892 \$ City of Naperville 26,514 RIDERSHIP 7,300 VEHICLE HOURS

*City of Naperville portion includes DuPage Township

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Cost Estimate Worksheet

2023 Local Share Agreement