

# Plan details & pricing

## Standard Features:

- Administrator Dashboard
- Unlimited administrators
- Custom service categories
- Customizable economic value
- Service Leaderboard
- Reports and infographics
- Social Media Integration
- Customizable hashtags
- Goals
- Event creation
- Volunteer signups
- In-app friends network

## Billing/Payment

Name of Billing Contact:

Email Address:

Payment Method (note: discounted multi-year plans require upfront payment):

Current Student Information System:

Term	# of Users	Multi-Year Discount	Subtotal
<input checked="" type="checkbox"/> One Year Agreement MobileServe Impact Tracker	315	\$0.00	\$630.00
<input type="checkbox"/> Two Year Agreement 10% Discount	315	-\$126.00	\$1,134.00
<input type="checkbox"/> Three Year Agreement 15% Discount	315	-\$283.50	\$1,606.50
<b>Additional Fees</b>			
<input type="checkbox"/> Custom Branding	1	\$0.00	\$500.00

**Total                    \$630.00**

**I have selected a subscription term in the table above.**

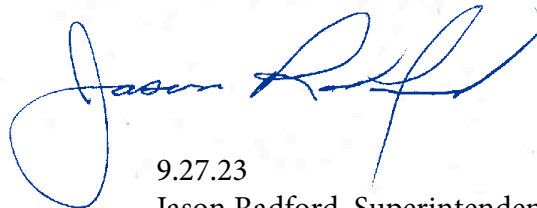
Signed and agreed to by:

*(Sign in the space below if printed.)*

MobileServe

North Oldham High School

*Jake Schwandt*



08 / 25 / 2023

9.27.23

Jason Radford, Superintendent

Jake Schwandt

# mobileserve

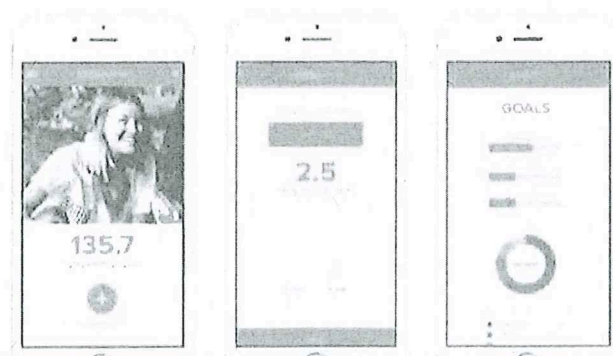
## Impact Tracker Product Renewal

*Prepared for*

**North Oldham High School**

*Prepared by*

**Jake Schwandt**



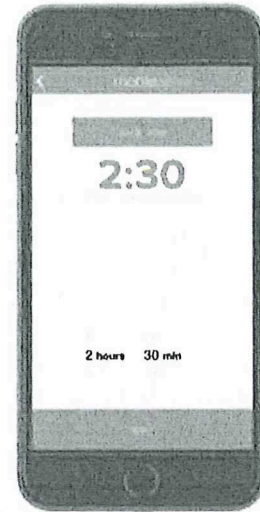
Mobileserve.com | @mobileserveapp  
Available in the App Store & Google Play

# Product Overview

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## **Log, Verify, Aggregate**

MobileServe allows users to easily check-in to service sites and log volunteer hours in real-time. Users can document location, duration, and a description of their volunteer experience. Hours can be verified through our GPS check-in, and through in-person signature or email confirmations with volunteer supervisors. Hours logged by your MobileServe users are logged, aggregated and organized for you to access throughout the year.



## **Connect, Communicate, Share**

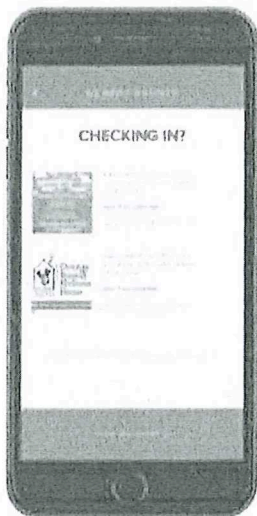
MobileServe's social network connects users to each other and to the broader service community. Users can invite friends to service opportunities, see where their friends are serving and join in, and challenge other student organizations to do service. Users can also post real-time updates and photos to social media sites.

## **Narrate, Encourage, Inspire!**

MobileServe's integration with social media sites helps each of your users become an agent of change. Users will help you tell the story of the work your organization is doing in the community. Encourage others to explore ways of positively impacting their communities by creating space for your organization to publicly model a culture of service.

## **Promote, Manage, Track Attendance**

MobileServe allows you to send calendar invites for service opportunities to your entire group. Users can accept/decline invitations for easy attendance tracking. Admins can modify events and send updates to attendees. Event participants receive reminders to check in and out of events on their calendar.



## **Organize, Report, Publish**

MobileServe helps you build service into your organization's branding, marketing, and communications. Our administrative dashboard aggregates and organizes all your service data and generates visually compelling infographics. Tell the story of your organization's service using the data your audience is most interested in: total hours served, types of service completed, areas and populations reached. Easily download and publish your results in newsletters, annual reports, and recruiting materials.

## Terms and Conditions

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- 1. Company Products.** The terms "Company Products" and "Products" as used in this Agreement include the mobile application and website described above under "Product Overview" and distributed under the name "MobileServe."
- 2. Purchases.** The entity purchasing the Company Products ("client") shall pay the MobileServe, Inc. ("company") the contract value set forth in the attached Client Approval Form and shall purchase the right of unlimited use of the Products for the members of the Client as described in the Client Approval Form. Amounts due shall be paid by the Client upon receipt of each invoice from the Company. Client acknowledges and agrees that it is not purchasing any of the intellectual property or proprietary information of the Company embodied in the Company Products, all of which shall remain the sole property of the Company in accordance with Section 6 hereof.
- 3. Term and Termination.** This Agreement shall be effective as of the date indicated on the Client Onboarding Agreement Form and shall continue in accordance with the customer's selection of the Term on the Client Approval Form. This shall be referred to as (the "Term"). This agreement shall renew contingent upon written approval from the client. Your subscription will renew at the then prevailing renewal rate, which may be changed from time to time.
- 4. Cancellation.** After the initial Term, you may cancel your subscription at any time. You may notify us of your wish to cancel by emailing our Customer Success Team at [support@mobileserve.com](mailto:support@mobileserve.com). The cancellation notice should include your name, title, organization time, and date of cancellation.
- 5. Restriction on Use of Confidential Information.** Information obtained by the Company from the use of Products by members of the Client will not be made public in a manner which is specific to the Client except as otherwise agreed to in writing between the Company and the Client. The Company may use the data obtained from such use in an aggregated format for reporting and research purposes and other initiatives. The Client warrants that its users of the Products have all necessary permission and authority to do so. The Company will be permitted to share with other potential Clients and through other forms of advertising and promotion the fact that Client is a client using the Company Products. For purposes of this Agreement, "Confidential Information" shall mean any written information and data of a confidential nature, including but not limited to proprietary, technical, development, marketing, sales, operating, performance, cost, know-how, business and process information, computer programming techniques, and all record-bearing media containing or disclosing such information and techniques which is disclosed by one Party ("Discloser") to the other Party ("Recipient") pursuant to this Agreement. When appropriate, the term shall also include any samples, models or prototypes, or parts thereof. All Confidential Information delivered pursuant to this Agreement (a) shall not be copied, distributed, or disseminated in any manner by Recipient, except to those affiliates, directors, officers, employees, agents, contractors or advisors of Recipient who have a need to know, without the prior written consent of the Discloser and (b) shall not be used by Recipient for any purpose, except as otherwise expressly stated herein, without the prior written consent of the Discloser. The confidentiality obligations of this Agreement shall not apply to any information which (a) is already in the public domain through no breach of this Agreement, including but not limited to information available through Institution's Web site(s); (b) was lawfully in Recipient's possession prior to receipt from Discloser; or (c) is received by Recipient independently from a third party free to lawfully disclose such information to Recipient.

## Terms and Conditions

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6. **Intellectual Property Protection.** Client acknowledges that the Company Products, any necessary software used in connection with Company Products (the "Software"), the user data, and all services provided hereunder are proprietary to the Company and comprise: (a) works of original authorship, including compiled content containing Company's or its licensors' selection, arrangement, coordination, and expression of such content or pre-existing material it has created, gathered, or assembled; (b) Confidential Information, trade secrets and other intellectual property of the Company that is protected by copyrights, trademarks, service marks, patents or other proprietary rights and laws; and (c) information that has been created, developed, and maintained by Company at great expense of time and money such that misappropriation or unauthorized use by others for commercial gain would unfairly and irreparably harm to Company. Except as expressly authorized by the Company or its duly authorized partners, Client agrees not to modify, rent, lease, loan, sell, resell, exploit, use, access or create derivative works based on any portion of the Company Products, the Software or any of the foregoing proprietary information and intellectual property of the Company without the prior written consent of the Company.

7. **Miscellaneous.**

A) This Agreement shall be governed by and construed in accordance with the laws of Kentucky, without giving effect to the conflict of law principles thereof.

B) This Agreement does not constitute either party an agent, legal representative, joint venture, partner or employee of the other for any purpose whatsoever and neither party is in any way authorized to make any contract, agreement, warranty or representation or to create any obligation, express or implied, on behalf of the other party hereto.

C) This Agreement and the provisions hereof shall be binding upon and inure to the benefit of and be enforceable by the parties hereto and their successors and permitted assigns; provided, however, that neither party shall have the right to assign its rights or obligations hereunder to any other person or entity except that the Company may assign its rights and obligations hereunder to a subsidiary or affiliate, or to any entity into which it is merged or consolidated or which acquires all or substantially all of its assets, provided the assignee assumes the Company's obligations hereunder.

d) Each provision of this Agreement shall be considered severable and if, for any reason, any provision hereof is determined to be invalid and contrary to, or in conflict with, any existing or future law or regulation by any court or agency having valid jurisdiction, such provision shall be given the maximum permissible effect, and such invalidity or illegality shall not impair the operation or affect the remaining provisions of this Agreement; and the latter shall continue to be given full force and effect and bind the parties hereto and such invalid provisions shall be deemed not to be a part of this Agreement.