

BUDGET COMMITTEE AGENDA

January 09, 2025 at 4:00 PM, Room 312

- 1. Appearance of Citizens
- 2. Approval of Agenda
- 3. Purchasing Contracts with Legal Review
- A. State of Tennessee, Department of Disability and Aging, Office of Aging, Contract #25-0070 A1 Amends Grant to purchase Minivan for the Senior Center. Amendment changes the amount from being awarded in two separate fiscal years to one fiscal year.
- B. <u>Canon, EMA, Contract #25-0091</u> Mast Service Agreement to coincide with the thirty-six-month internet contract for County buildings
- C. RaeLee Belle Inc, DBA Dominos, School Nutrition, Contract #25-0093 – Three-year contract for pizza. Pricing based off a competitive bid.
- 4. Purchasing Contracts Pending Legal Review
- A. <u>State of Tennessee</u>, <u>Department of Health, Health Department</u>, <u>Contract #23-0088 A1</u> – Amends the Health Department Capital Investment Grant. Amendment updates amount, attachments and period of performance.
- B. <u>HIS Security, Office of Aging, Contract #25-0094</u> One-year contract for Senior Center Alarm Monitoring. The cost is \$55 per month.



BUDGET COMMITTEE AGENDA

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5. Surplus Vehicles

DESCRIPTION	DEPARTMENT	Condition	Starting Bid
2007 Ford E150	Fleet Services	Running, some body damage	\$500
1998 Mazda B2500 Truck	Fleet Services	Running, repairs needed	\$500
2004 Ford Expedition	Fleet Services	Running	\$500
2003 Chevrolet Silverado	Fleet Services	Running, has oil leak	\$500

6.	Cash and Fund Balance Report, etcRobby Holbrook
7.	Consent AgendaTransfers, not requiring Commission approval (1-10)
8.	AC Schools/Marcus Bullock Appropriations & Transfers (11-14)
9.	Highway/Gary Long Appropriation (15)
10	.Animal Control/Mayor Frank(16)
11	.EMS/Nathan SweetAppropriations & Transfer(17-19)
12	.Law Director/Jamie BrooksTransfer (20
	SECTIONS:
	Veteran's Officer/Commission Meeting Referral(A)
	Election Administrator/Mark Stephens(B
	FY 25.26 Budget Calendar and Guidelines/Robby Holbrook(C)
	New Business(D
	Unfinished Business (E

1. Contracts with Legal Approval

- A. <u>State of Tennessee</u>, <u>Department of Disability and Aging</u>, <u>Office of Aging</u>, <u>Contract #25-0070 A1</u> Amends Grant to purchase Minivan for the Senior Center. Amendment changes the amount from being awarded in two separate fiscal years to one fiscal year.
- B. <u>Comcast, IT Department, Contract #25-0091</u> Mast Service Agreement to coincide with the thirty-six month internet contract for County buildings.
- C. RaeLee Belle Inc, DBA Dominos, School Nutrition, Contract #25-0093 Three-year contract for pizza. Pricing based off competitive bid.

2. Contracts Pending Legal Review

- A. State of Tennessee, Department of Health, Health Department, Contract #23-0088 A1

 Amends the Health Department Capital Investment Grant. Amendment updates
 amounts, attachments and period of performance.
- B. <u>HIS Security, Office of Aging, Contract #25-0094</u> One-year contract for Senior Center Alarm Monitoring. Cost is \$55 per month.

3. Capital Asset Surplus Request to sell

DESCRIPTION	DEPARTMENT	Condition	Starting Bid
2014 Chevy Tahoe	Sheriff	Running, needs repair	\$500
2007 Ford E150	Fleet Services	Running, some body damage	\$500
1998 Mazda B2500 Truck	Fleet Services	Running, repairs needed	\$500
2004 Ford Expedition	Fleet Services	Running	\$500
2003 Chevrolet Silverado	Fleet Services	Running, has oil leak	\$500

10-31-24 AMEND-G

Final Copy

E CALLED	GRAN	TAMENDM	ENT			-
Agency T	racking #	Edison ID		Contract #	!	Amendment #
34401-99475-1					84202	1
Contractor Legal Entity Name					Edison Vendor ID	
Andei	rson County Govern	nment				4145
Amendme	ent Purpose & Effect	(s)				
Chan	ge to advanced pay	ment.				
Amendme	ent Changes Contrac	t End Date:	YES	⊠ NO	End Date:	3/31/2026
TOTAL C	ontract Amount INC	REASE or DECREAS	SE per this	Amendme	nt (zero if N/A):	N/A
Funding -						
FY	State	Federal	Interdep	artmental	Other	TOTAL Contract Amount
2025	\$45,000.00					\$45,000.00
		:				
TOTAL:	\$45,000.00			_		\$45,000.00
approprial to be paid obligation	officer Confirmation: tion from which obligate that is not already end s.	ntions hereunder are ncumbered to pay ot	required her		CPC	O USE
Speed Ct	nart (optional)	Account Code (op	itional)			

AMENDMENT ONE OF GRANT CONTRACT 84202

This Grant Contract Amendment is made and entered by and between the State of Tennessee, Department of Disability and Aging, hereinafter referred to as the "State" and Anderson County Government, hereinafter referred to as the "Grantee." It is mutually understood and agreed by and between said, undersigned contracting parties that the subject Grant Contract is hereby amended as follows:

- 1. Grant Contract Section C.3. is deleted in its entirety and replaced with the following:
 - C.3. Payment Methodology Total Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in section C.1. Payment to the Grantee shall be a lump sum made in advance upon approval of this Grant Contract.
- 2. Grant Contract Section C.5. is deleted in its entirety and replaced with the following:
 - C.5. "Reserved."
- 3. Grant Contract Section C.7. is deleted in its entirety and replaced with the following:
 - C.7. <u>Disbursement Reconcillation and Close Out</u>. The Grantee shall submit a grant disbursement reconcillation report within ninety (90) days of the Grant Contract end date and in form and substance acceptable to the State (and include, as applicable, documentation and receipts as required by the above-referenced "State Comprehensive Travel Regulations").
 - a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract, the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.
 - b. The State shall not be responsible for the payment of any invoice submitted to the State after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.
 - c. The Grantee's failure to provide a final grant disbursement reconciliation report to the State as required by this Grant Contract shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the State pursuant to this Grant Contract.
 - d. The Grantee must close out its accounting records at the end of the Term in such a way that reimbursable expenditures and revenue collections are NOT carried forward.

Required Approvals. The State is not bound by this Amendment until it is signed by the contract parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this contract, said officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

<u>Amendment Effective Date</u>. The revisions set forth herein shall be effective once all required approvals are obtained. All other terms and conditions of this Grant Contract not expressly amended herein shall remain in full force and effect.

IN WITNESS WHEREOF,	
ANDERSON COUNTY GOVERNMENT:	
GRANTEE SIGNATURE	DATE
PRINTED NAME AND TITLE OF GRANTEE SIGNATORY (above)	
DEPARTMENT OF DISABILITY AND AGING:	
BRAD TURNER, COMMISSIONER	DATE

APPROVED AS TO LEGAL FORM

James W. Brooks, Jr. Anderson County Law Director

COMCAST ENTERPRISE SERVICES MASTER SERVICES AGREEMENT (MSA)

	TER SERVICES		
MSA ID#: TN-9344067-SCole MSA Term: 60 Mont		ths Customer Name: Anderson County Government	
	CUSTOMER INFO	RMATION	
Primary Contact: Brian Anderson		Primary Contact Address Information	
Title: Director of IT	I'm of minute lar A	ddress 1: 100 N Main St	
Phone: 865-457-6218	A	ddress 2: RM 208	
Cell: 865-806-9459	C	ity: Clinton	
Fax:	S	tate: TN	
Email: it@andersoncountytn.gov	(A) = 774 Z	ip Code:37716	

This Master Service Agreement ("Agreement") sets forth the terms and conditions under which Comcast Cable Communications Management, LLC and its operating affiliates ("Comcast") will provide communications and other services ("Services") to the above Customer. The Agreement consists of this fully executed Master Service Agreement Cover Page ("Cover Page"), the Enterprise Services General Terms and Conditions ("General Terms and Conditions"), any written amendments to the Agreement executed by both parties ("Amendments"), the Product-Specific Attachment for the applicable Services ("PSA(s)") and each Sales Order accepted hereunder ("Sales Orders"). In the event of any inconsistency among these documents, precedence will be as follows: (1) this Cover Page, (2) General Terms and Conditions, (3) PSA(s) and (4) Sales Orders. This Agreement shall be legally binding when signed by Customer and shall continue in effect until the expiration date of any Service Term specified in a Sales Order referencing the Agreement, unless terminated earlier in accordance with the Agreement.

The Customer referenced above may submit Sales Orders to Comcast during the Term of this Agreement ("MSA Term"). After the expiration of the initial MSA Term, Comcast may continue to accept Sales Orders from Customer under the Agreement or require the parties to execute a new MSA.

The Agreement shall terminate in accordance with the General Terms and Conditions. The General Terms and Conditions and PSAs are located at https://business.com/cast.com/terms-conditions-ent (or any successor URL). Use of the Services is also subject to the High-Speed Internet for Business Acceptable Use Policy ("AUP") located at http://business.com/customer-notifications/acceptable-use-policy (or any successor URL), and the High-Speed Internet for Business Privacy Policy (Privacy Policy") located at http://business.com/customer-notifications/customer-privacy-statement (or any successor URL). Comcast may update the General Terms and Conditions, PSAs, AUP and Privacy Policy from time to time upon posting to the Comcast website.

Services are only available to commercial customers in wired and serviceable areas in participating Comcast systems (and may not be transferred). Minimum Service Terms are required for most Services and early termination fees may apply. Service Terms are identified in each Sales Orders, and early termination fees are identified in the applicable Product Specific Attachments.

BY SIGNING BELOW, CUSTOMER AGREES TO THE TERMS AND CONDITIONS OF THIS AGREEMENT.

	CUSTOMER SIGNATURE (by authorized representative)				
Signature:					
Name:					
Title:					
Date:					

APPROVED AS TO LEGAL FORM

LAW DIRECTOR

COMCAST ENTERPRISE SERVICES GENERAL TERMS AND CONDITIONS ("General Terms and Conditions")

ARTICLE 1. DEFINITIONS

For purposes of these General Terms and Conditions, the following terms shall have the meanings specified below.

Affiliate: With respect to each party, any entity that controls, is controlled by, or is under common control with such party. For the purposes of this definition, "control" shall mean ownership of at least fifty percent (50%) of the voting stock or other voting ownership interest in an entity.

Agreement: Collectively, these General Terms and Conditions, the Enterprise Master Services Agreement Cover Page executed by the Customer and accepted by Comcast, any applicable Product Specific Attachment, and each binding Sales Order and/or Statement of Work.

Comcast: The operating Affiliate of Comcast Cable Communications Management, LLC that provides the Services. References to Comcast in Article 5 and Article 6 shall also include its Affiliates and their respective directors, officers, and employees.

Comcast Equipment: Any and all facilities, equipment or devices provided by Comcast or its authorized contractors at the Service Location(s) that are used to deliver the Services. Notwithstanding the foregoing, inside telephone wiring within a Service Location, whether or not installed by Comcast, shall not be considered Comcast Equipment.

Confidential Information: All information regarding either party's business that has been marked or is otherwise communicated as being "proprietary" or "confidential" or which reasonably should be known by the receiving party to be proprietary or confidential information. Without limiting the foregoing, Confidential Information shall include, even if not marked or otherwise designated as proprietary, the Agreement, all Licensed Software, promotional materials, proposals, quotes, rate information, discount information, subscriber information, network upgrade information and schedules, network operation information (including without limitation information about outages and planned maintenance), and invoices, as well as the parties' communications regarding such items. Confidential Information does not include any data transmitted over or through the Services.

Customer: The entity named on the Enterprise Services Master Service Agreement Cover Page.

Customer-Provided Equipment: All facilities, equipment, and devices supplied by Customer, or by a party not contracted by Comcast, for use in connection with the Services.

Network: The Comcast Equipment, fiber optic, or coaxial cable associated with electronics and other equipment used to

VERSION 5.0 Effective as of September 10, 2024

provide the Services, including any such equipment not located on or at the Service Location(s).

Product Specific Attachment(s) or PSA(s): The additional terms and conditions applicable to each of the Services ordered by Customer under the Agreement.

Sales Order: An order form for the provision of Services to a Service Location(s) on (a) the then-current Comcast form designated for such purpose or (b) such other form, or in such other manner, as may be agreed upon by the parties. Unless otherwise indicated herein, each Statement of Work shall be considered a Sales Order.

Service(s): Service(s) provided by Comcast pursuant to a Sales Order or Statement of Work. All Services provided under the Agreement are for commercial, non-residential use only. Except as expressly provided in a Sales Order, Statement of Work, or PSA, all Services provided under the Agreement are for domestic use only.

Service Commencement Date: With respect to each Service, "Service Commencement Date" shall have the meaning specified in the PSA applicable to such Service or in the Statement of Work, it being understood that a single Sales Order or SOW containing multiple Service Locations or Services may have multiple Service Commencement Dates.

Service Location(s): The Customer location(s) where Comcast provides the Services.

Service Term: As specified in a Sales Order or Statement of Work, the duration of time (which shall commence on the Service Commencement Date) for which Services are ordered.

Statement of Work (SOW): The specific terms under which Comcast will provide certain customized services to Customer, including all attached appendices and exhibits, if any.

Termination Charges: Charges that may be imposed by Comcast upon early termination of a Service as specified in the applicable PSA.

Website: The Comcast website where the General Terms and Conditions, PSAs, the Privacy Policy, and the AUP are posted. The current URL for the Website is https://business.comcast.com/terms-conditions-ent (as the same may be updated by Comcast from time-to-time).

ARTICLE 2. DELIVERY OF SERVICE

2.1 Orders. To request Service at a Service Location(s), Customer may request from Comcast a Sales Order or SOW. If Customer wishes to move forward with the provision of the requested Service(s), Customer shall sign and return the Sales Order or SOW to Comcast. For purposes of Sales Orders, upon Customer's signature, the Sales Order will become binding, subject to an engineering review. SOWs shall not become binding unless and until executed by both Parties. Each Sales

Order or SOW submitted by Customer may be subject to an engineering review which will determine whether and to what extent the Network must be extended, built, or upgraded in order to provide the ordered Services. After any such engineering review, Comcast will provide Customer written notification in the event Service installation at any Service Location will require an additional non-recurring installation fee ("Custom Installation Fee" or "Construction Charges"). Notwithstanding anything to the contrary contained in this Article 2.1, Customer shall have thirty (30) days from receipt of such notice to reject the Custom Installation Fee and terminate the affected Service Location(s). In addition to the foregoing, if Comcast's cost of installing the applicable Services (including any applicable construction costs) increases following Customer's acceptance of the Custom Installation Fee such that Comcast's internal rate of return for the applicable Services is unacceptable to Comcast, as reasonably determined by Comcast, then (i) Comcast may increase the monthly recurring charge or Custom Installation Fee, as agreed to by Customer or (ii) if Customer does not agree to such increase, Comcast may terminate the applicable Services to the affected Service Location upon ten (10) days' notice to Customer, without penalty.

- Access. To deliver Services to Customer, Comcast 2.2 may require access, right-of-way, conduit, and/or common room space within and/or outside each Service Location and facility containing the Service Location ("Access"). Within each Service Location and facility containing the Service Location, Customer shall be solely responsible for securing and maintaining such Access as Comcast may require to deliver the Services. In the event that Customer fails to secure or maintain such Access, Comcast (i) may upon thirty (30) days prior written notice cancel or terminate Service at such Service Location and such termination shall be subject to applicable Termination Charges and (ii) shall be excused from its obligations with respect to the Service(s) at such Service Location (including any obligation to issue service credits) until such time as Customer provides Comcast with the necessary Access. If Comcast is unable to secure or maintain Access outside a particular Service Location or facility and associated property containing the Service Location, which Access is needed to provide Services to such Service Location, Customer or Comcast may cancel or terminate Service at such Service Location, without further liability beyond the termination date, upon a minimum thirty (30) days' prior written notice to the other party.
- 2.3 <u>Hazardous Materials</u>. If the presence of asbestos or other hazardous materials exists or is detected at a Service Location or within the building where the Service Location is located, Comcast may immediately stop providing and/or installing Services until such materials are removed. Customer shall be responsible for any additional expense incurred by Comcast as a result of encountering, or in the avoidance of, hazardous materials.

2.4 Equipment.

A. Comcast Equipment. Comcast may, in its sole discretion, remove or change Comcast Equipment; provided that any such removal or change does not cause a material degradation in the Services. Customer shall not move, disconnect, attempt to repair, or otherwise tamper with any Comcast Equipment or permit others to do so, and shall not use the Comcast Equipment for any purpose other than as authorized by the Agreement. Customer shall (i) provide an adequate environmentally controlled space and such electricity as may be required for installation, operation, and maintenance of the Comcast Equipment and (ii) be responsible for damage to, or loss of, Comcast Equipment caused by its acts or omissions, or by fire, theft, or other casualty at the Service Location(s), unless caused by the gross negligence or willful misconduct of Comcast. Any maintenance provided by Comcast for the Comcast Equipment under this Agreement shall be at Customer's cost to the extent it is related to causes other than the ordinary and proper use of the Comcast Equipment. Upon termination or expiration of this Agreement and/or any Sales Order or SOW, Customer shall be responsible for the return of all applicable Comcast Equipment. Until such time as the Comcast Equipment is returned to Comcast, Comcast may continue to invoice Customer for the monthly fee applicable to such Comcast Equipment. If any returned Comcast Equipment has been damaged and/or destroyed other than by Comcast or its agents, normal wear and tear excepted, Comcast may, in its sole discretion, invoice Customer for the manufacturer's list price of such Comcast Equipment or the cost of repair.

B. Customer-Provided Equipment. Unless otherwise set forth in an SOW, Customer shall have sole responsibility for providing maintenance, repair, operation, and replacement of all Customer-Provided Equipment, inside telephone wiring, and other Customer equipment and facilities on the Customer's side of the Demarcation Point. "Demarcation Point" means the point of interconnection between the Network and Customer-Provided Equipment located at a Service Location. Neither Comcast nor its employees, Affiliates, agents, or contractors shall (i) have any obligation to install, operate, or maintain Customer-Provided Equipment or (ii) be liable for any damage, loss, or destruction to Customer-Provided Equipment, unless caused by the gross negligence or willful misconduct of Comcast. Customer-Provided Equipment shall at all times be compatible with the Network. Except as otherwise provided in an SOW, Customer shall be responsible for the payment of service charges for visits by Comcast's employees or agents to a Service Location when the service difficulty or trouble report results from Customer-Provided Equipment or facilities provided by a party not contracted by Comcast.

2.5 Network; Intellectual Property.

A. The Network is and shall remain the property of Comcast regardless of whether installed within, upon, overhead, above, or underground at or near the Service Location and shall not be considered a fixture or an addition to the land or the Service Location(s) located thereon. Customer

agrees that it shall take no action that directly or indirectly impairs Comcast's title to the Network, or any portion thereof, or exposes Comcast to any claim, lien, encumbrance, or legal process, except as otherwise agreed in writing by the parties. Nothing in this Agreement shall preclude Comcast from using the Network for services provided to other Comcast customers, it being understood that, with respect to any Ethernet Services, the access circuit between a Service Location and the applicable Comcast Network gateway switch shall be solely used to provide the applicable Ethernet Services to Customer.

- B. Title and intellectual property rights to (i) the Services and (ii) any computer software or code provided by Comcast to use the Services, including, but not limited to, associated documentation, and all updates thereto ("Licensed Software") are, in each case, owned by Comcast, its agents, suppliers, or affiliates or their licensors or otherwise by the owners of such material. The copying, redistribution, bundling, or publication of the Services, in whole or in part, without the express prior written consent of Comcast or other owner of such material, is prohibited.
- C. The Agreement provides no right to use any party's or its Affiliates' trademarks, service marks, or trade names, or to otherwise refer to the other party in any marketing, promotional, or advertising materials or activities.
- License Grant. If Customer requires the use of Licensed Software from Comcast in order to use the Services, Customer shall have a nonexclusive, nontransferable, and limited license to use such Licensed Software in object code only and solely to the extent necessary to use the applicable Service during the corresponding Service Term. Customer may not claim title to, or an ownership interest in, any Licensed Software (or any derivations or improvements thereto), and Customer shall execute any documentation reasonably required by Comcast, including, without limitation, end-user license agreements, for the Licensed Software. Customer shall not: (i) copy the Licensed Software (or any upgrades thereto or related written materials) except for emergency back-up purposes or as permitted by the express written consent of Comcast; (ii) reverse engineer, decompile, or disassemble the Licensed Software; (iii) sell, lease, license, or sublicense the Licensed Software; or (iv) create, write, or develop any derivative software or any other software program based on the Licensed Software. Customer acknowledges that the use of Service may periodically require, and consents to Comcast's provision of, updates and/or changes to the Licensed Software resident in the Comcast Equipment or Customer Provided-Equipment ("Updates"). Comcast may perform such Updates remotely or on-site, at Comcast's sole discretion. Customer hereby consents to, and shall provide free Access for, such Updates. If Comcast has agreed to provide Updates, Comcast will be excused from the applicable performance criteria and credits, and any and all liability and indemnification obligations regarding the applicable Service to the extent resulting from Customer's failure to allow Comcast to install any Updates.

ARTICLE 3. BILLING AND PAYMENT

3.1 Charges: Changes to MRC: Taxes.

- A. Customer agrees to pay all charges associated with the Services, including, but not limited to, any fees or payment obligations in connection with the Services imposed by governmental or quasi-governmental bodies, or by Comcast, in connection with the sale, installation, use, or provision of the Services (e.g., applicable franchise fees, right of way fees, and Universal Service Fund charges) regardless of whether Comcast or its Affiliates pay the fees directly or are required or permitted by law to collect them from Customer. Any failure on the part of Customer to be ready to receive Service, or any refusal on the part of Customer to receive Service, shall not relieve Customer of its obligation to pay charges for any Service that is otherwise available for use. For the avoidance of doubt, Comcast shall not be responsible for any purchases made by Customer or its end users while using the Services.
- B. With respect to each Sales Order and SOW, Comcast may, upon thirty (30) days prior written notice to Customer (or such longer period as may be required by law), modify the monthly recurring service charges applicable to (i) Ethernet and Internet Services at any time after the expiration of the initial Service Term and (ii) any other Services at any time. Customer acknowledges and agrees that such notice requirement may be satisfied by including notice of a monthly recurring service charge modification(s) in a Customer invoice. Customer shall have thirty (30) days from receipt of any such notice to cancel the applicable Service without liability for Termination Charges. Should Customer fail to cancel within such timeframe, Customer shall be deemed to have accepted the modified Service pricing. Notwithstanding anything to the contrary contained in this Article 3.1(B), Comcast may modify equipment charges upon notice to Customer.
- C. Except to the extent Customer provides a valid tax exemption certificate prior to the delivery of Service, Customer shall be responsible for the payment of any and all applicable local, state, and federal taxes or fees (however designated). Customer shall also be responsible to pay any taxes that become applicable retroactively.

3.2 Payment Terms: Disputes.

A. Except as otherwise indicated herein or in a PSA, Comcast will invoice Customer in advance on a monthly basis for all monthly recurring charges and fees arising under the Agreement. All other charges will be billed monthly in arrears, including without limitation, certain usage-based charges. Payment is due within thirty (30) days after the invoice date. If a Service Commencement Date is not the first day of a billing period, Customer's first monthly invoice shall include any prorated charges for the Services from the Service Commencement Date to the start of the next billing period. Except to the extent otherwise prohibited by law, Customer will be assessed a service charge up to the full amount permitted under applicable

law for any check or other instrument used to pay for the Services that has been rejected by the bank or other financial institution. Subject to Customer's right to dispute charges in accordance with Article 3.2(B), any payment not made when due will be subject to a late charge equal to (i) 1.5% per month or (ii) the highest rate allowed by law, whichever is lower. If Comcast is required to use a collection agency or attorney to collect any amount owed by Customer or any unreturned Comcast Equipment, Customer agrees to pay all reasonable costs of collection or other action. No acceptance of partial payment(s) by Comcast shall constitute a waiver of any rights to collect the full balance owed under the Agreement.

- B. If Customer disputes any portion of an invoice, Customer shall pay the undisputed portion of the invoice and submit a written claim, including all substantiating documentation, to Comcast for the disputed amount of the invoice by the invoice due date. The parties shall negotiate in good faith to resolve any billing dispute submitted by Customer pursuant to this Article 3.2(B). Under no circumstances may Customer submit a billing dispute to Comcast later than ninety (90) days following the invoice date.
- Credit Approval and Deposits. Delivery of Services may be subject to credit approval. Customer authorizes Comcast to make inquiries and to receive information about Customer's credit history from others and to enter this information in Customer's records. Comcast, in its sole discretion, may deny the Services based upon an unsatisfactory credit history. Subject to applicable regulations, Comcast may require Customer to make a deposit as a condition to Comcast's provision of the Services.

ARTICLE 4. TERM & TERMINATION

4.1 Term.

- A. Agreement Term. Upon execution of the Agreement, Customer shall be allowed to request SOWs and Sales Orders from Comcast during the term referenced on the Cover Page ("MSA Term"). After the expiration of the initial MSA Term, Comcast, in its sole discretion, may continue to issue Sales Orders and SOW(s) to Customer under the Agreement or require the Parties to execute a new agreement. This Agreement shall continue in effect until the expiration or termination date of the last Service under a Sales Order or SOW entered under the Agreement, unless terminated earlier in accordance with the Agreement.
- B. Service Term. Upon the expiration of the Service Term applicable to a Sales Order or SOW, each Service Term shall automatically renew for successive periods of one (1) year each (each, a "Renewal Term"), unless prior written notice of inity (30) days before the expiration of the Service Term or the then current Renewal Term. To the extent the initial Service Term or a Renewal Term applicable to a Sales Order extends beyond the expiration date of the MSA Term, such

Sales Order or SOW shall continue to be governed by the terms and conditions of the Agreement. The MSA Term commences on the Effective Date and continues for the time set forth on the Master Services Agreement Cover Page.

Termination for Convenience. Notwithstanding any other term or provision in this Agreement, Customer shall have the right, in its sole discretion, to terminate any or all Sales Order(s) or SOW(s) at any time, upon thirty (30) days prior written notice to Comcast (subject to applicable Termination Charges).

Termination for Cause. 4.3

- A. If either Party is in material breach of the Agreement and the breach continues unremedied for thirty (30) days after written notice of default, the other party may terminate for cause any Sales Order or SOW materially affected by the breach. In addition to its other remedies, if the Customer is in breach of a payment obligation and fails to make payment in full within thirty (30) days after written notice of default, Comcast may suspend the Service(s) under the affected Sales Order(s) or SOW(s).
- B. Subject to applicable law, either party may terminate a Sales Order or SOW immediately upon notice to the other party if the other party has become insolvent as defined under the U.S. Bankruptcy Code, institutes or has instituted against it any bankruptcy, reorganization, det arrangement or assignment for the benefit of creditors, other proceeding under any bankruptcy or insolvency law or dissolution, receivership, or liquidation proceeding (and if such proceeding is instituted against it, such proceeding is not dismissed within sixty (60) days).
- C. Comcast may terminate any Sales Order, SOW and/or the Agreement immediately if Customer or its employees, agents, or representatives threaten, harass, or use vulgar or inappropriate language toward Comcast personnel.
- Effect of Expiration/Termination of a Sales Order or SOW. Upon the expiration or termination of a Sales Order or SOW for any reason, Comcast (i) shall disconnect the applicable Service and (ii) may assess and collect from Customer applicable Termination Charges (unless the Service is terminated by Customer pursuant Article 4.3 above). Termination by either party of a Sales Order or SOW does not waive any other rights or remedies that it may have under this Agreement.

ARTICLE 5. LIMITATION OF LIABILITY; DISCLAIMER OF WARRANTIES

5.1 Limitation of Liability.

THE AGGREGATE LIABILITY OF COMCAST AND ITS AGENTS, SUPPLIERS, AND LICENSORS FOR ANY AND ALL LOSSES, DAMAGES, AND CAUSES OF ACTION ARISING OUT OF THE AGREEMENT,

THE. INCLUDING. BUT NOT LIMITED TO. NOT OF SERVICE, AND PERFORMANCE OTHERWISE LIMITED HEREUNDER, WHETHER IN CONTRACT, TORT, OR OTHERWISE, SHALL NOT EXCEED DIRECT DAMAGES EQUAL TO THE SUM TOTAL OF PAYMENTS MADE BY CUSTOMER TO COMCAST DURING THE THREE (3) MONTHS IMMEDIATELY PRECEDING THE EVENT FOR ARE THIS CLAIMED. DAMAGES WHICH APPLY TO NOT SHALL LIMITATION INDEMNIFICATION OBLIGATIONS.

- NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, NEITHER PARTY SHALL BE LIABLE TO THE OTHER FOR ANY INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE, OR CONSEQUENTIAL COVER. DAMAGES, WHETHER OR NOT FORESEEABLE, OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, ANY LOSS OF REVENUE, LOSS OF USE, LOSS OF BUSINESS, OR LOSS OF PROFIT WHETHER SUCH ALLEGED LIABILITY ARISES IN CONTRACT OR TORT; PROVIDED, THAT, THE FOREGOING SHALL NOT LIMIT CUSTOMER'S LIMITATION LIABILITY FOR CHARGES OWED FOR THE SERVICES, FOR ANY EQUIPMENT OR SOFTWARE PROVIDED BY COMCAST, OR FOR TERMINATION CHARGES.
- C. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THE AGREEMENT, IN NO EVENT SHALL THE AGGREGATE LIABILITY OF COMCAST AND ITS AGENTS, SUPPLIERS, AND LICENSORS UNDER THIS AGREEMENT FOR ALL INDEMNIFICATION OF INTELLECTUAL PROPERTY CLAIMS UNDER SECTION 6(i) OF THESE GENERAL TERMS AND CONDITIONS EXCEED THE GREATER OF (I) ONE (1) MILLION DOLLARS (\$1,000,000) AND (II) THE SUM TOTAL OF PAYMENTS MADE BY CUSTOMER DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE DATE ON WHICH THE INTELLECTUAL PROPERTY CLAIM FIRST AROSE.

5.2 Disclaimer of Warranties.

TO THE MAXIMUM EXTENT ALLOWED BY A. LAW, COMCAST EXPRESSLY DISCLAIMS ALL STATUTORY IMPLIED. AND/OR EXPRESS. WARRANTIES, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT. Without limiting the generality of the foregoing, and except as otherwise identified in a PSA or SOW, Comcast does not warrant that the Services, Comcast Equipment, or Licensed Software will be uninterrupted, errorfree, or free of latency or delay, or that the Services, Comcast Equipment, or Licensed Software will meet Customer's requirements, or that the Services, Comcast Equipment, or Licensed Software will prevent unauthorized access by third parties. Customer acknowledges and agrees that the Services are not fail-safe and are not designed or intended for use in situations requiring fail-safe performance or in which an error or interruption in the Services could lead to severe injury to business, persons, property, or environment.

- B. Notwithstanding anything to the contrary contained in the Agreement, in no event shall Comcast and its agents, suppliers, and licensors be liable for any loss, damage, or claim arising out of or related to: (1) content or data received or distributed by Customer or its users through the Services; (2) any act or omission of Customer, its users, or third parties not under the control of Comcast; (3) interoperability, interaction, or interconnection of the Services with applications, equipment, services, or networks provided by Customer or third parties not under the control of Comcast; or (4) loss or destruction of any Customer hardware, software, files, or data resulting from any virus or other harmful feature or from any attempt to remove it. Customer is solely responsible for backing up its data, files, and software prior to the installation of Service and at regular intervals thereafter.
- 5.3 Exclusive Remedies. Customer's sole and exclusive remedies are as expressly set forth in the Agreement. In those states where Customer's remedies cannot be so limited, the liability of Comcast is limited to the maximum extent permitted by law.

ARTICLE 6. INDEMNIFICATION

Comcast's Indemnification Obligations. Subject to Sections 5.1(B) and 5.1(C) and any other limitations contained in the Agreement, Comcast shall indemnify, defend, and hold harmless Customer, its Affiliates and their respective employees, directors, officers, and agents from and against all damages, liabilities, losses, and expenses (including reasonable attorneys' fees) arising out of a claim or demand by a third party ("Claims") incurred as a result of (i) infringement of U.S. patent or copyright law based solely on Comcast Equipment or Licensed Software; provided, that, Comcast shall have no liability for any claim of infringement arising from: (a) Comcast's compliance with any designs, specifications, or instructions of Customer; (b) modification or alteration of the Licensed Software or Comcast Equipment by Customer or a third party without the prior knowledge and written approval of an authorized officer of Comcast; (c) use of the Licensed Software or Comcast Equipment in a way not authorized in writing by an authorized officer of Comcast; and/or (d) Customer's failure to use an updated version of the Licensed Software or Comcast Equipment which has been provided, or made available, to Customer and (ii) damage to tangible personal property or real property, and personal injuries (including death) to the extent caused by the gross negligence or willful misconduct of Comcast while working on the Service Locations. For purposes of this Article 6.1, any claims by any enduser of the Services shall not be included in the definition of Claims.

- 6.2 <u>Customer's Indemnification Obligations</u>. Subject to Section 5.1(B), Customer shall indemnify, defend, and hold harmless Comcast and its agents, suppliers, and licensors from any and all Claims arising on account of or in connection with Customer's and its users' use or sharing of the Service provided under the Agreement, including with respect to: (i) any content received or distributed by Customer or its users through the Service; (ii) libel, infringement of copyright, or unauthorized use of trademark, trade name, or service mark arising out of communications via the Service; (iii) for patent infringement arising from Customer's combining or connection of Customer-Provided Equipment to use the Service; and (iv) for damage arising out of the gross negligence or willful misconduct of Customer.
- Indemnification Procedures. To the extent a party 6.3 may be entitled to indemnification under this Agreement (an "Indemnified Party"), such Indemnified Party shall (i) promptly notify the other party (the "Indemnifying Party") in writing of any pending or threatened Claim that gives rise to a right of indemnification (an "Action") and (ii) cooperate in every reasonable way to facilitate the defense or settlement of such Action. The Indemnifying Party shall assume the defense of any Action with counsel selected by the Indemnifying Party. The Indemnified Party may employ its own counsel in any such case and shall pay such counsel's fees and expenses. Indemnifying Party shall have the right to settle any Action; provided, however, that to the extent that such settlement requires the Indemnified Party to take or refrain from taking any action or purports to obligate the Indemnified Party, then the Indemnifying Party shall not settle such Action without the prior written consent of the Indemnified Party, which consent shall not be unreasonably withheld, conditioned, or delayed.

ARTICLE 7. CONFIDENTIAL INFORMATION AND PUBLICITY

Disclosure and Use. All Confidential Information disclosed by either party shall, during the term of the Agreement and for two (2) years after the expiration or termination thereof (or such longer period as may be required by law), not be disclosed to any third party without the disclosing party's express written consent. Notwithstanding the foregoing, such information may be disclosed (A) to the receiving party's employees, affiliates, and agents who have a need to know for the purpose of performing under this Agreement, using the Services, and rendering the Services (provided that in all cases the receiving party shall take appropriate measures prior to disclosure to its employees, affiliates, and agents designed to protect against unauthorized use or disclosure) or (B) as otherwise authorized by this Agreement. Each party's confidentiality obligations hereunder shall not apply to information that: (A) is already known to the receiving party without a pre-existing restriction as to disclosure; (B) is or becomes publicly available without fault of the receiving party; (C) is rightfully obtained by the receiving party from a third party without restriction as to disclosure or is approved for release by written authorization of the disclosing party; or (D) is developed independently by the receiving party without use of the disclosing party's Confidential Information. Each party agrees to treat all Confidential Information of the other in the same manner as it treats its own proprietary information, but in no case using less than a reasonable degree of care. If either party is required to disclose Confidential Information pursuant to a judicial order or other compulsion of law, such party shall be permitted to make such disclosure provided that it: (a) limits the disclosure to only that information which is required to be disclosed by such order or legal requirement, (b) if permitted, provides the disclosing party with prompt notice of such order or legal requirement, and (c) reasonably assists the disclosing party in obtaining a protective order, if requested and at the disclosing party's expense.

- 7.2 <u>Publicity</u>. Neither party shall issue any publication or press release relating to, or otherwise disclose the existence of, the terms and conditions of any contractual relationship between Comcast and Customer without the prior written consent of the other party; provided that this restriction will not prohibit Comcast from making internal announcements related to the completion and existence of the contractual relationship contemplated herein.
- 7.3 Remedies. Notwithstanding any other Article of this Agreement, the non-breaching party shall be entitled to seek equitable relief to protect its interests pursuant to this Article 7, including, but not limited to, injunctive relief.

ARTICLE 8. PROHIBITED USES; COMCAST POLICIES

- Prohibited Uses; Comcast Policies. Customer is prohibited from using, or permitting the use of, any Service (i) for any purpose in violation of any law, rule, regulation, or policy of any government authority; (ii) in violation of the Comcast Acceptable Use Policy ("AUP") available on the Website; (iii) for any use as to which Customer has not obtained all required government approvals, authorizations, licenses, consents, or permits; or (iv) to interfere unreasonably with the use of Comcast service by others or the operation of the Network. Customer is responsible for the compliance of its users with the provisions of the Agreement. Customer acknowledges and agrees that use of the Services, including by Customer, its Affiliates, and any users, shall be subject to the AUP. Notwithstanding anything to the contrary contained in Section 4.3, Comcast reserves the right to act immediately and without notice to (a) terminate or suspend the Agreement and/or any Services if Comcast determines that such use or information is in violation of this Article 8.1 and such termination will constitute a termination for cause and (b) terminate or suspend the Services in the event of fraudulent use of the Services. Customer acknowledges and agrees that Comcast is not obligated to detect or report unauthorized or fraudulent use of the Services to Customer.
- **8.2** Privacy Policy. Comcast will comply with the Comcast Privacy Policy ("Privacy Policy") which is available at the Website. Comcast is not responsible for any information provided by Customer to third parties and Customer assumes

all privacy and other risks associated with providing personally identifiable information to third parties via the Services.

- 8.3 Prohibition on Resale. Customer may not sell, resell, sublease, assign, license, sublicense, share, provide, or otherwise utilize in conjunction with a third party (including, without limitation, in any joint venture or as part of any outsourcing activity) the Services or any component thereof. For the avoidance of doubt, this prohibition includes Customer bundling the Services with any services or components of Customer that are then sold to end users of any kind
- 8.4 Monitoring. Comcast shall have no obligation to monitor postings or transmissions made in connection with the Services, however, Customer acknowledges and agrees that Comcast and its agents shall have the right to monitor any such postings and transmissions from time to time and to use and disclose them in accordance with this Agreement, and as otherwise required by law or government request. Comcast reserves the right to refuse to upload, post, publish, transmit or store any information or materials, in whole or in part, that, in Comcast's sole discretion, is unacceptable, undesirable or in violation of this Agreement.

ARTICLE 9. MISCELLANEOUS TERMS

- 9.1 Force Majeure. Neither party nor its Affiliates shall be liable to the other party for any delay, failure in performance, loss, or damage to the extent caused by force majeure conditions such as acts of God, fire, explosion, power blackout, cable cuts, acts of regulatory or governmental agencies, unforeseeable third party actions, or other causes beyond the party's reasonable control, except that Customer's obligation to pay for Services provided under the Agreement shall not be excused. Changes in economic, business, or competitive condition shall not be considered force majeure events.
- 9.2 Assignment or Transfer. Customer shall not assign any right, obligation, or duty, in whole or in part, nor any other interest hereunder, without the prior written consent of Comcast, which shall not be unreasonably withheld. Any assignment in violation of this provision shall be deemed null and void. All obligations and duties of either party hereunder shall be binding on all successors-in-interest and permitted assigns of such party.
- 9.3 Notices. Except as otherwise identified herein, any notice sent pursuant to the Agreement shall be deemed given and effective when sent by e-mail (confirmed by certified mail), or when delivered by overnight express or other express delivery service, in each case, to the following addresses (or to such other addresses as a party may designate by written notice to the other party): (i) with respect to Customer, to the address set forth on any Sales Order or the MSA Cover Page; or (ii) with respect to Comcast, to: Vice President of Sales Operations (Comcast Business), One Comcast Center, 1701 JFK Blvd., Philadelphia, PA 19103, with a copy to

Legal_Notices@comcast.com. Alternatively, Customer may send termination notice to Comcast through the Comcast disconnection portal found at the following URL: https://business.comcast.com/landingpage/disconnect (as the same may be updated by Comcast from time-to-time).

9.4 Amendments; Changes to the Agreement.

- A. The Agreement may not be amended except by a written agreement executed by the parties; provided, that, notwithstanding the foregoing, Comcast may change or modify these General Terms and Conditions and the PSAs, and any related policies (including the AUP and Privacy Policy) from time to time ("Revisions") by posting such Revisions to the Website. The Revisions are effective upon posting to the Website. Customer will receive notice of any Revisions in the next applicable monthly invoice. Customer shall have thirty (30) calendar days from the invoice notice of such Revisions to provide Comcast with written notice that the Revisions adversely affect Customer's use of the Service(s). If, after such notice. Comcast is able to verify such adverse effect but is unable to reasonably mitigate the Revisions' impact on such Services, then Customer may terminate the impacted Service(s) without further obligation (including Termination Charges) to Comcast beyond the termination date. This shall be Customer's sole and exclusive remedy for any Revisions. Customer acknowledges and agrees that terms or conditions contained in any Customer purchase order or similar Customer order form (regardless of whether executed by Comcast), or restrictive endorsements or other statements on any Customer form of payment, shall be void and of no force or effect. Without limitation to the foregoing, if (i) Customer requires Comcast to execute a Customer purchase order or other Customer order form for a Service or as a condition to receiving payment for the same and (ii) Comcast executes such purchase order or Customer order form, Customer acknowledges and agrees that (1) Comcast's execution is solely for the purpose of assisting Customer in satisfying its internal procurement requirements and (2) any terms and conditions contained in such purchase order or Customer order form shall be null and void and of no force or effect.
- B. The parties acknowledge that the respective rights and obligations of each party as set forth in this Agreement are based on applicable law and regulations as they exist on the date of the Agreement's execution. The parties agree that in the event of any legislative, regulatory, or judicial order, rule, or regulation, or decision in any arbitration or other dispute resolution proceeding, or other legal or regulatory action that materially affects the provisions of this Agreement or the economic terms of the Agreement, Comcast may, by providing written notice to the Customer, require that the affected provisions of the Agreement be renegotiated in good faith. If Customer refuses to enter such renegotiations, or the parties are unable to reach resolution on new Agreement terms, Comcast may, in its sole discretion, terminate this Agreement, in whole or in part, upon sixty (60) days written notice to Customer.

- Tariffs. Notwithstanding anything to the contrary in the Agreement, Comcast may be required to file with regulatory agencies tariffs for certain Services. In such event, the terms set forth in the Agreement may, under applicable law, be superseded by the terms and conditions of the tariffs. Without limiting the generality of the foregoing, in the event of any inconsistency between the Agreement and applicable Sales Orders or SOWs on one hand, and the relevant tariffs on the other hand, the rates and other terms set forth in the Agreement and applicable Sales Orders or SOWs will be treated as individual case-basis arrangements to the maximum extent permitted by law. If Comcast voluntarily or involuntarily cancels or withdraws a tariff under which a Service is provided to Customer, the Service will thereafter be provided pursuant to the Agreement and the terms and conditions contained in the tariff immediately prior to its cancellation or withdrawal. In the event that Comcast is required by a governmental authority to modify a tariff under which Service is provided to Customer in a manner that is material and adverse to the Customer, the Customer may terminate the applicable Sales Order or SOW upon a minimum thirty (30) days' prior written notice to the other party, without further liability.
- 9.6 <u>Compliance with Laws</u>. Each of the Parties agrees to comply with all local, state and federal laws and regulations and ordinances applicable to such Party in the performance of its respective rights and obligations under this Agreement.
- Consent to Communications from Comcast. 9.7 Customer acknowledges and agrees that Comcast or third parties acting on Comcast's behalf may call or text Customer at any telephone number that Customer provides to Comcast or that Comcast issues to Customer, and may do so for any purpose relating to Customer's account and/or the Services to which Customer purchased. Customer expressly consents to receive such calls and texts and agree that these calls and texts are not unsolicited. Customer acknowledges and agrees that these calls and texts may entail the use of an automatic telephone dialing system and/or artificial or prerecorded messages. Customer may not opt-out of receiving certain communications pertaining to Customer's account, including but not limited to communications regarding emergencies, fraud or other violations of law, security issues, and harm caused to the Network. Message frequency depends on Customer's activity with the Services. Message and/or data rates may apply.
- <u>Headings</u>; No Waiver. The Agreement supersedes all prior agreement between the parties with respect to its subject matter and constitutes a complete and exclusive statement of the terms of the agreement between the parties with respect to the subject matter hereof. In the event that any portion of the Agreement is held to be invalid or unenforceable, the parties shall replace the invalid or unenforceable portion with another provision that, as nearly as possible, reflects the original intention of the parties, and the remainder of the Agreement shall remain in full force and effect. The rights and obligations of either party that by their nature would continue beyond the termination or

- expiration of the Agreement shall survive termination or expiration of the Agreement. The article headings used herein are for reference only and shall not limit or control any term or provision of this Agreement or the interpretation or construction thereof. No failure by either party to enforce any right(s) hereunder shall constitute a waiver of such right(s). The Agreement may be executed in counterpart copies. Each party represents and warrants that the persons who executes the Agreement on its behalf are duly authorized to do so.
- 9.9 Choice of Law. This Agreement shall be governed by, and construed and interpreted in accordance with, the laws of the State of Delaware without regard to its conflict of laws principles. Any claim or controversy arising out of or relating to this Agreement shall be brought exclusively in federal or state court located in Dover, Delaware and the parties hereby consent to personal jurisdiction and venue in such court. Both parties hereby waive any right to a trial by jury.
- No Third-Party Beneficiaries; Independent Contractors. Except as otherwise specifically set forth herein, this Agreement does not expressly or implicitly provide any third party (including users) with any remedy, claim, liability, reimbursement, cause of action, or other right or privilege. The parties to this Agreement are independent contractors. Neither party is an agent, representative, or partner of the other party. Neither party shall have any right, power, or authority to enter into any agreement for, or on behalf of, or incur any obligation or liability of, or to otherwise bind, the other party. This Agreement shall not be interpreted or construed to create an association, agency, joint venture, or partnership between the parties or to impose any liability attributable to such a relationship upon either party. Each party acknowledges and agrees that any interpretation of this Agreement may not be construed against a party by virtue of that party having drafted the provisions.
- 9.11 Export Law and Regulation. Customer acknowledges that any products, software, and technical information (including, but not limited to, services and training) provided pursuant to the Agreement may be subject to U.S. export laws and regulations. Customer agrees that it will not use distribute, transfer, or transmit the products, software, or technical information (even if incorporated into other products) except in compliance with U.S. export regulations and this Agreement.

Contract for Pizza

25-0093

This Agreement, between Anderson County, Tennessee, a governmental entity and political subdivision of the State of Tennessee (hereinafter, "County") and RaeLee Belle Inc DBA Dominos (hereinafter, "Contractor") and for good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties agree as follows:

Contractor Services. Contractor agrees to provide Pizza for the County Per Bid #2520, Exhibit 1.

Standard of Performance. Contractor agrees to perform the contract requirements in a manner consistent with the standard in the industry and to the satisfaction of the County.

Purchase Order. A Purchase Order must in place before commodities are delivered.

Contractor Compensation. Contractor shall be paid by the County within thirty (30) days of invoicing and delivery. The compensation to Contractor shall be calculated by: Bid #2520, Exhibit 1. Contractor shall not receive additional compensation for expenses including travel, hotel, food, etc.

Term. The term of this agreement shall begin on 01/01/2024 and shall end on 06/30/2027.

Release. Contractor hereby agrees to release, indemnify, and hold County harmless from and against any and all claims, lawsuits, or the like associated with County's performance of this agreement, or as it relates to the past, present, or future financial condition of the County or the performance of Contractor's services under this Agreement.

Default. In the event of default by the Contractor hereto, the County may bring suit against the Contractor to enforce the terms of this Agreement. In such event, the prevailing party shall be entitled to recover any remedies available at law and/or equity including reasonable attorney's fees and costs associated with the default.

No Oral Modification. No modification, amendment, supplement to or waiver of this Agreement or any of its provisions shall be binding upon the parties hereto unless made in writing and duly signed by all the parties.

Waiver. A failure of any party to exercise any right provided for herein, shall not be deemed to be a waiver of any right hereunder.

Entire Agreement. This Agreement sets forth the entire understanding of the parties as to the subject matter and may not be modified except in a writing executed by all parties.

Severability. In the event any one or more of the provisions of this Agreement is invalid or otherwise unenforceable, the enforceability of the remaining provisions shall be unimpaired.

Cancellation. In the event any party materially breeches, defaults or fails to perform hereunder, this Agreement may be cancelled by the other party with cause on thirty (30) days written notice to the other, if the event constituting the breach, default, or failure is not cured during that time.

Termination. The County reserves the right to terminate this contract in whole or in part with thirty (30) days written notification to the contractor. In the event of termination, the County shall not be liable for any costs other than the cost of services performed and materials delivered and accepted prior to termination date.

Exhibits. Any Exhibits attached hereto or incorporated herein are made a part of this Agreement for all purposes. The expression "this Agreement" means the body of this Agreement and the Exhibits.

Multiple Counterparts: Effectiveness. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original for all purposes and all of which shall be deemed, collectively, one Agreement. This Agreement shall become effective when executed by all the parties.

Jurisdiction. Each party hereby irrevocably consents to the jurisdiction of all state courts sitting in Tennessee or all federal courts sitting in Knoxville, Tennessee and agrees that venue for any legal action brought in connection with this Agreement shall lie exclusively in such courts.

Binding Effect. This Agreement shall be binding upon and inure to the benefit of the parties and upon their respective successors, heirs, or assigns.

Hold Harmless.

The Contractor agrees to indemnify and hold harmless Anderson County as well as its officers, agents, and employees from and against any and all claims, liabilities, losses, and causes of action which may arise, accrue, or result to any person, firm, corporation, or other entity which may be injured or damaged as a result of acts, omissions, or negligence on the part of the Contractor, its employees, or any person acting for or on its or their behalf relating to this Contract. The Contractor further agrees it shall be liable for the reasonable cost of attorneys' fees, court costs, expert witness fees, and other litigation expenses for Anderson County to enforce the terms of this Contract. In the event of any suit or claim, the Parties shall give each other immediate notice and provide all necessary assistance to respond. The failure of Anderson County to give notice shall only relieve the Contractor of its obligations under this Section to the extent that the Contractor can demonstrate actual prejudice arising from the failure to give notice. This Section shall not grant the Contractor, through its attorneys, the right to represent Anderson County in any legal matter.

Choice of Law. This Agreement shall be governed and construed in accordance with the laws of the State of Tennessee. The Contractor certifies that in performing this contract they will comply with all applicable provisions of the federal, state, and local laws, regulations, rules, and orders.

Appropriated Funds. The County's obligation to pay under this Contract is contingent upon funds appropriated in the current fiscal year's budget as approved by the County Board of Commissioners. Any contract requiring appropriated funds beyond the current fiscal year may be cancelled without notice in the event that funding to support the contract are unavailable in the subsequent fiscal year.

Payment Terms. The County's payment terms are net 30. All invoices shall be addressed to Anderson County Director of Finance, Room 210, 100 North Main Street, Clinton, TN 37716, and must include Contractor's name, address and phone number, and clearly list quantities, item description and units of measure.

Delivery. The County requires delivery of all products to be FOB ("free on board") unless indicated otherwise. If completed deliveries are not made at the time agreed, the County reserves the right to cancel or purchase elsewhere and hold Contractor accountable. If delivery dates cannot be met, Contractor agrees to advise the County of the earliest possible shipping date for acceptance by the County. Contractor agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which may for any reason occur prior to acceptance by the County. No such loss, injury, or destruction shall release Contractor from any obligations hereunder.

Inspection. Goods and material must be properly packaged. Damaged goods and materials will not be accepted, or if the damage is not readily apparent at the time of delivery, the goods shall be returned at no cost to the County. The County reserves the right to inspect the goods at a reasonable time subsequent to delivery where circumstances or conditions prevent effective inspection of the goods at the time of delivery.

Warranty. The Contractor warrants to the County that all goods and services furnished hereunder shall be free of defects in materials, workmanship, and from defect in design. In addition, Contractor warrants the goods and services are suitable for and will perform in accordance with the purposes for which they were intended.

Insurance Requirement. Contractors awarded bids or contracts are required to maintain, at their expense adequate insurance coverage to protect them from claims arising under the Worker's Compensation Act, any and all claims for bodily injury and property damage to the Contractor and to the County while completing delivery and services. A certificate of insurance may be required before work begins and be maintained until work is completed. Certificate Holder Shall Be: Anderson County Government, Clinton, Tennessee. Anderson County Government shall be named as an additional insured on all policies except worker's compensation and auto. Insurance carrier ratings shall have a Best's rating of A-VII or better, or its equivalent. Cancellation clause on certificate should strike out "endeavor to" and include a 30-day notice of cancellation where applicable. Any deviations from the above requirements must be disclosed to the County Purchasing Agent. Any liability deductibles or exclusions must also be disclosed.

Uniform Commercial Code. All applicable portions of the Tennessee Uniform Commercial Code shall govern contracts with the County.

Non-discrimination. The Contractor shall comply with all Federal nondiscrimination laws, regulations, instructions, policies, and guidelines and the Tennessee Human Rights Act, T. C. A. §4-21-101 et. seq., as amended and any rules and regulations promulgated in accordance therewith.

Equal Employment Opportunity. It shall also be an unlawful employment practice for the Contractor (1) to fail or refuse to hire or to discharge any individual or otherwise to discriminate against any individual with respect to their compensation, or the terms, conditions, or privileges of their employment, because of such individual's race, color, religion, sex, age, handicap or national origin; or (2) to limit, segregate, or classify their employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect their status as an employee, because of such individual's race, color, religion, sex, age, handicap or national origin. Contractor shall comply with The Civil Rights Act of 1964, 42 U.S.C. sec. 2000 et seq. (2000), as amended.

Anti-Boycott of Israel: By signing this contract the Contractor certifies that it is not currently engaged in and agrees for the duration of this Contract not to engage in, the boycott of Israel.

Notice. Any notice required or provided pursuant to this Agreement shall be in writing and sent or delivered to the parties.

Titles and Subtitles. Titles of paragraphs and subparagraphs are for convenient reference only and shall not have the effect of modifying, amending, or changing the express terms of this Agreement.

Assignment. This Agreement shall be assignable only upon the written consent of the non-assigning party. Consent to an assignment shall not be unreasonably withheld. In the event of assignment or succession, the terms and conditions of this Agreement shall be binding upon the parties and their successors, assigns, heirs, executors, and/or administrators.

Further Documentation. The parties agree for themselves and their successors and assigns to execute any and all instruments in writing which are or may become necessary or proper to carry out the purpose and intent of this Agreement.

	Kimberly Black	12/20/2024
Contractor/Supplier:	Signature	Date

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Administrative Approval:

Printed Name Robert J. Holbrook, Finance Director Date Franchisee Title Anderson County Department Head RaeLeeBelle Inc dba Dominos Approval: Name of Company 117 S Main St Date Address Approved as to Form Clinton, TN 37716 City, State Zip **Anderson County Government**

Anderson County Government

Request for Bids

100 North Main Street, Suite 214 Courthouse Clinton, Tennessee 37716 (865) 457-6218 Office (865) 457-6252 Fax

purchasing@andersoncountytn.gov

Bid #2520 Date Issued: November 21, 2024

Bids will be received until 2:30 p.m. Eastern Time on December 12, 2024

Sealed bids are subject to the <u>General Terms and Conditions</u> of this bid, and any other data attached or incorporated by reference. Bids will be received in the Anderson County Purchasing Office until the date and time specified above, and at that time publicly opened and read aloud.

ANDERSON COUNTY RESERVES THE RIGHT TO WAIVE ANY INFORMALITIES IN OR TO REJECT ANY OR ALL BIDS AND TO ACCEPT THE BID DEEMED FAVORABLE AND IN THE BEST INTEREST OF ANDERSON COUNTY.

Robert J. Holbrook, Director of Finance

BID DESCRIPTION

Bid for Pizza for School Nutrition.

Bidders are to provide one original and one copy.

Bids must be in sealed envelopes with the Bid number clearly listed on the envelope.

Questions are to be emailed to <u>purchasing@andersoncountytn.gov</u> and kkleehammer@andersoncountytn.gov.

ANDERSON COUNTY SCHOOLS **CLINTON. TN 37716** SCHOOL NUTRITION PROGRAM DELIVERED, FRESH PIZZA, READY TO EAT

GENERAL

Attached are instructions and conditions for submitting a delivered, fresh pizza for ANDERSON COUNTY SCHOOLS IN CLINTON, TN 37716. Each participating school will receive at least one delivery a week on either Tuesday, Wednesday, or Thursday. The objective of this bid is to select suppliers in such a manner as to provide for open and free competition and comparability. All food must be processed and packaged in accordance with local, State of Tennessee, and FDA regulations contained in the Sanitary Food Transportation Act of 1990.

BID PERIOD

The bid period begins 01/01/2025 AND ENDS 06/30/2027.

VENDOR QUALIFICATION

Potential bidders must meet the following criteria:

- Be able to provide a quality product as specified
- Offer reasonable pricing
- Provide dependable delivery of items ordered.
- Meet specifications and bid conditions. The product that is bid must meet all the product specifications such as sodium, calones, portion size, weight, meat and grain equivalents for the USDA and case weight.
- Demonstrate successful past performance.
- Minimum 3 (three) years experience supplying similar products/commodities and services to school districts similar in size to Anderson County.

BID TABULATION

Regardless of the procurement method used, price is the final determining factor for awarding the contract. If the price of the product plus delivery does not give significant savings over buying the product on the open market, Anderson County SNP (School Nutrition Program) may not award the bid or may re-bid or may shift quantities to a different product. Ultimately the price used to determine the bid award will be based on the price per serving that will meet the minimum USDA requirements for a meal component or item and the comparisons from vendor to vendor will be based on the approved equal serving cost. All prices should be net after all rebates, delivery, adjustments, and other item price adjustments are made. Anderson County School Nutrition Program wishes to pay a net invoice upon delivery without having to track any rebates or other price adjustments. The School Nutrition Program may ask for samples of food prior to award.

Anderson County Purchasing Agent reserves the right to accept or reject any or all bids. The SNP director will tabulate the bid, recommend the winning bidder to the county purchasing agent, and the county purchasing agent will notify the bidders. The Anderson County School Board will approve the recommendation and the county attorney will sign the contract after receiving county commission approval. The purchase of products or services should commence after all this has been accomplished. Anderson County Purchasing will add their obligatory bid language. In the case of contradictory terms, the most stringent will apply.

11 2024

Pizza Bid

BID RENEWAL

Anderson County SNP reserve(s) the right to add/or delete products during the contract period. Pricing for added products will be based on a comparison of pricing offered by the vendor to the pricing of the same item offered on the open market prior to adding an item to the contract listing. Other school systems, with vendor approval, may use this bid for purchase in their district. Additional schools within the district may be added to the bid with the permission of the vendor.

BID PREPARATION

Bidders must submit one price for each item on the bid product sheet. Each bidder should bid on <u>all</u> items listed in the bid document for pizzas. Anderson County SNP will recalculate usage and line extensions to make necessary conversions for differences in pack size. The bid award will be made on price per serving in relation to servings desired. The bottom line total will be adjusted if mathematical conversions and extensions indicate the need for correction. Delivery cost and all other costs of the pizza will be included in the one bid price per individual pizza. Total price, bottom line cost to School Nutrition will be the determining factor in the bid award.

All bids shall be in accordance with the instructions to bidders and specifications as attached. Specifications are intended to be open and non-restrictive. A copy of the Nutrition Facts label for each item and an ingredient statement must be included with the bid. A meat and grain formulation statement must also accompany the bid submission for each item.

Estimated usages are given for each item. The estimated usages do not indicate the actual quantity which will be ordered, since such volume will depend upon requirements which develop during the contract period. Estimated usages are based on last year's purchases and are estimated for the bid period. For new/never used items' estimated usages, the amount is a projected number based on anticipated acceptance by students. Inclusion of items on bid does not guarantee purchase.

All columns of the bid document must be completed in ink or typewritten. The bottom line total (sum of extended prices) must also be printed in ink or typewritten on the proposal form. No erasures shall be permitted. Errors may be crossed out and corrections printed in ink or typewritten and must be initialed in ink by the person signing the bid. Mathematical calculations involving decimals must be carried to two (2) places.

Should a bidder find discrepancies or omissions from the bidding document or be in doubt as to their meaning, he/she shall at once send questions by email to purchasing@andersoncountytn.org.

It shall be the sole responsibility of the bidder to make certain that all bids in proper form are submitted by the date due.

ORDERING and DELIVERY

- Delivery of products should be in one to four deliveries per serving day to the prospective schools. The school sites are listed later in the document, along with the number of deliveries.
 Pizza will not normally be ordered/delivered on Monday or Friday. Pizza will be in pizza boxes with the kind of pizza indicated on the front flap.
- All foods are to be delivered with no evidence of damage. The pizzas are to be cut in 8 even pieces, allowing service with a gloved hand where pieces will come apart with the use of only one hand. The vendor will transport the fully cooked pizzas in a sanitary manner, holding a serving temperature throughout transport and delivery at 160 degrees. The pizzas will be placed in dedicated warming/holding cabinets that have been cleared by school staff to enable the delivery person to load quickly. The vendor delivery person will be responsible for waiting while the SNP team member inspects and verifies each order for quantity and quality before leaving.
- Deliveries must be made between 5 and 10 minutes prior to service times. Pizza delivered late (after scheduled meal service has started), will not be paid for by School Nutrition. If the vendor

or the school needs to cancel delivery for a particular day, notice must be given before 9 am on that day. The vendor should make arrangements with another pizza store (same company) to deliver if the failure is the vendor's.

- Orders will originate from the school's cafeteria manager. The first order must be given no later than 9 am, and subsequent order adjustments must be made 2 hours or more before delivery on that day. If school is canceled or not in session, no delivery should be made, and it will be the vendor's responsibility to check school closure lists.
- If foreign objects are found in foods purchased from vendor and such objects result in injury or sickness to customers, vendor will be responsible for all claims resulting from this injury or sickness and the Board of Education and their employees will not be held responsible.
- Each school shall retain the right to reject any or all of a delivery that does not meet product specifications. Rejected items are to be picked up at the supplier's expense and a credit memo issued.
- The successful bidder shall provide the name and telephone contact number of a company contact person, along with a delivery schedule that includes the delivery person's name and contact number.
- Food bids will provide products that have expiration dates and/or facility preparation coding that can readily identify the product for sanitation, safety, recall, and freshness measures. Ingredient labels, preferably Child Nutrition labels (CN), net weight, supplier information, and other nutritional information must be available on each food container. The item bid must meet or exceed the requirements for the School Lunch Program as far as meat/meat alternate, fruit/vegetable, grain and will be asked for on the solicitation for bid. The products can have no added trans fat.
- A signed delivery ticket must be obtained by the delivery person during each delivery.
- A signed delivery ticket must also be left with cafeteria personnel.

Reasons for product rejection may be any one of the following:

Quality and student acceptability

Serviceability of item (damage)

Product does not meet bid specifications

Product was not delivered before the scheduled service period began

CONTRACT TERMINATION FOR CAUSE

In the event the contract is terminated for due cause by the School District, the District shall have the option of awarding the contract to the next lowest bidder or bidding again.

Poor quality product or late delivered product will be grounds to immediately suspend the contract until a more formal notification can be given.

CONTRACT TERMINATION FOR CONVENIENCE

The School District(s) may, by written notice to the vendor, terminate this Contract without cause for any reason. Said termination shall not be deemed a Breach of Contract by the School System(s). The School System(s) must give notice of termination to the Vendor at least thirty (30) days prior to the effective date of termination. The Contractor shall be entitled to receive compensation for satisfactory, authorized service completed as of the termination date, but in no event shall the School District be liable to the Contractor for compensation for any service which has not been rendered. Upon such termination, the Contractor shall have no right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount.

INVOICES AND STATEMENTS

All statements are to be issued to include and end with the cut-off date which will be the LAST DAY OF THE MONTH. Three (3) invoices must be furnished at the time of delivery. At the end of each month, a separate statement showing invoice numbers and dates of delivery for each school must be mailed to the following address. Anderson County School Nutrition Program, 101 S. Main Street, Suite 470, Clinton, TN 37716 or emailed to amvi@acs.ac and rowens1@acs.ac. All schools serviced under this contract are tax exempt. A tax exempt certificate can be provided upon request.

11 2024

Anderson County, TN 865.457.7560

Pizza Bid

REGULATION COMPLIANCE

- All contracts awarded in excess of \$10,000.00 by grantees and their contractors or sub-grantees shall comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and supplemented by the Department of Labor regulations (41CFR, Part 60).
- All contracts over \$100,000.00 will require compliance with the Clean Air Act issued under Section 306, Section 508 of the Clean Water Act, Executive Order 11738 and Environmental Protection Agency regulations.
- Bidders must comply with mandatory standards and policies related to energy efficiency which
 are contained in the State Energy Plan issued in compliance with the Energy Policy and
 Conservation Act (PL 94-163, 89 Stat. 871).
- A Certificate of Lobbying must be signed for all contracts over \$100,000.
- A Certificate of Debarment/Suspension must be signed for all contracts over \$25,000.
- Bidders must comply with the "Buy American" provision as outlined in Policy Memorandum 7 CFR Part 210.21(d)
- All property or services furnished must comply with all applicable Federal, State, and Local laws, codes and regulations.
- Bidders must comply with the following Anderson County policy on Conflict of Interest and Anderson County Code of Conduct Procedures.
 - Conflict of Interest:
 https://tsbanet-my.sharepoint.com/:w:/g/personal/policy_tsba_net/Ecl_1yudn6eRMtgzPNT ciPA0BwrxYpAo5PQBLrpIBPthRGA2rtime=vm-6v6Al3Ug
 - Code of Conduct: https://drive.google.com/file/d/1J8O0BDPTU4evkRRcXwZv-zV2aLNp1B4-/view

RECORDS

All contractors are required to retain all books, records and other documents relative to this agreement for three (3) years after final payment and all other pending matters are closed. Contractors must agree that the School Food Authority, the State Agency, the United States Department of Agriculture, or Comptroller General may have full access to any books, documents, papers, and records of the Contractor which are directly pertinent to all negotiated contracts. If an investigation or audit is in progress, records shall be maintained until stated matter is closed.

PRICING AND ESCALATION OR MARKET PRICE INFORMATION ABOUT SPECIFIC BIDS

If vendor requests a price increase, they must do so in writing 30 days prior and base the request on the most current Consumer Price Index, South Region:

https://www.bls.gov/regions/southeast/news-release/2024/consumerpriceindex_south_20240213.htm#~:text=Prices%20in%20the%20South%20up.Contacts%20Technical%20information

All adjustments made to begin each new school year in July (no escalation first year).

SANITATION & RECALLS

All facilities used to procure, process, and hold the products shall adhere to all local, state, and federal regulations. A date stamp, item and facility code shall be clearly visible on the packaging in order to trace to point of origin in order to trace shipments and also to manage a food recall. At a minimum the following should be readily available from vendor:

- 1. product item code and description with name of vendor and product name/number clearly visible
- 2. shipping date(s)
- 3. all other packaging codes needed to identify the recalled products
- 4. how to isolate product and disposal protocols
- 5. how to document for reimbursement from vendor

Pizza Bid

The vendor should contact the current director of the School Nutrition Program, the Anderson County School Nutrition USDA manager, or the purchasing agent if they cannot make contact with the first two agents in order to begin the recall protocols.

BID PACKAGE:

- Solicitation
- USDA Statement
- Lobbying Form
- Debarment Form
- Item Specifications
- Item Bid Sheet for Pricing
- Additional Anderson County Purchasing Document

Anderson County, TN, Government administers all aspects of procurement for the School Nutrition Program

U.S. Department of Agriculture Non Discrimination Statement follows:

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at:

https://www.usda.gov/sites/default/files/documents/ad-3027.pdf, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

- 1. mail:
 - U.S. Department of Agriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410; or
- 2. fax: (833) 256-1665 or (202) 690-7442; or
- email: Program.Intake@usda.gov

This institution is an equal opportunity provider.

CERTIFICATION REGARDING "BUY AMERICAN" REQUIREMENTS

Section 104 (d) of the William F. Goodling Child Nutrition Reauthorization Act of 1998 requires SFAs to purchase domestically grown and processed foods, to the maximum extent practicable. There is a two-part test to define the country of origin for a manufactured end product: (i) the article must be manufactured in the United States; and (2) the cost of domestic components must exceed 50 percent of the cost of all the components.

We require that suppliers certify the percentage of U.S. content in products supplied to us according to the two-part test above. If you are unable or unwilling to make such certification, we will not purchase from you.

Two situations may warrant a waiver to permit purchases of foreign food products.

- 1) The product is not produced or manufactured in the U.S. in sufficient and reasonable available quantities of a satisfactory quality.
- 2) Competitive bids reveal the cost of a U.S. product is significantly higher than the foreign product.

Requested Waiver Items

Product Description	Vendor Item #	Reason for Waiver Request	Approved
Description			
-			

*use additional pages if needed

and the second s		a madfied or	,
Note: Approved column is for the SNP purchaser to indicate if they will accept	r me mm-vinerier	Tr Paritities or	,
if they reject that term. The SNP will contact the vendor if them is rejected.			

"We certify that our food products were manufactured in the United States and have at least 51% U.S. contents."

11 2024

Bid Pricing Sheet Vendor—complete right 2 columns and total cost for estimated usage at bottom

Vendor Rac Leo Belle IN DAA Donings Date 12/1/2024

Item	Fully cooked pizza, ready to serve, delivered in box and cut into 8 equal slices, enriched flour crust. Each slice should provide the National School Lunch requirement of 2 meat/meat alternates and 2 grain servings and 1/8 red orange vegetable at a minimum.	Estimated Usage, whole pizzas for approximately 34 weeks.	Price per pizza	Extended price (usage times price)
1	14"Pizza, enriched flour hand tossed crust with reduced sodium, reduced fat pepperoni and light mozzarella cheese <500mg sodium and <300 calories per slice. Meets a 2 grain, 2 meat/meat alternate, 1/2 cup red orange vegetable National School Lunch meal pattern per slice	6000 for School Year	48.75	#53,500
2	14"Pizza, enriched flour hand tossed crust with light mozzarella cheese <500mg sodium and 300 calories per slice made with light mozzarella cheese, <500mg sodium and <300 calories per slice. Meets a 2 grain, 2 meat/meat alternate, 1/8c red orange vegetable National School Lunch meal pattern per slice	500 for School Year	₩.75	\$4375.€
3	Gluten free pizza crust, with light mozzarella cheese with <500mg sodium and 300 calories per slice made with light mozzarella cheese, <500mg sodium and <300 calories per slice. Meets a 2 grain, 2 meat/meat alternate, 1/8c red orange vegetable National School Lunch meal pattern per slice	70 for School Year	JI 8 .99	\$629.30
4	Gluten free pizza crust, with reduced sodium, reduced fat pepperoni and light mozzarella cheese <500mg sodium and <300 calories per slice. Meets a 2 grain, 2 meat/meat alternate, 1/2 red orange vegetable National School Lunch meal pattern per slice	100 for School Year	\$ B .99	\$ 899°
	NOTE CRUST IS ENRICHED FLOUR AND NOT WHOLE GRAIN			enya daba v
	Ake and a substitute of the su	125		58403.3

Delivery Point of Origin Form

School Calendar can be found at: www.acs.ac

<u>Cafeteria Location</u>	Number of Deliveries on one day a week either Tuesday. Wednesday. or Thursday.	Estimated Pizzas on Delivery Day	Store Location Providing Pizza. Address and Phone Number with contact name
Anderson County High , 130 Maverick Circle, Clinton, TN 37716	1	May be added later	[Inton 175 Mamst Kim 720-355 4239
Clinton High School, 425 Dragon Drive, Clinton, TN 37716	1	May be added later	Clata 1175 Main St Km 720 355 4239
Clinton Middle, 110 N Hicks Street, Clinton, TN 37716	<u>3</u>	40	Clinten 1175 Main St Kim 720-355-4239
Norris Middle, 5 Norris Square, Norris, TN 37828	3	50	Chaton 117 S Mainst Kim 720:355:4239
Lake City Middle, 1132 S Main Street, Lake City, TN 37769	3	<u>30</u>	lockyTop 1045 N Main St. Kim 780:355:4839
Norwood Middle, 655 Tri-County BLVD, Oliver Springs, TN 37840	2	15	bak Ridge 1952 calledge Trapk Kim 720-355-4239
Clinch River Community School , 160 Maverick Circle, Clinton, TN 37716	1	<u>15</u>	Uinten 117 s. Mainst Kim 720-355-4239



STATE OF TENNESSEE BYRD ANTI-LOBBYING AMENDMENT CERTIFICATION

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352.

Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING – REQUIRED FOR CONTRACTS OVER \$100,000 Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

☑ The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Printed Name and Title	Phone Number / Email Address
Kimberly Black Franchisee	720:355 4239 K. Black & rlb pizza pros com
Signature of Authorized Representative	Date
Into do Black	12/01/2024

AD-1048

OMB No. 0505-0027 Expiration Date: 09/30/2025



Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions

The following statement is made in accordance with the Privacy Act of 1974 (5 U.S.C. § 552a, as amended). This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, and 2 CFR §§ 180.300, 180.335, Participants' responsibilities. The regulations were amended and published on August 31, 2005, in 70 Fed. Reg. 51865-51880. Copies of the regulations may be obtained by contacting the Department of Agriculture agency offering the proposed covered transaction.

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid CMB control number. The valid CMB control number for this information collection is 0505-0027. The time required to complete this information collection is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The provisions of appropriate criminal or civil fraud, privacy, and other statutes may be applicable to the information provided.

(Read instructions on page two before completing certification.)

- A. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency;
- B. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

prospective participant stant	
ORGANIZATION NAME Paelee Belle Inc DBA Domnes	PR/AWARD NUMBER OR PROJECT NAME
NAME(S) AND TITLE(S) OF AUTHORIZED REPRESENTATIVE(S)	
Kimberly Black Franchisee	DATE
SIGNATURE	12/01/2024
78WDURKI XXXI	

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions perfectpeling in or administrating USDA programs are prohibited from discriminating based on race, color, material origin, religion, sex, gender identity (including gender corporation), sexual orientation, disability, ago, market status, family/perental status, income derived from a public excitations program, policial beliefs, or reprised or retailation for prior corporation, disability, ago, market status, family/perental status, income derived from a public excitations program, policial beliefs, or reprised or retailation for prior corporation, in any program, or activity constructed or funded by USDA (not all bases apply to all programs). Reminiples and complete filing deadlines very by program or incident.

Persons with distribition who require atternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2809 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages often than English.

To file a program discrimination complete the USDA Program Discrimination Complaint Form, AD-3027, found ordine at <u>How to File a Program Discrimination Complaint</u> and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (886) 832-8992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-8410; (2) fac: (202) 690-7442; or (3) email: program intaker@instra.gov.

USDA is an equal opportunity provider, employer, and lander.

Instructions for Certification

- (1) By signing and submitting this form, the prospective lower tier participant is providing the certification set out on page 1 in accordance with these instructions.
- (2) The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.
- (3) The prospective lower tier participant must provide immediate written notice to the person(s) to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (4) The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person, "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549, at 2 CFR Parts 180 and 417. You may contact the Department or agency to which this proposal is being submitted for assistance in obtaining a copy of those regulations.
- (5) The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it may not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the Department or agency with which this transaction originated.
- (6) The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- (7) A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the General Services Administration's System for Award Management Exclusions database.
- (8) Nothing contained in the foregoing shall be construed to require establishment of a system of records to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (9) Except for transactions authorized under paragraph (5) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the Department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Attachment 1 BID NUMBER: 2520 – Pizza

SECTION 1 - BID INFORMATION	SECTION 2 - VENDOR INFORMATION
Acknowledgment of Addenda (if any): (Write "Yes" if received)	Raeleo Pello Inc DRA Dominos Vendor Name
Addenda 1 Addenda 2 Addenda 3 Addenda 4	Vendor Address Clinton City Tennessee 37716 State Zip Telephone Number 300-355-4339 Kimberly Black Lead Contact Person (Please Print) K. black & Clipizza Drs. Com E-Mail Address Taxpayer Identification Number, Social Security or Employer Identification Number: 92-3913172 State of Tennessee Business License Number: License # 001521902
	I agree to abide by all Terms and Conditions of this invitation to Bid and certify that I am authorized to sign this bid for the vendor. Fallure to include any information mentioned in the bid or to comply with these bid instructions may result in rejection of your entire bid. Signing this form affirms that the original invitation for Bid document has not been altered in any way. Authorizing Signature: Authorizing Signature: (Please sign original in blue ink)

Attachment 2

Non-Collusion Affidavit

- This Non-Collusion Affidavit is material to any contract awarded pursuant to this bid.
- This Non-Collusion Affidavit must be executed by the member, officer, or employee of the bidder who makes the final decision on prices and the amount quoted in the bid.
- Bid rigging and other efforts to restrain competition and the making of false sworn statements in connection with the submission of bids are unlawful and may be subject to criminal prosecution. The person who signs the affidavit should examine it carefully before signing and assure himself or herself that such statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the bidder with responsibilities for the preparation, approval, or submission of the bid.
- In the case of a bid submitted by a joint venture, each party to the venture must be identified in the bid documents, and an affidavit must be submitted separately on behalf of each party.
- The term "complementary bid" as used in the affidavit has the meaning commonly associated with that term in the bidding process and includes the knowing submission of bids higher than the bid of another firm, an intentionally high or noncompetitive bid, and any other form of bid submitted for the purpose of giving a false appearance of competition.

Failure to file an affidavit in compliance with these instructions may result in disqualification of the bi Non-Collusion Affidavit STATE OF COUNTY OF Know of (Name of My Firm) VacleBe I state that I am (Title) ramhrs ee and that I am authorized to make this affidavit on behalf of my firm and its owners, directors, and the person responsible in my firm to the price(s) and the amount of this bid. I STATE THAT: The price(s) and amount of this bid have been arrived at independently and without consultation, communication, or agreement with any other contractor, bidder, or potential bidder. Neither the price(s) nor the amount of this bid and neither the approximate price(s) nor approximate amount of this bid, have been disclosed to any other firm or person who is a bidder or potential bidder, and they will not be disclosed before bid opening. No attempt has been made or will be made to induce any firm or person to refrain from bidding on this contract, or to submit a bid higher than this bid, or to submit any intentionally high or noncompetitive bid or other form of complementary bid. The bid of my firm is made in good faith and not pursuant to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive bid. _ its affiliates, subsidiaries, officers, (Name of My Firm) directors, and employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State of Federal law in any jurisdiction involving conspiracy or collusion with respect to bidding on any public contract, except as follows: 1 state that (Name of My Firm) Raeleo Belle INC understands and acknowledges that the above representation are material and important and will be relied on by Anderson County in awarding the contract(s) for which this bid is submitted. I understand and my firm understands that any misstatement in this affide wit is and shall be treated as fraudulent concealment from Anderson County of the true facts relating to submission of bids for this contract. Representative's Signature 3.7.26 My commission expires: ___

Attachment 4 Insurance Requirement Acknowledgment

The bidder awarded this bid or contract will maintain, at their expense adequate insurance coverage to protect them from claims arising under the Worker's Compensation Act, any and all claims for bodily injury and property damage to the Bidder and to Anderson County Government while delivery and service are being done. A certificate of insurance <u>must</u> be on file in the Purchasing Department before work may begin and must be maintained until work is completed.

Only the items marked with an "X" are applicable to this bid and or contract.

1.	\boxtimes	Workers Compensation Employers Liability	Statutory limits 100,000/100,000/500,000
2.	\boxtimes	Commercial General Liability	\$500,000 per occurrence \$1,000,000 aggregate
		Occurrence Form Only Include Premises Liability Include Contractual Include XCU Include Products and Completed Opera Include Personal Injury Include Independent Contractors Include Vendors Liability Include Professional or E&O Liability	itions
3.		Business Auto Include Garage Liability Include Garage Keepers Liability Copy of Valid Driver's License Copy of Current Motor Vehicle Record Copy of Current Auto Liability Declaration	ons Page
4.		Crime Coverages Employee Dishonesty Employee Dishonesty Bond	
5.	□	Proparty Coverages Builders Risk Inland Marine Transportation	
6. credit	in favor	Performance Bond Required – A One Hundre of Anderson County Government at a federally is ST be submitted before purchase order issued.	od Percent (100%) performance or an irrevocable letter of insured financial institution in accordance with T.C.A. 12-4-REQUIRED IF BID IS OVER \$100,000.
Certification	icate Horson Cou Insurar cate sho	older Shall Be: Anderson County Government, County Government shall be named as an additionative carrier ratings shall have a Beat's rating of	Zinton, Tennessee, and shall show the bid number and title. It insured on all policies except worker's compensation and A-VII or better, or its equivalent. Cancellation clause on notice of cancellation where applicable. Any deviations from a County Purchasing Agent. Any liability deductibles or
l und		Bidders Statement the insurance requirements of these specification and this bid and or contract. I agree to furnish the	
	Kin Bid F	berly Black Representative Name (Please Print)	17.01/7.024 Date

Attachment 5 ANDERSON COUNTY GOVERNMENT PURCHASING DEPARTMENT

CONFLICT OF INTEREST AFFIDAVIT/STATEMENT

NOTE: PLEASE SIGN AND RETURN PAGE TWO IN YOUR BID PACKET.

T. C. A. 5-14-114.Conflicts of interest -- Illegal payments.

- (a) Neither the county purchasing agent, nor members of the county purchasing commission, nor members of the county legislative body, nor other officials of the county, shall be financially interested, or have any personal beneficial interest, either directly or indirectly, in any contract or purchase order for any supplies, materials, equipment or contractual services used by or furnished to any department or agency of the county government.
- (b) Nor shall any such persons accept or receive, directly or indirectly, from any person, firm or corporation to which any contract or purchase order may be awarded, by rebate, gift or otherwise, any money or anything of value whatsoever, or any promise, obligation or contract for future reward or compensation.
- (c) A violation of this section is a Class D felony.

T. C. A.12-4-101 Personal interest of officers prohibited.

- (a) (1) It is unlawful for any officer, committee member, director, or other person whose duty it is to vote for, let out, overlook, or in any manner to superintend any work or any contract in which any municipal corporation, county, state, development district, utility district, human resource agency, or other political subdivision created by statute shall or may be interested, to be directly interested in any such contract. "Directly interested" means any contract with the official personally or with any business in which the official is the sole proprietor, a partner, or the person having the controlling interest. "Controlling interest" includes the individual with the ownership or control of the largest number of outstanding shares owned by any single individual or corporation. This subdivision (a)(1) shall not be construed to prohibit any officer, committeeperson, director, or any person, other than a member of a local governing body of a county or municipality, from voting on the budget, appropriation resolution, or tax rate resolution, or amendments thereto, unless the vote is on a specific amendment to the budget or a specific appropriation or resolution in which such person is directly interested.
- (2) (A) Subdivision (a)(1) shall also apply to a member of the board of directors of any not-for-profit corporation authorized by the laws of Tennessee to act for the benefit or on behalf of any one (1) or more counties, cities, towns and local governments pursuant to title 7, chapter 54 or 58.
- (B) Subdivision (a)(2)(A) does not apply to any county with a metropolitan form of government and having a population of four hundred thousand (400,000) or more, according to the 1980 federal census or any subsequent federal census.
- (b) It is unlawful for any officer, committee member, director, or other person whose duty it is to vote for, let out, overlook, or in any manner to superintend any work or any contract in which any municipal corporation, county, state, development district, utility district, human resource agency, or other political subdivision created by statute shall or may be interested, to be indirectly interested in any such contract unless the officer publicly acknowledges such officer's interest. "Indirectly interested" means any contract in which the officer is interested but not directly so, but includes contracts where the officer is directly interested but is the sole supplier of goods or services in a municipality or county.

Attachment 5 ANDERSON COUNTY GOVERNMENT PURCHASING DEPARTMENT

CONFLICT OF INTEREST AFFIDAVIT/STATEMENT

- (c) (1) Any member of a local governing body of a county or a municipality who is also an employee of such county or municipality and whose employment predates the member's initial election or appointment to the governing body of the county or municipality may vote on matters in which the member has a conflict of interest if the member informs the governing body immediately prior to the vote as follows: "Because I am an employee of (name of governmental unit), I have a conflict of interest in the proposal about to be voted. However, I declare that my argument and my vote answer only to my conscience and to my obligation to my constituents and the citizens this body represents." The vote of any such member having a conflict of interest who does not so inform the governing body of such conflict shall be void if challenged in a timely manner. As used in this subdivision (c)(1), "timely manner" means during the same meeting at which the vote was cast and prior to the transaction of any further business by the body.
- (2) Any member of a local governing body of a county or a municipality who is also an employee of such county or municipality and whose employment began on or after the date on which the member was initially elected or appointed to serve on the governing body of the county or municipality shall not vote on matters in which the member has a conflict of interest.
- (3) (A) In the event a member of a local governing body of a county or a municipality has a conflict of interest in a matter to be voted upon by the body, such member may abstain for cause by announcing such to the presiding officer.
- (B) (i) Any member of a local governing body of a municipality who abstains from voting for cause on any issue coming to a vote before the body shall not be counted for the purpose of determining a majority vote.
- (ii) This subdivision (c)(3)(B) shall in no way be construed to apply to any county having a metropolitan form of government and having a population in excess of five hundred thousand (500,000), according to the 1990 federal census or any subsequent federal census.
- (d) This section shall apply to a member of the board of directors or officer of any nonprofit corporation required under \S 8-44-102(b)(1)(E) to conduct all meetings of its governing body as open meetings.

I have read and understand both T.C. A. 5-14-114 and T.C. A. 12-4-101, and will comply.

NOTE: PLEASE SIGN AND RETURN PAGE TW	O IN YOUR BID PACKET.	
V + OP Plank	12/01/2024	
Contractor or Company Owner (signature)	Date	

Contractor or Company Name (print)

Rev. December 6, 2007

BACKGROUND CHECK COMPLIANCE FORM

ANDERSON COUNTY GOVERNMENT

PURCHASING DEPARTMENT 100 N. MAIN STREET, ROOM 214 or 218 CLINTON, TN 37716 (865) 457-6251 (865) 457-6252 (Fax)

BID NUMBER 2520

CONTRACT NUMBER

BACKGROUND CHECKS Contractors shall comply with Public Chapter 587 of 2007, as codified in Tennessee Code Annotated Section 49-5-413, which requires all contractors to facilitate a criminal history records check conducted by the Tennessee Bureau of Investigation and the Federal Bureau of Investigation for each employee prior to permitting the employee to have contact with students or enter school grounds when students are present.

Any person, corporation or other entity who enters or any employee of any person, corporation or entity who enters into or renews a contract with a local board of education or child care program on or after September 1, 2007, must:

(1) Provide a fingerprint sample

(2) Submit to a criminal history records check to be conducted by the Tennessee Bureau of Investigations and the Federal Bureau of Investigations.

Contact the Anderson County School's Human Resources Department at (865) 463-2800 ext. 2811 for fingerprint instructions. Address Company or Individuals (Name) Racles Bello Inc DBA Dominos City, State, Zip Code 2214 Hickory Crest LN Telephone Number (730) 355-4239 KnoxVIIIE TN 37932 Contractor License Number (If Applicable)

I agree to abide by Public Chapter 587 of 2007, as codified in Tennessee Code Annotated Section 49-5-413, and certify that I am authorized to sign. The undersigned further agrees if this bid or contract is accepted, to furnish any and all of the Background Check Information on himself and all of his employees as required by law, at the request of Anderson County Government. I hereby agree to release all criminal history and other required information to Anderson County Government, the Tennessee Bureau of Investigation and the Federal Bureau of Investigation in accordance with Tennessee law and I further certify that all information supplied by me regarding this inquiry is true and accurate. I agree to release and hold harmless the above-mentioned governmental entities for the use of this information related to the purposes mandated under Tennessee law. I further certify that I have obtained acceptable criminal history information on all current employees and will obtain said information on future employees associated with the performance of the work defined in this bid or contract, pursuant to Tennessee Code Annotated 49-5-413 and that neither I nor any employee of mine is prohibited from direct contact with school children for the reasons enumerated in Tennessee Code annotated

Section §§ 49-5-40 Let seq. Signature Printed Name: Kimberly (Please Print Clearly) INTERNAL ORDICE USE ONLY Notes



Domino's Pizza LLC 30 Frank Lloyd Wright Dr.

(11112) 14" Hand Tossed (18.2 oz.) RF/ RS Pepperoni Pizza - 8 Cut

Number of Servings: 8 (142.81 g per serving)

Weight: 1142.49 g

Amount	Measure	Ingredient	Comments
0.10	OZ	Corn Meal:	
18.20	OZ	Dough, Hand-Tossed:SCREEN	2.25 Grains
6.00	αz	Sauce, Pizza RTU-WCS:X	1/8 Fruit/ Veggie Alternate
14.00	QZ	Cheese, Lite Mozzarella:	1.75 Meat/ Meat Alternate
2.00	oz	Pepperonl, Reduced Fat & Sodium:	0.25 Meat/ Meat Alternate

Nutrition I	Facts
8 servings per containe	
Serving size	1 (143g)
Amount per serving	290
Calories	230
	% Daily Value
Total Fat 10g	13%
Saturaled Fat 4g	20%
Trans Fat 0g	
Cholesterol 20mg	7%
Sodium 520mg	239
Total Carbohydrate 33g	129
Dietary Fiber 1g	49
Total Sugars 3g	
includes 1g Added Sug	ars 2%
Protein 21g	
Vitamin D Omcg	09
Calcium 479mg	35%
Iron 2mg	109
Potassium 434mg	109
"The % Daily Value talls you how muc serving of food contributes to a daily of day is used for general nutrition advice	liet 2,000 calaries
Calories per gram: Fat 9 • Carbohydrate 4 •	

Allergens: Contains Milk, Soy, Wheat.

Ingredients: Hand-Tossed Crust: (Enriched Flour (Wheat Flour, Niacin, Reduced Iron, Thiamine Mononitrate, Riboflavin, Folic Acid), Water, Soybean Oil, Sugar, Salt, Whey, Maltodextrin, Dextrose, Dough Conditioners (Sodium Stearoyl, Lactylate, Enzyme, Calcium Sulfate, Ascorbic Acid, Calcium Phosphate, L-Cysteine), Yeast), Lite Mozzarella Cheese Lite Mozzarella Cheese (Pasteurized Skim Milk, Salt, Cheese Cultures, Enzymes), Nonfat Milk, Modified Food Starch*, Vegetable Oil* (Applied to Surface), Potassium Chloride*, Flavor*, Sodium Citrate*, Sodium Propionate (Added As A Preservative), Vitamin A Palmitate. * Ingredients not in Regular Mozzarella Cheese., Pizza Sauce Tomato Puree (Water, Tomato Paste), Sugar, Salt, Spices, Garlic, Soybean Oil, and Citric Acid, School Lunch Pepperoni, RF/RS Pork, Beef, Water, *Textured Vegetable Protein Product [Soy Protein Concentrate, Zinc Oxide, Niacinamide, Ferrous Sulfate, Copper Gluconate, Vitamin A Palmitate, Calcium Pantothenate, Thiamine Mononitrate (B1), Pyridoxine Hydrochloride (B6), Riboflavin (B2), Cyanocobalamin (B12)], Salt, Contains 2% or Less of the following: Spices, Dextrose, Lactic Acid Starter Culture, Oleoresin of Paprika, Flavorings, Sodium Nitrite, Citric Acid. *Ingredient not found in regular pepperoni., Corn Meal Yellow Corn, Niacin, Iron, Thiamin, Riboflavin, Folic Acid.

The pizza listed above, when made with approved Domino's ingredients, will provide the nutritional composition as indicated. Information may vary slightly depending on location and supplier base.

Domino's Pizza - Quality Assurance



PRODUCT FORMULATION STATEMENT: GRAINS/BREADS

Product Name: 14" Hand Tossed (18.2 oz.) RF/ RS Pepperoni Pizz	za –8 Cut
Code No: 11112	
Case Weight and Pack/Count: 1 Pizza = 8 Slices	
Total weight (grams or ounces) of one ready to eat serving of prod	luct: 1 slice = 142.81 gr= 5.04 oz
List the exact types and weights of each enriched and/or whole graph product serving:	ain meal, flour, bran or germ per
Domino's Hand-tossed crust contains 39.34 g of creditable Grain in	ngredient per serving.
Use Policy Memorandum SP 30-2012 Grain Requirements for the School Breakfast Program: Exhibit A to determine if the product fil. (Different methodologies are applied to calculate servings of grains. Groups A-G use the standard of 16grams creditable grain per 32 eq; and Group I is reported by vol. Indicate to which Exhibit A Group (A-I) the Product Belongs:	ts into Groups A-G, Group H or Group nin component based on creditable ner oz eq; Group H uses the standard of
I certify that the above information is true and correct and	•
that one (specify serving weight)	.04 oz/ 142.81 g 2.25
serving(s) of Grains/Breads* for the USDA Child Nutrition Program	The state of the s
ame Rine	
	Brand Manager- Smart Slice
SIGNATURE	TITLE
James Zimmer	10/8/2019
PRINTED NAME	DATE
PHONE	
NUMBER: 800-810-6633	



PRODUCT FORMULATION STATEMENT: MEAT/MA

Code					
Product Name: 14" Hand Tossed (18.2 oz.) RF/ RS Pepperoni Pizza- 8 Cut No: 11112					
					1 pizza/ 8 slices
					per pizza/ 5.04
Manufacturer: D	omino's Pizza	a LLC	Case/Pack	/Count/Portion/Size:	oz. per slice
I. Meat/Meat	Asternate	determine the creditab	le amount o	f Meat/Meat Alternate	•
Description of C		Ounces per Raw	Multiply	Food	Creditable
Ingredients		Portion of		Buying	Amount*
Food Buying		Creditable		Guide Yield	ļ
, , , , , , , , , , , , , , , , , , , ,		Ingredient			
Cheese, Lite Mozza	arella	1.75	X	1	1.75
Pepperoni, RF/ RS		0.25	X	1	0.25
	4		<u> </u>		2.00
A. Total Creditable	Amount'	ces per raw portion of c	nni eldetihen	redient by the Food Bu	
"Creanable Amount	- widilipiy our	ces per raw portion or	e oldusiog	(02 / 0 / 1 / 0	,,
			04 0- 1445	91 a	
Total weight (per po	ortion) of proc	duct as purchased _5	.04 02. / 142		
Total creditable am	ount of produ	ct (per portion) 2.00	OZ.		
(Reminder: Total cr	reditable amo	unt cannot count for m	ore than the	e total weight of produ	uct.)
					erving of the above
I certify that the abo	ve information	is true and correct and as 2.00 our	that a	alent meat/meat altern	hate when prepared
product (ready for se according to direction		18 001	ices of equiv	DICIN MODELMODI CI	,,
according to directic	nis.				
<u> </u>	J .				
XWX	A Salves	_			
JAI 17241	Y 5'				
	,			Brand Manag	er- Smart Slice
SIGNATURE				TITLE	
SIGNATURE					
James Zimmer				10/8/2019	
PRINTED NAM	F			DATE	
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_				
PHONE					
NUMBER:	800-8	310-6633			



Domino's Pizza LLC 30 Frank Lloyd Wright Dr.

(12317) 14" Hand Tossed (18.2 oz.) LM Cheese Pizza - 8 Cut

Number of Servings: 8 (142.81 g per serving)

Weight: 1142.49 g

Ingredient	Comments
Corn Meal:	
Dough, Hand-Tossed:SCREEN	2.25 Grains
Sauce, Pizza RTU-WCS:X	1/8 Fruit/ Veggie Alternate
Cheese, Lite Mozzarella:	2.00 Meat/ Meat Alternate
	Corn Meal: Dough, Hand-Tossed:SCREEN Sauce, Pizza RTU-WCS:X

8 servings per container Serving size	1 (143g)
Amount per serving Calories	270
% !	Dally Value
Total Fat 8g	10%
Saturated Fat 3.5g	189
Trans Fat 0g	
Cholesterol 15mg	5%
Sodium 490mg	21%
Total Carbohydrate 33g	129
Dietary Fiber 1g	4%
Total Sugars 3g	
Includes 1g Added Sugars	2%
Protein 21g	
Vitamin D 0mcg	09
Calcium 539mg	40%
Iron 2mg	10%
Potassium 319mg	69
"The % Daily Value tells you how much a serving of food convibues to a daily diet day is used for general nutrilion edvice.	nucrient in a 2,000 calories
Calories per gram:	rotein 4

Allergens: Contains Milk, Soy, Wheat.

Ingredients: Hand-Tossed Crust: (Enriched Flour (Wheat Flour, Niacin, Reduced Iron, Thiamine Mononitrate, Riboflavin, Folic Acid), Water, Soybean Oil, Sugar, Salt, Whey, Maltodextrin, Dextrose, Dough Conditioners (Sodium Stearoy), Lactylate, Enzyme, Calcium Sulfate, Ascorbic Acid, Calcium Phosphate, L-Cysteine), Yeast), Lite Mozzarella Cheese Lite Mozzarella Cheese (Pasteurized Skim Milk, Salt, Cheese Cultures, Enzymes), Nonfat Milk, Modified Food Starch*, Vegetable Oil* (Applied to Surface), Potassium Chloride*, Flavor*, Sodium Citrate*, Sodium Propionate (Added As A Preservative), Vitamin A Palmitate. * Ingredients not in Regular Mozzarella Cheese., Pizza Sauce Tomato Puree (Water, Tomato Paste), Sugar, Salt, Spices, Garlic, Soybean Oil, and Citric Acid, Corn Meal Yellow Corn, Niacin, Iron, Thiamin, Riboflavin, Folic Acid.

The pizza listed above, when made with approved Domino's ingredients, will provide the nutritional composition as indicated. Information may vary slightly depending on location and supplier base.

Domino's Pizza - Quality Assurance



PRODUCT FORMULATION STATEMENT: GRAINS/BREADS

Product Name: 14" Hand Tossed (18.2 oz) LM Cheese Pizza –8 Cut					
Code No: 1231	7				
Case Weight and Pack/Count: 1 Pizza = 8 Slices					
Total weight (grad	ms or ounces) of one ready to eat serving of	product: 1 slice = 142.81 gr= 5.04 oz			
product serving:	es and weights of each enriched and/or who				
Domino's Hand-t	ossed crust contains 39.34 g of creditable Gr	ain ingredient per serving.			
School Breakfast 1. (Different meth grains. Groups A- 28grams credital	prandum SP 30-2012 Grain Requirements for Program: Exhibit A to determine if the production of the servings of the standard of 16 grams creditable guith grain per oz eq; and Group I is reported by Exhibit A Group (A-I) the Product Belongs:	uct fits into Groups A-G, Group H or Group of grain component based on creditable rain per oz eq; Group H uses the standard of y volume or weight.)			
I certify that the	above information is true and correct and				
that one (specify	serving weight) ing of the specified product contains	5.04 oz/ 142.81 g 2.25			
serving(s) of Grains/Breads* for the USDA Child Nutrition Programs.					
Brand Manager- Smart Slice					
SIGNATURE		TITLE			
James Zimme	er	10/8/2019			
PRINTED NAI		DATE			
PHONE	000 040 (622				
NUMBER:	800-810-6633				



PRODUCT FORMULATION STATEMENT: MEAT/MA

Code						
Product Name:	Product Name: 14" Hand Tossed (18.2 oz.) LM Cheese Pizza- 8 Cut No: 12317					
Product Name: 14 Thank Todoos (10.2 sai) and said				1 pizza/ 8 slices		
					per pizza/ 5.04	
Manufacturer:	Domino's Pizza	LLC	Case/Pack	/Count/Portion/Size:	oz. per slice	
I. Meat/Mo	eat Alternate	-11	la amari al a	f Most/Most Alternate	3	
		determine the creditab	Multiply	Food	Creditable	
Description of		Ounces per Raw Portion of	Multiply	Buying	Amount*	
Ingredie Food Buyi		Creditable	•	Guide Yield		
Food Buyi	ing Guide	Ingredient				
Cheese, Lite Mo	zzarella	2.00	X	1	2.00	
A. Total Credita	able Amount'				2.00	
*Creditable Amou	unt – Multiply oun	ces per raw portion of c	reditable ing	redient by the Food Bi	Talud Gride Aleia:	
Total weight (pe	r portion) of prod	luct as purchased _5	.04 oz. / 142	2.81 g		
Total creditable	amount of produ	ct (per portion) <u>2.00</u> unt cannot count for m	oze than the	total weight of produ	uct.)	
(Reminder: Tota	ii creditable amo	unt carriot count for in	iore gran are			
I certify that the a	above information	is true and correct and	that a	5.04 ounce s	erving of the above	
product (ready fo	or serving) contain	ns <u>2.00</u> our	ices of equiv	alent meat/meat altern	ate when prepared	
according to dire						
Co. A	\mathbf{SO}					
MYCA	XXXXX					
VI III	MAD.				comme Clina	
U	•			Brand Manag	er- Smart Slice	
SIGNATURE				TITLE		
310147110112						
				10/0/2010		
James Zimm	er			10/8/2019		
PRINTED NA	ME			DATE		
	-					
0110115						
PHONE						
NUMBER:	800-8	310-6633				

09-20-18 AMEND-G

23-0088 A1

AMENDMENT 1 ANDERSON COUNTY GOVERNMENT

This Grant Contract Amendment is made and entered by and between the State of Tennessee, Department of Health, hereinafter referred to as the "State" and Anderson County Government, hereinafter referred to to as the "Grantee." It is Mutually understood and agreed by and between said, undersigned contracting parties that the subject Grant Contract is hereby amended as follows:

Amendment Section(s) --

- Grant Contract Attachment 2 is deleted in its entirety and replaced with the new attachment 2 attached hereto.
- Grant Contract Attachment 5 is deleted in its entirety and replaced with the new attachment 5 attached hereto.
- Grant Contract Attachment 10 is deleted in its entirety and replaced with the new attachment 10 attached hereto.

Required Approvals. The State is not bound by this Amendment until it is signed by the contract parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this contract, said officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

<u>Amendment Effective Date</u>. The revisions set forth herein shall be effective once all required approvals are obtained. All other terms and conditions of this Grant Contract not expressly amended herein shall remain in full force and effect.

IN WITNESS WHEREOF,				
Anderson County Government:				
GRANTEE SIGNATURE	DATE			
TERRY FRANK, COUNTY MAYOR				
PRINTED NAME AND TITLE OF GRANTEE SIGNATORY	(above)			
Department of Health:				
RALPH ALVARADO, MD, FACP, COMMISSIONER	DATE			

ATTACHMENT 2

Federal Award Identification Worksheet

Subrecipient's name (must match name associated with its Unique Entity Identifier (SAM)	ANDERSON, COUNTY OF
Subrecipient's Unique Entity Identifier (SAM)	FYPENE4ABBG6
Federal Award Identification Number (FAIN)	SLFRP5534
Federal award date	March 3, 2021
Subaward Period of Performance Start and End Date	March 3, 2021 - December 31, 2026
Subaward Budget Period Start and End Date	March 3, 2021 - December 31, 2026
Assistance Listing number (formerly known as the CFDA number) and Assistance Listing program title.	21.027 - Coronavirus State and Local Fiscal Recovery Funds (CSLFRF)
Grant contract's begin date	January 13, 2023
Grant contract's end date	June 30, 2026
Amount of federal funds obligated by this grant contract	\$ 349,000.00
Total amount of federal funds obligated to the subrecipient	\$ 349,000.00
Total amount of the federal award to the pass-through entity (Grantor State Agency)	\$ 711,897,713.00
Federal award project description (as required to be responsive to the Federal Funding Accountability and Transparency Act (FFATA)	Local Health Department Capital Investment Program – IT requests including phone system upgrades and statewide needs.
Name of federal awarding agency	US Treasury
Name and contact information for the federal awarding official	Katharine Richards, Director, Coronavirus State and Local Fiscal Recovery Funds, Office of Recovery Programs, Department of the Treasury, (844) 529–9527
Name of pass-through entity	Tennessee Department of Health
Name and contact information for the pass- through entity awarding official	Josh Gipson, Josh.Gipson@tn.gov 615.864.4744
Is the federal award for research and development?	No
Indirect cost rate for the federal award (See 2 C.F.R. §200.331 for information on type of indirect cost rate)	5 Percent 5%

REPORTING TEMPLATE

Introduction

Reporting Template has three parts:

- ·Schedule A.
- ·Schedule B, and
- •Schedule C which are Program Expense Reports (PER), Program Revenue Reports (PRR) and Reconciliation Between Total and Reimbursable Expenses and Total Expense Summary Report.

Program Expense Reports (PER), Program Revenue Reports (PRR) and Reconciliation Between Total and Reimbursable Expenses and Total Expense Summary Report including Schedule A-1 and Schedule B-1 must be submitted in the same format/the same column heading each quarter. The final Report (definition can be found in grant contract agreement) must be approved by the contracting state agency.

Schedule Headings

At the top of each schedule, the name of the reporting contractor/grantee and the period covered by the report need to be entered. The period of the report should always be the most recent quarter ended and report programs in the same sequence as the previous quarter.

Column Headings

For each program for Schedule A and B, Contracting State Agency, Program Name, Assistance Listing Number/Program Number, Edison Contract Number, and Grant/Contract Term should be entered. These can be found in the grant contract agreement.

- •The Contracting State Agency is for the state agency who awards the grant and initiates the contract agreement.
- •The Program Name is the title to describe the program or the title that corresponds to the Federal Assistance Listing number.
- •The Assistance Listing Number/Program Name is a number assigned to identify the Federal Assistance Listings under which the subaward was made by the contracting State agency.
- •The Edison contract number is the number assigned by the contracting state agency and should include the amendment number, if any. This can be found in the grant contract agreement.
- •The grant/contract term is the beginning and ending dates of the grant/contract. This can be found in the grant contract agreement.

Program Columns

Program expense columns (Quarter-To-Date and Year-To-Date) are for reporting direct program expenses. Direct program expenses that benefit more than one program (i.e., allocable-direct costs) may be allocated to the benefitted programs within the expense categories. The cognizant state agency should approve the method used for cost allocations and the contacting state agency should abide by the cost allocation approved by the cognizant state agency.

The Quarter-To-Date column can be used to capture all expenses for the specific quarter. For example, the expenses for the 2nd quarter (from 10/1/22 to 12/31/2022) can be entered in this column.

All accumulated expenses for each program can be entered in Year-To-Date column. For example, if a grantee/organization has entered the expenses for the 2nd quarter in Quarter-To-Date column, all accumulated expenses for the 1st quarter and the 2nd quarter should be entered in Year-To-Date column.

Do not send a worksheet that is linked to another file

E-mail completed files to:

policy2013 007.amo.health@tn.gov

or Mailing Address:

Rushdi Eskarous
Tennessee Department of Health
Fiscal Services
6th Floor Andrew Johnson Tower
710 James Robertson Parkway
Nashville, TN 37243

QUESTIONS:

Angela Sumner: angela.sumner@tn.gov Rushdi Eskarous: rushdi.eskarous@tn.gov Telephone 615-741-2974

PROGRAM EXPENSE REPORT (PER) SCHEDULE A

Purpose/Scope

The Program Expense Report (PER Schedule A) contains expenses by the detailed line items and then summarizes by subtotals or total. This schedule can be used for any grants received from a state agency or multiple state agencies.

These expenses include direct and allocated direct program expenses in each line item. Per 2 CFR Part 200.413, direct costs are those costs that can be identified specifically with a particular final cost objective, such as a grant, or other internally or externally funded activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy. Per 2 CFR Part 200.405, allocable direct costs are those that benefit more than one program, but do not fall under the criteria of indirect costs.

Except for depreciation, every expense reported in Lines 1 through 21 must represent an actual cash disbursement or accrual (as defined in the Basis for Reporting Expenses/Expenditures section on page 1 of this instructions). If more than two programs (e.g., four programs), complete multiple Schedule As to report all four program expenses.

Instruction for Expenses by Object Line-Items

<u>Line 1</u> <u>Salaries and Wages</u>

Enter the amount of compensation, fees, salaries, bonuses, severance payments, and wages paid to program directors, program managers/staffs, and employees.

References:

2 CFR Part 200.430

Form 990 Part IX line 5, 7

Line 2 Employee Benefits & Payroll Taxes

Enter (a) the grantee's/organization's contributions to pension plans and to employee benefit programs such as health, life, and disability insurance; and (b) the grantee's/organization's portion of payroll taxes such as social security, Medicare taxes, and unemployment and workers' compensation insurance.

References:

2 CFR Part 200.431

Form 990 Part IX lines 8, 9, 10

Line 3 <u>Total Personnel Expenses</u>

Add lines 1 Salaries and Wages and 2 Employee Benefits & Payroll Taxes.

Line 4 Professional Fees

Enter the costs/fees of professionals, consultants, and personal-service contractors who are not officers or employees of the grantee/organization. These include legal, accounting, and auditing fees.

References:

2 CFR Part 200.459 Form 990 Part IX line 11

Line 5 Supplies

Enter the grantee's/organization's expenses for office supplies, housekeeping supplies, and other supplies.

References:

2 CFR Part 200.453 Form 990 Part IX line 13

<u>Line 6</u> <u>Telecommunication</u>

Enter the grantee's/organization's expenses for telephone, cellular phones, beepers, telegram, FAX, telephone equipment maintenance, internet, cloud servers, and other related expenses.

References:

2 CFR Part 200.471 Form 990 Part IX line 13

Line 7 Postage and Shipping

Enter the grantee's/organization's expenses for postage, messenger services, overnight delivery, outside mailing service fees, freight and trucking, and maintenance of delivery and shipping vehicles. Include vehicle insurance here or on line 14.

References:

2 CFR Part 200.474 Form 990 Part IX line 13

Line 8 Occupancy

Enter the grantee's/organization's expenses for use of office space and other facilities including rent, heat, light, power, other utilities, outside janitorial services, mortgage interest, real estate taxes, and similar expenses. Include property insurance here or on line 14.

References:

2 CFR Part 200.465 Form 990 Part IX line 16

Line 9 Equipment Rental and Maintenance

Enter the grantee's/organization's expenses for renting and maintaining computers, copiers, postage meters, other office equipment, and other equipment, except for telecommunications, truck, and automobile expenses, reportable on lines 6, 7, and 11, respectively.

References:

2 CFR Part 200.452 Form 990 Part IX line 13

Line 10 Printing and Publications

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Enter the grantee's/organization's expenses for producing printed materials, purchasing books and publications, buying subscriptions to publications, publication costs for electronic and print media, and page charges for professional journal publications.

References:

2 CFR Part 200.461 Form 990 Part IX line 13

Line 11 Travel

Enter the grantee's/organization's expenses for airfare, transportation, meals and lodging, subsistence, and related items incurred by employees on official business of the organization. These costs may be charged on an actual cost basis, on a per diem or mileage basis in lieu of actual costs incurred, consistent with those normally allowed in like circumstances in the organization's non-federal/state-funded activities and in accordance with organization's written travel reimbursement policies. Include gas and cil, repairs, licenses and permits, and leasing costs for company vehicles. Include travel expenses for meetings and conferences. Include vehicle insurance here or on line 14.

If an organization does not have the written travel reimbursement policies, they may use the State Travel policy which is:

F&A Policy 08 Comprehensive State Travel Regulations.

References:

2 CFR Part 200.475 Form 990 Part IX line 17

Line 12 Conference and Meetings

Enter the grantee's/organization's expenses for conducting or attending meetings, conferences, seminars, retreats, and conventions including registration fees. When host of conference, include rental of facilities, speakers' fees and expenses, costs of meals and refreshment (food and beverages), and printed materials for the conference.

References:

2 CFR Part 200.432 Form 990 Part IX line 19

Line 13 Interest

Enter the interest expense for the business related loans and interest costs that are related to capital leases on equipment, trucks and automobiles, and other notes and loans. Do not include mortgage interest reportable on line 8.

References:

2 CFR Part 200.449 Form 990 Part IX line 20

<u>Line 14</u> <u>Insurance</u>

Enter the grantee's/organization's expenses for liability insurance, fidelity bonds, and other insurance. Do not include employee-related insurance reportable on line 2. Do not include shipping vehicle, property, and organization vehicles for travel if reported on lines 7, 8, or 11 respectively.

References:

2 CFR Part 200.447 Form 990 Part IX line 23

Line 15 Grants and Awards

Enter the grantee's/organization's awards, grants, subsidies, and other pass-through expenditures to other organizations. Include allocations to affiliated organizations. Include in- kind grants to other organizations. Include scholarships, tuition payments, travel allowances, and equipment allowances to clients. These expenses will not include when calculating Administrative Expense in line 22.

References:

2 CFR Part 200.1 Form 990 Part IX line 1

Line 16 Specific Assistance to Individuals

Enter the grantee's/organization's direct payment for expenses of clients, patients, and individual beneficiaries. Include such expenses as medicines, medical and dental fees, children's board, food and homemaker services, clothing, transportation, insurance coverage, scholarships, fellowships, stipends, research grants, wage supplements, and similar payments.

References:

2 CFR Part 200.456 Form 990 Part IX line 2

Line 17 <u>Depreciation</u>

Enter the expenses the grantee's/organization's records for depreciation (the method for allocating the cost of fixed assets to periods benefitting from asset use) of equipment, buildings, leasehold improvements, and other depreciable fixed assets.

References:

2 CFR Part 200.436 Form 990 Part IX line 22

<u>Line 18</u> <u>Other Nonpersonnel Expenses</u>

Enter the grantee's/organization's allowable expenses for Advertising, Information Technology, Bad Debts, Contingency Provisions, Fines and Penalties, Independent Research and Development, Organization Costs, Rearrangement and Alteration, Recruiting, and Taxes. Include the Organization's and Employees' Membership Dues in Associations and Professional Societies. Include other fees for the Organization's Licenses, Permits, and Registrations, etc.

NOTE: Expenses reportable on lines 1 through 17 should not be reported as an additional expense category on line 18. A description should be attached for each additional category entered on line 18. The contracting state agency may determine these requirements in the grant contract agreement.

a) Advertising:

Enter expenses paid for advertising. Include amounts for print and electronic media advertising. Also include internet site link costs, signage costs, and advertising costs for the organization's in-house fundraising campaigns.

References:

2 CFR Part 200.421 Form 990 Part IX line 12

b) Information Technology:

Enter expenses for information technology, including hardware, software, and support services such as maintenance, help desk, and other technical support services. Also include expenses for infrastructure support, such as website design and operations, virus protection and other information security programs and services to keep the organization's website operational and secured against unauthorized and unwarranted intrusions, and other information technology contractor services.

References:

2 CFR Part 200.1

Form 990 Part IX line 14

c) Bad Debts:

Enter expense amounts for losses (whether actual or estimated) arising from uncollectable accounts and other claims, related collection costs, and related legal costs.

References:

2 CFR Part 200.426

Form 990 Part IX line 24

d) Contingency Provisions:

Enter expense amounts for contributions to a contingency reserve or any similar provision made for events the occurrence of which cannot be foretold with certainty as to time, intensity, or with an assurance of their happening.

References:

2 CFR Part 200.433

Form 990 Part IX line 24

e) Fines and Penalties:

Enter costs of fines and penalties resulting from violations of, or failure of the organization to comply with Federal, State, and local laws and regulations except when incurred as a result of compliance with specific provisions of an award or instructions in writing from the awarding agency.

References:

2 CFR Part 200.441

Form 990 Part IX line 24

f) Independent Research and Development:

Enter the expenses of all research activities, including the training of individuals in research techniques.

References:

2 CFR Part 200.1

Form 990 Part IX line 24

g) Organization Costs:

Enter expenses such as incorporation fees, brokers' fees, fees to promoters, and organizers.

References:

2 CFR Part 200.455

Form 990 Part IX line 24

h) Rearrangement and Alteration:

Enter expenses incurred for ordinary or normal rearrangement and alteration of facilities. Include the expenses incurred in the restoration or rehabilitation of the organization's facilities.

References:

2 CFR Part 200.462

Form 990 Part IX line 24

i) Recruiting:

Enter expenses for recruiting staff and maintaining workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program and relocation costs incurred incident to recruitment of new employees.

References:

2 CFR Part 200.463

Form 990 Part IX line 24

i) Taxes:

Enter expenses for payment of taxes to the local government or state.

References:

2 CFR Part 200.470

Form 990 Part IX line 24

k) <u>Organization's and Employee's Membership Dues in Associations and Professional Societies:</u>

Enter expenses of the organization's membership or subscriptions in business, technical, and professional organizations.

References:

2 CFR Part 200.454

Form 990 Part IX line 24

Line 19 <u>Total Nonpersonnel Expenses</u>

Add lines 4 Professional Fees through 18 Other Non-personnel Expenses.

Line 20 Reimbursable Capital Purchases

Enter the organization's purchases of fixed assets. Include land, equipment, buildings, leasehold improvements, and other fixed assets.

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References:

2 CFR Part 200.439

Form 990 Par X line 10a or Schedule D Part VI

Line 21 Total Direct Program Expenses

Add Line 3 Total Personnel Expenses, and Line 19 Total Non-personnel Expenses, and Line 20 Reimbursable Capital Purchases. These expenses are the summary of the direct and allocated direct program expenses that entered in Line 1 Salaries and Wages through Line 20 Reimbursable Capital Purchases.

Reference:

2 CFR Part 200.405

2 CFR Part 200.413

Form 990 Part IX, column B

Line 22 Administrative Expenses

The distribution will be made in accordance with an allocation plan approved by your cognizant state agency. Pass-through funds (Line 15 Grants and Awards) are not included when computing administrative expenses.

References:

2 CFR Part 200.414

Form 990 Part IX, Column C

Line 23 Total Direct Program and Administrative Expenses

Line 23 is the total of Line 21 Total Direct Program Expenses and Line 22 Administrative Expenses. Total Direct Program and Administrative Expenses (Line 23) Year To Date (if quarter end 3/31/2023) should agree with Total of YTD (Year To Date) Actual Expenditures Through 3/31/2023 (Column E) of the Invoice for Reimbursement.

Line 24 In-Kind Expenses

In-kind Expenses is for reporting the value of contributed resources (non-cash) applied to the program. Approval and reporting guidelines for in-kind contributions will be specified by those contracting state agencies who allow their use toward earning grant funds.

References:

2 CFR Part 200.434 Form 990 Part XI line 6

Line 25 <u>Total Program Expenses</u>

The sum of Line 23 Total Direct Program and Administrative Expenses and Line 24 In-kind Expenses goes on this line.

PROGRAM EXPENSE REPORT (PER) SCHEDULE A-Q1-Q4

Purpose/Scope

This template tracks expenses for all the quarters and summarizes in the Year-To-Date column. The Year-To-Date column can be linked to Year-To-Date column of the Schedule A.

Additionally, this schedule provides the Grant Budget Amount (from grant contract agreement) column and the Over/(Under) Budget Amount column which compares cumulative Year-To-Date expenses to Grant Budget Amount.

Instruction for Expenses by Object Line-Items

The instructions for expense line items are the same as Schedule A.

PROGRAM REVENUE REPORT AND RECONCILIATION BETWEEN TOTAL PROGRAM AND REIMBURSABLE EXPENSES SCHEDULE B

Purpose/Scope

Program Revenue Report (PRR) and Reconciliation Between Total and Reimbursable Expenses, Schedule B, are intended to capture all revenue by the detailed source and reconcile total program expenses and reimbursable expenses. Each revenue column should match up with the Edison Contract Number and the Program Name from Schedule A and align with its corresponding expense column from the Schedule A. The Reconciliation of Total Program Expenses And Reimbursable Expenses, at the bottom of Schedule B, should be completed to show how Total Program Expenses (Line 51 of Schedule B or Line 25 of Schedule A) reconciles to the amount to be reimbursed.

If multiple programs exist, additional copies of the Schedule B can be used to enter all Program Revenue and Reconciliation Between Total and Reimbursable Expenses.

Additional supplemental schedules showing the Sources of Revenue in the aggregations may be attached, if needed. The contracting state agency may provide more guidance in the grant contract agreement.

Instruction for Sources of Revenue

Reimbursable Program Funds

Line 31 Reimbursable Federal Program Funds

Enter the portion of Total Direct Program & Administrative Expenses reported on Line 23 of the Schedule A that are reimbursable from the Federal program funds.

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Reference:

Form 990 Part VIII 1e

Line 32

Reimbursable State Program Funds

Enter the portion of Total Direct Program & Administrative Expenses reported on Line 23 of the Schedule A that are reimbursable from the state program funds.

Reference:

Form 990 Part VIII 1e

Line 33

Total Reimbursable Program Funds

Add Line 31 Reimbursable Federal Program Funds and Line 32 Reimbursable State Program Funds.

Matching Revenue Funds

Note: matching requirements can be found in the grants contact agreement for the grants received from the contracting state agency.

Line 34

Other Federal Funds

Enter the matching portion (the grantee portion) of the program costs that will be covered by other Federal fund sources.

Reference:

Form 990 Part VIII 1e

Line 35

Other State Funds

Enter the matching portion (the grantee portion) of the program costs that will be covered by other State fund source.

Reference:

Form 990 Part VIII 1e

Line 36

Other Government Funds

Enter the matching portion (the grantee portion) of the program costs that will be covered by other government fund source.

Reference:

Form 990 Part VIII 1e

Line 37

Cash Contributions (Nongovernment)

Enter the matching portion (the grantee portion) of the cash contributions that were received from corporations, foundations, trusts, and individuals, United Ways, other not-for-profit organizations, and affiliated organizations. This is only applicable when the grantee has received contributions from above donors for this program and this is included as expense line-items of the Schedule A.

References:

Form 990 Part VIII 1f

Line 38

In-Kind Contributions (Equals Schedule A. Line 24)

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Enter the matching portion (the grantee portion) of the direct and administrative in-kind contributions.

Approval and guidelines for valuation and reporting of in-kind contributions will be specified by those grantor agencies who allow their use toward program purposes.

References:

Form 990 Part VIII line 1f and Part XI line 6

Line 39 Program Income

Enter the matching portion (the grantee portion) of program income. For example, income from fees for services performed.

Reference:

Form 990 Part VIII line 2a to 2f

Line 40 Other Matching Revenue

Enter the matching portion of other revenues that are not included in lines 34 through 39.

References:

Form 990 Part VIII 3 through 11e

Line 41 Total Matching Revenue Funds

Add lines 34 through 40.

Line 42 Other Program Funds

Enter any other program revenues that are funded by the contracting state agency but are not reported as matching revenue funds on Line 41 Total Matching Revenue Funds. Example of this can be in-kind expenses (Line 24 of Schedule A), if any.

References:

Form 990 Part VIII 1a through 11e

Line 43 Total Revenue

Add lines 33, 41, and 42.

References:

Form 990 Part VIII 12

<u>Instruction for Reconciliation Between Total and Reimbursable</u> Expenses

Line 51 Total Program Expenses

This line is brought forward from Line 25 Total Program Expenses on Schedule A.

Line 52 Other Unallowable Expenses

Enter amount for Other Unallowable Expenses here. Some program expenses may not be reimbursable under certain grants. Example of this can be the in-kind expenses which is non-cash item. This will vary according to the contracting state agency and the type of grant or contract. Consult with the contracting state agency that funds the program for additional guidelines.

Line 53 Excess Administration

This line may be used to deduct allocated Administration and General expenses (indirect costs) in excess of the allowable percentage specified in the grant contract agreement or the indirect cost rate that is approved by the cognizant State agency. This line may also be used to deduct an adjustment resulting from limitations on certain components of Administration and General expenses. Consult with the contracting state agency that funds the program for additional guidelines.

Line 54 Matching Expenses

Total program expenses should be deducted from matching (cost sharing) expenses required by the program compliance. This portion can be a specified as an amount or percentage to match the federal award. Program income (e.g., user fees or rental of real property) can be deducted from matching portion.

Line 55 Reimbursable Expense (Line 51 Less Lines 52, 53, And 54)

This should equal the amount the contracting state agency has already paid for the quarter's operations of the program. The cumulative Year-To-Date column is what the grantor has actually paid to date if the organization has submitted the invoice and reimbursed monthly.

<u>Line 56</u> <u>Total Reimbursement To Date</u>

The Quarter-to-Date column is the total amounts received for this quarter from filing of Invoices for Reimbursement (usually monthly). The cumulative Year-to-Date column amount is the total amount received for the grant program.

Line 57 <u>Difference (Line 55 minus Line 56)</u>

This is the portion of Reimbursable Expenses that are not paid yet. If a grantee submits a monthly invoice for reimbursement and reimbursement has been received, this will be zero.

Line 58 Advances

Any advance payments from the contracting state agency should appear on this line. Most of time, the contracting state agency will not pay the expenses in advance.

Line 59 This Reimbursement (Line 57 minus 58)

The remainder should be the amount due under the grant contract. Request for reimbursement is made through the invoicing process and not through filing of the quarterly or annual report. Any amounts showing here needed to be included in the invoice for reimbursement.

NONGRANT EXPENSE REPORT (NER) NONGRANT REVENUE REPORT (NRR) AND RECONCILIATION BETWEEN TOTAL NONGRANT AND REIMBURSABLE EXPENSES SCHEDULE A-1, SCHEDULE A-1-Q1-Q4, and SCHEDULE B-1

Purpose/Scope

These schedules may be used for the nongrants/unallowable expenses that are not reimbursed/will not be reimbursed by the contracting state agencies.

These schedules should be completed to reconcile expenses per the Total Expense Summary Report (Schedule C) to the trial balance/general ledger when the nongrants/unallowable expenses exist in the grantee's books.

Instruction for Schedules A-1, A-1-Q1-Q4, and B-1

The instruction for these schedules A-1, A-1-Q1-Q4, and B-1 are the same as the instructions for Schedule A and B except these expenses will not be reimbursed by the contracting state agency.

Heading sections may be entered as N/A if this heading is not applicable for Nongrant/Unallowable Expense or Revenue.

TOTAL EXPENSE SUMMARY REPORT Schedule C

Purpose/Scope

The Total Expense Summary Report is intended to recap all the direct program expenses in one column, separately identify nongrant/unallowable expenses, and total administrative expenses in other columns, as well as a grand total of all the expenses of the grantee. The amounts in Grand Total Year-to-Date column should tie to the general ledger/trial balance of the grantee/organization.

Schedule C should be only one schedule regardless if there are multiple Schedule As and Bs. The grantee will complete all the schedules at one time and will submit the same schedule to the multiple contracting state agencies if the grantee has received awards from the multiple state agencies.

Instruction for Expenses by Object Line-Items

The object line-items are the same as Schedule A. See each line-item instruction in Schedule A.

Instruction for Columns

Total Direct Program Expenses Column

This column is the summary of all the individual programs' cumulative year to date expenses as identified separately under the respective program names in Schedule A.

Total Nongrant/Unallowable Expenses Column

The nongrant/unallowable expense column includes the following expenses:

- I. The cumulative year-to-date expenses for all other programs that are not funded by the contracting state agency/agencies.
- II. The cumulative year-to-date expenses for fund-raising activities, if any.
- III. Other cumulative year-to-date expenses that are not allowable for reimbursement according to the terms of the grants or the Federal guidance.

Total Administrative Expenses Column

The administrative expenses column is for categorizing the cumulative year-to-date administrative expenses into the Expense by Object. Total Direct Program Expenses (line 21) of this column is the sum of all the line 21s. Line 22 of this column will make line 21 amount to be a credit amount so that Total Direct and Administrative Expenses is showing zero since these expenses are already claimed in columns Total Direct Program Expenses Year-To-Date and Total Nongrant/Unallowable Expenses Year-To-Date.

Grand Total Column

The Grand Total column contains all the cumulative year-to-date expenses for the entire reporting organization. The Grant Total Year-to-Date expenses must be traceable to the reporting organization's general ledger or trial balance.

STATE OF TENNESSEE

		PROGRAM EXPENSE REPORT			
Schedul	e A			Page # of # Pages: 10	đ7
Cont	tractor/Grantee Name:			Report Period:	
	Contracting State Agency:				
	Program Name:	₹		e produktory koji k oji od obio	
	Assistance Listing Number/Program Number:			 	2.7
	Edison Contract Number:		-		
	Grant/Contract Term:				
	diany conduct remi.	· · · · · · · · · · · · · · · · · · ·			
Line					
Item #	Expense By Object	Quarter To Date	Year To Date	Quarter To Date	Year To Date
1	Salaries and Wages	0.00	0.00		. 0.00
2	Employee Benefits & Payroll Taxes	0.00	0.00		0.00
3	Total Personnel Expenses	0.00	0.00	0.00	0.00
4	Professional Fees	0.00	0.00		0.00
5	Supplies	0.00	0.00		0.00
6	Telecommunication	0.00	0.00		0.00
7	Postage and Shipping	0.00	0.00		0.00
8	Occupancy	0.00	0.00		0.00
9	Equipment Rental and Maintenance	0.00	0.00		0.00
10	Printing and Publications	0.00	0.00		0.00
11	Travel	0.00	0.00		0.00
12	Conferences and Meetings	0.00	0.00		0.00
13	interest	0.00	0.00		0.00
14	Insurance	0.00	0.00		0.00
15	Grants and Awards	0.00	0.00		0.00
16	Specific Assistance to Individuals	0,00	0.00	·	0.00
17	Depreciation	0.00	0.00		00.0
18	Other Non-personnel Expenses: (list details in a-d)	0.00	0.00		
	Fixed Equipment	0.00	0.00	1	0.00
·	Construction	0.00	0.00		0.00
		0.00	0.00		0.00
		0.00	0.00		0.00
19	Total Non-personnel Expenses	0.00	0.00	0.00	0.00
20	Reimbursable Capital Purchases	0.00	0.00		0.00
21	Total Direct Program Expenses	0.00	0.00	0.00	0.00
22	Administrative Expenses	0.00	0.00		0.00
23	Total Direct and Administrative Expenses	0.00	0.00	0.00	0.00
24	In-Kind Expenses	0.00	0.00		0.00
25	Total Program Expenses	0.00	0.00	0.00	0.00

STATE OF TENNESSEE

Schodule A-Q1-Q4	PROGRAM EXPENSE REPORT	Page # of # Pages: 2 of 7
Contractor/Grantee Name:		Report Period:
Contracting State Agency:		
Program Name:	The second of th	and the second of the second
Assistance Listing Number/Program Number:		
Edison Contract Number:		
Grant/Contract Term:		

Line		1 Cuarter	2 Quarter	3 Guarter	▲ Custier	Year To Bate	Grant Budget Amount (From Contract Agreement)	Over/(Under) Budget Amount
item #	Expense By Object	0.00	0.00	√0.001	0.00	0.00	0.00	0.00
1	Salarios and Wages	0.00	0.00	0.00	0.00	0.00		0.60
2	Employee Benefits & Payroll Taxes	0.00	0.00	6.00	0.00	0.00	0.00	0.00
3	Total Personnel Expenses Professional Fees	0.00	0.00	4.001	0.00	0.00	0.00	0.00 0.00 0.00
4		0.00	0.00	0.00	0.00	0.00	0.00	0.00
•	Supplies	0.00	0.00	0.00	0.00	0.00	0.00	0.00
6	Telecommunication	4.00	0.00	0.00	0.00	0.00	0.00	0.00
- 1	Postage and Shipping		0.00	000	0.00	0.00	0.00	0.00
	Occupancy	0.00	0.00	0.00	0.00	0.00	0.00	0.00
9	Equipment Rental and Maintenance	0.00	0.00	0.00	0.00	0.00	0.00	0.00
10	Printing and Publications	0.00	0.00	0.00	0.00	0.00	6.00	0.00
11	Travel	0.00	0.00	0.00	0.00	0.00	0.00	0.00
12	Conferences and Meetings	0.00	0.00	200	0.00	0.00	0.00	0.00
13	interest		0.00	0.00	0.00		0.00	0.00
14	Insurance	0.00		0.00	0.00	0.00	0.00	0.00
15	Grants and Awards	6,00	0.00		0.00		0.00	000
16	Specific Assistance to Individuals	0.00	0.00	0.00		0.00	0.00	0.00
17	Deprociation	0.00	0.00	- 0.00	0.00			200
18	Other Non-personnel Expenses: (list details in a-d)			0.00		0.00	0.00	000
a	Pixed Equipment	0.00	0.00	0.00	0.00		3.00	0.00
t	Construction	0.00	0.00	0.00	0.00	0.00	2.00	200
		0.00	0.00	0.00	0.00	0.00	0.00	0.00
		0.00	0.00	0.00	0.00	0.00	0.00	0.00
19	Total Non-personnal Expansas	0.00	0.00	0.00	0.00	0.00	0.00	0.00
20	Rembussite Capital Purchases	0.00	0.00	0.00 1	0.00	0.00	0.00	
21	Total Birect Program Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00 0.00
22	Administrative Expenses	0.00	0.00 1	0.00	0.00			
23	Total Direct and Administrative Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00
24	In-Kind Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00
25	Total Program Expenses	0.00 —	0.00	0.00	0.00	0.00	0.00	0.00

STATE OF TENNESSEE GRANT/UNALLOWABLE EXPENSE REPORT

	NONGR	ANT/UNALLOWABLE EXPENSE R	EPORT		
Schedul	c A-1			Page # of # Pages:	
Contractor/Grantee Name:				Report Period:	
	Contracting State Agency:				
	Program Name:				
	Assistance Listing Number/Program Number:				100
	Edison Contract Number:			1.54	
	Grant/Contract Term:				
Line				8	Year To Date
Item #	Expense By Object	Quarter To Date	Year To Dato	Quarter To Date	0.00
1	Salaries and Wages	<u> </u>	0.00		0.00
2	Employee Benefits & Payroll Taxes	0.00	0.00	0.00	0.00
3	Total Personnel Expenses	0.00	0.00	0.00	0.00
4	Professional Fees		0.00		0.00
5	Supplies		<u>u.u.</u>		
6	Telecommunication		0.00		0.00
7	Postage and Shipping	L	0.00		0.00
8	Occupancy		0.00		00.0
9	Equipment Rental and Maintenance		0.00		0.00
10	Printing and Publications		0.00		0.00
11	Travel	2020 202	0.00		0.00
12	Conferences and Meetings		0.00		0.00
13	Interest		0.00		0.00
14	Insurance		0.00		
15	Grants and Awards		0.00		0.00
16	Specific Assistance to Individuals		0.00		00.0
17	Depreciation		0.00		
18	Other Non-personnel Expenses: (list details in a-d)				0.00
a			0.00		0.00
t)		0.00		0.00
•	·		0.00		0.00
•			0.00	0.00	0.00
19	Total Non-personnel Expenses	0.00	0.00		0.00
20	Reimbursable Capital Purchases		0.00	0.00	0.00
21	Total Direct Nongrant Expenses	0.00	0.00	0.00	0.00
22	Administrative Expenses		0.00	0.00	00.0
23	Total Direct Nongrant and Administrative Expenses	0.00	0.00	0.00	0.00
24	In-Kind Expenses	0.00	0.00	0.00	0.00
25	Total Nongrant Expenses	0.00	0.00	0.00	0.00

STATE OF TENNESSEE

	NONGRANT/UNALLOWABLE EXPENSE REPORT
Schedule A-1-Q1-Q4	Page # of # Pages:
Contractor/Grantee Name:	Report Period:
Contracting State Agency:	
Program Name:	
Assistance Listing Number/Program Number:	
Edison Contract Number:	
Grant/Contract Term:	

Line	Expense By Object	1 Quarter	2 Quarter	3 Quarter	4 Quarter	Year To Date	Grant Budget Amount (From Contract Agreement)	Over/(Under) Budget Amount
tem #	Salaries and Wages	1 Guerrer	2 Quarter	3 domiter	140014	0.00	NAME OF TAXABLE PARTY.	0.00
2	Employee Benefits & Payroll Taxes				X STATE OF THE STA	0.00		0.00
2	Total Personnel Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00
3	Professional Fees					0.00	THE RESERVE OF THE PERSON OF T	0.00
4					The second second second	0.00		0.00
5	Supplies				and the second second second second	0.00		0.00
6	Telecommunication					0.00		0.00
7	Postage and Shipping					0.00		0,00
а	Occupancy					0.00		0.00
9	Equipment Rental and Maintenance					0.00		0.00
10	Printing and Publications					0.00		0.00
11	Travel					0.00		0.00
12	Conferences and Meetings					0.00		0.00
13	Interest					0.00		0.00
14	Insurance					0.00		0.00
15	Grants and Awards					0.00		0.00
16	Specific Assistance to Individuals		and the same of th			0.00		0.00
17	Depreciation		The second of the second of the second of	and the second second second second	And the second second second	0.00		0.00
18	Other Non-personnel Expenses: (list details in a-d)		-		-			0.00
	Office Horpital Expenses (not details in a d)					0.00		0,00
	<u> </u>					0.00		0.00
					The state of the s	0.00		0.00
						0.00		0.00
19	Total Non-personnel Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00
20	Reimbursable Capital Purchases	****				0.00		0.00
21	Total Direct Nongrant Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00
22	Administrative Expenses			THE RESERVE OF THE PARTY OF		0.00		0.00
23	Total Direct Nongrant and Administrative Exp	0.00	0.00	0.00	0,00	0.00	0.00	0.00
24	In-Kind Expenses					0.00		0.0
25	Total Nongrant Expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00

STATE OF TENNESSEE

PROGRAM REVENUE REPORT AND ECONCILIATION BETWEEN TOTAL PROGRAM AND REIMBURSABLE EXPENSES

Schedu	RECONCILIATION BETWEE	ABURSABLE EXPENSES	Page # of # Pages: 5 o	7	
	tractor/Grantee Name:			Report Period:	
	Contracting State Agency:				
	Program Name:				
	Assistance Listing Number/Program Number:				
	Edison Contract Number:				
	Grant/Contract Term:				1
Line					
item #		Quarter To Date	Year To Date	Quarter To Date	Year To Date
	Reimbursable Program Funds: Reimbursable Federal Program Funds (Line 23)	0.00	0.00		
31 32	Reimbursable State Program Funds (Line 23)	0.00	0.00		
33	Total Reimbursable Program Funds (equals line 55)	0.00	0.00	0.00	0.00
	Matching Revenue Funds:				
34	Other Federal Funds	0.00	0.00		
35	Other State Funds	0.00	0.00		
36	Other Government Funds	0.00	0.00		
37	Cash Contributions (non-government)	0.00	0.00		
38	In-Kind Contributions (equals line 24)	0.00	0.00	0.00	0.00
39	Program Income	0.00	0.00		
40	Other Matching Revenue	0.00	0.00		
41	Total Matching Revenue Funds (lines 34 - 40)	0.00	0.00	0.00	00.0
42	Other Program Funds	0.00	0.00		
43	Total Revenue (lines 33, 41, & 42)	0.00	Ö.00	0.00	0,00
	• • • • • • • • • • • • • • • • • • • •				
_	Reconciliation Between Total and Reimbursable Expenses	0.00	0.00	0.00	0.00
51	Total Program Expenses (line 25)	0.00	0.00		<u> </u>
52	Subtract Other Unallowable Expenses (contractual)	0.00	0.00		
53	Subtract Excess Administration Expenses (contractual)	0.00	0.00	0.00	0.00
54	Subtract Matching Expenses (equals line 41)	0.00	0.00	9.00	0.00
55	Reimbursable Expenses (line 51 minus lines 52,53,54)	0.00			
56	Total Reimbursement To Date	0.00	0.00	0.00	0.00
57	Difference (line 55 minus line 56)	0.00	0.00	3.00	0.00
58	Advances	0.00	0.00	0.00	0.00
59	This reimbursement (line 57 minus line 58)	0.00	0.00	0.00	0.50

STATE OF TENNESSEE

NONGRANT/UNALLOWABLE REVENUE REPORT AND RECONCULATION RETWEEN TOTAL AND REIMBURSABLE EXPENSES

Schedu	le B-1		Page # of # Pages: 60	47	
Cont	tractor/Grantee Name:			Report Period: 0	
	Contracting State Agency:				
	Program Name:			a talan a section and	
	Assistance Listing Number/Program Number:	100000000000000000000000000000000000000			V974 (1)
	Edison Contract Number:	1 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			
	Grant/Contract Term:				
Line		Quarter To Date	Year To Date	Quarter To Date	Year To Date
item#	Sources Of Revenue	CORREL 10 Date	Tear to Date	Quarter 10 Date	104 10 240
31	Reimbursable Nongrant Funds: Reimbursable Federal Program Funds (Line 23)				
32	Reimbursable State Program Funds (Line 23)				manage of the contract of the
33	Total Reimbursable Nongrant Funds (equals line 55)	0.00	0.00	0.00	0.00
33	totsi Ketiuonissoja kolidisti Lenes (adesis mie 55)	0.00			
34	Other Federal Funds				
35	Other State Funds				
36	Other Government Funds				
37	Cash Contributions (non-government)				
38	In-Kind Contributions (equals line 24)	0.00	0.00	0.00	0.00
39	Program Income				
40	Other Matching Revenue				
41	Total Matching Revenue Funds (lines 34 - 40)	0.00	0.00	0.00	0.00
42	Other Program Funds				
43	Total Revenue (lines 33, 41, & 42)	0.00	0.00	0.00	0.00
	Reconciliation Between Total and Reimbursable Expenses				
51	Total Nongrant Expenses (line 25)	0.00	0.00	0.00	0.00
52	Subtract Other Unallowable Expenses (contractual)				
53	Subtract Excess Administration Expenses (contractual)				
54	Subtract Matching Expenses (equals line 41)	0.00	0.00	0.00	0.00
55	Reimbursable Expenses (line 51 minus lines 52,53,54)	0.00	0.00	0.00	0.00
58	Total Reimbursement To Date	0.00	0.00		
57	Difference (line 55 minus line 56)	0.00	0.00	0.00	0.00
58	Advances				0,00
59	This reimbursement (line 57 minus line 58)	0.00	0.00	0.00	0.00

STATE OF TENNESSEE TOTAL EXPENSE SUMMARY REPORT

Schedule C				Page # of # Pages: 7 c	[7
Cont	tractor/Grantee Name:		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Report Period:	
Line Item #	Expense By Object	Total Direct Program Expenses Year To Date	Total Nongrant/Unallowabie Expenses Year To Date	Total Administrative Expenses Year To Date	Grand Total Year To Date
1	Salaries and Wages	0.00	0.00	0.00	0.00
2	Employee Benefits & Payroll Taxes	0.00	0:00	0.00	0.00
3	Total Personnel Expenses	0.00	0.00	0.00	0.00
4	Profossional Fees	0.00	0.00	0.00	0.00
5	Supplies	0.00	0.00	0.00	0.00
6	Telecommunication	0.00	0.00	0.00	
7	Postage and Shipping	0.00	0.00	0.00	0.00
8	Occupancy	0.00	0.00	0.00	0.00
9	Equipment Rental and Maintenance	0.00	0.00	0.00	0.00
10	Printing and Publications	0.00	0.00	0.00	0.00
11	Travel	0.00	0.00	0,00	0.00
12	Conferences and Meetings	0.00	00,0	0.00	0.00
13	Interest	00.0	0.00	0.00	0.00
14	Insurance	0.00	0.00	0.00	0.00
15	Grants and Awards	0.00	0.00	0.00	0.00
16	Specific Assistance to Individuals	0.00	.0.00	0.00	0.00
17	Depreciation	0.00	0.00	0.00	0.00
18	Other Non-personnel Expenses: (list details in a-d)	0.00			
ε	Fixed Equipment	0.00	0.00	00.0	0.00
ŧ	Construction	0.00	.0.00	0.00	0.00
•	·	0.00	0,00	0.00	0.00
•		0.00	00.0	0.00	0.00
19	Total Non-personnel Expenses	0.00	0.00	00.0	0.00
20	Reimbursable Capital Purchases	00.0	0.00		
21	Total Direct Program Expenses	0.00	0.00	0.00	0.00
22	Administrative Expenses	0.00	0.00	0.00	0.00
23	Total Direct and Administrative Expenses	0.00	0.00	0.00	0.00
24	In-Kind Expenses	0.00	0.00	0.00	0.00
25	Total Expenses	0.00	0.00	0.00	0.00

ATTACHMENT 10

SMB Approved No. 1505-0271 Expiration Date: April 30, 2025

U.S. DEPARTMENT OF THE TREASURY CORONAVIRUS LOCAL FISCAL RECOVERY FUNDS

Recipient	name	and	address:	DUNS Nu	mber: [Recipient	t to provide		
Recipient to p	provide]			Taxpayer provide]	Identification	Number:	[Recipient	to
				Assistance	Listing Numbe	er: 21.027		

Sections 602(b) and 603(b) of the Social Security Act (the Act) as added by section 9901 of the American Rescue Plan Act, Pub. L. No. 117-2 (March 11, 2021) authorize the Department of the Treasury (Treasury) to make payments to certain recipients from the Coronavirus State Fiscal Recovery Fund and the Coronavirus Local Fiscal Recovery Fund.

Recipient hereby agrees, as a condition to receiving such payment from Treasury, to the terms attached hereto.

Recipient:	
Authorized Representative:	-
Title:	
Date signed:	
U.S. Department of the Treasury:	
Authorized Representative:	_
Title:	
Date:	

PAPERWORK REDUCTION ACT NOTICE

The information collected will be used for the U.S. Government to process requests for support. The estimated burden associated with this collection of information is 15 minutes per response. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be directed to the Office of Privacy, Transparency and Records, Department of the Treasury, 1500 Pennsylvania Ave., N.W., Washington, D.C. 20220. DO NOT send the form to this address. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB.

U.S. DEPARTMENT OF THE TREASURY CORONAVIRUS LOCAL FISCAL RECOVERY FUND AWARD TERMS AND CONDITIONS

1. Use of Funds.

- a. Recipient understands and agrees that the funds disbursed under this award may only be used in compliance with section 603(c) of the Social Security Act (the Act), Treasury's regulations implementing that section, and guidance issued by Treasury regarding the foregoing.
- b. Recipient will determine prior to engaging in any project using this assistance that it has the institutional, managerial, and financial capability to ensure proper planning, management, and completion of such project.
- 2. Period of Performance. The period of performance for this award begins on the date hereof and ends on December 31, 2026. As set forth in Treasury's implementing regulations, Recipient may use award funds to cover eligible costs incurred during the period that begins on March 3, 2021, and ends on December 31, 2026.
- 3. Reporting. Recipient agrees to comply with any reporting obligations established by Treasury as they relate to this award.

4. Maintenance of and Access to Records

- a. Recipient shall maintain records and financial documents sufficient to evidence compliance with section 603(c) of the Act, Treasury's regulations implementing that section, and guidance issued by Treasury regarding the foregoing.
- b. The Treasury Office of Inspector General and the Government Accountability Office, or their authorized representatives, shall have the right of access to records (electronic and otherwise) of Recipient in order to conduct audits or other investigations.
- c. Records shall be maintained by Recipient for a period of five (5) years after all funds have been expended or returned to Treasury, whichever is later.
- 5. Pre-award Costs. Pre-award costs, as defined in 2 C.F.R. § 200.458, may not be paid with funding from this award.
- 6. <u>Administrative Costs.</u> Recipient may use funds provided under this award to cover both direct and indirect costs.
- 7. Cost Sharing. Cost sharing or matching funds are not required to be provided by Recipient.
- 8. Conflicts of Interest. Recipient understands and agrees it must maintain a conflict of interest policy consistent with 2 C.F.R. § 200.318(c) and that such conflict of interest policy is applicable to each activity funded under this award. Recipient and subrecipients must disclose in writing to Treasury or the pass-through entity, as appropriate, any potential conflict of interest affecting the awarded funds in accordance with 2 C.F.R. § 200.112.

9. Compliance with Applicable Law and Regulations.

- a. Recipient agrees to comply with the requirements of section 603 of the Act, regulations adopted by Treasury pursuant to section 603(f) of the Act, and guidance issued by Treasury regarding the foregoing. Recipient also agrees to comply with all other applicable federal statutes, regulations, and executive orders, and Recipient shall provide for such compliance by other parties in any agreements it enters into with other parties relating to this award.
- b. Federal regulations applicable to this award include, without limitation, the following:
 - i. Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, 2 C.F.R. Part 200, other than such provisions as Treasury may determine are inapplicable to this Award and subject to such exceptions as may be otherwise provided by Treasury. Subpart F – Audit Requirements of the Uniform Guidance, implementing the Single Audit Act, shall apply to this award.
 - ii. Universal Identifier and System for Award Management (SAM), 2 C.F.R. Part 25, pursuant to which the award term set forth in Appendix A to 2 C.F.R. Part 25 is hereby incorporated by reference.
 - iii. Reporting Subaward and Executive Compensation Information, 2 C.F.R. Part 170, pursuant to which the award term set forth in Appendix A to 2 C.F.R. Part 170 is hereby incorporated by reference.
 - iv. OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement), 2 C.F.R. Part 180, including the requirement to include a term or condition in all lower tier covered transactions (contracts and subcontracts described in 2 C.F.R. Part 180, subpart B) that the award is subject to 2 C.F.R. Part 180 and Treasury's implementing regulation at 31 C.F.R. Part 19.
 - v. Recipient Integrity and Performance Matters, pursuant to which the award term set forth in 2 C.F.R. Part 200, Appendix XII to Part 200 is hereby incorporated by reference.
 - vi. Governmentwide Requirements for Drug-Free Workplace, 31 C.F.R. Part 20.
 - vii. New Restrictions on Lobbying, 31 C.F.R. Part 21.
 - viii. Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (42 U.S.C. §§ 4601-4655) and implementing regulations.
 - ix. Generally applicable federal environmental laws and regulations.
- c. Statutes and regulations prohibiting discrimination applicable to this award include, without limitation, the following:
 - i. Title VI of the Civil Rights Act of 1964 (42 U.S.C. §§ 2000d et seq.) and Treasury's implementing regulations at 31 C.F.R. Part 22, which prohibit discrimination on the basis of race, color, or national origin under programs or activities receiving federal financial assistance;

- ii. The Fair Housing Act, Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§ 3601 et seq.), which prohibits discrimination in housing on the basis of race, color, religion, national origin, sex, familial status, or disability;
- iii. Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794), which prohibits discrimination on the basis of disability under any program or activity receiving federal financial assistance;
- iv. The Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101 et seq.), and Treasury's implementing regulations at 31 C.F.R. Part 23, which prohibit discrimination on the basis of age in programs or activities receiving federal financial assistance; and
- v. Title II of the Americans with Disabilities Act of 1990, as amended (42 U.S.C. §§ 12101 et seq.), which prohibits discrimination on the basis of disability under programs, activities, and services provided or made available by state and local governments or instrumentalities or agencies thereto.
- 10. Remedial Actions. In the event of Recipient's noncompliance with section 603 of the Act, other applicable laws, Treasury's implementing regulations, guidance, or any reporting or other program requirements, Treasury may impose additional conditions on the receipt of a subsequent tranche of future award funds, if any, or take other available remedies as set forth in 2 C.F.R. § 200.339. In the case of a violation of section 603(c) of the Act regarding the use of funds, previous payments shall be subject to recoupment as provided in section 603(e) of the Act.
- 11. <u>Hatch Act.</u> Recipient agrees to comply, as applicable, with requirements of the Hatch Act (5 U.S.C. §§ 1501-1508 and 7324-7328), which limit certain political activities of State or local government employees whose principal employment is in connection with an activity financed in whole or in part by this federal assistance.
- 12. <u>False Statements</u>. Recipient understands that making false statements or claims in connection with this award is a violation of federal law and may result in criminal, civil, or administrative sanctions, including fines, imprisonment, civil damages and penalties, debarment from participating in federal awards or contracts, and/or any other remedy available by law.
- 13. <u>Publications</u>. Any publications produced with funds from this award must display the following language: "This project [is being] [was] supported, in whole or in part, by federal award number [enter project FAIN] awarded to [name of Recipient] by the U.S. Department of the Treasury."

14. Debts Owed the Federal Government.

- a. Any funds paid to Recipient (1) in excess of the amount to which Recipient is finally determined to be authorized to retain under the terms of this award; (2) that are determined by the Treasury Office of Inspector General to have been misused; or (3) that are determined by Treasury to be subject to a repayment obligation pursuant to section 603(e) of the Act and have not been repaid by Recipient shall constitute a debt to the federal government.
- b. Any debts determined to be owed the federal government must be paid promptly by

23-0088 A1

Recipient. A debt is delinquent if it has not been paid by the date specified in Treasury's initial written demand for payment, unless other satisfactory arrangements have been made or if the Recipient knowingly or improperly retains funds that are a debt as defined in paragraph 14(a). Treasury will take any actions available to it to collect such a debt.

15. Disclaimer.

- a. The United States expressly disclaims any and all responsibility or liability to Recipient or third persons for the actions of Recipient or third persons resulting in death, bodily injury, property damages, or any other losses resulting in any way from the performance of this award or any other losses resulting in any way from the performance of this award or any contract, or subcontract under this award.
- b. The acceptance of this award by Recipient does not in any way establish an agency relationship between the United States and Recipient.

16. Protections for Whistleblowers.

- a. In accordance with 41 U.S.C. § 4712, Recipient may not discharge, demote, or otherwise discriminate against an employee in reprisal for disclosing to any of the list of persons or entities provided below, information that the employee reasonably believes is evidence of gross mismanagement of a federal contract or grant, a gross waste of federal funds, an abuse of authority relating to a federal contract or grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a federal contract (including the competition for or negotiation of a contract) or grant.
- b. The list of persons and entities referenced in the paragraph above includes the following:
 - i. A member of Congress or a representative of a committee of Congress;
 - ii. An Inspector General;
 - iii. The Government Accountability Office:
 - iv. A Treasury employee responsible for contract or grant oversight or management;
 - v. An authorized official of the Department of Justice or other law enforcement agency;
 - vi. A court or grand jury; or
 - vii. A management official or other employee of Recipient, contractor, or subcontractor who has the responsibility to investigate, discover, or address misconduct.
- c. Recipient shall inform its employees in writing of the rights and remedies provided under this section, in the predominant native language of the workforce.
- 17. Increasing Seat Belt Use in the United States. Pursuant to Executive Order 13043, 62 FR 19217 (Apr. 18, 1997), Recipient should encourage its contractors to adopt and enforce on-the-job seat belt policies and programs for their employees when operating company-owned, rented or personally owned vehicles.
- 18. Reducing Text Messaging While Driving. Pursuant to Executive Order 13513, 74 FR 51225 (Oct. 6, 2009), Recipient should encourage its employees, subrecipients, and contractors to adopt and enforce policies that ban text messaging while driving, and Recipient should establish workplace safety policies to decrease accidents caused by distracted drivers.



25-0094 His Security, LLC 11426 Kingston Pike

EMAIL Tup	rson C	dersoncou	t - Senior ntytn.gov	Center	111	Effective Date 12
		57-325	9			Residential Service Plan Option \$50.00 Deductible (See Section 15.)
Premise Addres		Point Dr				Yes
CITY Clint				STATE TN ZIP	37716	No
Silling Address	(if differe	nt from premise				One-Time Activation Fee
CITY				STATE ZIP		\$ 0
Monthly Auto Pa			QUARTERLY DE	BI-ANNUALLY ANNUA		Monitoring Service Fees Access Only
ption 1 - Checkin	g Accoun	(No Savings A	ccounts)		07157	\$
ACCOUNT NUMBER					OTHER _	•
ABA ROUTING NUMBER					тот	ral monthly fee \$ 55.00
State of the same					700 7000	
option 2 - Credit C	ard					0 0 1
CARD NUMBER VISA segreement is made by sea to provide, or cause THE SERVICE: Up mitted to Company on Coustomer's primary confine contact is made with	and between to be provide on receipt of Customer's or tact number in either persons 3:00 a.m. an	id, the alarm monitor an alarm signal from intact list, a quard se and then, if necessary on, Company will atta d 9 00 p.m. Compan	es "Company") and the ing services for the ala the Guetomer Premise rvice, and/or the appro- t, the person cessignate impt to contact the appro- y and Customer must	owner of the home or business rm system (the "System") insize , Company is responsible only prists responding agency. For for enhanced verification on to condate responding agency.	MM s shown above (the "Custs alided at the residence or b for attempting to notify, r burglary signals, Compe his Customer's contact list for non-emergency, signal and response requirement	CVV Code: yy omes' on the effective data indicated abova. The Compuseness address indicated above (the 'Premisea'). as appropriate to the type of signal, the Customer, perny will attempt to verify but an emergency crists by or. If a contacted person indicates that there is an emerge like low bettery and trouble, Company will only attempt as, which may now or in the future include visual verifica.
CARD NUMBER VISA agreement is made by east to provide or cause the same of t	and between to be provide to be provided	His Security, LLC (the distribution of the country	he "Company") and the ing services for the ala the Cuetomer Premise rivies, and/or the approximate ing to contact the approximate ing to contact the app ye and Customer must as to pay any charge a the Thia Agreement shall er the India Term, Cust executed. Customer and	owner of the home or business rm system (the "System") insta- posted responsible only pristed responding agency. For old for enhanced verification on to openate responding agency. For comply with local notification a societation with this requiremen- tion time of the state of the con- traction of the control of the con- trol of t	MM s shown above (the "Custs filed at the readence or b for attempting to aobly, t burglary signals, Compe his Customer's contact list or non-emergency signal and response requirement t. e "Initial Term") unless ea int with 30 days notice by; se above olus all aoolicat was above on all all aoolicat	omen") on the effective data indicated above. The Compuseness address indicated above (the Premisea"), as appropriate to the type of signal, the Customer, perny will attempt to venity but an emergency exists by care. If a contacted person indicates that there is an emerge is the box bettery and trouble, Company will only attempt, and inches the person of the future include visual verification, and in the provisions hereol, and is sending a signed request for cancellation to Company will be taked the person of the provisions hereol, and is sending a signed request for cancellation to Company will be taked to carmity fees. Asks a learn charges, communication to the provisions hereol communication to the provisions hereol and the takes carmit fees.
CARD NUMBER VISA s agreement is made by east to provide, or cause the SERVICE: Up mitted to Company on 0 Customer's primary con fine contacts is made with that Customer between in emergency condition SERVICE FEES AN reefter automatically ren tides Customer's name, yee, nature Ancheck chart	and between to be provide to be provided	His Security, LLC (the distribution of the alarm monitor an alarm signal from notact list, a guard se and then, if necessary, in, Conspany will also see the control of the	es "Company") and the ing services for the ala the Customer Promise rvices, and/or the appro- ishment of the contact the appropriate yeard Customer must as to pay any charge or the Thia Agreement shall or the India Term, Cust sessword, Customer ag- es, late charges, or off	owner of the home or business rm system (the "System") insta- posted responsible only pristed responding agency. For old for enhanced verification on to openate responding agency. For comply with local notification a societation with this requiremen- tion time of the state of the con- traction of the control of the con- trol of t	MM s shown above (the "Custified at the readence or b for attempting to notify, t burglary signals, Compe he Customer's contact list or non-emergency signal not response requirement t. e "Initial Term") unless ea nit with 30 days notice by to ea above plus all applicat ie, whether imposed on C	omen') on the effective data indicated above. The Compuness address indicated above (the Premises), as appropriate to the type of signal, the Customer, per my well attempt to verify that an emergency exists by car. If a contacted person indicates that there is an emerge six low low testing and brouble, Company will only attempt, and the context of the company will only attempt, which may now or in the future include visual verification of the company and the company in the company of the company or communicated purposes. There is a theority five dollar (325) of the company or Customer. There is a theority five dollar (325).
CARD NUMBER VISA s agreement is made by seas to provide, or cause was to provide, or cause of the control of t	and between to be provide on receipt of customer's or teach number. In either person \$5.00 a.m. an prior to respond to TERM (e.g. on and address, acgos, guard check).	His Security, LLC (the distribution of the alarm monitor an alarm signal from notact list, a guard see montact list, a guard see and then; if necessary, in, Company will attend the control of the contr	es "Company") and the ing services for the ala the Customer Promise rvices, and/or the appro- tive person consignates in the contact the appropriate y and Customer must as to pay any charge a thin Agreement shall or the Indial Term, Cust assword, Customer ag es, lato charges, or of ANCIAL E.	owner of the home or business rm system (the "System") insta (, Company is responsible only priste responsible only priste responding agency. For differ enhanced verification or regelate responding agency. For comply with iocal netification a sociated with this requirement icontinue for an initial term (the privacy cancel this Agreement reas to pay the total monthly in or related charges, if applicab DISCLOSURE	s shown above (the "Custified at the readence or be for attempting to noith, to burglary signals, Compe his Customer's contact list or non-emergency signal and response requirement to "Initial Term") unless earnt with 30 days notice by us above plus all application, whether imposed on C	omen') on the effective data indicated above. The Compuness address indicated above (the Premises), as appropriate to the type of signal, the Customer, per my well attempt to verify that an emergency exists by car. If a contacted person indicates that there is an emerge six low low testing and brouble, Company will only attempt, and the context of the company will only attempt, which may now or in the future include visual verification of the company and the company in the company of the company or communicated purposes. There is a theority five dollar (325) of the company or Customer. There is a theority five dollar (325).
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Docusign Envelope ID: F5CCDD39-EA58-4804-A4A3-983895809103

3. DISCLARKER OF WARRANTES: NEITHER COMPANY NOR ITS CONTRACTOR REPRESENTS OR WARRANTS THAT THE SYSTEM OR THE MONITORING SERVICES WILL PREVENT ANY LOSS BY BURGLARY, FREE, ROBBERY OR OTHERWISE, OR WILL, IN ALL CASES, PROVIDE THE SPECIFIED NOTIFICATION SERVICE. CUstomer understands that there are no weterantors within autom beyond the face of this Agreement and acknowledges that neither Company nor its contractor has made any representation or wetranty, express or import, including without funitation, about the condition of the System or monitoring service, their montantablay, or their timess for any particular purpose, other than those expressly conteined in the Agreement. Customer understands and acknowledges that the System, Tenentation properly, that the Company or its contractor's equipment may not function properly, that the Company or its contractor has control over the receipt of an altern signal; and that neither Company or its contractor has control over the response time or capability of any agency or person notified. Customer size control extensions, demand, and the relater Company is determined to be directly or indirectly liable for any loss, damago, or injury that the SSO0 Emst of kabitty in section 4 applies.

notified. Customer size understands that in the event that the company is determined to section 4 applies. In Indirectly helpid for any loss, damage, or injury that the \$500 tend of liability in section 4 applies. In the event that any pan of the security equipment becomes defective, the Company agrees to mate att repairs and replacement of parts without costs to the Subscriber for a period of one (1) year from the date of insistation. The Company serves the option to either replace or oper the stam equipment and reserves the right to substitute metartals of equal quality at time of replacement or to use monothlorad parts in fulfillment of this warrant, those not include batterios, electrical surges, lightning damage, software upgrades and repairs, communication dovices that are no longer supported by communication pathways, obsolete compenents, and components acceeding manufacturer's useful life. The Company is not the manufacturer of the equipment and other than the Company similar warranty Subscriber agrees to look exclusively to the manufacturer of the equipment for repairs under its warranty coverage if any. Except as set forth in this agreement, the Company analysis of early particular agrees to look exclusively to the manufacturer of the equipment for repairs under its warranty coverage if any. Except as set forth in this agreement, for expert and the soft of the equipment, its merchantability, or as fibrous for any particular outprose, and the Company alial not be filter for consequential damages. The Company does not represent nor warrant that the security system may not be compromised or circumvented, or that the system will not be filter for consequential damages. The Company does not represent nor warrant that the security system may not be compromised or circumvented, or that the system will in all cases provide the protection for writch a is installed. The Company expressly distains any implied warranties of monotherability or finans for equipment caused by accident, misuse, attempted or unauthore

- compensation prior to starling work.

 4. COMPANY IS NOT AN INSURER AND LIMITATION OF LIABILITY: CUSTOMER ACKNOWLEDGES AND AGREES THAT NEITHER COMPANY NOR ITS CONTRACTOR IS AN INSURER: THAT CUSTOMER ASSUMES ALL RISK OF PERSONAL INJURY AND LOSS OR DAMAGE TO CUSTOMER'S PREMISES OR TO THE CONTENTS THEREOF. Customer finter acknowledges and spress that if any insurance is desired, Customer must obtain 4. In addition to the Company's other rights at law or under the Agreement, the Customer specifically releases the Company and as contractor from any liability for any event or condition covered by the Customer's insurance, Customer understands and agrees that il company or its contractor's negligence, faiture to perform any of the obtigations herein of feature of the monatoring sentees or the equipment any or time obtigations herein a feature of the monatoring sentees or the equipment any or time obtigations herein is contractor's isolities, and its contractor's isolities and exclusive liability if Customer wishes company or as contractor to assume a greater fabristy, Customer may obtain from Company a higher limitation of fiebility by paying an additional periodic service charge to Company. If Customer is this option, a drifer shall be attached to this Agreement seating furth the terms, conditions and the smount of the liability and the additional periodic carries. Such rider and additional obtigation shall in no way be interpreted to hold Company or its contractor as an insurer.
- 5. CUSTOMER'S DUTIES: Customer shall maintain the System in good operating condition and shall socure and maintain all licenses or permits that may be necessary from governmental authorities for the confluend monitoring and use of the System. THE CUSTOMER IS RESPONSIBLE FOR TESTING THE SYSTEM MONTHLY AND ANYTIME CUSTOMER IS RESPONSIBLE FOR TESTING THE SYSTEM MONIFICY AND ANY IMPECTION THE TRANSMISSION SYSTEM (SEE SECTION 7). THE CUSTOMER MUST NOTIFY COMPANY OR ITS CONTRACTOR PROMPTLY IF CUSTOMER BELIEVES THERE IS A PROBLEM. CUSTOMER GENERAL PROMPTLY IF CUSTOMER BELIEVES THERE IS A PROBLEM. CUSTOMER GENERAL CUSTOMER SHOWS THE CONTRACTOR PROMPTLY IN CUSTOMER BELIEVES THERE IS A PROBLEM. CUSTOMER GENERAL CUSTOMER SHOWS THE CUSTOMER SHOWS THE CONTRACT OF THE CUSTOMER SHOWS THE
- e. DEFAULT, DISCONNECTION AND REMEDIES: Customer will be in default and breach of this agreement if Customer 1) fails to pay any less or charges when due, 2) generates, in Company's sold judgment, excessive fails a starms; or 3) fails to perform either obligations set (arth in this Agreement and such failures continues for ton (10) days after issuance of written notice by Company in the event of a default, the Company may, by notice to Customer, terminate Customer's mondroing sarvices. Company's responsibilities and liabilities under this Agreement shall also immediately coase. Customer will runnial responsibility for all charges incurred prior to the effective date of service termination. If Customer services this Agreement shall so trial librar, Customer services this Agreement shall be sorted. responsible for all charges incurred prior to the effective date of service termination. If Customer breaches this Agreement during as Instal Term, Customer acknowledges that if will cases substantial damage to Company, and bocause it would be difficult if not impossible to determine the amount of such damage. Customer will also pay as Rigudated damages and not as a possibly either as meunt equal to eighty (60%) percent of the remaining payments owned during the initial Term or all sums the Company may be entitled to under state law and, in either case, any related fevices, court costs, collection costs, and attorney fees. All amounts are due immediately without presentment, demand, protest or further notice, all of which Customer expressly waives.
- 7. TRANSNISSION SYSTEMS: Customor's System communicates with the Company's mondoring facility utilizing one or more networks telephone, cable, internet, celular, or radio, it may also utilize equipment in Gustomor's home telephone or cable equipment modem, nouter, power supply. Togethar, the System, the network and other equipment represent the "Transmission System". This Transmission System is beyond the control of Company and Company takes no responsibility for far reliebelty or ris continued compatibility with this intended usage. Each network and the reliefed in-home oquipment has its own inherom data and reliability levets and the Customer should consider their own needs and equipments before choosing a Transmission System, in ORDER FOR THE SYSTEM TO TRANSMIT SIGNALS OVER THE INTERNET, IT MUST HAVE UNINTERRUPTED ACCESS TO AN ALWAYS-ON HIGH-SPEED INTERNET CONNECTION. If a signal from Customer's System does not reach Company's monitoring facility for any reason, Company will not be about the communication problem. Communication issues might include, but are not limited to, network outages, severed kines,

tack of power to key components, signal parminag, obsobstanence or failure of components, and/or changes in laws or regulations. The Controller should test the System on a regulat monthly basis and any time there is a change to any aspect of the Transmission System remaining the second of the Transmission System (See Section 5). The Controller should immediately notify the Company of any changes to the Transmission System (producing use of DSL, VeiP or other breakband strokes as these way extended with or provest signal transmission) or any communication issues identified by Customer during lest. If THE TRANSMISSION SYSTEME LISES A TELEPHONE, LINE AND THAT LONE IS DISCONFECTED, THE ALARM TRANSMISSION WALL FAIL. If Customer has chosen a means of communication that causes the System to sobe coming of a communication entered in order to communicate with the membrishing sector), Customer of a communication that they wish not be sable to use that same communication network to call for membring response during the time that the communication network to call for membring response during the time that the communication network to call for membring response during the time that the communication network to call for emergency response during the time that the communication network is in use.

- 8. INTERRUPTION OF SERVICE: Neither Coixpany nor its contractor assumes any sability for Interruption of monitoring service due to strikus, nots, 800sts, storms, earliquakes, fires, power faitures, interruption or unswelfer bits, of communication entheurs service, acts of God, or for any other cause beyond the control of Company or its contractor, in case of such an event, Company may suspend the monitoring service sendor this Agramment without liability and without notification to Causioner Company or its contractor may suspend or cancel this Agramment without motos, fleisibly, or pleasibly should the System. Coutemer's Primases or Company's or its contractor's monitoring facilities become so substantishly damaged that further service is Impractical. Customer will remain responsible to pay for services provided, Notifier Company nor its confractor's shall have any liability for delay in installation or mesterance of the opulpment.
- 9. THIRD PARTY INDEMNIFICATION: Gustomer agrees to and shall indemnify, defend, and hold harmess Company and its officers, directors, employees, egents, contractors and sny person or entity for whom the Company is legally responsible, from and agenits any and all claims adding from this Agreement brought by other than the parties to this
- 10. SUBROGATION: Unless prohibited by Customor's insurance policy, Customer hereby discharges and agrees to hold Company harmless from any and all clarins, Rubblists, damages, losses or expenses, arising from or caused by any hezard covered by insurance in or on the Customer's Promises whether said claims are made by Customer, his egents, insurance carrier, or other pedias claiming under or through Customer. Customer agnets to indemnify, defend and host harmless. Company and its contractor from any action for subrogation that may be brought against Company or its contractor by any insurer or insurance carrier, or its agents or assigns, including the payment of all damages, expense costs and attomay's less. Customer shall notify that insurance carrier of the terms of this provision.
- 11. LIMITATION ON ACTIONS: To the extent permitted by law both periors have by agree that no stud or action that relates its any way to this Agreement (whether based upon contract, neglegance or otherwise) shall be brought against the other party more than one (1) year after the occurse of the cause of scilons.
- 12. BINDING ARBITRATION: THE PARTIES AGREE TO RESOLVE THROUGH BINDING 12. BINDING ARBITRATION: THE PARTIES AGREE TO RESCIVE THROUGH BINDING ARBITRATION ALL CAMIS, DISPUTES. OR LAWSUITS (COLLECTIVELY "CLAMIS"). RECARDLESS OF THER NATURE, ARISING OUT OF THIS AGREEMENT OR ANY OTHER BUSINESS RELATIONSHIP BETWEEN THE PARTIES. The parties agree that arbitration shat be conducted in accordance with the commercial rules of the Federal Andardon Act (FAA) Arbitration or say related bigation will lake place in Knowline. Tennessee, unless bein parties ognes to efficient location. The arbitration shall be conducted by an elegancy who is knowledgeable about the specimy industry. The arbitration shall be paid by the one-proveding party or spit in an equation and interface of great purpose and party or spit in an equation manner by the erbitration. The arbitration properties, including decisions and awards, shall be raid in confidence by bein parties. The parties activately decisions and awards, shall be raid in confidence by oth parties. The parties activately decisions are awards, shall be raid in confidence by oth parties. The parties activately decisions are awards, shall be raid in confidence by eight parties.
- 13. FALSE ALARMS: Customer understands that local authorities may impose fines for false elarms or signets, and Customer agrees to be responsible for these finas and any ratiod costs whether they are levied directly on Customer or on the Company, its contractors, or subconfractors.
- 14. FIRE ALARMS: Unless the Schedule of Equipment and Services provides for a fire starm system to code the Company makes no representation that the the starm equipment most local code requirements or constitutes a fire atom system as that term deplaced by the Authority Neving Jurisdiction (ANJ) over fire atom systems in Subscriber's promises it a fire atom system to code is specified in the Schedule of Equipment and Services then the Company will install fire atom coupment pursuant to ANJ requirements. Subscriber agrees that any aquipment required by the ANJ not specified in the Schedule of Equipment and Services shall be an activate to this agreement to be paid for by Subscriber at time the additional equipment is required to the agreement to be paid for by Subscriber at time the
- 16. RESIDENTIAL SERVICE PLAN OPTION: After the Installation warranty term, if the Sovice Plan has been solected, Company or its contractor will provide repair service during dis regider business hours of 8:00 a.m. to 5:00 p.m. Monday through Priday (accluding holdays) for \$8 ft others (\$50 p.m. Monday through Priday (accluding holdays) for \$8 ft others (\$50 p.m. Monday through Priday (accluding neutros) monatoring service and Customer's current on all payments. Customer will pay for service provided outside these thres at Company's customery retain. The Service Plan does not cover betteries, they bots, celtular equipment, cameras, system moves, 2-Wave devices, or video equipment. It also does not cover demange caused by abuse, mixed conscious, temporing, contribution, vendration, final, acts of God, cosmotic damage or any other cause other than normal wear and tear.
- 16. ASSIGNMENT: This Agreement may not be assigned in whote or in part by Customer. Company may assign or subcontract all or any portion of this Agreement without notice to Customer and enty such assignace or subcontractor shall be entitled to the rights, benefits, privileges and protection allorded to Company under the torms of this Agreement.
- 17. ACKNOWLEDGMENT: Customer authorizes release by a consumer reporting agency of consumer credit information to the Company and/or its assigns now and at any time during the term of this Agreement. Customer consents to the recording of all communications seen the Customer and the Company.
- 18. ENTIRE AGREEMENT: This writing is intended by the parties as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. Company's or its contractor's duty and obligation to provide monitoring services to Customer arise solely from this Agreement. This Agreement supersocies all prior representations, understandings, or agreements of the parties. This Agreement can only be modified (a) in writing, signed by the parties or their duty suthercoded agents or (b) by written notice sent by Company to Customer, provided that Customer does not object in writing within thirty (30) days after receiving the notice. No weiver or breach of any term or condition of this Agreement shall be construed to be a weiver of any succeeding breach. Customer agrees that Company may convert this Agreement to electronic media, which may serve as the exclusive original.
- 19, PRIVACY: Company will use commercially reasonable efforts to maintain the privacy of Gustomer's Information. Customer understands that Company cannot guarantee privacy and ogrees not to hold the Company liable for any clama, isos, camages, or costs that may result from less of privacy. Customer consents to Company contacting him/her about now

Property Disposition & Surplus Record

ANDERSON COUNTY GOVERNMENT PROPERTY DISPOSITION AND SURPLUS RECORD

Property declared to be surplus may be transferred to another Anderson County office or be sold at internet auction. The IT Department will manage the disposition of hard drives. The Vehicle Inspection Form is to be used to sell vehicles. A police report must accompany this form if the property Transferring property to an Entity outside of Anderson County requires Purchasing Committee and County Commission approval. This form should be emailed to Surplus@andersontn.org requests to surplus property as detailed below. Sheriff's Department (Department) 1/6/25 Date Signature of Department Head/Elected Official Property Serial Number/ **Property Description Asset Tag** Condition **VIN Number** (Vehicles - list Year, Make, Model Number (Working, inoperable, unknown) (N/A if no Serial (N/A if no and Location) No.) Tag). 1GNLC2E09ER152684 **OPERABLE** 2014 CHEVY TAHOE Attach additional sheet(s) if necessary. Property Disposition Method (check applicable box) Purchasing Office Use Only Internet Auction Govdeals ID#: Fund #: 12254150 Date: Sale Amount: \$ Fund Description: DRUG FUND Date removed from Asset Listing: (Attach photos of item(s) to record) **Transfer Property** (Department) Date Signature of Receiving Department Head/Elected Official Trade In Purchase Order Number of Trade in: Stolen or Lost (Attach copy of Police Report) Property Destroyed (Attach explanation) Received by Purchasing Office: (Date) Deputy Purchasing Agent Signature:

> 5 Surplis Vehicles

Rev. 1/29/2018

Page 77 of 119 Vehicle Inspection Form

Inventory ID: 1546F	Asset Number:	Fair Market Value:					
Short Description: Year 2007 Make FORD		Model E150 1/2 Ton Econoline - Van					
VIN: 1 F T N E 1 4 L X 7 D A 0 0 9 7 8 Title Restriction: \(\$\superscript{\text{\$\superscript							
Engine- Type: 5.4 L, V 8	Gas □ Diesel Engine pair □ is in unknown cor	ole Engine Runs Does Not Run For Parts Only Propane/Natural Gas Gas/Electric Hybrid Indition CE 3/19/2019 101566 MILES					
Repairs needed: NONE VEHICLE WAS PUT IN SERVICE 3/19/2019 101566 MILES This vehicle was maintained every 5000							
Drivetrain: ■ 2 Wheel Drive □ 4 Wheel Drive Condition: GOOD Exterior: Color: WHITE Windows: □ No Cracked Glass □ Cracked WINDSHIELD Minor: □ Dents □ Scratches □ Dings Tire Condition: NEW Tread: NEW #Flat □ Hubcaps #4 Major Damage to: SIDE DOOR MAJOR DENT							
Emergency equip: None Has	s been removed & 🗆 The	Removed & Impressions Remain No Impressions ere are holes in the exterior There are no holes					
Interior: Color GREY Damage to Seats: DRIVERSIDE BR Damage to Dash/Floor: NONE	☐ Cloth ■ Vinyl ☐ OKE DOWN NEEDS	Leather TO BE REPLACE					
Radio: Stock or Brand & Model: AC (Condition: Cold Unknow Cruise Control Tilt Steering Power: Steering Windows	wn) 🗌 No AC Remote Mirrors 🔳 Clir	Air Bags: ■ Driver's Side □ Dual mate Control					
	odel	_ Serial # nd					
Location of Asset: <u>fleet Servi</u> For more information contact: <u>Jo</u>	ohn Vicken of.	Sierra Dison ay nights, or Weekends. Stagger closing times by 10 minutes.					

Vehicle Inspection Form

Inventory ID:GR7768 Asset Number: 045515 Fair Market Value:							
Short Description: Year 1998 Make MAZDA Model B2500 TRUCK							
VIN: 4 F 4 Y R 1 2 C 9 W T M 4 7 2 1 9 Title Restriction: \(\text{T} \) N Odometer: 1 1 5 8 3 5 Miles \(\text{Kilometers} \) Odometer Accurate \(\text{Y} \) N:							
Long Description: This Vehicle: ■ Starts □ Starts with a Boost & ■ Runs/Driveable ■ Engine Runs □ Does Not Run □ For Parts Only Engine- Type: 2.5 L, V L4 □ Gas □ Diesel Engine □ Propane/Natural Gas □ Gas/Electric Hybrid Engine Condition: □ Runs ■ Needs repair □ is in unknown condition Repairs needed: INTERMITTENTLY REVS HIGH AND DIES AT A STOP This vehicle was maintained every 5000 □ Days □ Hours ■ Miles Date Removed From Service: 11/7/2024 Maintenance Records: ■ Available □ Not Available For Inspection Transmission: □ Automatic ■ Manual 5 Speed Condition: □ Operable ■ Needs repair □ Is Unknown Condition Repairs Needed: CLUTCH IS SLIPPING							
Drivetrain: ■ 2 Wheel Drive □ 4 Wheel Drive Condition:							
Emergency equip: None Has been removed & There are holes in the exterior There are no holes Interior: Color TAN Cloth Vinyl Leather Damage to Seats: OIL AND GREASE STAINS Damage to Dash/Floor:							
Radio: Stock or Brand & Model: AM AM/FM AM/FM Cassette AM/FM CD AC (Condition: Cold Unknown) No AC Air Bags: Driver's Side Dual Cruise Control Tilt Steering Remote Mirrors Climate Control Power: Steering Unidows Door Locks Seats							
Additional Equipment: Manufacturer Model Serial # Tool Box Light Bar Ladder Rack Utility Body: Brand							
Location of Asset: Fleet Sewice. For more information contact: John Vickey OR Sierra Dison Parindar: De not close items on or surrounding a Holiday on Friday nights or Weekends. Stagger closing times by 10 minutes.							

Vehicle Inspection Form

Short Description:						
Year 2004 Make FORD Model Expedition						
VIN: 1 F M P U 1 6 L 8 4 L B 1 1 0 3 4 Title Restriction: \(\text{T} \) Y \(\text{N} \) Odometer: 2 1 3 5 0 8 \(\text{Miles} \) Miles \(\text{Kilometers} \) Odometer Accurate \(\text{Y} \) \(\text{N} \) \(\text{N} \).						
Long Description: This Vehicle: ■ Starts □ Starts with a Boost & ■ Runs/Driveable ■ Engine Runs □ Does Not Run □ For Parts Only Engine- Type: 5.4 L, V 8 ■ Gas □ Diesel Engine □ Propane/Natural Gas □ Gas/Electric Hybrid Engine Condition: ■ Runs □ Needs repair □ is in unknown condition Repairs needed: ABS LIGHT IS ON DUE TO LEFT REAR ABS CIRCUIT. This vehicle was maintained every 5000 □ Days □ Hours ■ Miles Date Removed From Service: 11/7/2024 ■ Maintenance Records: ■ Available □ Not Available For Inspection Transmission: ■ Automatic □ Manual ■ Speed Condition: ■ Operable □ Needs repair □ Is Unknown Condition Repairs Needed: N/A Drivetrain: □ 2 Wheel Drive ■ 4 Wheel Drive Condition: ■ GOOD						
Exterior: Color: WHITE Windows: ■ No Cracked Glass □ Cracked Minor: □ Dents ■ Scratches ■ Dings Tire Condition: GOOD Tread: 6/32 #Flat_0 Hubcaps #4 Additional Damage: Decals: ■ None □ Have Been Sprayed or □ Have been Removed & □ Impressions Remain □ No Impressions Emergency equip: □ None ■ Has been removed & ■ There are holes in the exterior □ There are no holes						
Interior: Color GRAY Cloth Vinyl Leather Damage to Seats: NONE Damage to Dash/Floor: NONE Radio: Stock or Brand & Model: AM AM/FM AM/FM Cassette AM/FM CD AC (Condition: Cold Unknown) No AC Air Bags: Driver's Side Dual Cruise Control Tilt Steering Remote Mirrors Climate Control Power: Steering Windows Door Locks Seats						
Additional Equipment: Manufacturer						

Vehicle Inspection Form

Inventory ID:GV3224	Asset Number: 3Z307564	Fair Market Value:
Short Description: Year 2003 Make CHEVR	OLET Model	Silverado 1500 1/2 Ton 4WD - Pickup
VIN: 1 G C E K 1 4 Odometer: 2 0 5 2 7 4	7	5 6 4 Title Restriction: \square Y \blacksquare N ometer Accurate \blacksquare Y \square N:
Engine- Type: 5.3 L, V8 Engine Condition: Runs Needs re Repairs needed: FRONT COVER SI This vehicle was maintained every 500 Date Removed From Service: 11/04/20	Gas Diesel Engine Propagair is in unknown condition EAL AND REAR MAIN SEAL Days Hours M Maintenance Records: All Speed Condition: Operation	iles ☐ Available ☐ Not Available For Inspection able ☐ Needs repair ☐ Is Unknown Condition
Exterior: Color: WHITE Minor: Dents Scratches Ding Major Damage to: Additional Damage: Decals: None Have Been Spray Emergency equip: None Has	Windows: ■ No Crack gs Tire Condition: BAD yed or □ Have been Removed	**Ed Glass
Interior: Color GRAY Damage to Seats: DRIVERS SIDE E Damage to Dash/Floor: NONE Radio: ■ Stock or □ Brand & Model: ■ AC (Condition: ■ Cold □ Unknown □ Cruise Control □ Tilt Steering □ Power: ■ Steering □ Windows	BOTTOM BROKE DOWN, N	IORMAL WEAR FOR AGE ■ AM/FM □ AM/FM Cassette □ AM/FM CD Air Bags: □ Driver's Side ■ Dual
Additional Equipment: Manufacturer M Tool Box Light Bar Ladder R Location of Asset: FLEET SERVICE For more information contact: JO	fodel Serial lack ☐ Utility Body: Brand	# Hitch: Type CLASS 3 BUMPER
Reminder: Do not close items on or sur	rounding a Holiday, on Friday nights	, or Weekends. Stagger closing times by 10 minutes.

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ANDERSON COUNTY GOVERNMENT CASH AND FUND BALANCE REPORT December 31, 2024

FUND	DESCRIPTION		NON- ENDABLE	R	ESTRICTED FUNDS	co	OMMITTED FUNDS	,	ASSIGNED FUNDS	-	NASSIGNED ND BALANCE		TOTAL ND BALANCE		CASH
101	General Fund	\$		\$	2,243,003	\$	518,537	\$	4,593,721	\$	11,673,915	• \$	19,029,176	\$	20,138,171
	Library Fund	5	-	\$	269,205			\$	•	\$		\$	269,205	<u>\$</u>	341,752
		\$	•	\$	715,964	\$	-	\$		\$		\$	715,964	\$	881,189
121	American Rescue Plan													\$	3,557,541
122	Drug Control Fund	\$	-	\$	148,377	\$	8,754	\$	-	\$	-	\$	157,131	<u>\$</u>	160,215
127		\$	-	\$	-	\$	•	\$	55,114	\$	-	\$	55,114	\$	50,349
128	Tourism Fund	\$		\$	438,618	\$	233,650	\$	100,000	\$		\$	772,268	\$	1,087,485
131		\$	75,128	\$	269,737	\$	1,601,902	\$	-	\$	-	\$	1,946,767	\$	3,864,860
141	General Purpose School Fund	\$	-	\$	-	\$	10,676,669	\$		\$	-	\$	10,676,669	\$	15,855,779
143	Central Cafeteria	\$	88,414	\$	4,454,127	\$	-	\$		\$		\$	4,542,541	\$	4,232,757
151	General Debt Service Fund	\$	•	\$	971,129	\$	-	\$	•	\$	-	\$	971,129	\$	1,903,534
152	Rural Debt Service Fund	5	•	\$	673,967	\$	•	\$	•	\$	•	\$	673,967	\$	1,107,648
156	Education Debt Service Fund	5	•	\$	128,972	\$		\$	-	\$		\$	128,972	\$	804,692
171	Capital Projects Fund	\$	-	\$	482,565	\$	-	\$	-	\$	•	\$	482,565	\$	700,992
177	Education Capital Projects Fund		H-11-4-11-11-11-11-11-11-11-11-11-11-11-1	\$	954,077	\$	-	\$	•	\$	•	\$	954,077	\$	1,217,770
263		\$	30,555	\$	***************************************	\$		\$	961,103	\$		\$	991,658	\$	685,418
		5	194.097	Ś	11.749.741	Ś	13.039,512	Ś	5,709,938	\$	11,673,915	\$	42,367,203	\$	56,590,152

[•] General Unassigned Fund Balance limit of \$6M requiring 2/3 (11) votes for budget amendments.

	Cash Trends December	General Fund Cash Trends	
_		25,000,000	
Cash 20/21	12,021,798	20,000,000	
Cash 21/22	16,064,200		
Cash 22/23	15,520,868	15,000,000	
Cash 23/24	14,895,472		
Cash 24/25	20,138,171	10,000,000	
		5,000,000	
		0	
		JUL AUG SEP OCT NOV DEC JAN FEB MAR APR MAY JU	N
		—— Cash 20/21 —— Cash 21/22 —— Cash 22/23 —— Cash 23/24 —— Cash 24/25	

FV2024	A	Clinton	Rocky Top	Norris	Oak Ridge	Oliver Springs	Out of State	Total	+/-
FY2024	Anderson Co.	\$935,432.32	\$102,159.70	\$46,607.31	\$2,247,025.24	\$118,499.10	\$59,819.45	\$4,009,180.72	6%
July	\$499,637.60	\$935,432.32	\$98,402.33	\$43,576.87	\$2,251,218.53	\$113,524.76	\$54,814.98	\$3,988,540.40	11%
August	\$500,254.95	\$829,693.94	\$94,982.26	\$44,472.85	\$1,967,736.93	\$123,433.87	\$66,142.24	\$3,624,729.66	6%
September	\$498,267.57		\$97,479.82	\$42,433.32	\$2,204,981.13	\$119,806.40	\$38,657.92	\$3,736,151.49	1%
October	\$396,910.18	\$835,882.72	\$99,587.51	\$49,072.97	\$2,386,633.93	\$124,162.50	\$34,294.14	\$4,169,027.27	2%
November	\$571,075.78	\$904,200.44	\$100,427.07	\$44,352.65	\$2,320,943.19	\$117,583.48	\$32,817.52	\$4,070,871.79	-4%
December	\$532,307.18	\$922,440.70	\$100,427.07	\$50,729.98	\$3,109,781.97	\$132,529.68	\$54,001.85	\$5,295,887.94	13%
January	\$597,913.34	\$1,249,551.98	\$85,022.91	\$36,322.45	\$2,257,927.65	\$123,286.98	\$45,658.68	\$3,852,217.61	-5%
February	\$463,197.93	\$840,801.01	\$85,022.91		\$2,261,867.52	\$116,953.82	\$61,480.38	\$3,913,440.92	4%
March	\$441,473.00	\$900,598.83		\$47,724.45	\$2,660,226.92	\$128,789.00	\$44,311.95	\$4,443,914.68	4%
April	\$508,342.61	\$948,424.49				\$121,936.01	\$52,740.49	\$4,435,941.19	5%
May	\$493,848.18	\$922,182.17	\$101,604.30		\$2,698,535.39	\$121,936.01	\$86,206.98	\$4,346,815.62	3%
June	\$567,955.36	\$976,246.00	\$107,120.87	\$45,031.06	1-1		\$630,946.58		4%
Totals:	\$6,071,183.68	\$11,192,202.58	\$1,181,065.62	\$539,681.48	\$28,813,807.25	\$1,457,832.10	\$630,346,36	\$49,000,719.25	478
FY2025	Anderson Co.	Clinton	Rocky Top	Norris	Oak Ridge	Oliver Springs	Out of State	Total	+/-
July	\$491,168.50	\$930,859.52	\$108,725.51	\$44,448.53	\$2,411,025.21	\$124,410.32	\$66,990.18	\$4,177,627.77	4.2%
August	\$511,851.31	\$800,787.50	\$101,851.85	\$47,875.06	\$2,774,632.51	\$124,698.62	\$15,001.64	\$4,376,662.49	9.7%
September	\$512,025.95	\$802,463.06	\$101,803.19	\$46,608.41	\$2,597,731.30	\$137,204.98	\$52,173.02	\$4,250,009.91	17.3%
October	\$497,462.45	\$887,229.76	\$100,691.60	\$41,831.66	\$2,353,123.16	\$126,512.93	\$63,185.12	\$4,070,036.68	8.9%
November	\$506,343.21	\$953,771.87	\$99,110.32	\$48,467.91	\$2,527,615.95	\$126,803.66	\$47,951.78	\$4,310,064.70	3.4%
December	V300/313122					7-VA-1			
January									
February									
March			CONTRACT OF	445	2 25 3		REPORT.		
April									
May									
June									
Totals:	\$2,518,851.42	\$4,375,111.71	\$517.182.47	\$229,231,57	\$12,664,128.13	\$639,630.51	\$245,301.74	\$21,184,401.55	
		\$6,000,000 \$5,500,000 \$5,000,000 \$4,500,000 \$4,000,000 \$3,500,000 \$2,500,000 \$2,500,000 \$2,000,000	Editop	LIOIT Sales II	ax - Total Net (L			

ARPA PROJECTS

		ARPA PRO	IECTS							
		T			OTHER					
	ARPA Funding Eligibility Category	REVENU	ELOSS		LIGIBILITIES		TOTAL			
	Total ARPA Allocation	\$ 10,000	00.000,0	5	4,952,074.00	\$ 14,	952,074.00			
		\$ [10,01	5.118.261	5	5,121,215.69)	S (15.	135,334.15)			
	-Less Budgeted To-Date Remaining Allocation		,118.26)		[189,141.83]					Ī
	Remaining Amocation		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u> </u>			-			1
		3 351	431.18	-	(184,260.15)					†
	Interest earned and balance of allocations			_			71,171.03			ı
		Total Inte	rest Rem	ičnin.	<u> </u>	•	/1,1/1.03			-
	1								REVENUE	Date Approved t
					EXPENDED		GETED BUT	PROJECT		Commissio
	Project Name	BUDG			TO-DATE		EXPENDED	STATUS	LOSS	
1	Employee Retention Payments - Exempt		5,013.68		85,013.68		<u> </u>	Complete	YES	4/18/202
2	Employee Retention Payments - Non-Exempt		4,826.78		614,826.78		<u> </u>	Complete	NO	4/18/202
3.1	TN Emergency Broadband Fund Grants -MF Highland		1,636.84		11,636.84			Complete	YES	2/22/201
4	GIS Digitized Stormwater System And Outfall Map	\$ 10	3,060.00	5	103,060 00	\$	<u> </u>	Complete	YES	13/23/202
	EMS Budget Fund Balance Adjustment (Worker						:			
5	Comp/Building/Contents/MotorPool)	5 28	0,000.00	\$	280,000.00			Complete	YES	8/15/202
	Whole Body Scanner for Jail	\$ 13	5,000.00	5	135,000.00		<u> </u>	Complete	YES	9/20/202
7	County Paving Projects	5 76	6,991.63	5	766,991 63	5	•	Complete	YES	8/15/202
7.1	County Paying Projects - New Eligibility	\$ 1,48	5,844.01	5	1,485,844.01	5		Complete	NO	8/15/202
8	County-wide Assessment for Water & Sewer Planning	5 5	2,000.00	\$	92,000 00	\$		Complete	YES	3/10/202
-	Claxton Sewerline Study	\$ 3	00.000,00	5	30,000.00	5	•	Complete	YES	8/15/202
10	Witness Room/Archives Relocation	\$ 1,01	9,170.85	. \$	1,019,170.85	5	• ;	Complete	YES	8/15/202
11	Senior Center Kitchen Improvements	\$ 67	70,200.00	5	670,200.00	\$	• :	Complete	YES	5/16/202
12	A/V Technology for Room 118A		5,182.53	3	15,182.53	5		Complete	YES	5/16/202
15	Other Vehicles on Capital Requests		24.823 00		224,823.00			Complete	YES	8/15/202
16	Shariff's Vehicles for 2 Years		99,349 03		899,349.03			Complete	YES	8/15/202
18	Family Justice Center -Building Purchase		5,000 00		175,000.00			Complete	YES	8/15/202
			8,409.00		398,409.00			Complete	YES	11/21/202
19	EMS Stretchers (12)		73,500.00		273,500.00			Complete	YES	8/15/202
21	Oak Ridge Fire Dept. Training Center		9,334.76		9,334.75			Complete	YES	8/15/202
22	Other County Capital Outlay Requests (e.g., \$10k Judges)		8,635.00		18,635.00			Complete	YES	1/17/202
23	Repair Chimes		3,994.24		13,994.24				YES	3/20/202
24	A/V Technology for Room 312		50.000.00		250,000.00			Complete	YES	5/15/202
25	Jail Medical Services							Complete	YES	6/19/202
26	ENS Budget Fund Balance Adjustment (FY24)		00.000,81		516,000.00		 -	Complete	YES	8/21/202
28	Fire Department/Rescue Squad Equipment		47,389.89		547,389.89		 	Complete	YES	8/21/202
29	EMS AED's		72,669.74		277,569.74		:		YES	8/21/202
30	Claiton Area Repeater		13,475.23		13,475.23			Complete	YES	
32	Contributions Child Advocacy Center & American Legion		8,405.00		18,405.00			Complete	YES	3/18/202
33	Parks Bobcat		3,161.25		53,161.25			Complete		
34	Anderson County Fire Commission Funding for Departments		30,000.00		330,000.00			Complete	YES	5/20/202
-44	Employee Retention Payments 2024		69,288.25		469,288.29			Complete	YES	12/16/20
3	TM Emergency Broadband Fund Grants -MF Comcast		50,000.00				250,000.00		YES	2/22/200
13	IT Infrastructure Needs (e.g., Multi-Factor Authentication)		50,000.00		119,256.59		30,733.41		YES	8/15/207
14	EMS Ambulances for 2 years		57,726.00		500,511.60		857,214.34		NO	8/15/20
27	TDEC ARP Water infrastructure investment Plan (WIIP)		79,514.92		147,677.80		231,837.12		YES	6/19/20
31	Dental Cinic Redesign/Relocation/Bidg Improvements		04,000.00			\$	604,000.00	In Progress	YES	9/18/20
32	County-wide Emergency Communications System	\$ 1,24	00.000,ca	S	1,234,522.95		5,477.05	in Progress	NO	12/18/20
35	Auto Purchases	\$ 1	70,281.40	5	168,135.40	5	2,145.00	In Progress	YES	6/17/20
36	EMS Vehicles FY25	5 4	22,819 10	5	•	\$	422,819.10	In Progress	NO	8/19/20
37	Sheriff's Vehicles FY25	\$ 5	71,963.00	. 5	256,813.02	5	315,149.98	in Progress	YES	8/19/20
38	Archives Security Cameras		16,280.66		1,917.56		14,363.10	In Progress	YES	8/19/20
40	Senior Center Badge System		10.888.36		•	\$	10,588,36	In Progress	YES	9/16/20
41	Blockhouse Valley Recycling Center		56,500.00			- <u>`</u>	56,500,00	in Progress	YES	10/21/20
42	County Auto Purchases		00,000 00				100,000.00	In Progress	YES	11/18/20
43			14,000.00				14,000.00	In Progress	YES	12/16/20
-1	Blockhouse Valley Recycling Center		,-30.00						1	1 7 7 7
	1				12,221,205.69					4 -

Current Projects as of 12-30-24

	and rate a	andanal a	- martines		004/400/0 e	etuero	Current Year	_	_				
\$ 28.84	16101 342,172,545	000,008,1 2	DA1 70A	112	904,406,8 \$	stars	seaV toaring						
-	TDEC		100,000	\$		1/31/2026	\$71/2024	1	•	000'001 \$	ORAH Brownfield Mantheation Grant	Mayors Office	
	gigi	-	30,000	\$	-	9/30/5052	7/1/2024	Same Same	4	30,000 \$	The state of the s	menuol	128-58110
			-	\$		9202/06/9	7/1/2023			\$ 100,000	Tourism Enhancement Grant	Tourism	Z8-58110-ENGR
	grar		000,07	,	\$ 326,715	-	12/1/2021	30 000	,	\$ 326,715	A99A mahuoT	wsuno1	128-58110-ARPA
	arar		-	-		9/30/5056	10/1/2024	-	\$			Sheriff's Department	01149-101
	ATSHN/SHSGT		280,208	-	008 52 \$	9202/06/8	711/2024	-		\$ 280,208		Sherthed a Therbert	54210-SMHT4
	ОСЛЬ		000,87S,			9202/06/9	711/2024	-	•	000,275,1 \$		Sheriff's Department	64110-170
	SHOT		THE RESERVE AND ADDRESS OF			37/2028	6/30/2023	-	-	\$ 200,000		Sheriff's Department	1AAO2-881-0111
- alas - a	TDCI		200,000			6/30/2025	8/1/2023		-	000,888,1 2		Sheriff Department	24110-ACIES
16,91	ОСЛЬ		000,888,			6/30/2026	8/15/2023	-	-	\$ 295,707		Sheriffs Department	P4230-EBP1
	ОСПР		707,285	2	000/22 0		10/1/2023	-	-	\$ 22,000		Sheriff's Department	101-54110
	ATRHM \RHEGT		-			8/30/5054	district the second second	-	_	\$ 201,000		Seebout anoisses	23310-DACC
	ОСЛЬ		-	_	\$ 201,000		711/2023	-	-	3,000		Nortis Library	
	ETF		000'0	-		4/30/2025	5/1/2024	13,005		300,E1 \$		Mayor's Office/Gen Sessions	3310-399-AEM1
	ОСЛЬ		13,005	\$		6/30/2025	10/21/2024	130061	,	373,83 \$		Mayor's Office/Office on Aging	101-56300
	DAAATEVARHTE		14,832			6/30/2025	711/2024	-	-			Mayor's Office/Office on Aging	101-56300
	DAAATEVASHTE		14,726	\$		9/30/2024	711/2023	-	_			Маушя Отпов/ОРВСА	D81
	TDEC				788,186 \$	8/30/2028	4/12/2024	-	_			Mayora Office/Solid Waste	116-65739
	TOOT		52,100	\$		6/30/2025	711/2024		-	\$ 52,100		Mayore Office/ACWA	1-91401-TDEC1
	TDEC				641,267,E \$		3/3/2021	BIB.ETE	-			Mayors Office	TOJUL TOTTO
	ADDNT		45,000	\$		3/31/2026	11/1/2024		\$			Mayors Office	
	DEC		20,000	S		7/31/2025	8/1/2024		\$			wayor's Office	
	TNECD					12/31/2026	711/2024	-	_	000,001 &		Мауог'я Отсе	120-791-00861
	TDEC/CDBG					10/14/2025	10/15/2020	£81,701	\$	\$ 523,207		Mayors Office	51406189
	CDBG				000'161 \$	3/31/2026	12/15/2023	-	_	000,461 \$		Mayore Office	213 00183
		000,038,1	\$					001,105	\$	000,038,1 \$		Mayora Office	
	1001				006'096 \$			-	_	006'096 \$		Mayors Office	4SGWN-661-006
	TOOT				865,117 \$		-	648,TTr		966, FTT \$		Mayors Office	
	1001		942,020					086,815	\$	\$ 942,020		Juvenie Coun	0001-00569
	DCS		000,84	5		6/30/2029	77172024	-	_	00.000,84	Juvenie Court State Supplement Funds	Health Department	1005-03168
	HOT		000,000			6/30/2025	711/2024	-	_	\$ 4,000,000		Health Department	1002-09155
	HOT		300,000			9/30/5052	7/1/2024	-	_	\$ 4,000,000	Reimburse County for Contract employees Salaries.	Health Department	0000-06199
	HOT		298,708	5		9/30/2029	7/1/2024	-				Health Department	THE RESERVE OF THE PARTY AND THE
	HGT				\$ 227,000	12/31/2024	7/1/2023		-	\$ 227,000		Health Department	Market and the Sales of the Sal
	HOT		349,000	5	-	9202/06/9	1/13/2023	004,811	2			Emergency Management	300-661-011
	TEMAJOHS					7/31/2024	12/1/2023	-		\$ 21,000		Emergency Management	-
	TEMAYOHS				1	4/30/2026	9/1/2023	-		\$ 28,250		Emergency Management	
	TEMADHS		1		\$ 28,250	4/30/2025	9/1/2022			\$ 28,250	Homeland Security Grant 2023	toenerself vocanend	SHO-661-0111
	TEMA	-	1		\$ 33,709	9/30/5054	10/1/2022	93,709	\$	607,65 \$	Emergency Management EMPG 2023	Emergency Management	
	Hat		134,180	. \$	-	9/30/2024	7/1/2023			081,461 8		SM3	
	OCIPAGEA		1	-		9/30/5052	7/1/2024			130,000	Victim's Coordinator Grant (VOCA)	District Attenney's Office	23600-VOCA
	OCIP		-	-		\$20Z/0E/9	7/1/2024	1	-	000,07 2		District Attorney's Office	
89'6 \$		-	-		200,000		7/1/2024			\$ 200,000		District Attomey's Office	53600-FJC
83.6 g	A STATE OF THE PARTY OF THE PAR		133,500		200 000	6/30/2025	711/2024	1		133,500		Anderson County Drug Court	23330
Indirect Cost Recover	THE RESERVE AND PERSONS ASSESSED.	Fed Direct	mini 003 ccs	20/2	Fed thru State	bas farat etsd	ateb	point print sprut		to tnuomA fnext	Description	Justifrage	count Codes 101 unless specified)

ANDERSON COUNTY GOVERNMENT BUDGET AMENDMENT REQUEST

	TYPE OF AMENDMENT	
TRANSFER: 🛛	APPROPRIATION:	
DEPARTMENT: Register of Deeds	FROM:Tim She (Department Contact Per	
	DATE: <u>January 2,</u>	<u>2025</u>
INCREASE / DECREASE CODE:	DESCRIPTION	AMOUNT
Decrease 101-51600-337	Maiantenance & Repairs	\$2,200.00
INCREASE / DECREASE CODE:	DESCRIPTION	AMOUNT
Increase 101-51600-709	Data Processing Equipment	\$2,200.00
Increase 101-51000-709	Data Flocessing Equipment	\$2,200.00

Justification / Explanation: Label printers for recording.



[&]quot;Please attach additional sheet if necessary for additional information.

Page-86 of 119

ESTIMATE

IntelleSearch LLC PO Box 4097 Paducah, KY 42002-4097 doug.woods@drmsusa.com +1 (270) 443-1610



Bill to

Tim Shelton
Anderson County TN Register of Deeds
100 N Main St #205
Clinton, TN 37716
United States

Ship to
Tim Shelton
Anderson County TN Register of Deeds
100 N Main St #205
Clinton, TN 37716
United States

Estimate details

Estimate no.: 1001

Estimate date: 12/26/2024

#	Product or service	Description	Qty	Rate	Amount
1.	Hardware	Zebra Printers	5	\$371.09	\$1,855.45
2.	Hardware	Zebra labels small	10	\$21.88	\$218.80

Total \$2,074.25

Note to customer

May God Bless You Richly!

Accepted date

Accepted by



<u>Important Note: this form is due to the budget Director's Office by</u>	y 2:00 P.M.	ON Monday before	the Budget
Committee meeting.			

TYPE OF AMENDMENT

I THE OF AMENDMENT				
TRANSFER: X	APPROPRIATION:			
DEPARTMENT: Finance	FROM: Robby Holbrook			

INCREASE	CODE DESCRIPTION			A	MOUNT		
101-52100-471	Finance - Software				\$	6,500.00	
	Total				\$	6,500.00	
DECREASE	CODE DESCRIPTION						
101-52100-201	Finance - Social Security				\$	1,500.00	300
101-52100-708	Finance - Communication Ed	quipment			\$	2,930.00	29
101-52100-709	Finance - Data Processing Equipment			\$	2,070.00	2,28	
			TOTAL		\$	6,500.00	
Motion To Approve To Refer With	□ w/o						
Seconded							
Motion							
To purchase time and attendance s	software that is compatpable v	with our payroll s	oftware and	HR software			
from MyBenefits							
		_	ļ		_		
			<u> </u>		_		
			<u> </u>				
			<u> </u>				
Impact on 25/26 Budget - Yes		· · · · · · · · · · · · · · · · · · ·					



Attendance on Demand Proposal prepared for

Anderson County Government - 500 PEPM

This proposal will be honored for no less than 30 days from January 1, 2025

Total Cost of Services:

One-time setup fee for proposed services:

\$ 2,195

Service fee for proposed services:

\$ 3.50 per user per month

Payment Terms:

Monthly in Arrears: Fees shall be paid monthly in arrears based on the "high water mark" of the actual number of active users in the solution for that month.

Description of Proposed Services:

- Solution configuration in accordance with Client's instructions, including:
 - o Pay rules*
 - o User access rights
 - o Leave management and PTO accruals*
 - Points and incidents *
 - Coverage budgets*
 - Standard system reporting*
- Solution features include:
 - o Employee self service (ESS)
 - o ESS Mobile App, including geolocation
 - o Manager self service (MSS)
 - o PTO accruals
 - Leave and absence management
 - o Employee archives
 - O Notifications for exceptions such as absent, tardy, left early, etc.
 - o Points and incidents
- Open-session customer training and access to online help portal and knowledgebase**
- Live support available during regular business hours (Monday through Friday, 8:30am to 7:00pm Eastern)
- Various models of time clocks are available via device rental program
 - O Device rental program includes:
 - > Standard UPS Ground shipping from AoD to Client at no additional cost
 - > All devices maintained under permanent warranty and failed equipment is exchanged quickly
 - > Hardware may be exchanged amongst the list of available models at Client's discretion
 - Hardware exchange allows Client to take advantage of the latest technology
 - O Magnetic, bar code, proximity and RFID badges purchased separately

^{**}Client-specific training is available at \$180 per session



800.435.5023



^{*}Complex rules and/or custom requests may incur additional charges

Attendance on Demand Features

Employee Functionality

- Employee Self Service
- Mobil App Compatibility
- Time off Request Tool
- Real Time leave balances
- Punch from workstations, app, view timecards, view schedules
- Send messages to supervisors
- Automatic clock out and deduct breaks

Supervisor Functionality

- Manager Self Service App
- Real time visibility on all employees PTO, Clocking and Schedules
- Various approval levels
- Customizable intuitive dashboard
- Streamline and address exceptions, PTO, OT accuracy
- Easy access to review timecard and approval
- In depth reporting capabilities

System Functionality

- Cloudbased
- Automated attendance policies
- Customize by employee, workgroup, department, paytype
- Track trends
- Permission based at all levels
- Location Services Google map identifying location
- Restrict punching and notify employees if they are in the wrong location
- IP restrictions
- Mass edit capabilities
- Auto populates district holidays and calendar
- · Permanent, detailed audit trail
- Export capabilities for payroll
- Physical time clocks including, biometric scan, key card, etc.

Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

TYPE OF AMENDMENT

TRANSFER: X	APPROPRIATION:
DEPARTMENT: Property Assessor	FROM: John Alley

INCREASE	CODE DESCRIPTION	CODE DESCRIPTION				
101-52300-207	Property Assessor - Health Insurance	roperty Assessor - Health Insurance				
101-52300-208	Property Assessor - Dental Insurance					
101-52300-299	Property Assessor - Other Fringe Benef	its	\$	50.00		
	Total		\$	10,221.00		
DECREASE	CODE DESCRIPTION					
101-52300-201	Property Assessor - Social Security		\$	8,500.00	19,	
101-52300-204	Property Assessor - Retirement		\$	8,500.00 1,721.00	4	
		TOTAL	\$	10,221.00]	
Motion To Approve To Refer With	□ w/o					
Seconded					4	
Motion					-	
Increase in benefits due to em	ployee turnover and new employees chossing	different insurance plans.			-	
					┨	
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Page	of

	is due to the budget Director's Office by 2:00	P.M. ON Monday	-
<u>b</u>	efore the Budget Committee meeting.		J
	TYPE OF AMENDMENT		
TRANSFER: X	APPROPRIATION:		
DEPARTMENT: Emerge	ency Medical Services FROM: Nathan Sweet		
		- 1	7
DECREASE	CODE DESCRIPTION	AMOUNT	1,52 000
101-55130-309 Kick	Contracts with Governmental Agencies Kicker	\$ 15,000.00	153,880
			_
			_
			_
			-
		\$ 15,000.00	
			7
INCREASE	CODE DESCRIPTION		-
101-55130-524	Staff Development	\$ 7,500.00	
101-55130-335	Building Maintenance	\$ 5,000.00	7
101-55130-499	Other Supplies and Materials	\$ 2,500.00	4
101*55130-349	Printing Stationary and Forms	\$ 500.00	니
			4
			-
			4
		\$ 15,500.00	
Detailed Justification / Explanation	on :		
Materials needed for continued to	aining classes of EMT and AEMT, which is helping with	staffing for ACEMS	<u>-</u>
Building maintenance costs are r	ising due to issues needing to be fixed, had some carry	over projects from F	YE 24
that was not anticipated during the	ne budget process. Expected costs associated with ACE	MS events in CY 25	<u>-</u>
			
What Impact does this amendme	ent/appropriation have on next year's budget? (One time	amendment or	
permanent increase)			
One time amendment. Building r	naintenance costs will require discussion and possible in	ncrease in following	fiscal
wages asserted items that have no	at boon fived that pend to be addressed and age of some	o equipment	

Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

TYPE OF	Α	м	ΕN	ID	M	ЕГ	VT.
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		TYPE OF AME	NDMEN				
TRANSFER:	X		APPROF	PRIATION:			
DEPARTMENT:	Emerç	gency Medical Services	FROM:	Nathan Sweet			
INCREASE		CODE DESCRIPTI	ON			MOUNT	
101-55130-399		Other Contracted S	Services		\$	6,887.00	
							·
					\$	6,887.00	
DECREASE		CODE DESCRIPT	ION				
101-55130-425		Gasoline			\$	6,887.00	79,450
							1
							4
Detailed Justific	ation / Evplanat	ion :			\$	6,887.00]
	-	ore year of Dave Ramsey	's SmartDo	llar for all EMS staff.	Feedba	ck from thos	e -
	n positive. Ther	e are 25 EMS staff signed	up for the	program, expect to ha	ave mor	e sign up in	the
next year.							-
		nent/appropriation have o	n next year's	s budget? (One time	amendr	ment or	
permanent incre		udget, multi year option is	s a lower an	nual cost.			
vviii try to add ti	IIO TO TICALI I D	adder man Joan obuon ic		· · · · · · · · · · · · · · · · · · ·			_



Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

TYPE OF AMENDMENT

TRANSFER: X

APPROPRIATION:

DEPARTMENT: General Sessions Judges

FROM: Robby Holbrook

DECREASE	CODE DESCRIPTION		AMOUNT		
101-53310-320	Dues & Memberships	Dues & Memberships		750.00	1500
101-53310-399-CLLN	Other Contracted Services		\$	750.00	1500
	Total		\$	1,500.00	
INCREASE					
101-53310-355	Travel		\$	1,500.00	
	Total		\$	1,500.00	
Motion To Approve To Refer With	□ w/o				
Seconded	VV/O				
Motion					1
Detailed Justification / Explanati Transfer to pay for General Sess					-
	A. 144114.				-
Impact on 25/26 Budget - No					



Page 94 of ATODERSON COUNTY BUDGET AMENDMENT REQUEST

Important Note: this form		ector's Office by 2:00 P.M.	on Monday before
	the Budget Commi		
TRANCEED.		APPROPRIATION:	1/2/2025
TRANSFER: DEPARTMENT:		FROM:	
FINANCE		Randy Walt	ters
TINANOL			
Increase	CODE DESCRIPTION		AMOUNT
263-51900-399-BCBS	Other G &A -Other Contra	cted Services -BCBS Admin	\$ 240,000.00
263-51900-399-PRES	Other G &A -Other Contra	cted Services -RX Admin	\$ 75,000.00
		TOTAL	\$ 315,000.00
ſ			
Decrease	CODE DESCRIPTION		245 000 00
263-51900-340-BCBS			\$ 315,000.00
		TOTAL	\$ 315,000.00
		TOTAL	- 0.0,000
Motion			
To Approve To Refer			
With	□ w/o		
Seconded	•		
Motion			
Detailed Justification / Explanati	on ·		
To ensure sufficient funding	for the payment of higher th	an projected Medical and RX	admin costs.
Impact on 24/25 budget -	No impact.		

Page	of	

	TYPE OF	AMENDMENT		
TRANSFER: 🗹		APPROPRIATION:		
DEPARTMENT:		FROM:		
Sheriff's Department		Zach	Allen / Sheriff Ba	rker
		<u>1/6/2025</u>		
ecrease	CODE DESCRIPTIO	DN		AMOUNT
01-54210-421	Food prep supplies			\$6,500.00 \$1,805.00
01-54210-309	Contracts with gover	rnment agencies		\$1,805.00
				40.005.00
		TOTAL		\$8,305.00
			T	
ncrease	CODE DESCRIPTIO	ON		#0.205.00
01-54210-359	Disposal fees			\$8,305.00
		TOTAL		\$8,305.00
Motion		TOTAL		VO,000,00
To Approve				
To Refer				
	vith W/O			
Seconded				
Motion				
Detailed Justification / Exp	planation :		•	
Needed to cover dispos				

IMPORTANT NOTE:	This form is due to the Budget Director's Office by 2:00 P.M. on the Monday before the Budget Committee meeting.		
	TYPE OF AMENDMENT		
TRANSFER: APP	PROPRIATION:		
DEPARTMENT: Maintenance	FROM: Bobby Crawford		
	DATE: 12/12/2024		
INCREASE	CODE DESCRIPTION	AMOUNT	
DECREASE V		40.00	<u>5,620</u>
141-72620-336	Equipment Repairs	\$ 40,000	1.00
			_
			\dashv
	Total	\$ 40,00	0.00
monsans 2	T	<u> </u>	\neg
INCREASE DECREASE	CODE DESCRIPTION	AMOUNT	
141-72620-499	Other supplies	S 40,00	0.00
			_
			_
			_
			_
	Total	\$ 40,00	0.00]
Motion			
To Approve			
To Refer			
☐ With	☐ w/o		
Seconded Motion			
Detailed Justification / Explanation :	To cover costs of materials and supplies needed for the maintenance of	iepartment.	



IMPORTANT NOTE:	This form is due to the on the Monday before	Budget Director's Office by 2:00 P.M. the Budget Committee meeting.		
	TYPE OF	AMENDMENT		
	PROPRIATION:			
DEPARTMENT: Maintenance		FROM: Bobby Crawford		
		DATE: <u>12/12/2024</u>		
INCREASE		CODE DESCRIPTION	AMOUNT	
DECREASE 🗸				- 100
141-72610-351	Rentals		S 10,000.00	50/394
			<u> </u>	•
		Total	\$ 10,000.00	
	<u> </u>			[
INCREASE DECREASE		CODE DESCRIPTION	AMOUNT	
	V-1/-1- 8'-		s 10,000.00	
141-72610-338	Vehicle Repair		3 10,000.00	
	ļ			
			 	
	L			
		Total	\$ 10,000.00	J.
Motion				
To Approve		-		
To Refer				
With				
Seconded Mation				
motori				
Detailed Justification / Explanation :	To cover costs of vehicle	e repair services.		-
				-
	_ 			-
				-

•	TYPE OF AMENDMENT		
TRANSFER: APPRO	OPRIATION:		
PARTMENT: Fiscal Services	FROM: Marcus Bullock		
	DATE: 1/2/2025		
INCREASE DECREASE	CODE DESCRIPTION		AMOUNT
141-34615	Committed for Finance	\$	100,000.00
		Total \$	100,000.00
INCREASE DECREASE	CODE DESCRIPTION		AMOUNT
141-99100-590	Operating Transfers - Transfer to Other Funds	\$	100,000.00
		Total \$	100,000.00
Motion To Approve To Refer With			
Seconded Motion			
ailed Justification / Explanation:	o appropriate funds to provide system support to the Emp	loyee Child Can	e Fund for

IMPORTANT NOTE:	This form is due to the Budget Director's Office by 2:00 P.M. on the Monday before the Budget Committee meeting.	
L	TYPE OF AMENDMENT	
TRANSFER: APP	ROPRIATION: 🗹 .	
DEPARTMENT: Fiscal Services	FROM: Marcus Bullock	
	DATE: 1/2/2025	
INCREASE 🗸		
DECREASE	CODE DESCRIPTION	AMOUNT
141-46510	TISA Revenue	\$ 462,705.00
	Total	\$ 462,705.0
INCREASE 🗸		AMOUNT
DECREASE	CODE DESCRIPTION	ARIOUNI
141-82230-620	Debt Service Contribution	\$ 462,705.0
<u></u>	Total	\$ 462,705.0
Motion		
To Approve		
To Refer	_	
With	□ w/o	
Seconded Motion		
		(TIOA) Out
Detailed Justification / Explanation : revenue into debt service contribution.	To appropriate FY25 Tennessee Investment in Student Achievement	(TISA) Outcomes
revenue into dept service contribution.		

RTMENT: Fiscal Services	TRANSFER: ✓ APPROPRIATION: FROM: Marcus Bullock DATE: 1/2/2025 INCREASE ✓ CODE DESCRIPTION AMOUNT 141-78100-706 Regular Capital Outlay - Building Construction \$ 428,130.00 141-78100-706 Regular Capital Outlay - Building Construction \$ 428,130.00 INCREASE CODE DESCRIPTION AMOUNT DECREASE CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00 141-78100-715 Regular Capital Outlay - Land \$ 178,130.00 Total \$ 428,130.00	APPROPRIATION:	.4 /. •	This form is due to the Budget Director's Office by 2:00 P.M. on the Monday before the Budget Committee meeting.		!	
CODE DESCRIPTION AMOUNT	PARTMENT: Fiscal Services FROM: Marcus Bullock DATE: 1/2/2025 INCREASE	PARTMENT: Fiscal Services					
CODE DESCRIPTION	DATE: 1/2/2025	NCREASE					
CODE DESCRIPTION AMOUNT 141-76100-706 Regular Capital Outlay - Building Construction \$ 428,130.00 Total \$ 428,130.00 CCREASE CODE DESCRIPTION AMOUNT CCREASE CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE	PARTIMENT. FISCAI SERVICES				
CODE DESCRIPTION	DECREASE	DECREASE					
Total \$ 428,130.00 NCREASE	Total \$ 428,130.00 INCREASE	Total \$ 428,130.00	=	CODE DESCRIPTION		AMOUNT	
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE	141-76100-706	Regular Capital Outlay - Building Construction	s	428,130.00	
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE			+-		
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE					
CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00	INCREASE	INCREASE				·	
CODE DESCRIPTION AMOUNT	CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00 141-78100-715 Regular Capital Outlay - Land \$ 178,130.00 Total \$ 428,130.00	Total S 428,130.00		1	Fotal \$	428,130.00	
CODE DESCRIPTION AMOUNT	CODE DESCRIPTION AMOUNT 141-71100-722 Regular Instruction - Equipment \$ 250,000.00 141-78100-715 Regular Capital Outlay - Land \$ 178,130.00 Total \$ 428,130.00	Total S 428,130.00	INCREASE		T		
	141-76100-715 Regular Capital Outlay - Land \$ 178,130.00	141-76100-715 Regular Capital Outlay - Land \$ 178,130.00 Total \$ 428,130.00 Motion	=	CODE DESCRIPTION		AMOUNT	
	141-76100-715 Regular Capital Outlay - Land \$ 178,130.00	141-76100-715 Regular Capital Outlay - Land \$ 178,130.00	141-71100-722	Regular Instruction - Equipment	s	250,000.00	
		Motion To Approve To Refer With W/O Seconded			s		
		Motion To Approve To Refer With W/O					
		Motion To Approve To Refer With W/O Seconded				· · · · · · · · · · · · · · · · · · ·	
		Motion To Approve To Refer With W/O Seconded					
		Motion To Approve To Refer With W/O Seconded					
		Motion To Approve To Refer With W/O Seconded					
		Motion To Approve To Refer With W/O Seconded					
		Motion To Approve To Refer With W/O Seconded					
Total \$ 428,130.60		To Approve To Refer With W/O Seconded					
To Approve To Refer With W/O Seconded			To Approve To Refer With		Total \$	428,130.00	
To Approve To Refer With W/O Seconded Motion			To Approve To Refer With Seconded Motion	□ w/o	Total \$	428,130.00	
To Approve To Refer With W/O Seconded Motion	illed Justification / Explanation: To reallocate funds for district construction projects.	led Justification / Explanation : To reallocate funds for district construction projects.	To Approve To Refer With Seconded Motion	□ w/o	Total \$	428,130.00	
To Approve To Refer With W/O Seconded Motion	iled Justification / Explanation : To reallocate funds for district construction projects.	iled Justification / Explanation : To reallocate funds for district construction projects.	To Approve To Refer With Seconded Motion	□ w/o	Total S	428,130.00	

IMPORTA	NT NOTE: This form is due to the Budget Director's Office by 2:00 P.M. on the Monday before the Budget Committee meeting.	- '' .		
TRANSFER:	TYPE OF AMENDMENT			
DEPARTMENT: Fisca				
	DATE: 1/2/2025			
INCREASE DECREASE	CODE DESCRIPTION		AMOUNT	
141-72610-16	66 Operation of Plant - Custodial Personnel	s	50,000.30	
141-72610-49	Operation of Plant - Other Supplies and Materials	5	12,950.00	
141-72620-10	Maintenance of Plant - Supervisor	\$	1,650.00	
141-72620-16	Maintenance of Plant - Secretary	\$	1,000.00	
141-82230-62	20 Debt Service Contribution	\$	37,295.00	
	Teta	\$	102,895.30	
INCREASE DECREASE	CODE DESCRIPTION	CODE DESCRIPTION AM		_
141-72610-1	Operation of Plant - Supervisor	\$	102,895.30	102,895.30
		\vdash		
]
		-		-
L	Tota	1 5	102,895.30	1
		· L ·		4
Motion To A	pprove efer With W/O			
Seconded Motion				
Detailed Justification /	Explanation: To transfer funds from vacant supervisor position to other district need	eds.		-
		,		-
				-

Important Note: this form is due to the budget Director's Office by 2:00 P.M. CN Tuesday before the Budget Committee meeting.					
	TYPE OF AMEND			<u></u>	
TRANSFER: DEPARTMENT:		PROPRIATION:			
Highway		Gary Long Road S	Superinte	ngent	
		ATE: 01/2/2025 1PM		AMOUNT	
Increase	CODE DESCRIPTION			AMOUNT	
131-62000-402	Asphalt		\$	300,000.00	
		TOTAL	\$	300,000.00	
Decrease	CODE DESCRIPTION				
131 — 34550	Restricted for Hwy		\$	300,000.00	[.GM
		TOTAL	\$	300,000.00	
Motion					
To Approve To Refer With	□ _{W/O}				
Seconded					1
Motion Detailed Justification / Explanat Asphalt AC Roads	ion :				-
					- -
	Please attach	additional sheet if more in	formation i	s needed	



Page	of	
raue	OI	

Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

TYPE OF AMENDMENT

TRANSFER:

APPROPRIATION: X

DEPARTMENT: Animal Control

FROM: Terry Frank

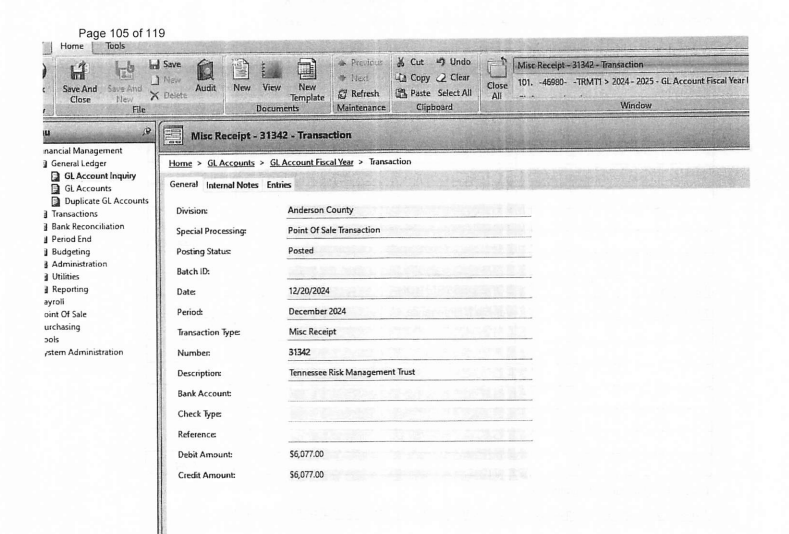
INCREASE	CODE DESCRIPTION			AMOUNT	
101-55120-507	Animal Control - Medical Claims		\$	10,000.00	
	Total		\$	10,000.00	
DECREASE					48 -
101-55120-399-ANML	Animal Control - Other Contracted Services - Animal Holding		\$	2,500.00	45
DECREASE					20 2/.
101-34530-ANML	Restricted For Public Health & Welfare - Ar	nimal Holding	\$	7,500.00	Ø, M
	Total		\$	10,000.00	
Motion To Approve To Refer With	□ _{W/O}				
Seconded					
Motion Detailed Justification / Explanation	on :				
	ing number of medical claims, along with incre	asing market costs			
	and services, including increase in spay/neuters	t e			
					-
Impact on 25/26 Budget - No]

One time amendment

ANDERSON COUNTY BUDGET AMENDMENT REQUEST

Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

	pefore the Budget Cor	<u>nmittee r</u>	neeting.		
	TYPE OF AME	NDMENT	Γ		
TRANSFER:		APPROF	PRIATION: X		
DEPARTMENT: Emer	gency Medical Services	FROM:	Nathan Sweet		
	_				
INCREASE	CODE DESCRIPTI	ION		А	MOUNT
101-46980-TRMT1				\$	6,077.00
				\$	6,077.00
INCREASE	CODE DESCRIPT	ION			
101-55130-524-TRMT1	Staff Development	TRMT		\$	6,077.00
•					
			····		
				\$	6,077.00
Detailed Justification / Explana	tion:				
Awarded grant from the TN Ris	sk Management Trust for a	ı train-the-tı	rainer Injury Preventio	n Syste	m course.
What Impact does this amend	ment/appropriation have o	n next year	's budget? (One time	amendr	nent or
permanent increase)					



Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday before the Budget Committee meeting.

TYP		 		\mathbf{n}	46	
IV	-	 ·	- N		n –	

		TIPE OF AME	INDITION			
TRANSFER:			APPROF	PRIATION: X		
DEPARTMENT:	Emergency	Medical Services	FROM:	Nathan Sweet		
INCREASE		CODE DESCRIPTI	ON		A	MOUNT
101-49700		Insurance Recover	у		\$	3,447.62
	·					
···					+	
		· · · · · · · · · · · · · · · · · · ·	-, · ·		\$	3,447.62
INCREASE		CODE DESCRIPTI	ION			
101-55130-338		Vehicle Maintenand	ce		\$	3,447.62
			 		-	
					+	
			· · · · · ·			
					\$	3,447.62
Detailed Justification						
Transfer funds from	insurance recove	ery to pay for repairs	to ambular	nce that collided with	a deer.	
						
What Impact does to	his amendment/a	ppropriation have or	n next year's	s budget? (One time	amendr	nent or
permanent increase		••	-			
One time amendme						

Page 107 of 119 115. -21346- - 1000 > 2024 - 2025 - GL Account Fiscal Ye & CUE =/ Undo H Save And Save And Close New X Delete Ca Copy 2 Clear ♦ Next 141. -46510 > 2024 - 2025 - GL Account Fiscal Year Inquiry New New File Audit New View Refresh Paste Select All Template All Close Window Clipboard Documents Maintenance Misc Receipt - 31402 - Transaction icial Management eneral Ledger Home > GL Accounts > GL Account Fiscal Year > Transaction GL Account Inquiry General Internal Notes Entries GL Accounts Duplicate GL Accounts Anderson County Division: ransactions ank Reconciliation Point Of Sale Transaction Special Processing: eriod End Posted Posting Status: udgeting dministration Batch ID: tilities eporting 12/30/2024 Date llc December 2024 Period: t Of Sale hasing Misc Receipt Transaction Type: m Administration 31402 Number: Description: Tennessee Risk Management Trust Bank Account Check Type: References \$3,447.62 Debit Amount: Credit Amount: 53,447.62

Important Note: this form is due to the budget Director's Office by 2:00 P.M. ON Monday				
before the Budget Committee meeting.				
ູ ກ	TYPE OF AMENDMENT			
TRANSFER: X Repoll	APPROPRIATION: L			
DEPARTMENT: Emerger	ncy Medical Services FROM: Nathan Sweet			
DECREACE	CODE DESCRIPTION	AMOUNT		
DECREASE	Contracts with Governmental Agencies Kicker	\$ 50,000.00		
101-55130-309 Kick	Contracts with Governmental Agencies Attack	00,000.00		
		\$ 50,000.00		
NCREASE	CODE DESCRIPTION			
101-55310-169	Part-time	\$ 50,000.00		
101 30010 100				
<u> </u>				
		\$ 50,000.00		
Detailed Justification / Explanation	n:			
	ue to vacancies. The kicker payment has been lower th	nen expected due to		
	n and the TN State system. Issue is being resolved. Ex			
	re patient transports. Probable we will have to transfer			
What Impact does this amendme	ent/appropriation have on next year's budget? (One time	e amendment or		
permanent increase)				
	re discussion and increase in next FY depending on sta	affing need.		

	and the second of the second o	
ANDERSON	N COUNTY BUDGET AMENDMENT	REQUEST Page 1 of 1
Important Note: this form is o	lue to the budget Director's Office by 2	1:00 P.M. ON Tuesday before
	the Budget Committee meeting.	
•	TYPE OF AMENDMENT	
RANSFER: X REYPOLL	APPROPRIATION	!:
EPARTMENT:	FROM:	David Street Brooks
AW Director's Office	e Nichole	Brooks Jame Brooks
	DATE	9-25
ICREASE ADECREASE		AMOUNT CO. 22
01-51400-103	Assistant Attorney	\$5,646 52,936
	7	
ICREADE / DECREASE (circle one)		602110
01-51400-133	Paraprofessional	\$2,340
01-51400-161	Chief deputy Admin	\$3,306
01/51700-141	- Cassissation J	
Viotion		
To Approve		
To Refer		
☐ With	U w/o	
Seconded		\$5,646
Mation		
Detailed Justification / Explanation	·	
Increases for ad	litional duties assigned	
permanent increase)		tional sheet if more information is needed
permanent increase)		



101-53100-169

Part-Time Help

\$9,200.00

Decrease Reserve Code:

101-39000

Unassigned Fund Balance

\$2,500.00

(Amendment will be from 101-34530-46845 Restricted/Opioid TN Abatement Council and a JE will replenish the reserve for 39000)

Increase Expenditure Code:

101-58500-332-46845 Contributions to Other Agencies/Legal Notices

\$2,500.00

- 12. Commissioner McKamey made a motion to approve request for \$14,000.00 in ARPA funding for geotechnical exploration, limited site clearing for geotechnical purposed and construction materials testing and special inspections to expanded the county's recycling capabilities. Seconded by Commissioner Allen. Voting Aye: Verran, Capshaw, Vowell, Isbel, Wandell, Beauchamp, Yager, Vandagriff, Mayes, Foster, Anderson, Smallridge, Palmer, McKamey, Allen and White. Voting No: None. Absent: None. Motion passed.
- 13. Commissioner Allen made a motion to approve an agreement by resolution between County Commission and the Office of the Property Assessor that would allow all unspent funds in GL codes 101-52300-05 (Audit Services) and 101-52300-331 (Legal Services) to roll into GL code 101-34615-1000 (Committed-Property Assessor) annually. Seconded by Commissioner Smallridge. Voting Aye: Verran, Capshaw, Vowell, Isbel, Wandell, Beauchamp, Yager, Vandagriff, Mayes, Foster, Anderson, Smallridge, Palmer, McKamey, Allen and White. Voting No: None. Absent: None. Motion passed
- 14. Commissioner Allen made a motion to approve a second round of ARPA retention payments for county employees \$500.00 gross for each full-time employee with six months or less of service and all permanent part-time employees; and \$1,000.00 gross for all permanent full-time employees with more than six months of service. Seconded by Commissioner Verran. Voting Aye: Verran, Capshaw, Isbel, Wandell, Beauchamp, Yager, Vandagriff, Mayes, Foster, Anderson, Smallridge, Palmer, McKamey, Allen and White. Voting No: None. Absent: None. Abstain: Vowell. Motion passed.
- 15. Commissioner Allen made a motion to approve to freeze all part-time hiring for the remainder of the fiscal year, to freeze use of all machine techs and election workers until all associated codes are cleaned up, to require Election Office timesheets be submitted to the Finance Department, and to require Election Administrator Mark Stephens and the Chairperson of the Election Commission to appear before the Budget Committee to discuss issues with budget funding. Seconded by Commissioner Capshaw. Voting Aye: Verran, Capshaw, Vowell, Isbel, Wandell, Beauchamp, Yager, Vandagriff, Mayes, Foster, Anderson, Smallridge, Palmer, McKamey, Allen and White. Voting No: None. Absent: None. Motion passed.
- 16. Commissioner McKamey made a motion to approve the increase in pay for the Veterans Service Officer. Seconded by Commissioner Verran. Voting Aye: Verran, Vowell, Isbel, Wandell, Beauchamp, Mayes, Anderson and McKamey. Voting No: Capshaw, Yager, Vandagriff, Foster, Smallridge, Palmer, White and Allen. Absent: None. Motion failed.

Non-Profit

17. Commissioner Yager made a motion to approve the amount of funding requests at \$5,000.00 not to exceed \$15,000.00. Seconded by Commissioner Palmer. Motion passed by voice vote.

1390

Regular Session

December 16, 2024



ANDERSON COUNTY COMMISSION MINUTES DECEMBER 16, 2024 REGULAR SESSION



Anderson County Board of Commissioners Veterans Service Advisory Committee Minutes

October 7, 2024

Members Present:

Commissioner Tracy Wandell, Commissioner Steven Verran, Marc

Brooks, Robert McKamey, Michael Wagoner, Robert Matthews,

VSO Scott Nation, Guest: Quinn

Members Absent:

John Aperans

Call to Order:

Meeting called to order by Commissioner Wandell at 1830.

<u>Approval of Agenda/Prior minutes:</u> Motion to approve by Robert McKamey, seconded by Commissioner Steven Verran, passed by voice vote.

VSO Report:

- A. Review of Monthly/Quarterly VSO Report FY25
- B. Oak Ridge office update

Old Business:

- A. Veterans Appreciation Breakfast
- B. Homeless Veterans (Un-Homeless Veterans)
- C. How to Generate interest from OIF/OEF/GWOT Veterans
- D. Consideration of an accredited assistant
- E. Discussed potential fund raiser towards service dog for Veteran's organizations.

New Business:

- A. Amendment to the Agenda Election of a Chairman!
- B. Nomination of Commissioner Tracey Wandell by Robert McKamey Second by Steven Verran and passed by voice vote:
- C. Veterans Appreciation Breakfast Update, next Breakfast Sat, Oct 12, 2024
- D. Oak Ridge office open weekly on Wednesday 8-5
- E. Idea of having an app created for Anderson County VSO or a text code for Veteran involvement
- F. VSO completed the Tennessee Department of Veterans Services annual training event in Chattanooga.
- G. Consideration of an accredited assistant, and to look at job descriptions
- H. Pay increase for VSO. 20% Recommended by Robert McKamey, Seconded by Mark Brooks passed by voice vote.

Adjournment: Meeting Adjourned at 1930 per motion by Commissioner Wandell, due to no further discussion. Next meeting to be held Monday, January 6, 2025 6:30 pm.

Submitted by:

Scott Nation,

Director, Veteran Services

101-53100-169

Part-Time Help

\$9,200.00

Decrease Reserve Code:

101-39000

Unassigned Fund Balance

\$2,500.00

(Amendment will be from 101-34530-46845 Restricted/Opioid TN Abatement Council and a JE will replenish the reserve for 39000)

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Non-Profit

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1390

Regular Session

December 16, 2024



Budget Schedule for the 2025/2026 Fiscal Year

Budget	Budget Committee establishes calendar, forms and procedures as well
Committee	as guidelines and direction in projecting budget needs. (TCA §-110 a)
Finance	Budget forms prepared with historical data pertaining to prior and
Department	current year expenditures. Transmittal letter developed with budget
	guidelines and instructions. (already working on this in Finance)
Finance	Budget forms and information distributed to all departments.
Department	(TCA §-110 e I)
All	All departments submit their proposed budget to Finance Director,
Departments	except for Schools. (TCA §-110 b & -110 e 2)
Finance	Information received from departments is reviewed and compiled.
Department	Initial revenue projections are calculated. Proposed budget document
	is prepared. (TCA §-110 c 1-3)
Finance	Finance Director distributes the proposed budgets to the Budget
Director	Committee. (TCA §-110 d 1-3)
Budget	Budget Committee discusses the departments' proposed budgets and
Committee	determines those to present at departmental budget hearings.
Departments	Budget meetings between departments with Finance Department as
and Finance	needed, except Schools.
Director	
Budget	Budget Hearings and Budget Committee votes to approve or reject
Committee	proposed budgets, except for Schools. (TCA §-110 c 3 A & -110 e 6)
Finance	Finance Director notifies departments of rejected budgets. Finance
Director	Director notifies Commission of approved budgets, and forwards the
	approved, proposed budgets to Commission. (TCA §-110 c 3 B-C & 110 c 3 B)
Departments	If previously rejected, departments submit new budget proposals to
	the Finance Director. (TCA §-110 e 3 C)
i	
	Finance Department Finance Departments Finance Department Finance Department Finance Director Budget Committee Departments and Finance Director Budget Committee Director



Budget Schedule for the 2025/2026 Fiscal Year

April 21st	Finance	Finance Director distributes the School's proposed budget to the
	Director	Budget Committee.
May 8 th	Budget	Budget Committee reviews School's proposed budget and votes to
4:00 pm	Committee	approve or reject. Budget Committee also reviews resubmitted
		budgets from departments previously rejected and votes again to
		approve or reject. (TCA §-110 e 5 A)
May 8 th	Finance	If the Budget Committee approves the School's budget, then the
	Director	School's budget will be forwarded to Commission.
		If the Budget Committee rejected the School's budget, then the
		schedule and meeting dates for the remainder of the budget process
		will be revised accordingly. (TCA §-110 e 5 B-C & -110 e 6)
		Budget Committee shall vote on the School's proposed budget no
		later than June 1 st . (TCA §-110 5 A)
Prior to	Finance	At least 10 days prior to presentation to Commission for approval,
May 19th	Director	publish proposed annual operating budget and notice of public
		hearing conducted by the Budget Committee. Publication shall also
		contain a notice recognizing citizens' right to appear and state their
		views with 5 days written request. (TCA §-111 a 1-2)
June 5 th	Budget	Budget Committee holds public hearing, including budget
4:00 pm	Committee	appropriation resolution and tax levy resolution. (TCA §-111 a 2)
June 16 th	Commission	Commission discusses the budget approved by the Budget
6:00 pm		Committee, including appropriation resolution and tax levy
		resolution. Commission may vote to approve the proposed budgets
		and resolutions or defer if a special called meeting is desired.
		(TCA §-110 e 7 & -110 f & -111 b-e)
June 23 rd	Commission	Commission adopts the budget, including appropriation resolution
6:00 pm		and tax levy resolution. If necessary, Commission approves
		appropriations needed for fiscal year end. (TCA §-111 f-h)
		Commission must adopt the budget on/before August 31st, unless an
		extension is approved by the Comptroller's Office of State and Local Finance. (TCA §-111 h 1-2)



ANDERSON COUNTY GOVERNMENT BUDGET GUIDELINES 2025/2026

January 9, 2025

1. Objective

The County desires to prepare a "structurally balanced budget" generating revenues sufficient to cover planned expenses. Deficit budgets that are balanced using fund balance reserves are not sustainable over the longer term.

With the objective of preparing a structurally balanced budget, some expenditures will need to decrease to offset increases in other areas. Departments are encouraged to proactively identify cost-saving opportunities that will decrease operating expenses.

2. Guidelines

The budgets proposed for fiscal year 2025/2026 are to be based on the following:

- Revenues should be forecasted based on actual trends and/or actual commitments.
- Expenses should be estimated based on actual expenditures and adjusted for anticipated changes. All
 increases over prior year expenditures must include a justification.
- Departments should submit a "no increase budget".
- Health Insurance costs will be budgeted by the Finance Department.
- Capital outlay for equipment should not be budgeted in operational department budgets.

3. Budget Process

The Finance Department is a resource to the County throughout the entire budget cycle. The Budget Committee encourages departments to invite the Finance Director and staff to be a part of their budget preparation. The Finance Director is a resource in constructing proposed budgets prior to submission as well as assisting in preparation for Budget Committee presentations and discussions.

The Budget Committee will vote to approve or reject proposed budgets before they are submitted to County Commission for consideration. Budgets that adhere to the *Budget Guidelines for Fiscal Year 2025/2026* may be approved without much, if any, additional discussion. However, budgets that do not adhere to the *Guidelines* and/or budgets that need additional review may be discussed in the Budget Committee meetings and at any scheduled hearing.

The timeline for the budgetary approval process is detailed in the "Budget Schedule for the 2025/2026 Fiscal Year." This schedule is included as part of the budget materials. It details all of the tentative dates for specific budget activities to meet the deadlines set by state law.



ANDERSON COUNTY GOVERNMENT BUDGET GUIDELINES 2025/2026

January 9, 2025

The budget approval process for Anderson County Schools will follow a separate calendar that is incorporated within the "Budget Schedule for the 2025/2026 Fiscal Year."

4. Budget Forms & Worksheets

Each department is to complete certain documents as part of their proposed budget. These documents are consistent with those used in previous years. These forms may be distributed, prepared and returned in hardcopy and/or electronic format; electronic format is strongly preferred. The budget forms and worksheets are as follows:

- "Budget Worksheet" by general ledger departmental account code for respective revenues and expenditures.
- "Employee Payroll Tax & Fringe Benefit Calculations" for full-time and part-time staff.
 - o The calculations in the worksheet reflect the anticipated payroll taxes and fringe benefit costs. The Finance Department will budget the health insurance object codes 206, 207 and 208.
 - Salaries and compensation are to be the same as, or lower than, the amounts in the 2024/2025
 amended appropriations. Any increase requires justification and presentation to the Budget
 Committee during the hearing process.
- "Explanation of Expenditure Codes" is used to provide expenditure descriptions and details for object codes 300 to 999, especially if several expenditures are consolidated in one account code. This document useful in discussing several expenditures consolidated into one code; one-time, nonrecurring costs; and significant purchases that are expected.
- "Five-Year Capital Outlay Worksheet" is used for planning capital purchases anticipated over the next
 5 fiscal years. These purchases should not be included within the departmental operating budget.
 Approved capital purchases will have an object code of 700-799.
 - Refer to the "Capital Project Prioritization" form for determining the priority of the requested asset.
- "County Government Grant Pre-Application Notification Form" must be completed for any grant that
 is new and/or renewing in the fiscal year. A copy of the "Grant Amendment" form that details the
 contract number, State/Federal funding, and other grant information is to be submitted as additional
 documentation. Each department must also complete the grants inventory list for all currently active
 grants.



ANDERSON COUNTY GOVERNMENT BUDGET GUIDELINES 2025/2026

January 9, 2025

5. Summary

The Finance Director will email all departments the budget calendar, and forms. If any other questions or concerns arise through the budget cycle, please feel free to contact the Finance Director, Robby Holbrook, via email at rholbrook@andersoncountytn.gov or by phone at 865.264.6311.

The Budget Committee approved the budget documents at the Committee meeting on xxxxxxxxx.

