

APPENDIX

**APPROVAL/LOCAL LAW TO AMEND THE CODE OF PUTNAM COUNTY BY
ADDING A NEW CHAPTER XXX ENTITLED "SAVINGS INCENTIVE
PARTNERSHIP PROGRAM"**

Be it enacted by the Legislature of the County of Putnam as follows:

Section 1.

A new Chapter § X is hereby added to the Code of the County of Putnam to read as follows:

**CHAPTER XXX
SAVINGS INCENTIVE PARTNERSHIP PROGRAM**

§ XXX-1 Purpose.

The purpose of the Putnam County Savings Incentive Partnership Program (the "Program") is to maximize the conservation of County resources for the benefit of the County and its taxpayers. The Program recognizes that the employees of the County represent a valuable source of ideas for innovative ways to better serve the public. Every employee has the ability to contribute to the management of the County by identifying creative ways to conserve County resources. The Program seeks to recognize these contributions by offering monetary and honorary awards.

§ XXX-2 Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

ELIGIBLE EMPLOYEES

All non-management County employees, whether full-time or part-time, covered by any collective bargaining agreement with the County, are eligible to submit proposals. Former employees may also be eligible if the proposals were formally submitted prior to separation of service with the County, such separation was voluntary, and the proposal is implemented within one year of submission.

INELIGIBLE EMPLOYEES

Supervisors, management-level employees, and elected officials are ineligible for this Program.

SAVINGS INCENTIVE PARTNERSHIP PROGRAM COMMITTEE

- A. There shall be a Savings Incentive Partnership Program Committee (the "Committee") made up of the following: the County Executive; the chairperson of the Putnam County Legislature; the Personnel Officer; the Commissioner of

Finance; and the Director of Purchasing. A staff member shall also be available to maintain records and/or decisions. Should any of the above members be unavailable, they may select a designee within their Department to act in their place.

- B. The Committee shall receive all proposals, as defined below. The Committee shall have the power and duty to make rules and regulations pertaining to the receipt of proposals by employees, the review of such proposals by the Committee, and payment of employee awards. All decisions of the Committee regarding the worthiness of a proposal for an award and the amount of such award (if applicable), shall be final and binding, and shall not be subject to review, except as provided for in the rules and regulations promulgated in accordance with this chapter. Adoption of a proposal requires unanimous approval of the Committee, and any individual committee member may veto a proposal.
- C. Members of the Committee shall not receive additional salary or compensation for service as members of such Committee.

PROPOSALS

To qualify for consideration under this Program, a proposal must be a definite, constructive, original idea, or a new application of a previous idea submitted in writing by one or more eligible County employees which is intended to do the following: increase productivity; conserve County resources; and/or reduce County costs.

Proposals must not be the kind which employees are reasonably expected to develop in the course of their regular duties. Time spent creating a proposal is to be done outside of work hours.

The Committee retains complete authority in defining acceptable proposals and in accepting or rejecting such proposals.

§ XXX-3 Procedures; rules and regulations.

- A. The Committee shall review all proposals submitted by eligible County employees at a meeting held at least two (2) times per year. The meeting must include a quorum of eligible voting members of the Committee. A quorum here is defined as three (3) members of the Committee. The Committee must decide whether to approve and implement any of the proposals by unanimous vote of the members present at the meeting. If a member of the Committee must recuse themselves due to a conflict of interest as prohibited by Chapter 55 (the Code of Ethics) of the Putnam County Code, that person will not count as a member of the quorum.
- B. All proposals become the property of the County of Putnam upon their receipt, and all decisions of the Committee shall be final, binding, and nonreviewable, except

as provided for in the rules and regulations promulgated in accordance with this chapter.

- C. Proposals suggesting actions or plans that are already underway or currently in motion within the County are ineligible.
- D. Duplicate proposals cannot be given consideration for cash awards. If duplicate suggestions are received on the same day, the first received in the County Personnel Department shall govern the original and shall be the only one eligible for award.
- E. Payment of a cash award may occur only as a one-time payout based on the savings realized one (1) year after implementation of the proposal.
- F. In order to be eligible for a cash award, a proposal must realize a direct, measurable net savings of at least \$5,000 during the first year after implementation.
- G. The amount of the cash award made for an adopted proposal shall be established by the Committee. The minimum monetary award for a proposal will be \$1,250 and remains twenty-five percent (25%) of the first year's net savings, capped at \$25,000.
- H. Payment will be made to the employee upon verification of annual savings by the Commissioner of Finance.
- I. If adoption of a proposal results in savings to one unit but a loss to another unit, a monetary award may only be given if there is a net savings of at least \$5,000.
- J. Eligible County employees may submit joint proposals with other eligible County employees. However, any cash award will be divided equally among the employees submitting the proposal.
- K. All employees who have a proposal adopted, either individually or in collaboration with others, will receive a Savings Incentive Program Award Certificate and a letter of commendation, both of which will become a permanent part of their personnel file.
- L. Monetary awards shall be paid out from a budgetary line under the Department of Finance that will be newly created for the purpose of this Chapter. Savings may only be paid out one (1) year after implementation and only if the appropriate savings are realized.
- M. The Committee shall establish rules and regulations that will govern the character and quality of proposals; the method of their submission and the procedures for their review; the kind, character, and value of awards; the issuance and payment of such awards; and any other policies and procedures, that are consistent with, and as may be deemed necessary or appropriate for the proper administration of this chapter.

N. No proposal shall be considered for an award by the Committee unless the proposal has been submitted to the Committee in the manner provided by this Local Law, or the rules and regulations promulgated by the Committee.

No proposal may infringe on any existing collective bargaining agreement, or applicable Federal, State, County, or local law.

§ XXX-4 Funding and expenditure of moneys.

The Putnam County Legislature is hereby empowered to fund and expend moneys for the purpose of this chapter. The Commissioner of Finance is hereby empowered to disburse moneys for the purpose of this Chapter.

§ XXX-5 Severability.

If any clause, sentence, paragraph, or part of this chapter or application thereof to any person or circumstances shall be adjudged by any court to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof or the application thereof to other persons and circumstances but shall be confined in its operation to the clause, sentence, paragraph, or part thereof and the persons and circumstances directly involved in the controversy in which such judgment shall have been rendered.

§ XXX-6 Effective date.

This local law shall take effect immediately upon its filing with the NYS Secretary of State. and shall be deemed repealed as of December 31, 2026, unless extended.

Section 2.

This local law shall take effect immediately upon its filing with the NYS Secretary of State.

MEMORANDUM

To: Hon. Paul Jonke
Chairman, Putnam County Legislature

From: Kevin M. Byrne
County Executive

Date: September 24, 2024

Re: Creation of Employee Insurance Review Committee and Appointment of Members

Since I've taken office, I have made one goal of my Administration to evaluate different facets of how the County operates and does business. It has come to my attention that the County employee health insurance plan is one area that may need to be reviewed.

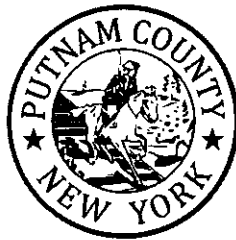
In order to assist me in this process, I am creating an Employee Insurance Review Committee pursuant to §3.02(e) of the Charter. It is comprised of current and former County employees. The Committee will review employee health insurance in the County, including but not limited to items such as eligibility, coverage, determination of employee contributions, and insurance rates for retirees. The Committee will also review current employee contribution amounts, and how these relates to the current economic climate, recruitment of new talent, and retention of current employees.

This Committee will be advisory in nature, making suggestions for review by the Executive that will be shared with the Legislature.

Committee Members:

- Christopher York, local attorney and former Putnam County Chief ADA
- William Carlin, retired Putnam County Commissioner of Finance
- Pat Sheehy, retired Director of Putnam County OSR
- Deputy County Executive Jim Burpoe
- Shana Siegel, RN, Supervising Public Health Educator, Public Information Officer, Department of Health

The appointment of the Employee Insurance Review Committee members shall take effect immediately and shall remain in effect for a term of one (1) year.



To: Kevin M. Byrne, County Executive

From: The Executive Review Committee

Date: August 26, 2024

Re: Final Mission Statement Draft

Attached for your consideration is the Executive Review Committee's final draft of an updated Putnam County Mission Statement. The current Mission Statement, adopted by the Legislature and signed into law by County Executive Bondi in 2003, is also attached.

The Committee met seven times between April and August. During this time, the Committee utilized surveys submitted by County employees, sought and received input from County Department Heads, and performed pertinent research, including reviewing the mission statements of counties throughout New York State. Additionally, the Committee relied on the current Mission Statement of the County as a valuable resource and took great effort to incorporate its principles and spirit into the new version.

As you will see, our final draft includes a Mission and Vision Statement. After careful discussion and deliberation, the Committee felt that the inclusion of both would best describe the core purpose of county government, how we intend to meet those responsibilities, all while also looking towards the future and what we aspire to be.

We would also like to highlight how well the Committee worked together and collaborated since its formation. This is a diverse group of experienced, thoughtful, and diligent individuals who brought forth valuable insights and contributions throughout this process.

The Committee is available for any questions you may have. Additionally, we are happy to attend any Legislative Committee meetings that may be called to consider our draft.

We would like to thank the County Department Heads and employees for their time in providing much-appreciated perspectives and suggestions to the Committee.

Finally, we would like to thank Marjorie Keith for her work as Special Advisor during our review of the Mission Statement. As a member of the last Mission Statement Committee in 2003, Marjorie's knowledge and expertise has been second to none.

We look forward to continuing our work and turning our attention towards the County Charter and Code, as requested by you in at the Committee's formation.

APPROVAL/MISSION STATEMENT

WHEREAS, on March 6, 2024 the County Executive formed the Executive Review Committee, an advisory committee pursuant to Section 3.02(e) of the Putnam County Charter to review the fundamental framework by which the County government operates, including a review and update of the County's Mission Statement; and

WHEREAS, the Executive Review Committee members presented an updated Mission Statement draft to the County Executive; and

WHEREAS, the County Executive has adopted the updated Mission Statement as submitted by the Executive Review Committee; and

WHEREAS, the *[Personnel]* Committee has reviewed the new County Mission Statement; now therefore be it

RESOLVED, that the County Mission Statement be amended to read as follows:

Mission Statement:

Putnam County Government provides for the health, safety and well-being of the public while upholding the laws of the United States, New York State, and the County. Our dedicated workforce is critical to meeting community needs and we strive to deliver a fiscally responsible, accountable, and accessible government that serves everyone with transparency. By working in partnership with all levels of government and others, we are committed to providing services that will achieve the best possible outcomes for our residents.

Our Vision:

The County seeks to encourage community engagement, responsible economic growth, and a high-quality of life for all residents through innovative and collaborative efforts. We aspire to be a vibrant and healthy community that values and nurtures Putnam County's natural beauty, rich history, cultural heritage, and most importantly, our people. Together, we seek to build a future that honors our past, embraces our present, and inspires generations to come

RESOLUTION

APPROVAL/REVISED FEE SCHEDULE/PUTNAM COUNTY VETERANS MEMOIRAL PARK/PUBLIC WORKS

WHEREAS, by resolution #143 of 2017, the Putnam County Legislature approved a fee schedule for usage of the Putnam County Veterans Memorial Park; and

WHEREAS, the park fees have remained unchanged since 2017; and

WHEREAS, the County recognizes the contributions made by Putnam County employees and first responders and feels such contributions warrant a change in the fee schedule to reflect same; and

WHEREAS, the new proposed fee schedule has been reviewed and approved by the Deputy Commissioner of Parks and the Putnam County Veterans Memorial Park Advisory Board; now therefore be it

RESOLVED, the fees for usage of the Putnam Veterans Memorial Park, Community Gardens at Tilly Foster Farm, and other miscellaneous items are hereby revised in accordance with the attached document titled "Putnam County Park Fees."

RESOLVED, that this schedule will take effect immediately.

DRAFT

Putnam County Park Fees

Park Permits	
Season Permit	\$40.00
2nd Season Permit	\$20.00
Senior Permit	\$20.00
Second Senior Permit	\$15.00
Putnam County Employee or First Responder Permit	\$20.00
Second Putnam County Employee or First Responder Permit	\$15.00
Day Pass	\$8.00
Non-Resident Permit	\$85.00
Group Use Permit	\$100.00
½ Day Group Use Permit	\$50.00
Day Campers	\$5.00
Pavilion Rental	\$100.00
Wedding Rental	\$1000.00
Vendor Permit	\$50.00
Camping	
Camping (w/ electric hook-up)	\$20.00
Camping (no electric hook-up)	\$10.00
Camping (tents)	\$5.00
Community Garden (Tilly Foster Farm)	
Garden Plot	\$40.00
2 nd Plot	\$35.00
Partial Plot	\$20.00
2 nd Partial Plot	\$15.00
Small Partial Plot	\$10.00
Miscellaneous	
Bench Donation	\$180.00

Current as of 10/3/2024

A LOCAL LAW TO AMEND THE CODE OF THE COUNTY OF PUTNAM BY ADDING CHAPTER 222, ENTITLED "TAXPAYER TRANSPARENCY"

Be it enacted by the Legislature of the County of Putnam as follows:

Section I.

Chapter 222 of the Code of the County of Putnam is hereby added as provided hereinafter:

CHAPTER 222

TAXPAYER TRANSPARENCY

§ 222-1 Title.

§ 222-2 Legislative intent.

§ 222-3 Definitions.

§ 222-4 Searchable budget database website created.

§ 222-5 Updates.

§ 222-6 Compliance with Act.

§ 222-7 Electronic public access to meetings and information

§ 222-7 Severability.

§ 222-8 Repealer.

§ 222-1 Title.

This chapter of the Code of Putnam County shall be entitled and known as the "Taxpayer Transparency Act."

§ 222-2 Legislative intent.

The Legislature finds that taxpayers should have easy access to the legislative process, as well as the details on how the county is spending their tax dollars and what performance results are achieved for those expenditures. It is the intent of the Legislature, therefore, to direct the Department of Finance to create and maintain a searchable budget database website detailing where, for what purpose, and what results are achieved for all taxpayer investments in county government. It is the further intent of the Legislature to make all legislative meetings available to the public by live stream.

§ 222-3 Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

SEARCHABLE BUDGET DATABASE WEBSITE

A website that allows the public at no cost to:

A. Search and aggregate information for the following:

1. the name and principal location or residence of the entity/and or recipients of funds,
2. the amount of funds expended,
3. the funding or expending agency,
4. the funding source of the revenue expended,
5. the budget program/activity of the expenditure,
6. a descriptive purpose for the funding action or expenditure,
7. the expected performance outcome for the funding action or expenditure,
8. the past performance outcomes achieved for the funding action or expenditure,
9. any audit or report relating to the entity or recipient of funds or the budget program/activity or agency,
10. and any other relevant information specified by the Department of Finance.

B. Programmatically search and access all data in a serialized machine-readable format (such as XML) via a web-services application programming interface.

ENTITY/AND OR RECIPIENTS

- A. a corporation,
- B. an association,
- C. a union,
- D. a limited liability company,
- E. a limited liability partnership,
- F. any other legal business entity including non-profits,

- G. grantees,
- H. contractors, and
- I. a county, city, or other local government entity.
- J. "Entity/and or recipients" does not include an individual recipient of public assistance.

AGENCY

A county department, division, office, bureau, board, commission, committee, or unit. This includes individual county agencies and programs, as well as those programs and activities that cross agency lines. "County agency" includes all elective offices in the Executive Branch of government and the Legislature.

AUDIT OR REPORT

Shall include any audit or report issued by the state, county auditor, legislative auditor, legislative committee, or executive body relating to the entity or recipient of funds or the budget program/activity or agency.

COMMISSIONER

The Putnam County Commissioner of Finance.

FUNDING SOURCE

The account from which the expenditure is appropriated.

FUNDING ACTION OR EXPENDITURE

Shall include details on the type of spending (grant, contract, appropriations, etc.). This includes tax exemptions or credits. Where possible, a hyperlink to the actual expenditure document (in a format that is, at a minimum, as searchable as a searchable PDF format) shall be provided.

LEGISLATURE

The Putnam County Legislature.

§ 222-4 Searchable budget database website created.

By July 1, 2024, the Commissioner shall develop and make publicly available a single, searchable budget database website including the required data for the most recent county budget. The website shall be given a unique and simplified website address. Each county agency that maintains a generally accessible Internet site or for which a generally accessible Internet site is maintained shall include a link on the front page of the agency's Internet site to the budget database website.

§ 222-5 Updates.

The Commissioner shall provide guidance to agency heads to ensure compliance with this section. The searchable budget database website shall be updated as new data becomes available, if feasible, but no later than 30 days upon receipt of data from the agency.

The Commissioner shall ensure that all data added to the searchable budget database website remains accessible to the public for a minimum of six years.

§ 222-6 Compliance with Act.

The Commissioner shall not be considered in compliance with this act if the data required for the searchable budget database website is not available in a searchable and aggregate manner and/or the public is redirected to other government websites, unless each of those sites has information from all agencies and each category of information required can be searched electronically by field in a single search.

§ 222-7 Electronic public access to meetings and information.

A. The Putnam County Legislature shall make all meetings of the Legislature or its subcommittees available for public viewing in real time by live video stream. A link to the live stream shall be conspicuously posted and made available on the Legislature's website at least twenty-four hours prior to the meeting.

B. Except in the case of executive sessions held pursuant to Open Meetings Law § 105, the Legislature shall ensure that members can be heard, seen, and identified at all times when the meeting is being conducted, including but not limited to any motions, proposals, resolutions, and any other matter formally discussed or voted upon.

C. Each meeting that is live streamed shall be recorded and such recordings linked or posted on the Legislature's website within five business days following the meeting and shall remain so available for a minimum of five years thereafter.

§ 222-8 Severability.

If any part or provision of this chapter or the application thereof to any person or circumstance be adjudged invalid by any court of competent jurisdiction, such judgment shall be confined in its operation to the part or provision or application directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the remainder of this chapter or the application thereof to other persons or circumstances. The County of Putnam hereby declares that it would have passed this chapter or the remainder thereof had such invalid application or invalid provision been apparent.

§ 222-9 Repealer.

All ordinances, local laws, and parts thereof inconsistent with this chapter are hereby repealed; provided, however, that such repeal shall not affect or impair any act done or right accruing, accrued, or acquired, or penalty, charge, liability, forfeiture, or punishment incurred or owing prior to the time such repeal takes effect, but the same may be enjoyed, asserted, collected, enforced, prosecuted, or inflicted as fully and to the same extent as if such repeal had not been effected. All actions and proceedings, civil or criminal, commenced under or by virtue of any provision of any County of Putnam local law, ordinance or resolution so repealed, and pending immediately prior to the taking effect of such repeal, may be prosecuted and defended to final effect in the same manner as they might if such provisions were not so repealed.

Section II.

This Local Law shall take effect on July 1, 2024.

DRAFT

LEASE AGREEMENT
BETWEEN
THE COUNTY OF PUTNAM, AS LESSOR
AND
UNITED FOR THE TROOPS, AS LESSEE

DRAFT

THIS LEASE, made this ____ day of _____, 2024 between the **COUNTY OF PUTNAM**, a municipal corporation having its principal office at the County Office Building, 40 Gleneida Avenue, Carmel, New York 10512 (“LESSOR”), and **UNITED FOR THE TROOPS**, with business offices at 34 Gleneida Avenue, Carmel, New York 10512 (“LESSEE”).

WITNESS:

That the LESSOR for and in consideration of the covenants and agreement hereinafter reserved has leased and does hereby lease to the said LESSEE the premises described as follows:

ARTICLE I: PREMISES:

The leased premises consist of approximately 534 square feet of space on the first (1st) floor of the building located at 34 Gleneida Avenue, Carmel, New York 10512.

ARTICLE II: TERM:

The term of this Lease shall be for a period commencing of the 1st day of October, 2024 and ending on the 30st day of September, 2025.

ARTICLE III: RENT:

The LESSEE shall pay the LESSOR a monthly rent of ONE DOLLAR (\$1.00) plus additional in-kind services as identified by the County Executive which are consistent with the mission of Lessee.

THIS LEASE, made this _____ day of _____, 2024 between the **COUNTY OF PUTNAM**, a municipal corporation having its principal office at the County Office Building, 40 Gleneida Avenue, Carmel, New York 10512 (“LESSOR”), and **UNITED FOR THE TROOPS**, with business offices at 34 Gleneida Avenue, Carmel, New York 10512 (“LESSEE”).

WITNESS:

That the LESSOR for and in consideration of the covenants and agreement hereinafter reserved has leased and does hereby lease to the said LESSEE the premises described as follows:

ARTICLE I: PREMISES:

The leased premises consist of approximately 534 square feet of space on the second (2nd) floor of the building located at 34 Gleneida Avenue, Carmel, New York 10512.

ARTICLE II: TERM:

The term of this Lease shall be for a period commencing of the 1st day of October, 2024 and ending on the 30th day of September, 2025.

ARTICLE III: RENT:

The LESSEE shall pay the LESSOR a monthly rent of ONE DOLLAR (\$1.00) plus additional in-kind services as identified by the County Executive which are consistent with the mission of Lessee.

ARTICLE IV: RENT PAYABLE IN INSTALLMENTS:

The LESSOR hereby elects to accept, and the LESSEE hereby covenants to pay said rent in installments of ONE DOLLAR (\$1.00), with such payment to be due on or before the first day of each month during the lease term. Checks shall be made payable to "Putnam County Commissioner of Finance", at 40 Gleneida Avenue, Carmel, New York 10512.

ARTICLE V: PURPOSE:

The LESSEE shall use and occupy said premises as office space and in accordance with the terms set forth herein. Any other use which LESSEE desires to make of said premises is subject to the approval of the LESSOR, who shall act by and through the County Executive.

ARTICLE VI: FIRE OR OTHER CASUALTY:

(A) In the event of damage to or destruction of the demised premises or any part thereof during the term hereof due to fire or other casualty, LESSOR shall not be obligated to rebuild or restore any part or all of the demised premises so destroyed. If the damage or destruction is so extensive that in LESSOR's sole judgment it is unable to provide continued use of the demised premises, LESSOR may, by five (5) days written notice to LESSEE, terminate this Lease whereupon this Lease shall be deemed terminated as of the date of termination of the Lease set forth in LESSOR's notice, and all rent shall be apportioned as of such date.

(B) The proceeds of any of LESSOR's insurance which may become payable as the result of any damage or destruction to the demised premises, excluding Lessee's personal property, shall be the sole property of the LESSOR, and LESSEE shall have no claim to any part thereof.

(C) Neither LESSOR nor any agent, servant or employee of LESSOR shall be liable to LESSEE for any loss, injury or damage to LESSEE or to any other person, or to its or their property, irrespective of the cause of such injury, damage or loss, unless caused by or due to the negligence of LESSOR, its agents, servants or employees. Further, neither LESSOR nor any agent, servant or employee of LESSOR shall be liable for any such damage caused by other tenants or third parties, unless caused by the negligence of LESSOR or its agents, servants and employees.

(D) It is further agreed between the parties that should it be determined upon final, non-appealable "Judgment" or "Verdict" that the injury or property damage occurred as a result of the LESSEE's sole negligence and not that of the LESSOR's, the LESSEE shall reimburse the LESSOR and/or its insurance carrier all reasonable and necessary costs of defense incurred by the LESSOR and/or its insurance carrier of any claim or lawsuit.

(E) To the fullest extent provided by applicable law, LESSEE shall indemnify and hold harmless LESSOR and its agents and employees from and against any and all claims arising from or in connection with (a) the conduct or management of the demised premises or of any business therein, or any work or thing whatsoever done, or any condition created (other than by LESSOR) in or about the demised premises during the term of this Lease or during the period of time, if any, prior to the Commencement Date that LESSEE may have been given access to the demised premises; (b) any act, omission or negligence of LESSEE or their agents, employees or contractors; (c) any accident, injury or damage whatever (unless caused by LESSOR's negligence) occurring in, at or upon the demised premises; and (d) any breach of or default by LESSEE in the full and prompt payment and performance of Tenant's obligations under this Lease. With respect to those matters referred to in (a) through (d) above, the LESSEE will make full and prompt payment of such costs, expenses and liabilities incurred in or in connection with each such claim or action or

proceeding brought thereon, including, without limitation, all attorney's fees and expenses. In case any action or proceeding be brought against LESSOR or its agents and/or employees by reason of any such claim, LESSEE, upon notice from LESSOR, shall resist and defend such action or proceeding by counsel reasonably satisfactory to LESSOR. LESSEE also shall, upon demand, reimbursement for LESSOR for all costs and expenses paid or incurred by LESSOR in obtaining possession of the demised premises after default by LESSEE or upon the expiration of sooner termination of this Lease, or in enforcing any of LESSEE's obligations hereunder.

ARTICLE VII: INSURANCE:

During the term of this Lease, the LESSOR will carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, the LESSEE, at its own expense, shall carry General Liability Insurance naming the LESSOR as an additional insured under such policy and shall provide a copy of same to LESSOR at the time of Lease execution. During the term of this Lease, LESSEE shall also carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, and any renewals thereof, the LESSEE will, at its own expense, maintain such form of insurance on its own personal property used in or in connection with the demised premises with such coverage and in such amounts as it shall deem reasonably necessary and such insurance shall be deemed primary. LESSEE may establish, in lieu thereof, a reserve fund pursuant to the New York State General Municipal Law and may otherwise self-insure against any loss to personal property owned or used by LESSEE.

ARTICLE VIII: SERVICES:

(A) LESSOR shall provide LESSEE with heat, hot water, electricity, and fire alarm monitoring services. In addition, LESSOR shall provide lighting fixtures, and electrical and plumbing systems at the subject premises.

ARTICLE IX: MAINTENANCE AND SNOW REMOVAL:

(A) The LESSOR shall maintain said premises, parking areas and sidewalks in good repair and in tenantable condition, during the continuance of this Lease, except in case of damage arising from the act or the negligence of the LESSEE or any of its employees or clientele. LESSEE agrees to accept the premises in its "as is" and present condition. For the purpose of so maintaining the premises, the LESSOR reserves the right to enter and inspect the premises at reasonable times and to make any necessary repairs thereto. LESSEE shall make no alternations to or installation at the demised premises without the prior written consent of the LESSOR.

(B) LESSOR, at its own expense, shall be responsible for the removal of snow and/or ice from the parking space areas, driveways and sidewalks appurtenant to the demised premises.

(C) LESSEE shall be responsible for all minor repairs to the Premises up to a cost of two thousand five hundred (\$2,500.00) dollars and LESSOR shall be responsible for any and all repairs that are estimated to cost more than two thousand five hundred (\$2,500.00) dollars.

(D) LESSOR shall not be responsible for everyday, normal cleaning of the Premises.

ARTICLE X: COMPLIANCE WITH THE LAWS:

LESSEE shall comply with the required laws, orders, zoning regulations, statutes, ordinances, and all other rules and regulations of any governmental body having jurisdiction relating to the demised premises and shall comply with the recommendations of all insurance underwriting organizations in connection therewith which do not require alteration to the demised premises.

ARTICLE XI: TERMINATION FOR LESSEE'S DEFAULTS:

If LESSEE shall default in the payment of rent or the performance or observance of any of the covenants, agreements or conditions on its part contained in this Lease, and such default shall continue for a period of twenty (20) days after notice to LESSEE, unless it is physically impossible for the LESSEE to remedy any such defaults within twenty (20) days, then the time within which the LESSEE may remedy such default shall be extended for such period of time as may be reasonably necessary to do so. Such extension shall be extended to LESSEE, provided that within such period of twenty (20) days, LESSEE shall have, to the extent possible, begun the performance of the act so required, and continued with due diligence to complete the same. If LESSEE shall for any reason abandon the demised premises, or otherwise fail to cure such default, then and in such event LESSOR may, by thirty (30) days written notice to LESSEE, cancel and terminate this Lease and the term hereof shall end and expire on the date specified in such notice as fully and as completely as if the date of termination were the date definitely fixed for the end and expiration hereof. In the event of such termination, LESSEE shall then quit and surrender to LESSOR each and every part of the premises, and LESSOR may enter into or repossess the same and each and every part thereof by any means then permitted by law.

ARTICLE XII: RIGHT TO RE-ENTER: DAMAGES:

In the event of cancellation or termination of this Lease either by operation of law, by issuance of a warrant of dispossession, by service of notice of cancellation or termination as herein provided, or by virtue of any act or default of LESSEE, or any cause or causes whatsoever, LESSOR may re-enter the demised premises, and thereupon LESSOR shall be entitled to possession of the demised premises free from any estate or interest of LESSEE therein.

ARTICLE XIII: NOTICES:

All notices, demands, requests or other communications which may be required or permitted hereunder, shall be in writing and shall be deemed sufficient if given or served by registered mail, postage prepaid, return receipt requested, addressed to the party to receive such notice, request or communication at its address set forth above or at such other address as it may hereafter designate by notice given in like manner. Every notice, demand, request or other communication hereunder shall be deemed to have been given or served at the time that the same is actually received, in the manner aforesaid.

ARTICLE XIV: QUIET ENJOYMENT:

LESSOR covenants and agrees that LESSEE, upon paying rent and performing all of their other covenants, duties and obligations hereunder, may peaceably have, hold and enjoy the demised premises during the term of this Lease, subject only to the specific terms and conditions contained herein.

ARTICLE XV: TERMINATION UPON SALE

In the event of sale of the subject premises or when LESSOR deems it to be in its best interest, upon thirty (30) days written notice to LESSEE, may terminate this Lease.

LESSEE, upon thirty (30) days written notice to LESSOR, may terminate this Lease when LESSEE deems it to be in its best interest.

ARTICLE XVI: SURRENDER:

LESSEE shall, on the last day of the term hereof or upon any earlier termination of this Lease, or upon any reentry by LESSOR upon the demised premises pursuant to the terms contained herein or otherwise surrender and deliver up the demised premises in substantially the same condition existing at the commencement of the term hereof, into the possession and use of the LESSOR.

ARTICLE XVII: NO ORAL CHANGE:

This Lease contains the entire agreement between the parties and cannot be changed or terminated orally but may be modified or amended only by an instrument in writing signed by the party to be charged thereunder.

ARTICLE XVIII: COUNTERPARTS:

This Lease has been executed in two (2) counterpart originals, each of which shall be deemed an original and all of which shall constitute one and the same Lease.

IN WITNESS WHEREOF, the parties have executed this Lease Agreement in Carmel, New York, on the date hereinabove set forth.

READ & APPROVED:

THE COUNTY OF PUTNAM:

Date
Mat. C. Bruno, Sr.
Risk Manager

Date
Kevin M. Byrne
County Executive

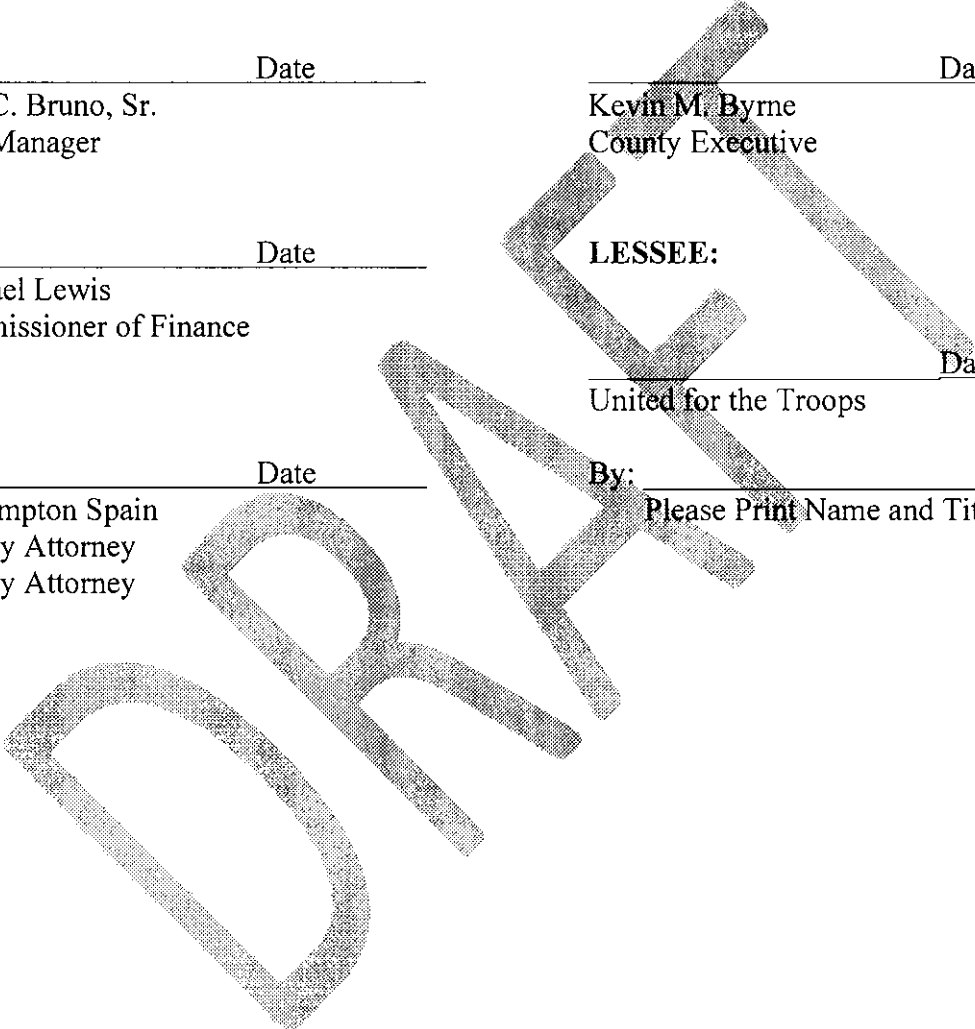
Date
Michael Lewis
Commissioner of Finance

LESSEE:

Date
United for the Troops

Date
C. Compton Spain
County Attorney
County Attorney

By: _____
Please Print Name and Title



ACKNOWLEDGMENT OF THE COUNTY OF PUTNAM:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On this ____ day of _____, 2024 before me personally came KEVIN M. BYRNE to me known, who being by me duly sworn, did depose and say that he resides at Mahopac, New York; that he is the County Executive of Putnam County, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; and the same was affixed to said instrument under authority of the Putnam County Charter and that he signed his name thereto under the same authority.

Notary Public

ACKNOWLEDGMENT OF TENANT:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On the ____ day of _____ in the year 2024, before me personally came JAMES RATHSCMIDT to me known, who, being by me duly sworn, did depose and say that he reside(s) in _____; that he is the Director or other officer or director or attorney in fact duly appointed of United for the Troops, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of the board of directors of said corporation, and that he signed his name thereto by like authority.

Notary Public

LEASE AGREEMENT
BETWEEN
THE COUNTY OF PUTNAM, AS LESSOR
AND
CORNELL COOPERATIVE EXTENSION OF PUTNAM COUNTY, AS LESSEE

DRAFT

THIS LEASE made this _____ day of _____, 2024 between the **COUNTY OF PUTNAM**, a municipal corporation having its principal office at the County Office Building, 40 Gleneida Avenue, Carmel, New York 10512 (“LESSOR”), and **CORNELL COOPERATIVE EXTENSION OF PUTNAM COUNTY**, with business offices at Terravest Corporate Park, 1 Geneva Road, Brewster, New York 10509 (“LESSEE”).

WITNESS:

That the LESSOR for and in consideration of the covenants and agreement hereinafter reserved has leased and does hereby lease to the said LESSEE the premises described as follows:

ARTICLE I: PREMISES:

The leased premises consist of approximately _____ square feet of space of the building located at Terravest Corporate Park, 1 Geneva Road, Brewster, New York 10509.

ARTICLE II: TERM:

The term of this Lease shall be for a period commencing on the 1st day of October, 2024 and ending on the 30st day of September, 2025.

ARTICLE III: RENT:

The LESSEE shall pay the LESSOR a monthly rent of ONE DOLLAR (\$1.00) plus additional in-kind services as identified by the County Executive which are consistent with the mission of Lessee.

ARTICLE IV: RENT PAYABLE IN INSTALLMENTS:

The LESSOR hereby elects to accept, and the LESSEE hereby covenants to pay said rent in installments of ONE DOLLAR (\$1.00), with such payment to be due on or before the first day of each month during the lease term. Checks shall be made payable to "Putnam County Commissioner of Finance", at 40 Gleneida Avenue, Carmel, New York 10512.

ARTICLE V: PURPOSE:

The LESSEE shall use and occupy said premises as office space and in accordance with the terms set forth herein. Any other use which LESSEE desires to make of said premises is subject to the approval of the LESSOR, who shall act by and through the County Executive.

ARTICLE VI: FIRE OR OTHER CASUALTY:

(A) In the event of damage to or destruction of the demised premises or any part thereof during the term hereof due to fire or other casualty, LESSOR shall not be obligated to rebuild or restore any part or all of the demised premises so destroyed. If the damage or destruction is so extensive that in LESSOR's sole judgment it is unable to provide continued use of the demised premises, LESSOR may, by five (5) days written notice to LESSEE, terminate this Lease whereupon this Lease shall be deemed terminated as of the date of termination of the Lease set forth in LESSOR's notice, and all rent shall be apportioned as of such date.

(B) The proceeds of any of LESSOR's insurance which may become payable as the result of any damage or destruction to the demised premises, excluding Lessee's personal property, shall be the sole property of the LESSOR, and LESSEE shall have no claim to any part thereof.

(C) Neither LESSOR nor any agent, servant or employee of LESSOR shall be liable to LESSEE for any loss, injury or damage to LESSEE or to any other person, or to its or their property, irrespective of the cause of such injury, damage or loss, unless caused by or due to the negligence of LESSOR, its agents, servants or employees. Further, neither LESSOR nor any agent, servant or employee of LESSOR shall be liable for any such damage caused by other tenants or third parties, unless caused by the negligence of LESSOR or its agents, servants and employees.

(D) It is further agreed between the parties that should it be determined upon final, non-appealable "Judgment" or "Verdict" that the injury or property damage occurred as a result of the LESSEE's sole negligence and not that of the LESSOR's, the LESSEE shall reimburse the LESSOR and/or its insurance carrier all reasonable and necessary costs of defense incurred by the LESSOR and/or its insurance carrier of any claim or lawsuit.

(E) To the fullest extent provided by applicable law, LESSEE shall indemnify and hold harmless LESSOR and its agents and employees from and against any and all claims arising from or in connection with (a) the conduct or management of the demised premises or of any business therein, or any work or thing whatsoever done, or any condition created (other than by LESSOR) in or about the demised premises during the term of this Lease or during the period of time, if any, prior to the Commencement Date that LESSEE may have been given access to the demised premises; (b) any act, omission or negligence of LESSEE or their agents, employees or contractors; (c) any accident, injury or damage whatever (unless caused by LESSOR's negligence) occurring in, at or upon the demised premises; and (d) any breach of or default by LESSEE in the full and prompt payment and performance of Tenant's obligations under this Lease. With respect to those matters referred to in (a) through (d) above, the LESSEE will make full and prompt payment of such costs, expenses and liabilities incurred in or in connection with each such claim or action or

proceeding brought thereon, including, without limitation, all attorney's fees and expenses. In case any action or proceeding be brought against LESSOR or its agents and/or employees by reason of any such claim, LESSEE, upon notice from LESSOR, shall resist and defend such action or proceeding by counsel reasonably satisfactory to LESSOR. LESSEE also shall, upon demand, reimbursement for LESSOR for all costs and expenses paid or incurred by LESSOR in obtaining possession of the demised premises after default by LESSEE or upon the expiration of sooner termination of this Lease, or in enforcing any of LESSEE's obligations hereunder.

ARTICLE VII: INSURANCE:

During the term of this Lease, the LESSOR will carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, the LESSEE, at its own expense, shall carry General Liability Insurance naming the LESSOR as an additional insured under such policy and shall provide a copy of same to LESSOR at the time of Lease execution. During the term of this Lease, LESSEE shall also carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, and any renewals thereof, the LESSEE will, at its own expense, maintain such form of insurance on its own personal property used in or in connection with the demised premises with such coverage and in such amounts as it shall deem reasonably necessary and such insurance shall be deemed primary. LESSEE may establish, in lieu thereof, a reserve fund pursuant to the New York State General Municipal Law and may otherwise self-insure against any loss to personal property owned or used by LESSEE.

ARTICLE VIII: SERVICES:

(A) LESSOR shall provide LESSEE with heat, hot water, electricity, and fire alarm monitoring services. In addition, LESSOR shall provide lighting fixtures, and electrical and plumbing systems at the subject premises.

ARTICLE IX: MAINTENANCE AND SNOW REMOVAL:

(A) The LESSOR shall maintain said premises, parking areas and sidewalks in good repair and in tenantable condition, during the continuance of this Lease, except in case of damage arising from the act or the negligence of the LESSEE or any of its employees or clientele. LESSEE agrees to accept the premises in its "as is" and present condition. For the purpose of so maintaining the premises, the LESSOR reserves the right to enter and inspect the premises at reasonable times and to make any necessary repairs thereto. LESSEE shall make no alternations to or installation at the demised premises without the prior written consent of the LESSOR.

(B) LESSOR, at its own expense, shall be responsible for the removal of snow and/or ice from the parking space areas, driveways and sidewalks appurtenant to the demised premises.

(C) LESSEE shall be responsible for all minor repairs to the Premises up to a cost of two thousand five hundred (\$2,500.00) dollars and LESSOR shall be responsible for any and all repairs that are estimated to cost more than two thousand five hundred (\$2,500.00) dollars.

(D) LESSOR shall not be responsible for everyday, normal cleaning of the Premises.

ARTICLE X: COMPLIANCE WITH THE LAWS:

LESSEE shall comply with the required laws, orders, zoning regulations, statutes, ordinances, and all other rules and regulations of any governmental body having jurisdiction relating to the demised premises and shall comply with the recommendations of all insurance underwriting organizations in connection therewith which do not require alteration to the demised premises.

ARTICLE XI: TERMINATION FOR LESSEE'S DEFAULTS:

If LESSEE shall default in the payment of rent or the performance or observance of any of the covenants, agreements or conditions on its part contained in this Lease, and such default shall continue for a period of twenty (20) days after notice to LESSEE, unless it is physically impossible for the LESSEE to remedy any such defaults within twenty (20) days, then the time within which the LESSEE may remedy such default shall be extended for such period of time as may be reasonably necessary to do so. Such extension shall be extended to LESSEE, provided that within such period of twenty (20) days, LESSEE shall have, to the extent possible, begun the performance of the act so required, and continued with due diligence to complete the same. If LESSEE shall for any reason abandon the demised premises, or otherwise fail to cure such default, then and in such event LESSOR may, by thirty (30) days written notice to LESSEE, cancel and terminate this Lease and the term hereof shall end and expire on the date specified in such notice as fully and as completely as if the date of termination were the date definitely fixed for the end and expiration hereof. In the event of such termination, LESSEE shall then quit and surrender to LESSOR each and every part of the premises, and LESSOR may enter into or repossess the same and each and every part thereof by any means then permitted by law.

ARTICLE XII: RIGHT TO RE-ENTER: DAMAGES:

In the event of cancellation or termination of this Lease either by operation of law, by issuance of a warrant of dispossess, by service of notice of cancellation or termination as herein provided, or by virtue of any act or default of LESSEE, or any cause or causes whatsoever, LESSOR may re-enter the demised premises, and thereupon LESSOR shall be entitled to possession of the demised premises free from any estate or interest of LESSEE therein.

ARTICLE XIII: NOTICES:

All notices, demands, requests or other communications which may be required or permitted hereunder, shall be in writing and shall be deemed sufficient if given or served by registered mail, postage prepaid, return receipt requested, addressed to the party to receive such notice, request or communication at its address set forth above or at such other address as it may hereafter designate by notice given in like manner. Every notice, demand, request or other communication hereunder shall be deemed to have been given or served at the time that the same is actually received, in the manner aforesaid.

ARTICLE XIV: QUIET ENJOYMENT:

LESSOR covenants and agrees that LESSEE, upon paying rent and performing all of their other covenants, duties and obligations hereunder, may peaceably have, hold and enjoy the demised premises during the term of this Lease, subject only to the specific terms and conditions contained herein.

ARTICLE XV: TERMINATION UPON SALE

In the event of sale of the subject premises or when LESSOR deems it to be in its best interest, upon thirty (30) days written notice to LESSEE, may terminate this Lease.

LESSEE, upon thirty (30) days written notice to LESSOR, may terminate this Lease when LESSEE deems it to be in its best interest.

ARTICLE XVI: SURRENDER:

LESSEE shall, on the last day of the term hereof or upon any earlier termination of this Lease, or upon any reentry by LESSOR upon the demised premises pursuant to the terms contained herein or otherwise surrender and deliver up the demised premises in substantially the same condition existing at the commencement of the term hereof, into the possession and use of the LESSOR.

ARTICLE XVII: NO ORAL CHANGE:

This Lease contains the entire agreement between the parties and cannot be changed or terminated orally, but may be modified or amended only by an instrument in writing signed by the party to be charged thereunder.

ARTICLE XVIII: COUNTERPARTS:

This Lease has been executed in two (2) counterpart originals, each of which shall be deemed an original and all of which shall constitute one and the same Lease.

IN WITNESS WHEREOF, the parties have executed this Lease Agreement in Carmel, New York, on the date hereinabove set forth.

READ & APPROVED:

THE COUNTY OF PUTNAM:

Date
Mat. C. Bruno, Sr.
Risk Manager

Date
Kevin M. Byrne
County Executive

Date
Michael Lewis
Commissioner of Finance

LESSEE:

Date
Cornell Cooperative Extension of
Putnam County

Date
C. Compton Spain
County Attorney
County Attorney

Date
By: _____
Please Print Name and Title

DRAFT

ACKNOWLEDGMENT OF THE COUNTY OF PUTNAM:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On this ____ day of _____, 2024 before me personally came KEVIN M. BYRNE to me known, who being by me duly sworn, did depose and say that he resides at Mahopac, New York; that he is the County Executive of Putnam County, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; and the same was affixed to said instrument under authority of the Putnam County Charter and that he signed his name thereto under the same authority.

Notary Public

ACKNOWLEDGMENT OF TENANT:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On the ____ day of _____ in the year 2024, before me personally came STEPHANIE HUBERT to me known, who, being by me duly sworn, did depose and say that she reside(s) in _____; that she is the Director or other officer or director or attorney in fact duly appointed of the Cornell Cooperative Extension of Putnam County, the corporation described in and which executed the above instrument; that she knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of the board of directors of said corporation, and that she signed his or her name thereto by like authority.

Notary Public

LEASE AGREEMENT
BETWEEN
THE COUNTY OF PUTNAM, AS LESSOR
AND
PUTNAM COMMUNITY ACTION PARTNERSHIP/WESTCOP, AS LESSEE

DRAFT

THIS LEASE made this _____ day of _____, 2024 between the **COUNTY OF PUTNAM**, a municipal corporation having its principal office at the County Office Building, 40 Gleneida Avenue, Carmel, New York 10512 (“LESSOR”), and **PUTNAM COMMUNITY ACTION PARTNERSHIP/WESTCOP**, with business offices at 121 Main Street, Brewster, New York 10509 (“LESSEE”).

WITNESS:

That the LESSOR for and in consideration of the covenants and agreement hereinafter reserved has leased and does hereby lease to the said LESSEE the premises described as follows:

ARTICLE I: PREMISES:

The leased premises consist of approximately _____ square feet of space of the building located at 121 Main Street, Brewster, New York 10509 that is shared with the County Records Department. The premises also includes a room on the ground level, that is part of the garage and is utilized for storage purposes only.

ARTICLE II: TERM:

The term of this Lease shall be for a period commencing of the 1st day of October, 2024 and ending on the 30th day of September, 2025.

ARTICLE III: RENT:

The LESSEE shall pay the LESSOR a monthly rent of ONE DOLLAR (\$1.00) plus additional in-kind services as identified by the County Executive which are consistent with the mission of Lessee.

DRAFT

ARTICLE IV: RENT PAYABLE IN INSTALLMENTS:

The LESSOR hereby elects to accept, and the LESSEE hereby covenants to pay said rent in installments of ONE DOLLAR (\$1.00), with such payment to be due on or before the first day of each month during the lease term. Checks shall be made payable to "Putnam County Commissioner of Finance", at 40 Gleneida Avenue, Carmel, New York 10512.

ARTICLE V: PURPOSE:

The LESSEE shall use and occupy said premises as office space and in accordance with the terms set forth herein. Any other use which LESSEE desires to make of said premises is subject to the approval of the LESSOR, who shall act by and through the County Executive.

ARTICLE VI: FIRE OR OTHER CASUALTY:

(A) In the event of damage to or destruction of the demised premises or any part thereof during the term hereof due to fire or other casualty, LESSOR shall not be obligated to rebuild or restore any part or all of the demised premises so destroyed. If the damage or destruction is so extensive that in LESSOR's sole judgment it is unable to provide continued use of the demised premises, LESSOR may, by five (5) days written notice to LESSEE, terminate this Lease whereupon this Lease shall be deemed terminated as of the date of termination of the Lease set forth in LESSOR's notice, and all rent shall be apportioned as of such date.

(B) The proceeds of any of LESSOR's insurance which may become payable as the result of any damage or destruction to the demised premises, excluding Lessee's personal property, shall be the sole property of the LESSOR, and LESSEE shall have no claim to any part thereof.

(C) Neither LESSOR nor any agent, servant or employee of LESSOR shall be liable to LESSEE for any loss, injury or damage to LESSEE or to any other person, or to its or their property, irrespective of the cause of such injury, damage or loss, unless caused by or due to the negligence of LESSOR, its agents, servants or employees. Further, neither LESSOR nor any agent, servant or employee of LESSOR shall be liable for any such damage caused by other tenants or third parties, unless caused by the negligence of LESSOR or its agents, servants and employees.

(D) It is further agreed between the parties that should it be determined upon final, non-appealable "Judgment" or "Verdict" that the injury or property damage occurred as a result of the LESSEE's sole negligence and not that of the LESSOR's, the LESSEE shall reimburse the LESSOR and/or its insurance carrier all reasonable and necessary costs of defense incurred by the LESSOR and/or its insurance carrier of any claim or lawsuit.

(E) To the fullest extent provided by applicable law, LESSEE shall indemnify and hold harmless LESSOR and its agents and employees from and against any and all claims arising from or in connection with (a) the conduct or management of the demised premises or of any business therein, or any work or thing whatsoever done, or any condition created (other than by LESSOR) in or about the demised premises during the term of this Lease or during the period of time, if any, prior to the Commencement Date that LESSEE may have been given access to the demised premises; (b) any act, omission or negligence of LESSEE or their agents, employees or contractors; (c) any accident, injury or damage whatever (unless caused by LESSOR's negligence) occurring in, at or upon the demised premises; and (d) any breach of or default by LESSEE in the full and prompt payment and performance of Tenant's obligations under this Lease. With respect to those matters referred to in (a) through (d) above, the LESSEE will make full and prompt payment of such costs, expenses and liabilities incurred in or in connection with each such claim or action or

proceeding brought thereon, including, without limitation, all attorney's fees and expenses. In case any action or proceeding be brought against LESSOR or its agents and/or employees by reason of any such claim, LESSEE, upon notice from LESSOR, shall resist and defend such action or proceeding by counsel reasonably satisfactory to LESSOR. LESSEE also shall, upon demand, reimbursement for LESSOR for all costs and expenses paid or incurred by LESSOR in obtaining possession of the demised premises after default by LESSEE or upon the expiration of sooner termination of this Lease, or in enforcing any of LESSEE's obligations hereunder.

ARTICLE VII: INSURANCE:

During the term of this Lease, the LESSOR will carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, the LESSEE, at its own expense, shall carry General Liability Insurance naming the LESSOR as an additional insured under such policy and shall provide a copy of same to LESSOR at the time of Lease execution. During the term of this Lease, LESSEE shall also carry adequate fire and casualty insurance to protect the demised premises. During the term of this Lease, and any renewals thereof, the LESSEE will, at its own expense, maintain such form of insurance on its own personal property used in or in connection with the demised premises with such coverage and in such amounts as it shall deem reasonably necessary and such insurance shall be deemed primary. LESSEE may establish, in lieu thereof, a reserve fund pursuant to the New York State General Municipal Law and may otherwise self-insure against any loss to personal property owned or used by LESSEE.

ARTICLE VIII: SERVICES:

(A) LESSOR shall provide LESSEE with heat, hot water, electricity, and fire alarm monitoring services. In addition, LESSOR shall provide lighting fixtures, and electrical and plumbing systems at the subject premises.

ARTICLE IX: MAINTENANCE AND SNOW REMOVAL:

(A) The LESSOR shall maintain said premises, parking areas and sidewalks in good repair and in tenantable condition, during the continuance of this Lease, except in case of damage arising from the act or the negligence of the LESSEE or any of its employees or clientele. LESSEE agrees to accept the premises in its "as is" and present condition. For the purpose of so maintaining the premises, the LESSOR reserves the right to enter and inspect the premises at reasonable times and to make any necessary repairs thereto. LESSEE shall make no alternations to or installation at the demised premises without the prior written consent of the LESSOR.

(B) LESSOR, at its own expense, shall be responsible for the removal of snow and/or ice from the parking space areas, driveways and sidewalks appurtenant to the demised premises.

(C) LESSEE shall be responsible for all minor repairs to the Premises up to a cost of two thousand five hundred (\$2,500.00) dollars and LESSOR shall be responsible for any and all repairs that are estimated to cost more than two thousand five hundred (\$2,500.00) dollars.

(D) LESSOR shall not be responsible for everyday, normal cleaning of the Premises.

ARTICLE X: COMPLIANCE WITH THE LAWS:

LESSEE shall comply with the required laws, orders, zoning regulations, statutes, ordinances, and all other rules and regulations of any governmental body having jurisdiction relating to the demised premises and shall comply with the recommendations of all insurance underwriting organizations in connection therewith which do not require alteration to the demised premises.

ARTICLE XI: TERMINATION FOR LESSEE'S DEFAULTS:

If LESSEE shall default in the payment of rent or the performance or observance of any of the covenants, agreements or conditions on its part contained in this Lease, and such default shall continue for a period of twenty (20) days after notice to LESSEE, unless it is physically impossible for the LESSEE to remedy any such defaults within twenty (20) days, then the time within which the LESSEE may remedy such default shall be extended for such period of time as may be reasonably necessary to do so. Such extension shall be extended to LESSEE, provided that within such period of twenty (20) days, LESSEE shall have, to the extent possible, begun the performance of the act so required, and continued with due diligence to complete the same. If LESSEE shall for any reason abandon the demised premises, or otherwise fail to cure such default, then and in such event LESSOR may, by thirty (30) days written notice to LESSEE, cancel and terminate this Lease and the term hereof shall end and expire on the date specified in such notice as fully and as completely as if the date of termination were the date definitely fixed for the end and expiration hereof. In the event of such termination, LESSEE shall then quit and surrender to LESSOR each and every part of the premises, and LESSOR may enter into or repossess the same and each and every part thereof by any means then permitted by law.

ARTICLE XII: RIGHT TO RE-ENTER: DAMAGES:

In the event of cancellation or termination of this Lease either by operation of law, by issuance of a warrant of dispossession, by service of notice of cancellation or termination as herein provided, or by virtue of any act or default of LESSEE, or any cause or causes whatsoever, LESSOR may re-enter the demised premises, and thereupon LESSOR shall be entitled to possession of the demised premises free from any estate or interest of LESSEE therein.

ARTICLE XIII: NOTICES:

All notices, demands, requests or other communications which may be required or permitted hereunder, shall be in writing and shall be deemed sufficient if given or served by registered mail, postage prepaid, return receipt requested, addressed to the party to receive such notice, request or communication at its address set forth above or at such other address as it may hereafter designate by notice given in like manner. Every notice, demand, request or other communication hereunder shall be deemed to have been given or served at the time that the same is actually received, in the manner aforesaid.

ARTICLE XIV: QUIET ENJOYMENT:

LESSOR covenants and agrees that LESSEE, upon paying rent and performing all of their other covenants, duties and obligations hereunder, may peaceably have, hold and enjoy the demised premises during the term of this Lease, subject only to the specific terms and conditions contained herein.

ARTICLE XV: TERMINATION UPON SALE

In the event of sale of the subject premises or when LESSOR deems it to be in its best interest, upon thirty (30) days written notice to LESSEE, may terminate this Lease.

LESSEE, upon thirty (30) days written notice to LESSOR, may terminate this Lease when LESSEE deems it to be in its best interest.

ARTICLE XVI: SURRENDER:

LESSEE shall, on the last day of the term hereof or upon any earlier termination of this Lease, or upon any reentry by LESSOR upon the demised premises pursuant to the terms contained herein or otherwise surrender and deliver up the demised premises in substantially the same condition existing at the commencement of the term hereof, into the possession and use of the LESSOR.

ARTICLE XVII: NO ORAL CHANGE:

This Lease contains the entire agreement between the parties and cannot be changed or terminated orally but may be modified or amended only by an instrument in writing signed by the party to be charged thereunder.

ARTICLE XVIII: COUNTERPARTS:

This Lease has been executed in two (2) counterpart originals, each of which shall be deemed an original and all of which shall constitute one and the same Lease.

IN WITNESS WHEREOF, the parties have executed this Lease Agreement in Carmel, New York, on the date hereinabove set forth.

READ & APPROVED:

THE COUNTY OF PUTNAM:

Date
Mat. C. Bruno, Sr.
Risk Manager

Date
Kevin M. Byrne
County Executive

Date
Michael Lewis
Commissioner of Finance

LESSEE:

Date
Putnam Community Action
Partnership/WestCOP

Date
C. Compton Spain
County Attorney
County Attorney

By: _____
Please Print Name and Title

DRAFT

ACKNOWLEDGMENT OF THE COUNTY OF PUTNAM:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On this ____ day of _____, 2024 before me personally came KEVIN M. BYRNE to me known, who being by me duly sworn, did depose and say that he resides at Mahopac, New York; that he is the County Executive of Putnam County, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; and the same was affixed to said instrument under authority of the Putnam County Charter and that he signed his name thereto under the same authority.

Notary Public

ACKNOWLEDGMENT OF TENANT:

STATE OF NEW YORK)
) ss.:
COUNTY OF PUTNAM)

On the ____ day of _____ in the year 2024, before me personally came MARISA O'LEARY to me known, who, being by me duly sworn, did depose and say that she reside(s) in _____; that she is the Director or other officer or director or attorney in fact duly appointed of Putnam Community Action Partnership/WestCOP, the corporation described in and which executed the above instrument; that she knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of the board of directors of said corporation, and that she signed her name thereto by like authority.

Notary Public

Current County Owned Vehicles - 2024

Department	Loc. Descr	Description (Owned Vehicles)	Serial/Parcel	LICENSE PLATE	Acquired	Manufact	Model
1185	CORONER'S	CHEVY TAHOE 2017	1GNSKFEC1HR186185	AV 9199	01/30/2017	CHVY	TAHOE
1450	BOARD OF ELECTIONS	2014 CHEVY 1500 EXPRESS VAN	1GNSHBF47E1192291	AX 2716	07/23/2014	CHVY	1500 EXPRESS VAN
1450	BOARD OF ELECTIONS	2006 FORD BUS	1FDSE35L76DA43455	BC 7694	03/23/2007	FORD	E-350
1490	DPW	JEEP CHEROKEE	1J4GR48K26C277896	BF 8744	03/03/2006	JEEP	GRAND CHEROKEE
1490	DPW	RAM 3500 W/PLOW AND SANDER	3C63R3AJ6NG199545	BF 8750	09/16/2022	DODGE	RAM 3500
1490	DPW	CHEVY EXPRESS CARGO VAN	1GCWGAFPXP1119422	BG 8461	05/22/2023	CHEVY	EXPRESS VAN
1490	DPW	FORD F-550 REG CAB 4X4 PICKUP W/PLOW 2024	1FDUF5HT3RDA01088	BK 2460	04/09/2024	FORD	F-550
1490	DPW	FORD F-550 REG CAB 4X4 PICKUP W/PLOW 2024	1FDUF5HT6RDA03000	BK 2461	04/09/2024	FORD	F-550
1490	DPW	RAM 3500 DUMP BODY W/PLOW & SANDER 2023	3C7WRTBL1PG574544	BK 5187	6/20/2024	RAM	3500
1490	DPW	FORD F 550 DUMP BODY W/SNOW PLOW PKG 2024	1FDUF5HT4RDA18692	BK 5038	6/18/2024	FORD	F-550
1490	DPW	F-350 - TRUCK	1FT8W3B61DEB47313	AV 7210	04/21/2014	FORD	F-350
1490	DPW	TANDEM AXLE TRUCKS	1M2AG11C57M066394	AA 1867	10/13/2006	MACK	
1490	DPW	NEW HOLLAND TRACTOR	ZAJH05035FG018888	AC 1881	06/14/2010		NEW HOLLAND TRAC
1490	DPW	CAM TRAILER	5JPBU20253P006324	AC 3749	08/07/2014	CAM	TRAILER
1490	DPW	KUBOTA TRACTOR	M8560HFC10179	AE 9546	07/29/2014	KUBOT	KUBOTA M8560HFC
1490	DPW	MOTOR VEHICLE - HEAVY	87V09054	AF 4568	10/03/1989	CAT	GRADER
1490	DPW	1985 FORD TRACTOR MOWER	C747004	AF 4569	08/07/2014	FORD	TRACTOR MOWER
1490	DPW	MAC VAC ALL	1M2K111B8EM001386	AF 4573	01/10/1985	MACK	VAC-ALL
1490	DPW	TRACTOR MOWER	J010388	AF 4584	08/07/2014	INTL	TRACTOR MOWER
1490	DPW	TRACTOR MOWER	J010391	AF 4585	08/07/2014	INTL	TRACTOR MOWER
1490	DPW	CHEVY EXPRESS	1M2AG08C27M001714	AG 2949	10/13/2006	MACK	CV712
1490	DPW	TANDEM AXLE TRUCK	1M2AG11C37M066393	AG 2950	10/13/2006	MACK	10 WHEEL DUMP
1490	DPW	CAT EXCAVATOR	8AL00698	AG 2955	09/05/1996	CAT	EXCAVATOR
1490	DPW	MOTOR VEHICLE - HEAVY	3120000110	AG 2956	08/07/2014	GRDAL	EXCAVATOR
1490	DPW	F-350 - VAN	1FTSE34L18DA47218	AG 2957	02/06/2008	FORD	E-350
1490	DPW	MACK GU7 DUMP TRUCK	1M2AX04C79M006710	AG 2958	03/04/2009	MACK	GU7 DUMP TRUCK
1490	DPW	MACK GRANITE - HEAVY	1M2AX04C0BM010006	AG 2960	12/27/2010	MACK	GRANITE 60712
1490	DPW	JOHN DEERE 624K WHEEL LOADER	1DW624KZCBD640366	AG 2965	10/29/2012	JDEER	WHEEL LOADER
1490	DPW	UTILITY TRUCK	1GB3KZCG5DF154862	AG 2966	01/30/2013	CHVY	SILVERADO 3500HD
1490	DPW	MACK 2014 SNOW TRUCK	1M2AX04C9EM019436	AG 2968	08/23/2013	MACK	10 WHEEL DUMP
1490	DPW	MACK 2014 SNOW TRUCK	1M2AX04C4EM019437	AG 2969	08/23/2013	MACK	10 WHEEL DUMP
1490	DPW	MACK 2014 SNOW TRUCK	1M2AX04C4EM019439	AG 2970	08/23/2013	MACK	10 WHEEL DUMP
1490	DPW	MACK 2014 SNOW TRUCK	1M2AX04C4EM019438	AG 2971	08/23/2013	MACK	10 WHEEL DUMP
1490	DPW	JOHN DEERE WHEEL LOADER	1DW624KZJDE653226	AG 2972	10/18/2013	JDEER	JOHN DEERE 624K
1490	DPW	CHEVY EXPRESS CARGO VAN 2014	1GCSGAFX3E1144626	AG 2973	01/20/2014	CHVY	EXPRESS
1490	DPW	GMC SAVANA CARGO VAN 2014	1GTS7AFXXE1139729	AG 2974	01/20/2014	GMC	SAVANA
1490	DPW	DODGE RAM 4500 UTILITY TRUCK	3C7WRTBJ5EG169704	AG 2977	02/27/2014	DODGE	RAM 4500 DD8L64
1490	DPW	FORD F250 UTILITY BODY	1FT7W2B62EEB30382	AG 2978	03/13/2014	FORD	F-250
1490	DPW	FORD F250 UTILITY BODY	1FD7X2B65EEB36542	AG 2979	05/19/2014	FORD	F250 UTILITY BOD
1490	DPW	FORD F250 UTILITY BODY	1FD7X2B67EEB36543	AG 2980	05/19/2014	FORD	F250 UTILITY BOD
1490	DPW	FORD F250 UTILITY BODY	1FD7X2B69EEB36544	AG 2981	05/19/2014	FORD	F250 UTILITY BOD
1490	DPW	KUBOTA TRACKER	M8560HFC10141	AG 2982	05/21/2014	KUBOT	KUBOTA M8560
1490	DPW	MACK GRANITE HEAVY	1M2AX02C3BM001495	AG 2990	11/30/2010	MACK	GRANITE 60713
1490	DPW	CHAMP GRADER	26200814	AG 2993	08/07/2014	CHAMP	GRADER
1490	DPW	MACK GRANITE - HEAVY	1M2AX02C5BM001496	AG 2996	11/30/2010	MACK	GRANITE 60712
1490	DPW	ELGIN PELICAN 3 WHEEL BROOM SWEEPER	NP2469D	AG 2998	02/27/2012		ELGIN PELICAN
1490	DPW	FORD F-350 DUMP BOD PARK	1FDRF3D6OCEB43927	AG 3000	05/03/2012	FORD	F-350
1490	DPW	CASE WHEEL LOADER	NCF219200	AG 3001	11/30/2012	CASE	ZBAR T4 WHEELED
1490	DPW	TRUCK STERLING VAC 2003	2FZAATAK13AM00972	AG 3002	04/04/2014	STERL	STERLING

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1490	DPW	FORD F-550	1FDAF57P27EB26081	AG 3005	02/02/2007	FORD	F-550
1490	DPW	NH TRACTOR	206046B	AG 3007	04/30/2003		NH TRACTOR
1490	DPW	NH TRACTOR	206298B	AG 3008	04/30/2003		NH TRACTOR
1490	DPW	MASTE TRAILER	4DFLA10123N056031	AG 3009	08/07/2014	MASTE	TRAILER
1490	DPW	MOTOR VEHICLE - HEAVY	1M1P324Y33M065441	AG 3012	04/03/2002	MACK	TRACTOR TRAILER
1490	DPW	GMC TREE TRUCK- HEAVY	1GDM7H1C82J503305	AG 3013	11/09/2001	GMC	TREE TRUCK
1490	DPW	JOHN DEERE WHEEL LOADER	DW624JZ604861	AG 3017	07/01/2006	JDEER	WHEEL LOADER
1490	DPW	FORD F250 XL SUPER CAB 4X4 2015	1FT7X2B60FEC16482	AV 3900	01/19/2015	FORD	F250XL
1490	DPW	CROSS TRAILER	1C9FS1220P1431333	AV 5440	08/07/2014	CROSS	TRAILER
1490	DPW	MOTOR VEHICLE - HEAVY	4V5KC9GH74N356921	AV 5442	12/06/2004	VOLVO	10 WHEEL DUMP
1490	DPW	CASE BACKHOE	17036424	AV 5446	08/07/2014	CASE	BACKHOE
1490	DPW	MACK 6 WHEEL DUMP TRUCK 2015	1M2AX02C9FM002124	AW 1333	04/09/2015	MACK	GU712
1490	DPW	BACKHOE / LOADER PARK/FARM	N5C388652	AW 1334	05/18/2005	CASE	580M
1490	DPW	CHEVROLET TAHOE SSV 2018	1GNSKFEC6JR333574	AW 4693	06/11/2018	CHVY	TAHOE
1490	DPW	CHEVROLET TAHOE SSV 2018	1GNSKFEC5JR329743	AW 4694	06/11/2018	CHVY	TAHOE
1490	DPW	2010 CHEVY SUBURBAN	1GNZKLEGXAR265585	AW 4696	07/28/2010	CHVY	SUBURBAN
1490	DPW	DODGE DURANGO WDEE75	1C4RDJFG8EC367224	AW 4697	02/27/2014	DODGE	DURANGO WDEE75
1490	DPW	MACK 10 WHEEL DUMP TRUCK	1M2AX04C2GM030913	AX 2616	11/18/2015	MACK	GU713
1490	DPW	MACK 10 WHEEL DUMP WITH PLOW	1M2AX04C5GM029304	AX 2617	11/18/2015	MACK	GU713
1490	DPW	MACK 10 WHEEL DUMP TRUCK	1M2AX04C4GM030914	AX 2618	11/18/2015	MACK	GU713
1490	DPW	DODGE RAM DUMP TRUCK 2015	3C7WRTAJ3FG504459	AX 4324	01/06/2016	DODGE	RAM 3500 4X4
1490	DPW	VOLVO 6 WHEEL DUMP	4V5K39GF64N356724	AX 4325	02/04/2005	VOLVO	6 WHEEL DUMP
1490	DPW	DODGE RAM 3500 CREW CAB DUALY 4X4	3C63RRGJ5HG546491	AY 7073	12/08/2016	DODGE	RAM 3500
1490	DPW	MACK SNOW TRUCK 2017	1M2AX04C9HM036287	AY 8566	01/30/2017	MACK	GU713
1490	DPW	HINO DUMP BODY TRUCK	5PVE8JN1H4S50805	AY 9188	02/17/2017		HINO 258LP
1490	DPW	RAM 5500 HD DUMP TRK 2017	3C7WRNAL2HG604003	AZ 1013	03/21/2017	RAM	RAM 5500
1490	DPW	RAM 5500 HD DUMP TRK 2017	3C7WRNAL2HG604004	AZ 1014	03/21/2017	RAM	RAM 5500
1490	DPW	RAM VAN 2017	ZFBERFABOH6G40481	AZ 8607	10/17/2017		RAM VMDL51
1490	DPW	MACK SNOW TRUCK 2017	1M2AX04C4JM039930	AZ 9615	11/16/2017	MACK	GU713
1490	DPW	RAM 3500 CREW CAB 2018	3C63RRGJ3JG221702	BA 3919	03/22/2018	DODGE	RAM 3500
1490	DPW	RAM 3500 UTILITY BODY 2018	3C63R3AJ3JG183247	BA 3920	03/22/2018	DODGE	RAM 3500
1490	DPW	JEEP CHEROKEE LATITUDE 2018	1C4PJMCB6JD575858	BA 6709	05/31/2018	JEEP	CHEROKEE LATITUD
1490	DPW	UNTILITY TRAILER 2010	1UYVS2456AG829201	BA 8363	07/17/2018		ALUMVAN
1490	DPW	RAM PROMASTER VAN & EQUIPMENT 2018	3C6TRVCG8JE137759	BA 8531	08/14/2018	DODGE	RAM VF 2L13
1490	DPW	RAM E-828 PROMASTER CARGO VAN 2018	3C6URVHG0JE142757	BB 2289	09/27/2018	DODGE	RAM PROMASTER
1490	DPW	VERSALIFT TREE TRUCK	1FVACXFC8KHKD4543	BB 3047	08/16/2018		VST7500I
1490	DPW	NEW HOLLAND WHEEL LOADER	FNHW80CHNJHP00221	BB 4296	07/26/2018	NEWHO	NEW HOLLAND 280C
1490	DPW	MACK TRUCK E830 2019 AND SALT SPREADER	IM2GR2ACXKM001138	BB 6401	01/16/2019	MACK	GR42F
1490	DPW	RAM PROMASTER 2500 CARGO VAN 2019	3C6TRVCG9KE503861	BB 8830	03/29/2019	DODGE	RAM 2500
1490	DPW	RAM 1500 PICKUP 2019	1C6RR7KT4KS651935	BC 3349	07/10/2019	RAM	1500 DS6L98
1490	DPW	RAM 3500 PICKUP W/PLOW AND SANDER 2019	3C63R3AJ9KG558530	BC 6479	09/17/2019	RAM	3500
1490	DPW	RAM 3500 W/PLOW AND SANDER 2019	3C63R3AJ9KG555594	BC 6481	09/17/2019	RAM	3500
1490	DPW	BIGTEX 20' EQUIPMENT TRAILER 2020	16VEX2023L2011585	BC 7646	10/22/2019	BIGTE	BIGTEX
1490	DPW	RAM PROMASTER 1500VAN 2020	3C6TRVBG7LE100111	BD 3519	06/19/2020	RAM	PROMASTER 1500
1490	DPW	MACK GRANITE 6 WHEEL DUMP 2020	1M2GR2AC3LM001418	BD 6195	08/12/2020	MACK	GR42F
1490	DPW	RAM PICK UP CP	3C63RA3J0MG507632	BE 1996	02/23/2021	RAM	3500
1490	DPW	CASE WHEEL LOADER 2021	NMF251466	BE 1997	02/08/2021	CASE	621G
1490	DPW	RAM 3500 PICKUP 2021	3C63RRGJXMG507633	BE 7739	09/29/2021	RAM	3500
1490	DPW	GRADALL EXCAVATOR 2022	3120000570	BE 8963	11/02/2021	GRDAL	XL3100

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1490	DPW	RAM 3500 UTILITY BODY PICKUP 2021	3C7WR3AJ8MG507631	BE 8964	10/21/2021	RAM	3500
1490	DPW	MACK DUMP TRUCK 2022	1M2GR2GC0NM025461	BF 1268	12/29/2021	MACK	GR64FR
1490	DPW	RAM 3500 WITH PLOW & TRANSFER TANK 2022	3C63R3AJ1NG260414	BF 8751	09/16/2022	RAM	3500
1490	DPW	RAM 3500 WITH PLOW & TRANSFER TANK 2022	3C63R3AJXNG260413	BF 8752	09/16/2022	RAM	3500
1680	IT	JEEP PATRIOT 2016	1C4NJPA3GD690721	AY8940	02/28/2017	JEEP	PATRIOT
1680	IT	NISSAN ROGUE 2018	KNMAT2MV6JP502470	BA 1643	01/02/2018	NISSN	ROGUE
1680	IT / GIS (Radio proj)	MOTOR VEHICLE - SUV	1J8HR48PX9C519899	BK 2728	11/21/2008	JEEP	GRAND CHEROKEE
2960	TRANSIT GA	FORD TRANSIT PASSENGER WAGON 2020	1FMZK1C89LKA83800	BD 4803	02/01/2020	FORD	TRANS
2960	TRANSIT GA	FORD TRANSIT PASSENGER WAGON 2020	1FMZK1C82LKA83802	BD 4804	02/01/2020	FORD	TRANS
2960	TRANSIT GA	FORD TRANSIT PASSENGER WAGON 2020	1FMZK1C80LKA83801	BD 4805	02/01/2020	FORD	TRANS
3110	CORRECTIONS	MOTOR VEHICLE - HEAVY	3FRNW65C55V121263	AG 9275	08/07/2014	FORD	F-650
3110	JAIL/SCHOOL	MOTOR VEHICLE - SEDAN	2C3CDXAG2DH721237	GKS 8816	11/01/2013	DODGE	CHARGER
3110	SHERIFF	FORD SUPERDUTY F-350	1FT8W3BA7PED24486	BH 2469	08/08/2023	FORD	F-350
3110	SHERIFF	AM GENERAL HUMVEE AMBULANCE	50305	BH 9664	01/19/2024	AM GENERAL	HUMVEE AMBULANCE
3110	SHERIFF CIVIL	DODGE DURANGO	1C4SDJFT2NC192516	BH 3702	10/05/2023	DODGE	DURANGO
3110	SHERIFF PATROL	FORD EXPLORER 2022	1FM5K8AB5NGB77071	BG 7386	04/27/2023	FORD	EXPLORER
3110	SHERIFF PATROL	FORD EXPLORER 2022	1FM5K8AB4NGB80771	BG 7388	05/30/2023	FORD	EXPLORER
3110	SHERIFF PATROL	FORD EXPLORER 2022	1FM5K8AB9NGB80930	BG 7389	04/27/2023	FORD	EXPLORER
3110	SHERIFF PATROL	FORD EXPLORER 2022	1FM5K8AB9NGB80779	BG 7390	04/27/2023	FORD	EXPLORER
3110	SHERIFF PATROL	FORD EXPLORER 2022	1FM5K8AB4NGB80883	BG 7391	5/30/2023	FORD	EXPLORER
3110	SHERIFF/ADMIN PATROL	FORD EXPLORER 2022	1FM5K8BB7NGB80796	LBS 2177	04/03/2023	FORD	EXPLORER
3110	SHERIFF'S	HARLEY MOTORCYCLE 2017	1HD1FMC13HB677105	58 TH73	06/27/2017	HRLYD	FLHTP
3110	SHERIFF'S ADMIN	DODGE DURANGO 2014	1C4SDHFT8EC551859	HER 6939	03/18/2016	DODGE	DURANGO
3110	SHERIFF'S ADMIN	DODGE CHARGER 2018	2C3CDXKT4JH316441	JBF 5003	08/03/2018	DODGE	CHARGER
3110	SHERIFF'S ADMIN	FORD EXPLORER 2016 XLT 4WD	1FM5K8D82GGD16348	KYZ 5746	02/06/2017	FORD	EXPLORER
3110	SHERIFF'S BCI						
3110	SHERIFF'S BCI						
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3110	SHERIFF'S BCI						
3110	SHERIFF'S CIVIL	DODGE CHARGER 2018	2C3CDXKT2JH316440	JBF 5002	08/03/2018	DODGE	CHARGER
3110	SHERIFF'S CIVIL	FORD EXPLORER 2017	1FM5K8AR5HGC14735	LBU 7291	04/14/2017	FORD	EXPLORER
3110	SHERIFF'S NARC						
3110	SHERIFF'S NARC						
3110	SHERIFF'S NARC						
3110	SHERIFF'S NARC						
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3110	SHERIFF'S NARC						
3110	SHERIFF'S NARC						
3110	SHERIFF'S OSI	DODGE RAM 2500 P/U 2018	3C6TR5CT9JG276493	59968MM	01/31/2019	DODGE	2500

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3110	SHERIFF'S OSI	DODGE CHARGER 2017	2C3CDXAG4HH569712	LBU 7301	04/17/2017	DODGE	CHARGER
3110	SHERIFF'S PATROL	FORD EXPLORER 2021 OXFORD WHITE	1FM5K8AB2MGB53874	BE 7950	09/27/2021	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2021 OXFORD WHITE	1FM5K8AB8MGB53877	BE 7951	09/27/2021	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2021 OXFORD WHITE	1FM5K8AB4MGB53875	BE 7952	09/27/2021	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2017	1FM5K8AR0HGA95007	HLZ 6564	01/24/2017	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD UTILITY K-9 VEHICLE 2017	1FM5K8AR5HGE15325	HWM 4206	02/01/2018	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD POLICE INTERCEPTOR UTILITY AWD 2018	1FM5K8ARXJGC95642	JFR 1277	12/31/2018	FORD	UTILITY AWD
3110	SHERIFF'S PATROL	DODGE CHARGER 2019	2C3CDXKT3KH622726	JHP 6015	07/22/2019	DODGE	CHARGER
3110	SHERIFF'S PATROL	DODGE CHARGER 2019	2C3CDXKT5KH577238	JMX 5987	09/18/2019	DODGE	CHARGER
3110	SHERIFF'S PATROL	DODGE CHARGER 2019	2C3CDXKT5KH622727	JMX 5989	11/13/2019	DODGE	CHARGER
3110	SHERIFF'S PATROL	DODGE CHARGER 2019	2C3CDXKT5KH622730	JMX 5990	10/29/2019	DODGE	CHARGER
3110	SHERIFF'S PATROL	FORD EXPLORER 2019 #252	1FM5K8AR3KGB54834	KFX 5033	10/30/2020	FORD	EXPLORER
3110	SHERIFF'S PATROL	DODGE CHARGER 2019	2C3CDXKT2KH755221	KJG 2156	12/30/2020	DODGE	CHARGER
3110	SHERIFF'S PATROL	DODGE CHARGER 2019, #228	2C3CDXKT0KH755220	KJG 2157	01/06/2021	DODGE	CHARGER
3110	SHERIFF'S PATROL	DODGE CHARGER #214 2019	2C3CDXKT4KH755222	KJG 2158	12/04/2020	DODGE	CHARGER
3110	SHERIFF'S PATROL	FORD EXPLORER 2020	1FM5K8ABXLGD08573	KJG 2159	12/11/2020	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2020	1FM5K8AB1LGD08574	KJG 2160	12/11/2020	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2021 OXFORD WHITE	1FM5K8ABXMGB53878	KRP 7525	09/15/2021	FORD	EXPLORER
3110	SHERIFF'S PATROL	FORD EXPLORER 2017	1FM5K8AR1HGB55974	LBU 7288	01/11/2017	FORD	EXPLORER
3110	SHERIFF'S PATROL K-9	FORD EXPLORER 2021	1FM5K8AB6MGB53876	BE 7475	09/27/2021	FORD	EXPLORER
3110	SHERIFF'S PATROL K-9	FORD EXPLORER 2017	1FM5K8AR3HGB55975	HNX 5525	01/11/2017	FORD	EXPLORER
3110	SHERIFF'S SPARE	MOTOR VEHICLES - SEDAN	2C3CDXAG3EH223713	GVF 2612	01/14/2015	DODGE	CHARGER
3110	SHERIFF'S SPEC SERV	HARLEY MOTORCYCLE	1HD1FMW1XY644448	67 DV93	06/30/2000	HRLYD	FLHTPI
3110	SHERIFF'S SPEC SERV	HARLEY MOTORCYCLE	1HD1FMW13YY642671	67 DV95	06/30/2000	HRLYD	FLHTPI
3110	SHERIFF'S SPEC SERV	MOTOR VEHICLE - TRUCK	1FD0W5HT0CEC13785	AG 9279	06/20/2012	FORD	F-550
3110	SHERIFF'S YOUTH	DODGE CHARGER 2018	2C3CDXKT7JH301321	JBF 4974	08/03/2018	DODGE	CHARGER
3110	SHERIFF'S YOUTH	DODGE CHARGER 2018	2C3CDXKT5JH301320	JBF 5000	08/03/2018	DODGE	CHARGER
3110	SHERIFF'S YOUTH	DODGE CHARGER 2018	2C3CDXKT9JH301319	JBF 5001	08/03/2018	DODGE	CHARGER
3150	CORRECTIONS	CHEVY EXPRESS VAN 2020	1GCZGHFG7L1163801	BD 2753	05/04/2020	CHVY	EXPRESS VAN
3150	CORRECTIONS	CHEVY TAHOE 2023	1GNSKLEDXPR285416	BG 5716	03/15/2023	CHEVY	TAHOE
3150	CORRECTIONS	CHEVROLET 15 PASSENGER VAN	1GAZGZFG3F1256446	HCJ 2489	10/29/2015	CHVY	EXPRESS
3150	CORRECTIONS	CHEV. SUBURBAN 2017	1GNSKKEC3HR213721	KJG 4364	04/05/2017	CHVY	SUBURBAN
3150	CORRECTIONS	MOTOR VEHICLE - SUV	1GNUKAE08AR235521	KYD 8545	05/26/2010	CHVY	TAHOE
3150	CORRECTIONS	FORD EXPLORER 2022	1FMSK8BB4NGB80996	LBS 2176	04/03/2023	FORD	EXPLORER
3150	SHERIFF/BCI	MOTOR VEHICLE - BUS	1FDXE4FS6DDA28993	AC 9268	04/03/2013	FORD	E-450
3150	SHERIFF'S PATROL	MOTOR VEHICLES - SEDAN	2C3CDXKT5EH351558	GVF 2613	01/15/2015	DODGE	CHARGER
3989	BUREAU EME	MOTOR VEHICLE - VAN	1GDHG31F9Y1198291	AG 9253	05/01/2000	GMC	3500
3989	BUREAU EME	MOTOR VEHICLE - VAN	1FDWE37FXWHA70635	AG 9264	01/01/1999	FORD	ECONOLINE
3989	BUREAU EME	MOTOR VEHICLE - TRUCK	1GC4KZC86CF184783	AV 5806	03/14/2012	CHVY	SILVERADO
3989	BUREAU EME	MOTOR VEHICLE - HEAVY	1HTSDPBR8NH434793	AV 5827	08/17/2012	INTL	490 HAZMAT TRUCK
3989	BUREAU EME	MOTOR VEHICLE - VAN	1GNHG35U871249895	AV 5834	08/21/2007	CHVY	EXPRESS
3989	BUREAU EME	MOTOR VEHICLE	1GNSK2E01DR347580	AV5805	07/01/2013	CHVY	TAHOE
3989	BUREAU EME	CHEVROLET TAHOE 2022	1GNSKLED8NR214860	AZ 5708	07/06/2022	CHVY	TAHOE
3989	BUREAU EME	FORD F250 SUPER DUTY PICKUP TRUCK 2009	1FTSW21YX9EB28866	BF 8880	09/14/2022	FORD	F250
3989	BUREAU EME	FORD F8000 EMERGENCY VEHICLE 1997	1FDWF80C3VVA32240	BF 9042	08/18/2022	FORD	F8000
3989	BUREAU EME	MOTOR VEHICLE	1GNSKLED6PR260092	BG 6843	04/14/2023	CHVY	TAHOE
3989	BUREAU EME	MOTOR VEHICLE	1GNSKLED0PR259259	BG 6844	04/14/2023	CHVY	TAHOE
3989	HIGHWAY	MOTOR VEHICLE - SUV	1GNSK2E08BR212061	AZ 5707	12/28/2010	CHVY	TAHOE
4010	HEALTH	JEEP CHEROKEE LATITUDE 2019	1C4PJMCXXKD427192	BB 9994	04/25/2019	JEEP	CHEROKEE

Department	Loc. Descr	Description (Owned Vehicles)	Serial/Parcel	LICENSE PLATE	Acquired	Manufact	Model
4010	HEALTH	JEEP CHEROKEE 2018	1C4PJM CB1JD589893	AZ 9686	11/22/2017	JEEP	LATITUDE KLJM74
4010	HEALTH	FORD FUSION 2018	3FA6POH72JR105962	AZ 9936	12/04/2017	FORD	FUSION
4010	HEALTH	FORD FUSION 2018	3FA6POH70JR105961	BA 1125	12/04/2017	FORD	FUSION
4010	HEALTH	FORD FUSION SE FWD 2019	3FA6P0H7XKR151380	BB 5010	12/05/2018	FORD	FUSION
4010	HEALTH	CHEVY IMPALA SEDAN 2019	2G11X5S33K9146897	BC 2298	06/14/2019	CHVY	IMPALA
4010	HEALTH	FORD ESCAPE AWD 2020	1FMCU9F62LUB82617	BD 4583	07/20/2020	FORD	ESCAPE AWD
4010	HEALTH	DODGE RAM PICKUP AND CAP	3C6JR7ATXMG635408	BE 7342	08/16/2021	DODGE	DS6L61
5630	TRANSIT GA	MOTOR VEHICLE - BUS	1F6NF53Y360A04199	AW 8092	04/10/2006	FORD	F-550
5630	TRANSIT GA	MOTOR VEHICLE - BUS	1F6NF53Y160A04198	AW 8095	04/07/2006	FORD	F-550
6010	SOCIAL SER	2014 FORD FUSION	1FA6POHD7E5381598	AC 1878	04/21/2014	FORD	FUSION
6010	SOCIAL SER	2014 FORD FUSION	1FA6POHD9E5381599	AC 1880	04/21/2014	FORD	FUSION
6010	SOCIAL SER	CHEVROLET IMPALA LIMITED 2015	2G1WA5E38F1133215	AC 4743	03/06/2015	CHVY	IMPALA LIMITED
6010	SOCIAL SER	2014 JEEP PATRIOT	1C4NJRBB6ED659089	AC1879	04/21/2014	JEEP	PATRIOT
6010	SOCIAL SER	DODGE GRAND CARAVAN SE	2C4RDGBG1FR598760	AW 4823	06/03/2015	DODGE	GRAND CARAVAN SE
6010	SOCIAL SER	JEEP PATRIOT SPORT 4 X 4 2015	1C4NJRBB9FD249470	AW2082	05/21/2015	JEEP	PATRIOT SPRT 4X4
6010	SOCIAL SER	JEEP PATRIOT 4 X 4	1C4NJRBB1GD814554	AY4784	09/15/2016	JEEP	PATRIOT
6010	SOCIAL SER	JEEP CHEROKEE LATITUDE 4 X 4 2020	1C4JMCX8LD567159E	BC 9854	01/14/2020	JEEP	CHEROKEE
6010	SOCIAL SER	CHEVROLET MALIBU 2020	1G1ZC5ST7LF080460	BD 1914	01/27/2020	CHVY	MALIBU
6010	SOCIAL SER	FORD ESCAPE SE SPORT FWD 2020	1FMCU9BZ8LUC60401	BE 4054	05/05/2021	FORD	ESCAPE
6010	SOCIAL SER	DODGE DURANGO ALL WHEEL DRIVE SILVER	1CARDJAGOMC836747	BF 4063	04/19/2022	DODGE	DURANGO
6610	CONSUMERS	FORD F-150	1FTRF12227NA48882	AG 9270	04/06/2007	FORD	F-150
6610	CONSUMERS	2014 FORD ESCAPE	1FMCV9691EVC46190	AV 7214	04/21/2014	FORD	ESCAPE
6610	CONSUMERS	CHEVROLET MALIBU 2019	1G1ZB5ST6KF147406	BC 1056	04/26/2019	CHVY	MALIBU
6610	CONSUMERS	200 GALLON TRAILER	1P9BU1519NR645033	BF 8745	08/18/2022	SERAPHIN	SERIES J
6772	OSR	JEEP COMPASS 2015	1C4NJD BB7FD416850	AW5845	07/14/2015	JEEP	COMPASS SUBN
6772	OSR	FORD FUSION 2014	3FA6P0HD2ER277954	AC 1874	04/21/2014	FORD	FUSION
6772	OSR	FORD FUSION 2014	3FA6P0HD4ER277955	AC 1875	04/21/2014	FORD	FUSION
6772	OSR	FORD MV-1 SUV VEHICLE	57WMD2A64EM101476	AC 3710	09/23/2015	FORD	MV1DX
6772	OSR	CHEVROLET TURTLE TOP VAN TERRA	1GB3G3CG2F1241410	AC 3711	10/26/2015	CHVY	VAN TERRA
6772	OSR	FORD FUSION 2014	3FA6P0G75ER331761	AF 5197	06/30/2014	FORD	FUSION
6772	OSR	FORD FUSION 2014	3FA6P0G73ER331760	AF 5199	06/30/2014	FORD	FUSION
6772	OSR	MV-1 DX DELUXE SUV VEHICLE 2016	57WMD2C60GM100079	AG 7001	02/26/2016	MV-1	D2C
6772	OSR	FORD FUSION 2014	3FA6P0G77ER331762	AG 7002	06/30/2014	FORD	FUSION
6772	OSR	JEEP COMPASS 2015	1C4NJD BB OFD416849	AG 9266	07/14/2015	JEEP	COMPASS SUBN
6772	OSR	BUS -E-350 2019	1FDEE3FS3KDC07295	AV 7212	04/10/2019	FORD	E-350
6772	OSR	JEEP COMPASS 2015	1C4NJD BB9FD416848	AW5846	07/14/2015	JEEP	COMPASS SUBN
6772	OSR	FORD FUSIONS 2016	3FA6POH7XGR251017	AX 1931	12/31/2015	FORD	FUSION SE
6772	OSR	FORD FUSIONS 2016	3FA6POH78GR251016	AX 1932	12/31/2015	FORD	FUSION SE
6772	OSR	CHEVROLET TURTLE TOP VAN TERRA	1GB3G3CG8F1241508	AX 2868	10/26/2015	CHVY	VAN TERRA
6772	OSR	FORD ESCAPE 2016	1FMCU9GX6GUC71846	AX 7833	04/25/2016	FORD	ESCAPE DONATED
6772	OSR	FORD FUSION 2017	3FA6P0G74HR236371	AY 6064	10/25/2016	FORD	FUSION
6772	OSR	FORD FUSION 2017	3FA6P0G76HR236372	AY 8385	12/05/2016	FORD	FUSION
6772	OSR	FORD FUSION 2017	3FA6P0G72HR236370	AY 8388	11/23/2016	FORD	FUSION
6772	OSR	JEEP PATRIOT 2016	1C4NJPBAUGD690727	AY6665	09/21/2016	JEEP	PATRIOT SPORT
6772	OSR	JEEP PATRIOT 4 X 4 2017	1C4NJRBB0HD208602	AZ9836	11/20/2017	JEEP	PATRIOT
6772	OSR	JEEP PATRIOT 4 X 4 2017	1C4NJRBB4HD208604	AZ9838	11/20/2017	JEEP	PATRIOT
6772	OSR	BUS -E-350 2019	1FD FE4FS8KDC07318	BB 8985	04/10/2019	FORD	E-350
6772	OSR	BUS -E-350 2019	1FD FE4FS2KDC07332	BB 8986	04/10/2019	FORD	E-350
6772	OSR	BUS -E-350 2019	1FD FE4FS4KDC04609	BB 8988	04/10/2019	FORD	E-350

Department	Loc. Descr	Description (Owned Vehicles)	Serial/Parcel	LICENSE PLATE	Acquired	Manufact	Model
6772	OSR	BUS -E-350 2019	1FDFE4FS0KDC07331	BB 8990	04/10/2019	FORD	E-350
6772	OSR	BUS -E-350 2019	1FDFE4FS4KDC07333	BB 8991	04/10/2019	FORD	E-350
6772	OSR	BUS -E-350 2019	1FDFE4FS2KDC04608	BB 8993	04/10/2019	FORD	E-350
6772	OSR	BUS -E-350 2021	1FDEE3FK6MDC40648	BE 5253	06/25/2021	FORD	E 350
6772	OSR	BUS -E-350 2021	1FDEE3FK0MDC40645	BE 5381	06/25/2021	FORD	PHOENIX
6772	OSR	BUS -E-350 2021	1FDEE3FK8MDC40649	BE 5408	06/25/2021	FORD	E 350
6772	OSR	FORD ESCAPE 2022	1FMCU9GG7NUB97597	BG 6437	3/16/2023	FORD	ESCAPES
6772	OSR	FORD ESCAPE 2022	1FMCU9H62NUB90331	BG 6438	3/16/2023	FORD	ESCAPES
6772	OSR	BUS -E-350 2023	1FDEE3FKXPDD30440	BG 6440	03/22/2023	FORD	E-350 BUS
6772	OSR	BUS -E-350 2023	1FDEE3FK7PDD37233	BG 6441	03/22/2023	FORD	E-350 BUS
6772	OSR	CHRYSLER VOYAGER LX HANDICAP VAN 2023	2C4RC1CG1PR538543	BH 4873	08/16/2023	CHRYSLER	VOYAGER
6779	OSR	FORD E-350 SUPER DUTY BUS	1FDEE3FN2RDD20255	BK 3474	5/16/2024	FORD	E-350
7110	PARKS	MOTOR VEHICLE - SUV	1GNSK2E02BR245038	BE 9572	02/03/2011	CHVY	TAHOE
8020	PLANNING	JEEP COMPASS 2019	3C4NJDAB6KT674671	BB 8486	02/19/2019	JEEP	MPJL74
8020	TRANSIT	2012 CHEVY TAHOE	1GNSK2E09CR254725	BG 4172	04/11/2012	CHVY	TAHOE
8020	TRANSIT GA	MOTOR VEHICLE - BUS	1GB3G3BG4C1121900	AW 8236	03/30/2012	THMS	EXPRESS
8020	TRANSIT GA	MOTOR VEHICLE - BUS	1FDEE3FLXDDA03007	AW 8240	01/07/2013	FORD	E-350
8020	TRANSIT GA	MOTOR VEHICLE - BUS	1FDDE4FP2ADA22871	AW 8531	06/04/2010	THMS	E-450
8020	TRANSIT GA	FORD E-450 PHOENIX 14 PASS 2 WHEELCHAIRS	1FDDE4FSXHDC28406	AZ 2114	04/27/2017	FORD	PHOENIX E-450
8020	TRANSIT GA	FORD E-450 PHOENIX 14 PASS 2 WHEELCHAIRS	1FDDE4FS1HDC28407	AZ 2115	04/27/2017	FORD	PHOENIX E-450
8020	TRANSIT GA	FORD E-450 PHOENIX 14 PASS 2 WHEELCHAIRS	1FDDE4FS3HDC28408	AZ 2117	04/27/2017	FORD	PHOENIX E-450
8020	TRANSIT GA	FORD E-450 PHOENIX 14 PASS 2 WHEELCHAIRS	1FDDE4FS3HDC28411	AZ 2120	04/27/2017	FORD	PHOENIX E-450
8020	TRANSIT GA	FORD E-450 PHOENIX 14 PASS 2 WHEELCHAIRS	1FDDE4FSXHDC19074	AZ 2122	04/27/2017	FORD	PHOENIX E-450
8020	TRANSIT GA	FORD EC3 SURBURBAN 6 PASSENGER/1 WC	1FDEE3FS1JDC06371	BB 2043	09/24/2018	FORD	EC3 450
8020	TRANSIT GA	FORD BUS 16 PASSENGER W/2 W/C LIFTS 2018	1FDDE4FS2JDC29717	BB 2044	09/24/2018	FORD	E450 EC4
8020	TRANSIT GA	FORD EC3 SURBURBAN 6 PASSENGER/1 WC	1FDEE3FS1JDC06368	BB 2045	09/24/2018	FORD	EC3 450
8020	TRANSIT GA	FORD EC3 SURBURBAN 6 PASSENGER/1 WC	1FDEE3FS1JDC08231	BB 2046	09/24/2018	FORD	EC3 450
8020	TRANSIT GA	DODGE GRAND CARAVAN WAGON 2019	2C7WDGBG8KR538507	BB 6230	01/09/2019	DODGE	SE RTKH53
8020	TRANSIT GA	DODGE GRAND CARAVAN WAGON 2019	2C7WDGBG4KR538519	BB 6232	01/09/2019	DODGE	SE RTKH53
8020	TRANSIT GA	DODGE GRAND CARAVAN WAGON 2019	2C7WDGBG7KR538501	BB 6233	01/09/2019	DODGE	SE RTKH53
8020	TRANSIT GA	FORD E350 SUPER DUTY CUTAWAY SUBURBAN	1FDEE3FS3KDC04574	BB 6855	01/25/2019	FORD	E350
8020	TRANSIT GA	CHEVY 2019 MINITOUR 16 PASSENGER BUS	1GB3GRBF5H1396408	BC 9375	12/16/2019	CHVY	THOMAS MINITOUR
8020	TRANSIT GA	THOMAS MINOTOUR 4.3L GAS SCHOOL BUS 2021	1GB3GRBP9K1264102	BD 3941	05/05/2020		THOMAS 041LS
8020	TRANSIT GA	THOMAS MINOTOUR 4.3L GAS SCHOOL BUS 2021	1GB3GRBP5K1264825	BD 3942	05/05/2020		THOMAS 041LS
8020	TRANSIT GA	THOMAS MINOTOUR 4.3L GAS SCHOOL BUS 2021	1GB3GRBP5K1262718	BD 3943	05/05/2020		THOMAS 041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP8L1175591	BE 4284	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP0L1174855	BE 4285	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP1L1175240	BE 4286	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP3L1176115	BE 4287	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP8L1174960	BE 4288	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP3L1177247	BE 4289	05/21/2021	THMS	041LS
8020	TRANSIT GA	CHEVY BUS MINOTOUR 16 PASS 4.3 LITR 2021	1GB3GRBP0L1175116	BE 4290	05/21/2021	THMS	041LS
8020	TRANSIT GA	FORD PHOENIX SUPER DUTY CUTAWAY 2023	1FDDE4FN8PDD05637	BG 2124	11/08/2022	FORD	E-450
8020	TRANSIT GA	FORD PHOENIX SUPER DUTY CUTAWAY 2023	1FDDE4FN8PDD05654	BG 2126	11/08/2022	FORD	E-450
8020	TRANSIT GA	FORD E450 PHOENIX 14 PASS BUS 2 LIFTS	1FDDE4FNXPDD05655	BG 3480	12/30/2022	FORD	E450
8020	TRANSIT GA	FORD E450 PHOENIX 14 PASS BUS 2 LIFTS	1FDDE4FN1PDD05656	BG 3481	12/30/2022	FORD	E450
8020	TRANSIT GA	VILLAGER 27 FORD F53 V8 7.3 HYBRID TROLLEY	1F66F5DN2P0A02941	BH 5414	09/06/2023	FORD	F-53 TROLLEY
8020	VET BUS AT PLANNING	MOTOR VEHICLE - BUS	1FDDE4FS2CDB24453	AW 8238	11/30/2012	FORD	E-450
8020	VETERANS	CHEVY EQUINOX AWD SUV	2GNFLFEK2H6298365	AY-9196	02/16/2017	CHEVY	EQUINOX

Department	Loc. Descr	Description (Owned Vehicles)	Serial/Parcel	LICENSE PLATE	Acquired	Manufact	Model
8745	SOIL & WATER HIGHWAY	MOTOR VEHICLE - SUV DODGE RAM 3500	JTEEW41A192037106 3C7WR3GJ6NG214822	AV 5511 BH 8767	08/11/2009 02/09/2024	TOY DODGE	HIGHLANDER RAM 3500
	TRANSIT GA	MICROBIRD E-350 BUS 2024	1FDEE3FK9PDD34754	BH 2451	08/03/2023	MICRO	E-350
	TRANSIT GA	MICROBIRD E-350 BUS 2024	1FDEE3FK6PDD34775	BH 2452	08/03/2023	MICRO	E-350
	TRANSIT GA	MICROBIRD E-350 BUS 2024	1FDEE3FK4PDD34774	BH 2453	08/03/2023	MICRO	E-350

ENTERPRISE FLEET MANAGEMENT LEASED VEHICLES

ENTERPRISE VEHICLE NUMBERS	Department	YR/MAKE/MODEL
23J45M	Consumers	2020 CHEVY COLORADO
268LBL	Consumers	2020 JEEP COMPASS
26MQLR	County Executive	2022 FORD EXPLORER
27G3VJ	District Attorney	2024 Nissan Pathfinder SV
27G9BJ	District Attorney	2024 Nissan Pathfinder SV
268LBV	DPW	2021 JEEP COMPASS
268LBQ	DPW	2020 CHEVY COLORADO
25GFSW	DSS-ADMIN	2022 FORD ESCAPE
25GFSP	DSS-ADMIN	2022 FORD ESCAPE
25GFSS	DSS-ADMIN	2022 FORD ESCAPE
27G9BL	DSS-OVERHD	2024 Nissan Pathfinder SV
25GFST	DSS-OVERHD	2022 FORD ESCAPE
285GW4	Health	2024 FORD ESCAPE
268LBM	Health - Admin	2020 JEEP COMPASS
26XJ85	Health - ATUPA	2023 JEEP COMPASS LATITUDE
268LBK	Health - EHS	2020 JEEP COMPASS
268LBJ	Health - EHS	2020 JEEP COMPASS
268LBT	Health - Environmental	2021 JEEP COMPASS
268LBR	Health-Environmental	2021 JEEP COMPASS
285GZ3	MENTAL HEALTH	2024 FORD ESCAPE
268L9X	OSR	2020 CHEVY SONIC
268LBB	OSR	2020 CHEVY SONIC
268LBC	OSR	2020 CHEVY SONIC
268LB5	OSR	2020 CHEVY SONIC
268LB4	OSR	2020 CHEVY SONIC
268LBD	OSR	2020 CHEVY SONIC
268LB7	OSR	2020 CHEVY SONIC
25GFT6	OSR	2022 FORD ESCAPE
25GFSZ	OSR	2022 FORD ESCAPE
27G5HH	OSR	2024 NISSAN ALTIMA
27G5CH	OSR	2024 NISSAN ALTIMA
27G5JM	OSR	2024 NISSAN ALTIMA
27G5JP	OSR	2024 NISSAN ALTIMA
267JB3	PROB	2020 DODGE DURANGO
268LBN	PROB	2020 DODGE CHARGER
25GFSN	Purchasing	2022 FORD ESCAPE
23GVWX	Records	2020 CHEVY EXPR
26MQM8	SHERIFF - ADMIN	2022 FORD EXPLORER
26WL42	SHERIFF - ADMIN	2023 CHEVY TAHOE
26QW3P	Sheriff - BCI	
26QX67	Sheriff - BCI	
26WL46	Sheriff - BCI	
26WL48	Sheriff - BCI	
27R5SJ	Sheriff - BCI	
26QK7P	Sheriff - Civil	2022 DODGE CHARGER
26QT88	Sheriff - Narcotics	
26R3DN	Sheriff - Narcotics	
26BH78	Sheriff - Narcotics	
26BH7B	Sheriff - Narcotics	

ENTERPRISE FLEET MANAGEMENT LEASED VEHICLES

ENTERPRISE VEHICLE NUMBERS	Department	YR/MAKE/MODEL
26GVRW	Sheriff - Narcotics	
27PSTV	SHERIFF - OSI DIVISION	2023 JEEP GRAND CHEROKEE
26W5T7	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
26W5TV	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
26W5T6	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
26W5SJ	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
26W5SQ	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
26W5T9	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE
27L65Z	SHERIFF - ROAD PATROL	2023 DODGE DURANGO
27L67W	SHERIFF - ROAD PATROL	2023 DODGE DURANGO
27G5PP	SHERIFF - ROAD PATROL	2023 CHEVY TAHOE 4WD
268LBX	Youth	2021 JEEP COMPASS
27G3WR	Youth	2024 NISSAN ARMADA

TAKE HOME VEHICLES

DEPARTMENT	VEHICLE MAKE/MODEL	VIN #	POSITION	In PC (N =No)
CORONER/HEALTH	CHEVY TAHOE	1GNSKFEC1HR186185	COUNTY CORONER	
IT	NISSAN ROGUE 2018	KNMAT2MV6JP502470	DIRECTOR	
EMERGENCY SERVICES	CHEVROLET TAHOE	1GNSKLED8NR214860	COMMISSIONER	
EMERGENCY SERVICES	CHEVROLET TAHOE	1GNSKLED6PR260092	DEPUTY COMMISSIONER	
EMERGENCY SERVICES	CHEVROLET TAHOE	1GNSKLED0PR259259	EMERGENCY MANAGER	
EMERGENCY SERVICES	CHEVROLET TAHOE	1GNSK2E01DR347580	EMERGENCY MEDICAL DIRECTOR	
DSS	2024 FORD ESCAPE	1FMCU9GN0RUA51071	COMMISSIONER	
DA	NISSAN PATHFINDER	5N1DR3BC4RC252373	CRIMINAL INVESTIGATOR	
DPW	CHEVY TAHOE	1GNSKFEC6JR333574	COMMISSIONER	N
DPW	DODGE DURANGO	1C4RDJFG8EC367224	SUP.MTCE & CONSTRUCTION	
DPW	DODGE RAM 3500 PICK UP	3C63R3AJXNG260413	SUPERVISOR CREW CHIEF II	
DPW	CHEVY SUBURBAN	1GNZKLEGXAR265585	CONSTRUCTION EQUIP. OPER II	
DPW	DODGE RAM 3500 PICK UP	3C63R3AJ1NG260414	MASTER MECHANIC II	
DPW	FORD F-250 PICK UP	1FT7W2B62EEB30382	DEP COMMISSIONER PARKS	
DPW	CHEVY TAHOE	1GNSK2E08BR212061	LEAD CREW CHIEF II	
SHERIFF	CHEVY TAHOE	1GNSKLED7PR272977	SHERIFF	
SHERIFF	FORD EXPLORER	1FMSK8BB7NGB80796	CAPTAIN	N
SHERIFF	FORD EXPLORER	1FMSK8DH3NGC18686	CAPTAIN	
SHERIFF	FORD EXPLORER	1FM5K8D82GGD16348	UNDERSHERIFF	
SHERIFF	CHEVY TAHOE	1GNSKLED7PR273532	CAPTAIN	N
SHERIFF	DODGE CHARGER	2C3CDXKG8NH158341	CAPTAIN	N
SHERIFF	FORD EXPLORER	1FMSK8BB4NGB80996	CAPTAIN	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	
SHERIFF-SR. INVESTIGATOR			SENIOR INVESTIGATOR	
SHERIFF-INVESTIGATOR			INVESTIGATOR	
SHERIFF-INVESTIGATOR			INVESTIGATOR	
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-SR. INVESTIGATOR			SENIOR INVESTIGATOR	
NARCOTICS			DEPUTY -NARCS	
NARCOTICS			DEPUTY -NARCS	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-INVESTIGATOR			INVESTIGATOR	N
SHERIFF-SR. INVESTIGATOR			SENIOR INVESTIGATOR	N
SHERIFF	FORD EXPLORER	1FM5K8AB1LGD08574	SERGEANT	N
SHERIFF	FORD EXPLORER	1FM5K8ABXLD08573	SERGEANT	N
CIVIL	DODGE DURANGO	1C4SDJFT2NC192516	DEPUTY - CIVIL	N
K-9	FORD EXPLORER	1FM5K8ABXMGB53878	DEPUTY - K-9	N
SHERIFF	DODGE CHARGER	2C3CDXKT4KH755222	SERGEANT	N
CORRECTION OFFICER	CHEVY TAHOE	1GNUKAE08AR235521	CORRECTION OFFICER	
K-9	FORD EXPLORER	1FM5K8AB6MGB53876	DEPUTY - K-9	N
K-9	FORD EXPLORER	1FM5K8AB4NGB80883	DEPUTY - K-9	