APPROPRIATION ORDINANCE NO. 2021-\_\_\_\_

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUND 1805 SALES TAX/PUBLIC SAFETY AND APPROPRIATE FUND 1000 COUNTY GENERAL.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is now authorized to appropriate \$6,570.00 to 1000-0400-3003 and appropriate \$24,840.00 to 1805-0400-2023 as detailed in the attachment hereto.

Article II. The County Judge is now authorized to approve the distribution as outlined in the attachment hereto.

Article III. This Appropriation Ordinance shall be in full force and effect from and effect from its passage and approval.

State of Arkansas

County of Jefferson

**Quorum Court** 

APPROPRIATION ORDINANCE NO. 2021-\_\_\_\_

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUNDS TO FUND 1000 COUNTY GENERAL, FUND 1805 SALES TAX/PUBLIC SAFETY, AND FUND 1813 JEFFERSON COUNTY ADULT JAIL.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is authorized to appropriate funds as detailed in the attachments hereto.

AMOUNT	APPROPRIATE TO	
\$309.16	1000-0400-3021	Postage
\$61.16	1000-0400-3003	Computer Services
\$8,583.44	1805-0400-1001	Salaries
\$304.16	1805-0400-2007	Fuel
\$2,500.00	1805-0400-3093	Misc. Law Enforcement
\$4.85	1813-0418-2007	Fuel
\$1,480.36	1813-0418-3006	Medical, Dental, Hospital

Article II. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article III. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

Δ	PPRC	PRIATION	ORDINANCE NO.	2021-
_	11 I I I I C	11 IVITA I I TOI 1	I OKDINANCE NO:	ZUZI-

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUNDS TO FUND 1809 FINS AND TRUANCY FUND. CREATE LINE ITEMS AND APPROPRIATE FUNDS TO FUND THE 1901 FINS AND TRUANCY GRANT FUND. TRANSFER FUNDS FROM 3031 CIRCUIT COURT JUVENILE DIVISION FUND TO 1809 FINS AND TRUANCY FUND.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS

Article I. The County Judge is now authorized to increase \$7,500.00 to 1809-414-3101 as detailed in the attachments hereto.

Article II. The County Judge is authorized to increase the line item amount in FINS and Truancy Grant Fund as detailed in the attachments.

AMOUNTS	LINE ITEMS	
\$10,000.00	1901-0414-2007	Fuel, Oil, and Lubricate
\$10,000.00	1901-0414-2005	Food
\$10,000.00	1901-0414-2001	General Supplies
\$10,000.00	1901-0414-3100	Other Miscellaneous

Article III. The County Judge is authorized to transfer \$2,806.50 from Circuit Court Juvenile Division Fund 3031 to 1809-0414-3100 Other Miscellaneous.

Article IV. The County Treasurer is authorized to transfer \$2,806.50 from Circuit Court Juvenile Division Fund to Fins and Truancy Fund.

Article V. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

State of Arkansas

County of Jefferson

**Quorum Court** 

APPROPRIATION ORDINANCE NO. 2021-\_\_\_\_

AN APPROPRIATION ORDINANCE TO TRANSFER FUNDS WITHIN FUND 1000 COUNTY GENERAL – FOURTH DIVISION.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS

Article I. The County Judge is authorized to transfer \$519.50 from 1000-0404-4004 as detailed in the attachments hereto.

AMOUNT	Line Item	
\$185.82	1000-0404-2001	General Supplies
\$220.00	1000-0404-3021	Postage
\$113.68	1000-0404-3040	Advertising and Publication

Article II. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article III. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

State of Arkansas
County of Jefferson
Quorum Court

Δ	PPRC	PRIATION	ORDINANCE NO.	2021-
_	11 I I I I C	11 IVITA I I TOI 1	I OKDINANCE NO:	ZUZI-

AN APPROPRIATION ORDINANCE AMENDING APPROPRIATION ORDINANCE NO. 2020-160, THE 2021 BUDGET OF THE GENERAL FUND AND TO PROVIDE FOR A SUPPLEMENTAL APPROPRIATION TO VARIOUS COUNTY DEPARTMENTS OF THE COUNTY GENERAL FUND FOR AN ADDITIONAL SALARY INCREASE FOR ALL EMPLOYEES

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS

Article I. That Appropriation Ordinance No. 2020-160, the 2021 Budget for the County General Fund for Jefferson County, is now amended to provide a supplemental appropriation from the County General Fund. Amendments to various county departments to provide a six percent (6%) salary increase to all county employees. Some county employees will exceed a 6% increase due to living wages, comparible salaries to other counties of the same class, special qualifications in education , years of service, job titles, and duties.

Article II. The Fiscal Year 2021 Amended Budget for Jefferson County for the County General Fund is now approved and made part of the record. This Ordinance will be retroactive to September 1, 2021

Article III. That this Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

State of Arkansas County of Jefferson

**Quorum Court** 

APPROPRIATION ORDINANCE NO. 2021-\_\_\_\_

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUND 1000 COUNTY GENERAL - COUNTY CLERK

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is authorized to appropriate \$897.00 in 1000-101-1002 styled Part-Time, and \$130.53 in 1000-101-3100 styled Other Miscellaneous as detailed in the attachments hereto.

Article II. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article III. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

APPROPRIATION ORDINANCE NO. 2021-	
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AN APPROPRIATION ORDINANCE TO TRANSFER FUNDS FROM FUND 3006 RECORDERS COST FUND TO FUND 1000 COUNTY GENERAL AND A TRANSFER WITHIN FUND 1000 COUNTY GENERAL.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is authorized to transfer \$9,704.24 from Fund 3006 Recorders Cost Fund to 1000-0102-2001 as detailed in the attachment hereto.

Article II. The County Judge is authorized to transfer \$1,000.00 from 1000-0202-3094 to 1000-0202-3021 styled postage as detailed in the attachment hereto.

Article III. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article IV. The County Treasurer is to transfer funds for \$9,704.24 from Fund 3006 to Fund 1000 County General.

Article V. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

APPROPRIATION ORDINANCE NO. 2021-

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUNDS TO FUND 1808 ENVIRONMENTAL ENFORCEMENT OFFICER

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is now authorized to appropriate \$1,732.40 to 1808-423-2007 styled Fuel and 1808-423-3009 styled Other Professional Sevices as detailed in the attachment hereto.

Article II. The County Judge is now authorized to appropriate \$270.00 to 1808-423-2007 as detailed in the attachment hereto.

Article III. The County Judge is now authorized to appropriate \$4,922.22 to 1808-423-2007 styled Fuel and 1808-423-3009 styled Other Professional Services as detailed in the attachment hereto.

Article IV. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article V. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

	ΔPPR∩PRT/	ATION ORD	INANCE NO.	2021-
1	HE E LOL LYIV	ALION ORD	TINAINCE NO.	ZUZ1-

AN APPROPRIATION ORDINANCE TO TRANSFER FUNDS FROM FUND 1814 COUNTY RESERVE FUND TO FUND 1000 COUNTY GENERAL AND FUNDS WITHIN FUND 1000 COUNTY GENERAL. APPROPRIATE FUNDS TO FUND 3046 AMERICAN RESCUE PLAN – SPECIAL PROJECT.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is now authorized to transfer \$23,000.00 from Fund 1814 County Reserve to 1000-100-3009 as detailed in the attachment hereto.

Article II. The County Judge is now authorized to transfer \$7,000.00 from Fund 1814 County Reserve to 1000-100-3100 Other Miscellaneous as detailed in the attachment hereto.

Article III. The County Judge is authorized to transfer \$1,500.00 from 1000-108-2007 styled Fuel Oil and Lubricants to 1000-108-3009 Building and Grounds as detailed in the attachment hereto.

Article IV. The County Judge is authorized to transfer \$150.00 from 1000-108-2020 styled Building Materials and Supplies to 1000-108-3009 styled other Professional Services as detailed in the attachment.

Article V. The County Judge is authorized to transfer \$7,000.00 from Fund 1814 County Reserve to 1000-108-3100 styled Other Miscellaneous as detailed in the attachment.

Article VI. The County Judge is authorized to transfer \$12,000.00 from Fund 1814 County reserve to 1000-108-3100 styled Other Miscellaneous as detailed in the attachment.

Article VII. The County Judge is authorized to appropriate \$105,419.00 to 3046-100-3114 as detailed in the attachment.

Article VIII. The County Judge is authorized to approve the distribution as outlined in the attachment hereto.

Article IX. The County Treasurer is authorized to transfer \$49,000.00 from Fund 1814 to Fund 1000 County General.

Article X. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

State of Arkansas
County of Jefferson
Quorum Court
RESOLUTION NO. 2021
ADOPTION OF A RESOLUTION OF THE QUORUM COURT OF JEFFERSON COUNTY,

ARKANSAS AUTHORIZING Weight limits Axle loads

thousand pounds (20,000 lbs.).

• (a) Maximum Single Axle Load. The total gross load imposed on the highway by the wheels of any one (1) single axle of a vehicle shall not exceed twenty

## • (b)

- (1) Maximum Tandem Axle Load. The total gross load imposed on the highway by two (2) or more consecutive axles whose centers may be included between parallel transverse vertical planes spaced more than forty inches (40") and not more than ninety-six inches (96") apart, extending across the full width of the vehicle, shall not exceed thirty-four thousand pounds (34,000 lbs.).
- (2) No one (1) axle of any such group of two (2) or more consecutive axles shall exceed the load permitted for a single axle.

## • (c)

- (1) Maximum Weight on Front or Steering Axle. The maximum weight imposed on the highway by the front or steering axle of a vehicle shall not exceed the amount of the manufacturer's axle weight rating for the front or steering axle or twenty thousand pounds (20,000 lbs.), whichever is less. If the vehicle has no plate attached by the manufacturer providing the axle and gross weight ratings, the maximum weight allowed for the front or steering axle shall be twelve thousand pounds (12,000 lbs.).
- (2) The combined maximum weight imposed on the highway by a front or steering axle and any adjacent axle whose centers may be included between parallel transverse vertical planes spaced more than forty inches (40") and not more than ninety-six inches (96") apart shall not exceed twenty-four thousand pounds (24,000 lbs.).
- (3) A "front or steering axle", for the purposes of this subsection, shall be defined as an axle attached to the front of the vehicle and which is utilized to steer the vehicle on a given path or direction.
- (d)

- (1) Subject to the limit upon the weight imposed upon the highway through any one (1) axle as set forth in subsections (a)-(c) of this section, no vehicle, or combination of vehicles, shall be operated upon the highways of this state when the gross weight is in excess of eighty thousand pounds (80,000 lbs.).
- (2) Greater gross weights than permitted may be authorized by special permit issued by competent authority as authorized by law, or lesser gross weights will be required when highways are posted.
- (e) (1) No vehicle, or combination of vehicles, shall operate upon any highway in this state when the total gross load imposed on the highway by the wheels of any one (1) single axle of such vehicle or combination exceeds eighteen thousand pounds (18,000 lbs.), nor when the total gross load imposed on the highway by two (2) or more consecutive axles of any such vehicle or combination of vehicles whose centers may be included between parallel transverse vertical planes spaced more than forty inches (40") and not more than ninety-six inches (96") apart, extending across the full width of the vehicle or combination of vehicles, exceeds thirty-two thousand pounds (32,000 lbs.), nor when the total gross weight of the vehicle, or combination of vehicles thereof, is in excess of seventy-three thousand two hundred eighty pounds (73,280 lbs.) unless the vehicle, or combination thereof, shall not exceed the value given in Table I corresponding to the distance in feet between the extreme axles of the group, measured longitudinally to the nearest foot.

## Table I

- o **(2)** 
  - (A) If the Federal Highway Administration or the United States Congress prescribes or adopts vehicle size or weight limits greater than those prescribed by the Federal-Aid Highway Act of 1956, which limits exceed, in full or in part, the provisions of subsection (a), (b), (c), (d), or (e) of this section, the State Highway Commission shall adopt size and weight limits comparable to those prescribed or adopted by the Federal Highway Administration or the United States Congress and shall authorize the limits to be used by owners or operators of vehicles while the vehicles are using highways within this state.
  - (B) No vehicle size or weight limit so adopted by the commission shall be less in any respect than those provided for in subsection (a), (b), (c), (d), or (e) of this section.
- (f) (1) (A) Vehicles, or a combination of vehicles, transporting products commonly recognized in interstate commerce at gross weights exceeding seventy-three thousand two hundred eighty pounds (73,280 lbs.) shall be

permitted direct access across any highway in this state to or from the nearest federal interstate highway or the nearest state primary highway.

- (B) Vehicles, or combinations thereof, shall be subject to the limits set forth in subsections (a)-(e) and (g) of this section.
  - (2) Where more than one (1) highway in this state affords access to or from the point of shipment or receipt within this state, the commission may designate the access route to or from the nearest federal interstate highway or state-designated primary highway.
- (g) (1) (A) Vehicles, or combinations of vehicles, which vehicles or combinations of vehicles have a total outside width in excess of one hundred two inches (102") but not exceeding one hundred eight inches (108") used for hauling compacted seed cotton from the farm to the first point at which such seed cotton shall first undergo any processing, preparation for processing, or transformation from its compacted state shall be permitted an eight thousand pounds (8,000 lbs.) per axle variance above the maximum allowable gross axle weight for single and tandem axles set forth in subsections (a) and (b) and subdivision (c)(1) of this section; provided, no such variance for such vehicles from the formula prescribed in subsection (e) of this section, nor from the axle weight nor overall maximum gross weight shall be allowable on federal interstate highways. Provided, further, no vehicle or combination of vehicles permitted the above axle variance, which vehicle or combination of vehicles has only three (3) axles, shall exceed a maximum overall gross weight of seventy thousand pounds (70,000 lbs.), and no such vehicle or combination of vehicles permitted the above axle variance, which vehicle or combination of vehicles has four (4) or more axles, shall exceed a maximum overall gross weight of eighty thousand pounds (80,000 lbs.).
  - (B) Vehicles, or combinations of vehicles, with five (5) axles and used exclusively by the owner of livestock or poultry for hauling animal feed to the owner's livestock or poultry for consumption in this state shall be permitted an eight percent (8%) variance above the allowable gross weight whenever the formula in subsection (e) of this section is applied to the vehicle or combination of vehicles. A maximum gross weight, including any allowable variance or tolerance, shall not exceed eighty thousand pounds (80,000 lbs.).
  - (C) Vehicles, or combinations of vehicles, used exclusively for hauling solid waste, as defined by regulations promulgated by the commission, shall be permitted an eight percent (8%) variance above the allowable gross weight whenever the formula in subsection (e) of this section is applied to the vehicle or combination of vehicles. However, the maximum gross weight, including any allowable variance or tolerance, shall not exceed eighty thousand pounds (80,000 lbs.).
    - **•** (2)
      - (A) Vehicles, or a combination of vehicles, meeting all of the requirements of subdivision (g)(1)(B) or subdivision

- (g)(1)(C) of this section shall not be required to meet the tandem axle load limits of subsection (b) of this section if the vehicles, or combinations thereof, do not exceed the allowable gross weight permitted by the formula in subsection (e) of this section, plus any variance, and do not exceed a gross weight of eighty thousand pounds (80,000 lbs.).
- (B)
- (i) No tandem axle on any vehicle, or a combination of vehicles, meeting all of the requirements of subdivision (g)(1)(B) or subdivision (g)(1)(C) of this section shall exceed thirty-six thousand five hundred pounds (36,500 lbs.) under this subsection.
- (ii) No variance on gross weight or axle shall be permitted on federal interstate highways.
- (iii) When a violation of this subsection occurs, fines and penalties to be assessed for vehicles otherwise meeting the requirements of subdivision (g)(1)(B) or subdivision (g)(1)(C) of this section shall be computed only on the basis of the excess weight over and above the maximum weight for which the vehicle qualifies under the formula prescribed in subsection (e) of this section plus an eight percent (8%) variance.
- (iv) When a violation of this subsection occurs, fines and penalties to be assessed for vehicles otherwise meeting the requirements of subdivision (g)(1)(A) of this section shall be computed only on the basis of the excess weight over and above seventy thousand pounds (70,000 lbs.), including the variance, for a three-axle vehicle, or combination of vehicles, and only on the basis of the excess weight over and above eighty thousand pounds (80,000 lbs.), including the variance, for a vehicle, or combination of vehicles, with four (4) or more axles.

- (h)
  - (1) When any axle, including any enforcement tolerance, is overloaded, but the total weight of all axles, including the steering axle, does not exceed the maximum total weight allowed for all axles, including the steering axle, the operator shall be permitted to unload a portion of the load or to shift the load if this will not overload some other axle, without

being charged with violating this section and without being required to pay the penalties provided by law.

• (i)

(1) A truck tractor and single semi-trailer combination with five (5) axles hauling sand, gravel, rock, or crushed stone and vehicles or combinations of vehicles with five (5) axles hauling unfinished and unprocessed farm products, forest products, or other products of the soil shall be exempt from the federal bridge formula found in subsection (e) of this section on noninterstate highways in this state.

o (2)

- (A) A truck tractor and single semi-trailer combination with five (5) axles hauling sand, gravel, rock, or crushed stone shall comply with a tandem axle limit of thirty-four thousand pounds (34,000 lbs.) and a single axle limit of twenty thousand pounds (20,000 lbs.) provided that the total gross weight shall not exceed eighty thousand pounds (85,000 lbs.).
- (B) Vehicles, or combinations of vehicles, with five (5) axles hauling unfinished and unprocessed farm products, forest products, or other products of the soil shall comply with a tandem axle limit of thirty-six thousand five hundred pounds (36,500 lbs.) and a single axle limit of twenty thousand pounds (20,000 lbs.) provided that the total gross weight shall not exceed eighty-five thousand pounds (85,000 lbs.).
- (C) Provided, no tandem axle shall exceed thirty-four thousand pounds (34,000 lbs.) while operated on the federal interstate highways of this state.
- (3) No vehicle, or combination of vehicles, meeting all of the requirements of this subsection, shall be allowed any variance on overall gross weight or axle weight while operating on the federal interstate highways.

APPROPRIATION ORDINANCE NO. 2021-\_\_\_\_

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUNDS FROM 1814 RESERVE FUND TO 2000 COUNTY ROAD FUND.

BE IT ENACTED THE QUORUM COURT OF THE COUNTY OF JEFFERSON, STATE OF ARKANSAS.

Article I. The County Judge is now authorized to transfer \$356,860.00 from fund 1814 County Reserve to 2000-200-2031 styled Bridges and Steel.

Article II. The County Judge is now authorized to approve the distribution as outlined in the attachment hereto.

Article III. The County Treasurer is now authorized to transfer \$356,860.00 from Fund 1814 County Reserve to Fund 2000 County Road.

Article IV. This Appropriation Ordinance shall be in full force and effect from and after its passage and approval.

AN APPROPRIATION ORDINANCE TO APPROPRIATE FUNDS FROM 1814 RESERVE FUND TO 2000 COUNTY ROAD FUND.

BY:	APPROVED BY:
Jimmy Fisher JUSTICE OF THE PEACE JEFFERSON COUNTY, ARKANSAS	TERRY WYNNE COUNTY ATTORNEY JEFFERSON COUNTY, ARKANSAS
APPROVED:	ATTEST:
GERALD ROBINSON JEFFERSON COUNTY JUDGE JEFFERSON COUNTY, ARKANSAS	SHAWNDRA TAGGART JEFFERSON COUNTY CLERK JEFFERSON COUNTY, ARKANSAS
Date	Date
Attachments – 3 pages	

State of Arkansas	
County of Jefferson	
Quorum Court	
RESOLUTION NO. 2021-	

ADOPTION OF A RESOLUTION OF THE QUORUM COURT OF JEFFERSON COUNTY, ARKANSAS AMENDING ORDINANCE NO. 2021-66 AUTHORIZING THE EXECUTION AND DELIVERY OF A CONTRACT FOR OBLIGATION.

WHEREAS, the District Court Judge may contract with a person that has registered with the Secretary of State to provide the following services:

- 1. Probation services
- 2. Pretrial supervised release programs
- 3. Pretrial supervised release programs; or
- 4. The collection and enforcement of delinquent fines and costs

Article I. The Quorum Court of Jefferson County, Ar, hereby adopts this resolution authorizing the District Judge to contract a person(s) to provide service(s) listed in accordance with auditing procedures.

Article II. This Resolution shall be effective immediately upon its approval and adoption.

Resolution to condemn existing cable plant in the Sulphur Springs Area of Jefferson County, Arkansas.

WHEREAS, the former cable television company operating under the name of Friendship Cable or CEBRIDGE CONNECTIONS has abandoned all of its cable plant within the Jefferson County Area referred to as Sulphur Springs, and forfeited any rights to operate or provide a cable television service within the corporate limits of Jefferson County, Arkansas.

WHEREAS, the abandoned cable plant has not been maintained and has deteriorated to a state of disrepair so grave that it poses a danger to the residents of Jefferson County.

WHEREAS, Jefferson County recognizes the need to supply its citizens with Broadband options other than DSL and Wireless.

WHEREAS, Jefferson County has agreed to partner with Pine Bluff Cable Television to submit an Arkansas Rural Connect grant application to construct facilities for Broadband within the Sulphur Springs area in Jefferson County, AR.

THEREFORE, Jefferson County grants title to any remaining cable plant within the Sulphur Springs area in Jefferson County to Pine Bluff Cable Television to allow the demolition, removal, or renovation of the abandoned cable plant to allow for new facilities to be constructed to provide the citizens of the Sulphur Springs area in Jefferson County reliable Broadband service.

Now, therefore be it resolved by the Jefferson County Quorum Court, that upon receipt of an approved Arkansas Rural Connect grant application, Jefferson County enters into an agreement with Pine Bluff Cable Television to remove and replace the existing, abandoned cable plant to provide Broadband service to the citizens in the Sulphur Springs area of Jefferson County.

Passed this day of August 2	
APPROVED:	
County Judge	
ATTEST:	
Recorder/Treasurer	

State of Arkansas
County of Jefferson
Quorum Court
RESOLUTION NO. 2021-

ADOPTION OF A RESOLUTION OF THE QUORUM COURT OF JEFFERSON COUNTY, ARKANSAS AUTHORIZING FIXED ASSET RECORDS

WHEREAS, All county officials shall establish by major category and maintain an itemized listing of all fixed assets owned by, or under control of, their offices

Article I. Each county official shall maintain the listing.

Article II. Each county official shall total the listing by category with a total of all categories. The categories of fixed assets may include without limitation:

(A) Land; (B) Buildings; (C) Motor vehicles; and (D) Equipment.

Article III. The listing shall contain as a minimum:

(A) Property item number, if used by the county; (B) Brief description; (C) Serial number, if available; (D) Location of property; (E) Date of acquisition; and (F) Cost of property.

Article IV. County officials shall amend the fixed asset listing to reflect all sales and disposal of county property. (A.C.A. § 14-16-105, A.C.A. § 14-16-106)

Article V. All county officials shall submit an itemized listing of all fixed assets owned by or under the control of their offices annually to the County Judge and shall include a fixed assets additions and deletions list.

Article VI. Fixed asset records shall constitute a part of the general records of the county and, accordingly, shall be made available for utilization by the auditor at the time of audit.

Article VII. This Resolution shall be effective immediately upon its approval and adoption.