

# BOARD OF REGISTRATION AND ELECTIONS SCHEDULED MEETING

April 10, 2025 4:30 PM Memorial Drive Auditorium

DCTV's UStream channel: <a href="https://video.ibm.com/channel/xUJgKs6n2VW">https://video.ibm.com/channel/xUJgKs6n2VW</a>

- 1. ROLL CALL
- 2. APPROVAL OF AGENDA
- 3. APPROVAL OF MINUTES
  - A. March 13, 2025 Scheduled Meeting (p. 2)
- 4. PUBLIC COMMENTS
- 5. ITEMS FOR DISCUSSION
  - A. Director's Report (p. 6)
  - B. Legislative Updates
- 6. ITEMS FOR DECISION
  - A. Profile PR Contract (p. 10)
  - B. Polling Place Changes (p. 25)
  - C. Approval of Poll Managers
  - D. Bill Henderson Challenges Submitted on March 6, 2025 (p. 26)
- 7. EXECUTIVE SESSION
- 8. BOARD COMMENTS
- 9. ADJOURNMENT

## DeKalb County Board of Registration and Elections Meeting Minutes

March 13, 2025 Start Time: 4:37 p.m. End Time: 6:14 p.m.

Board Attendees: Vasu Abhiraman, Vice-Chair

Anthony Lewis Susan Motter

Other Attendees: Keisha Smith, Executive Director

Terry Phillips, Deputy County Attorney Michael Petty, Assistant County Attorney

#### **APPROVAL OF AGENDA**

Vice-Chair Abhiraman called the Board of Registration and Elections meeting to order at 4:37 p.m. Ms. Austin read the roll by calling each board member by name. A quorum was met.

Motion by Mr. Lewis, seconded by Ms. Motter, to approve the agenda. The motion carried unanimously.

#### **APPROVAL OF MINUTES**

Motion by Mr. Lewis, seconded by Ms. Motter, to approve the minutes of the February 13 scheduled meeting. The motion passed unanimously.

#### **PUBLIC COMMENTS**

Ms. Austin read the rules for public comment:

Public comments may be made in person or submitted by sending an email of one printed page or less at a minimum font of 12 to <a href="mailto:electionspubliccmnt@dekalbcountyga.gov">electionspubliccmnt@dekalbcountyga.gov</a> which must be received between 35 and 5 minutes before the scheduled start of the meeting. The body of your email must include your first and last name. By submitting an email for public comment, you agree to have your name and the email broadcast on the UStream and entered into the record and minutes. The DeKalb Board of Registration and Elections reserves the right, at the DeKalb Board of Registration and Elections' sole discretion, to (1) add your email to the record/minutes without reading any of it into the broadcast or (2) read all or a portion of your email into the record/minutes. All public comments will be limited to 2 minutes. Abusive, profane, or derogatory language, holding up signs, clapping, yelling, standing or laying in the aisles to show support for or opposition to a speaker will not be permitted, but a show of hands or quietly standing in place will be permitted to show support for or opposition to a speaker's position.

The following citizens provided public comment:

- Elizabeth Shackelford
- Liz Throop
- Janet Grant

- Michael Beach
- Cheryl Dudley
- Elizabeth Levine
- Amy Leventhal

#### **ITEMS FOR DISCUSSION**

#### A) Proclamation for Odessa Ngoto

Director Smith expounded on Odessa Ngoto's contributions to the department and spoke to her warm and graceful character stating that to know Odessa was to know kindness in its purest form. Vice-Chair Abhiraman proceeded to read the proclamation from the office of CEO Lorraine Cochran-Johnson naming March 13, 2025 Odessa Minter Ngoto Day in DeKalb County. The proclamation and a memorial plaque were presented to the family of Odessa.

#### B) Director's Report

Director Smith reported on registration activities and statistics, and stated that the hearing for the voter challenges submitted by Bill Henderson on March 6<sup>th</sup> would be held at the next regular Board meeting. She went on to report on election activities including polling place changes and poll worker recruitment efforts for the PSC election in June, and ongoing outreach, website, training, and budget updates. She stated that the FY2025 budget of \$14.6M was approved by the Board of Commissioners at the end of February and it included the requested 6 new full-time positions. She further stated that the department had been authorized to use FY2024 surplus funds for the purchase of the mobile unit which should be ready for use in 2026.

Ms. Motter asked for further details on the remaining 2024 registration applications. Director Smith replied that those applications were escalated due to various issues and Registration Supervisor Holly Smith provided additional details. Ms. Motter requested changes to the formatting of the registration statistics on the Director's Report.

Mr. Lewis asked Director Smith to provide details on the hiring process for poll workers. Director Smith replied and proceeded to outline the complete process of poll worker recruitment and hiring.

Vice-Chair Abhiraman elaborated on the frequently used acronyms GAVREO, DDS, OLVR, and MVP for the benefit of the public.

#### C) Legislative Updates

Mr. Petty advised that a number of bills did not make it through crossover day, therefore the bills would not move forward, however the issues themselves could be added to other bills as the session continued. He noted that HB 215, the Voter List Integrity Act which he previously reported on, HB 480, HB 502, and SB 274 did not make it through crossover day. Mr. Petty further advised that bills to note that did make it through crossover day were: HB 355 which had to do with how the City of Doraville filled vacancies on their City Council, HB 426 which was about the nonpartisan election of certain judicial officers, and HB 397 which had some revisions including the addition of language about the Lieutenant Governor and Speaker of the House replacing an SEB member when the legislative session was not in in session.

Vice-Chair Abhiraman reiterated that even if a bill did not make it over before crossover day, the text could still be added to bills that did make it over, as long as they relate to the same code section.

#### ITEMS FOR DECISION

#### A) Proposed Polling Place Changes Due to School Renovations

Director Smith reported that the department was notified that multiple DeKalb County schools would be unavailable for the special elections in the summer due to school renovations. She stated that 6 of the proposed changes were temporary, however, Dresden Elementary was being torn down so a permanent change was needed. The change from Dresden Elementary to John Robert Lewis Elementary would be temporary until a permanent facility was identified.

Motion by Ms. Motter, seconded by Mr. Lewis to approve the proposed polling place changes as specified by the Executive Director.

Ms. Motter stated for the public that changes to the naming convention of the precincts would have to go before the Board of Commissioners for approval.

The motion passed unanimously.

#### B) Profile PR Contract

Director Smith presented the scope of services for Profile Marketing and Public Relations. She stated that in November the new scope of services was advanced to the procurement department and had since cycled through various channels. She further stated that the department had been prompted to present the item to the Board for final approval and to enter into a formal contract in a form acceptable by the County Attorney. Director Smith noted that in addition to the municipal elections, the precinct boundary and polling place changes would require ample voter engagement and communications which would be led by Profile.

Motion by Ms. Motter, seconded by Mr. Lewis to approve the scope of work for Profile Marketing and Public Relations as presented by the Executive Director.

Ms. Motter asked if Profile was associated with creating the signage collateral. Director Smith replied that what touched the signage was the overall communications plan. She expounded by stating that while large signage is still outsourced, the department was building its internal capacity to print collateral with the addition of the print shop. Ms. Motter confirmed with Director Smith that funding for Profile was included in the FY2025 budget. Director Smith further stated that the communications and public affairs division was established last year and several critical items including training fell under that division. She advised that the Deputy Director, Tonza Clark, was leading essential training efforts at the time, however communications still needed just as much attention and Profile filled in the gaps.

Mr. Lewis asked for details on what had been added to this scope of work from the prior year's scope. Director Smith replied that it was more centered around communication and outreach. Deputy Director Clark stated that there would also be additional consulting and that Profile brought a level of expertise that is currently unavailable in house. Mr. Lewis asked for further details on the scope of work and the process of drafting and executing the final contract. Director Smith expounded on both topics and further discussion ensued.

Ms. Motter withdrew her previous motion and made a substitute motion, seconded by Mr. Lewis, to defer this item until the next scheduled Board meeting subject to having a contract to review. The motion passed unanimously.

#### C) 2025 Early Voting Locations, Dates, and Times

Director Smith presented the proposed early voting locations, dates, and times for the June special election and potential runoff. She noted that 10 locations strategically distributed throughout the county were proposed for the upcoming election and that the first day of early voting would be on a Tuesday due to the state-observed holiday on the preceding Monday.

Vice-Chair Abhiraman confirmed with Director Smith that the department was requesting the Board's approval for the June election and potential runoff in July. Director Smith replied that the department would present any modifications for early voting for the runoff during the scheduled certification meeting so the Board could vote just on June's election. She also noted that the proposed early voting dates for the November and December elections were included in the presentation, however, the final proposal for the Board's approval would take place closer to the fall election cycle. Further discussion on the early voting proposal took place.

Motion by Ms. Motter, seconded by Mr. Lewis to approve the early voting locations, dates, and times which also includes the dropbox locations as proposed by the Executive Director for the June special primary. The motion passed unanimously.

#### **BOARD COMMENTS**

Ms. Motter thanked the law department, the Executive Director and staff, and the public for their attendance.

Mr. Lewis thanked the staff for making the Board materials available sooner, as it provided him more time to review them. He also stated that a member of the public and spoken to him several meetings prior expressing that they felt only one Board member listened during public comments. Mr. Lewis further noted that during the meeting, both Ms. Motter and Vice-Chair Abhiraman either spoke to items addressed during public comment or specifically provided information for the benefit of the public. He closed by expressing his appreciation for the public's attendance and comments.

Vice-Chair Abhiraman said that he appreciated Mr. Lewis' comment and that he listens closely during public comments and often researches items. He thanked everyone for coming out on Odessa Minter Ngoto Day and said that the success of the department depended on public engagement, and hard work from Director Smith, the staff, the county attorneys, and his fellow Board members.

#### **ADJOURNMENT**

Motion by Mr. Lewis, seconded by Ms. Motter, to adjourn. The motion carried unanimously. The meeting was adjourned at 6:14 p.m.



## Director's Report

April 10, 2025 Keisha L. Smith, MPA Executive Director Voter Registration and Elections (VRE)

#### **Topic 1: General Operations Updates**

- Registration
  - Total number of Registered Voters as of April 3<sup>rd</sup>: **600,231** 
    - Total number of Active Registered Voters: 513,543
    - Total number of Inactive Registered Voters: 86,688
  - Total applications left to be processed as of April 3<sup>rd</sup>: 3,459
    - DDS: 3,065 16 remaining from 2024
    - OLVR: 148 all remaining from 2024
    - MVP: 0
    - Handwritten: 246
  - Manual Voter Registration Cancellations for 2025: 190
- Election Activities Notes:

#### **Topic 2: Administrative/Finance Updates**

Personnel | Facilities Notes:

#### **Topic 3: Stakeholder Engagement Updates**

General Communications Notes:

#### VRE Expenditure Report January - March 2025

				Data				
OST CENTER PARENT	OBJECT CLASS	OBJECT CODE	OBJECT CODE DESCRIPTION	BUDGET	REQUISITIONS	PURCHASE ORDERS	EXPENDITURES	Sum of AVAILABLE
02900 - REGISTRAR	51	511101	SALARIES	2,426,152.00	-	-	392,929.81	2,033,222.
		511102	SALARIES - PART TIME	200,000.00	-	-	=	200,000.
		511199	SALARIES - ADJUSTMENTS	-	-	-	-	-
		511200	SALARIES - TEMPORARY	4,002,552.00	-	-	1,057.94	4,001,494
		511300	SALARIES - OVERTIME	200,000.00	-	-	1,505.58	198,494
		512100	COUNTY MATCH - GROUP INSURANCE		-	-	74,192.00	(74,192
			COUNTY MATCH - GRP INS - REVERSAL	_	-	-	(50,856.00)	
			COUNTY MATCH - GRP INS - ALLOCATED	468,000.00			66,500.00	401,500
			COUNTY MATCH - FICA	181,217.00			28,870.04	152,346
			COUNTY MATCH - PENSION	101,217.00			34,267.28	(34,267
			401(a) EMPLOYER CONTRIBUTION	71,164.00	-	-	10,709.12	60,454
			WORKERS COMPENSATION	51,871.00	-	-	8,646.00	43,225
		512904	ALLOWANCE - AUTOMOBILE	10,000.00	-	-		10,000
	51 Total			7,610,956.00	-	•	567,821.77	7,043,134
	52		BOARD MEMBER SERVICES	12,000.00	-	400.00		8,400
		521104	TEMPORARY PERSONNEL SERVICES	1,800,000.00	-	159,094.46	148,523.59	1,492,381
		521105	SECURITY SERVICES	20,000.00	-	28,065.30	-	(8,065
		521209	OTHER PROFESSIONAL SERVICES	1,750,000.00	340,972.33	534,676.61	294,275.42	580,075
		522201	MAINTENANCE & REPAIR SERVICES	125,000.00	-	26,516.74	25,347.11	73,136
		522311	RENTAL OF REAL ESTATE	370,000.00	-	-	-	370,000
		522321	RENTAL OF EQUIPMENT	34,000.00	-	-	-	34,000
			LEASE PURCHASE OF EQUIPMENT	26,000.00	_	-		26,000
			OTHER RENTALS	16,950.00		14,242.67		2,707
			OTHER SERVICES - NON PROFESSIONAL	- 10,550.00		855.68		(855
			POSTAGE		<u> </u>			483,676
				500,000.00		16,323.09	-	
			POSTAGE - CENTRAL SERVICES	27,552.00	-	-	-	27,552
			TELEPHONE SERVICE	-	-	-	-	
			TELEPHONE - LONG DISTANCE	600.00	-	-	4.33	595
		523206	INTERNET SERVICES	5,000.00	-	-	-	5,000
		523207	TELEPHONE - WIRELESS	195,000.00	-	-	103,464.52	91,535
		523301	ADVERTISING SERVICES	350,000.00	-	52,301.88	-	297,698
		523401	PRINTING SERVICES	25,000.00	-	3,640.90	-	21,359
		523501	MILEAGE - PERSONAL VEHICLE	2,000.00	-	-	84.39	1,915
		523504	TRAVEL - ACCOMMODATIONS / HOTEL	23,300.00	-	387.00	-	22,913
			TRAVEL - PER DIEM	12,000.00	-	-	-	12,000
		523601		200.00	_	2,000.00		(1,800
			TRAINING & CONFERENCE FEES - EXTERNAL	48,000.00		885.00		47,115
			TRAINING & CONFERENCE FEES - INTERNAL	3,552.00			780.00	2,772
				<u> </u>	12 005 72			
		523900	ELECTION EXPENSES	630,000.00	12,805.72			558,139
	52 Total			5,976,154.00	353,778.05			4,148,252
	53		OPERATING SUPPLIES	615,000.00	26,295.09	89,968.53		389,887
		531199	FREIGHT	1,000.00	-	-	522.92	477
	53 Total			616,000.00	26,295.09	•		390,364
	54	542201	COMPUTER EQUIPMENT	100,000.00	-	58.47	49,190.00	50,751
		542202	COMPUTER SOFTWARE and TECHNOLOGY	-	-	-	6,500.00	(6,500
		542309	OTHER EQUIPMENT > \$5,000	26,000.00	-	-	-	26,000
	54 Total			126,000.00	-	58.47	55,690.00	70,251
	55	551104	VEHICLE MAINTENANCE CHARGE	4,133.00	-	-	-	4,133
			VEHICLE REPLACEMENT CHARGE	3,048.00	-	-	508.00	
			VEHICLE INSURANCE CHARGE	500.00			84.00	
			VEHICLE INSURANCE CHARGE  VEHICLE MAINT - FUEL	300.00		<u>-</u>	291.42	
				-		-		
			VEHICLE MAINT - PREV MAINT	-	-	-	348.25	
			VEHICLE MAINT - REPAIRS		-	=	219.20	
			VEHICLE MAINT - OVERHEAD	2,095.00	-	-	350.00	1,745
		552501	WORKERS COMPENSATION - MEDICAL	-	-	-	1,236.44	
	55 Total			9,776.00	-	-	3,037.31	6,738
	70	707009	COUNTY PENSION ALLOCATION	264,636.00	-	-	40,590.00	224,046
	70 Total			264,636.00	-	-	40,590.00	224,046
900 - REGISTRAR Total				14,603,522.00	380,073.14	956,936.69	1,383,724.73	11,882,787
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### 2025 Voter Outreach Calendar

DATE	TYPE OF EVENT		TIME
4/3/2025	Voter Education (Seniors)	South DeKalb Senior Center 1931 Candler Rd, Decatur	11 a.m. – 1 p.m.
4/3/2025	Voter Education (Seniors)	Central DeKalb Senior Center 1346 McConnell Dr, Decatur	11 a.m. – 12:30 p.m.
4/10/2025	Voter Education (Seniors)	North DeKalb Senior Center 3393 Malone Dr, Chamblee	9 a.m. – 10:30 a.m.
4/11/2025	Voter Education (Seniors)	Clairmont Oaks 441 Clairmont Ave, Decatur	2 p.m. – 3 p.m.
4/15/2025	Voter Registration Drive	GSU-Dunwoody Campus (open to students, faculty & staff)	10 a.m. – 2 p.m.
4/17/2025	Voter Education	Green Pasture Senior Living 5185 River Rd, Ellenwood	10 a.m. – 2 p.m.
4/21/2025	Voter Information Drops	DeKalb County Senior Centers	9 a.m. – 3:30 p.m.
4/21/2025	Deputy Registrar Training	Online	5:30 p.m. – 7 p.m.
4/22/2025	Community Engagement	City of Chamblee/GMA (TBD)	5 p.m. – 8 p.m.
4/23/2025	Lunch & Learn	DeKalb County Human Services Zoom	12 p.m. – 1 p.m.
5/1/2025	Voter Information Drops	DeKalb County Recreation Centers	9 a.m. – 3:30 p.m.
5/2/2025	Voter Information Drop	DeKalb County Libraries	9 a.m. – 3:30 p.m.
5/3/2025	Community Market	City of Stone Mountain 5312 W. Mountain St, Stone Mountain	8 a.m. – 1 p.m.
5/3/2025	Fortitude Fitness Expo	Beulah Missionary Baptist Church 2340 Clifton Springs Rd, Decatur	10 a.m. – 2 p.m.
5/5/2025	Deputy Registrar Training	Online	5:30 p.m. – 7 p.m.
5/6/2025	Voter Information Drops	DeKalb County Senior Centers	9 a.m. – 3:30 p.m.
7/9/2025	Deputy Registrar Training	Online	5:30 p.m. – 7 p.m.
7/23/2025	Deputy Registrar Training	Online	5:30 p.m. – 7 p.m.

9/16/2025 National Voter Registration Day		TBD	9 a.m. – 3:30 p.m.		
10/4/2025	Registered and Ready	DeKalb VRE 4380 Memorial Dr., Decatur	10 a.m. – 2 p.m.		

# AGREEMENT FOR PROFESSIONAL SERVICES DEKALB COUNTY, GEORGIA BOARD OF REGISTRATION AND ELECTIONS PROJECT NO.: \_\_\_\_\_

THIS AGREEMENT made as of this \_\_\_\_ day of \_\_April\_\_, 2025 (hereinafter called the "execution date"), by and between Dekalb County Board of Registration and Elections, organized under the laws of the State of Georgia, located at 4380 Memorial Drive, Decatur, Georgia 30032 (hereinafter referred to as the "County BRE"), and Profile Marketing & Public Relations, LLC, a corporation organized and existing under the laws of the State of Georgia, with offices in Lilburn, Georgia (hereinafter referred to as "Consultant"), shall constitute the terms and conditions under which Consultant shall provide communication services to the County BRE that include an integrated communications plan to educate, engage and inform DeKalb County voters about information related to the 2025 election cycle.

#### WITNESSESTH:

WHEREAS, County BRE desires to retain a qualified and experienced Consultant to provide professional communication services that includes an integrated communications plan to educate, engage and inform DeKalb County voters about information related to the 2025 election cycle (the "Project"); and

WHEREAS, Consultant has represented to County BRE that it is experienced and has qualified and local staff available to commit to the Project and County BRE has relied upon such representations, and has successfully engaged Consultant for communication services for previous election cycles;

**NOW THEREFORE**, for and in consideration of the mutual covenants and agreements herein set forth, the County BRE and the Consultant hereby agree as follows:

#### ARTICLE I. CONTRACT TIME AND TERM

The Consultant shall commence the Work under this Contract within one (1) business day from the execution date. Consultant shall fully complete the Work by December 31, 2025. The Contract Time may be extended only by Change Order approved and executed in accordance with the terms of this Contract.

#### **ARTICLE II. PAYMENT**

As full payment for the faithful performance of this Contract, the County BRE shall pay the Contractor consulting fees of \$8,000 each month for a total amount not to exceed Seventy-Two Thousand Dollars and No/100ths (\$72,000) ("the Contract Price"), unless changed by written Change Order in accordance with the terms of this Contract. The term "Change Order" includes the term "amendment" and shall mean a written order authorizing a change in the Work, and an adjustment in Contract Price to Consultant or the Contract Term, as adopted and approved by Consultant and the County BRE in accordance with the express terms of this Contract.

Consultant shall bill County BRE monthly and payment of approved invoices are to be made no later than thirty (30) days after submittal of each undisputed invoice.

Original invoices must be submitted to:

DeKalb County, Georgia
Department of Finance – Accounts Payable
1300 Commerce Drive, 3<sup>rd</sup> Floor
Decatur, Georgia 30030

Keisha L. Smith, Executive Director DeKalb County Voter Registration and Elections 4380 Memorial Drive, Suite 300 Decatur, Georgia 30032

Electronic invoices must be submitted via iProcurement.

#### ARTICLE III. SCOPE OF WORK

The term "Work" means all services including but not limited to communication services for developing, implementing, and completing an integrated communications plan to educate, engage and inform DeKalb County voters about information related to the 2025 election cycle. The full description of services is more specifically identified in the Scope of Work, attached hereto as Exhibit A and incorporated herein by reference.

#### ARTICLE IV. DELIVERABLES

Consultant shall deliver to County BRE periodic reports not less than monthly which shall document progress towards the fulfillment of the deliverables specified in Exhibit B, Project Deliverables, which is attached hereto and incorporated herein by reference. Such reports shall be due to the County BRE by the 1<sup>st</sup> of each month or more frequently as agreed by the Parties and furnished in a form that is acceptable to and usable by the County BRE. Consultant shall cooperate with County BRE to prepare any additional reports as may be required by the County BRE.

#### **ARTICLE V. GENERAL CONDITIONS**

- A. <u>Accuracy of Work</u>. Consultant shall be responsible for the accuracy of the Work and any error and/or omission made by Consultant in any phase of the Work under this Agreement.
- B. Additional Work. The County BRE shall in no way be held liable for any work performed under this section which has not first been approved in writing by the County BRE in the manner required by applicable law and/or the terms of this Contract. The County BRE may at any time order changes within the scope of the Work without invalidating the Contract upon seven (7) days written notice to the Consultant. Consultant shall proceed with the performance of any changes in the Work so ordered by the County BRE unless such change entitles Consultant to a change in Contract Price, and/or Contract Term, in which event Consultant shall give the County BRE written notice thereof within fifteen (15) days after the receipt of the ordered change, and Consultant shall not execute such changes until it receives an executed Change Order from the County BRE. No extra cost or extension of time shall be allowed unless approved by the County BRE and authorized by execution of a Change Order. The parties' execution of any Change Order constitutes a final settlement of all matters relating to the change in the Work which is the subject of the Change Order. The County BRE shall not be liable for payment for any work performed under this section which has not first been approved in writing by the County BRE in the manner required by applicable law and/or the terms of this Contract.
- C. <u>Ownership of Documents</u>. All documents, including drawings, estimates, specifications, and data are and remain the property of the County BRE. Consultant agrees that the County BRE may reuse any and all plans, drafts, drawings, estimates, or any other data or documents described herein in its sole discretion without first obtaining permission of Consultant and without any payment of any monies to Consultant therefore. However, any reuse of the documents by the

County BRE on a different Project shall be at its risk and Consultant shall have no liability where such documents are reused.

- D. <u>Successors and Assigns</u>. The Consultant agrees it shall not sublet, assign, transfer, pledge, convey, sell, or otherwise dispose of the whole or any part of this Contract or his right, title, or interest therein to any person, firm, or corporation without the previous written consent of the County BRE. If the County BRE consents to any such assignment or transfer, then Consultant binds itself, its partners, successors and assigns to all covenants of this Contract. Nothing contained in this Contract shall create, nor be interpreted to create privity, or any other relationship whatsoever, between the County BRE and any person, or entity, other than Consultant.
- E. Termination of Agreement. Consultant understands and agrees that the date of the beginning of Work, rate of progress, and time for completion of the Work are essential conditions of this Contract. The County BRE may, for its own convenience and at its sole option, without cause and without prejudice to any other right or remedy of the County BRE, elect to terminate the Contract by delivering to Consultant, at the address listed in the Notices article of this Contract, a written notice of termination specifying the effective date of termination. Such notice shall be delivered to Consultant at least fifteen (15) business days prior to the effective date of termination. If Consultant's services are terminated by the County BRE, the termination will not affect any rights or remedies of the County BRE then existing or which may thereafter accrue against Consultant or its surety. In case of termination of this Contract before completion of the Work, Consultant will be paid only for the portion of the Work satisfactorily performed through the effective date of termination as determined by the County BRE. Neither party shall be entitled to recover lost profits, special, consequential or punitive damages, attorney's fees or costs from the other party to this Contract for any reason whatsoever. This Contract shall not be deemed to provide any third-party with any remedy, claim, right of action, or other right. The parties' obligations pursuant to this Section shall survive any acceptance of Work, or termination or expiration of this Contract.
- F. <u>Indemnification Agreement</u>. Consultant shall be responsible from the execution date or from the time of the beginning of the Work, whichever shall be the earlier, for all injury or damage of any kind resulting from the Work, to persons or property, including employees and property of the County BRE. Consultant shall exonerate, indemnify, and save harmless the County BRE and DeKalb County, Georgia and any of their respective elected officials, officers, employees, agents

and servants, hereinafter collectively referred to in this Section as the "County Indemnitees," from and against all claims or actions based upon or arising out of any damage or injury (including without limitation any injury or death to persons and any damage to property) caused by or sustained in connection with the performance of this Contract or by conditions created thereby or arising out of or any way connected with Work performed under this Contract, as well as all expenses incidental to the defense of any such claims, litigation, and actions. Furthermore, Consultant shall assume and pay for, without cost to County Indemnitees, the defense of any and all claims, litigation, and actions suffered through any act or omission of Consultant, or any subcontractor, or anyone directly or indirectly employed by or under the supervision of any of them. Notwithstanding any language or provision in this Contract, Consultant shall not be required to indemnify any County Indemnitee against claims, actions, or expenses based upon or arising out of County Indemnitee's sole negligence. As between County Indemnitees and Consultant as the other party, Consultant shall assume responsibility and liability for any damage, loss, or injury, including death, of any kind or nature whatever to person or property, resulting from any kind of claim made by Consultant's employees, agents, vendors, suppliers or subcontractors caused by or resulting from the performance of Work under this Contract, or caused by or resulting from any error, omission, or the negligent or intentional act of Consultant, vendors, suppliers, or subcontractors, or any of their officers, agents, servants, or employees. Consultant shall defend, indemnify, and hold harmless County Indemnitees from and against any and all claims, loss, damage, charge, or expense to which they or any of them may be put or subjected by reason of any such damage, loss, or injury. Consultant expressly agrees to provide a full and complete defense against any claims brought or actions filed against County Indemnitees, where such claim or action involves, in whole or in part, the subject of the indemnity contained in this Contract, whether such claims or actions are rightfully or wrongfully brought or filed. DeKalb County, Georgia has the sole discretion to choose the counsel who will provide the defense. No provision of this Contract and nothing herein shall be construed as creating any individual or personal liability on the part of any elected official, officer, employee, agent or servant of the County BRE or DeKalb County, Georgia, nor shall the Contract be construed as giving any rights or benefits hereunder to anyone other than DeKalb County, Georgia and the parties to this Contract. The parties' obligations pursuant to this Section shall survive any acceptance of Work, or termination or expiration of this Contract.

- G. <u>Right to Audit</u>. The County BRE shall have the right to audit all books and records, including electronic records, relating to or pertaining to this agreement, including but not limited to all financial and performance related records and any documents or materials which support those records. Consultant shall maintain complete and accurate records of expenditures and services provided. Consultant shall allow an authorized representative of the County BRE to inspect, examine, and copy, and audit such records during regular business hours upon reasonable advance notice.
- H. Georgia Laws Govern. The laws of the State of Georgia shall govern the construction of this Contract without regard for conflicts of laws. Should any provision of this Contract require judicial interpretation, it is agreed that the court interpreting or construing the same shall not apply a presumption that the terms hereof shall be more strictly construed against one party, by reason of the rule of construction, that a document is to be construed more strictly against the party who itself or through its agent prepared same; it being agreed that the agents of all parties have participated in the preparation hereof, and all parties have had an adequate opportunity to consult with legal counsel. In interpreting this Contract in its entirety, the printed provisions of this Contract, and any additions written or typed hereon, shall be given equal weight, and there shall be no inference by operation of law or otherwise; that any provision of this Contract shall be construed against either party hereto.
- I. <u>Venue</u>. This Agreement shall be deemed to have been made and performed in DeKalb County, Georgia. For the purposes of venue, all suits or causes of action arising out of this Agreement shall be brought in the courts of DeKalb County, Georgia.
- J. Consultant and Subcontractor Evidence of Compliance; Federal Work Authorization. Pursuant to O.C.G.A. § 13-10-91, the County BRE cannot enter into a contract for the physical performance of services unless Consultant, its subcontractor(s) and sub-subcontractor(s), as that term is defined by state law, register and participate in the Federal Work Authorization Program to verify specific information on all new employees. Consultant certifies that it has complied and will continue to comply throughout the Contract Term with O.C.G.A. § 13-10-91 and any related and applicable Georgia Department of Labor Rule. Consultant agrees to sign an affidavit evidencing its compliance with O.C.G.A. § 13-10-91. The signed affidavit is attached to this Contract as Exhibit C. Consultant agrees that in the event it employs or contracts with any subcontractor(s) in connection with this Contract, Consultant will secure from each subcontractor

an affidavit that certifies the subcontractor's current and continuing compliance with O.C.G.A. § 13-10-91 throughout the Contract Term. Any signed subcontractor affidavit(s) obtained in connection with this Contract shall be attached hereto as Exhibit D. Each subcontractor agrees that in the event it employs or contracts with any sub-subcontractor(s), each subcontractor will secure from each sub-subcontractor an affidavit that certifies the sub-subcontractor's current and continuing compliance with O.C.G.A. § 13-10-91 throughout the Contract Term. Any signed subsubcontractor affidavit(s) obtained in connection with this Contract shall be attached hereto as Exhibit E.

- K. <u>County Representative</u>. Consultant shall report to the County BRE and the Executive Director of the DeKalb County Department of Voter Registration and Elections ("the Director") concerning the Work under this Agreement. Payments to Consultant shall be made only upon itemized bill submitted to and approved by the Director.
- L. <u>Consultant's Status</u>. Consultant will supervise and direct the Work, including the Work of all subcontractors. Only persons skilled in the type of work which they are to perform shall be employed. Consultant shall, at all times, maintain discipline and good order among his employees, and shall not employ any unfit person or persons or anyone unskilled in the work assigned him. The relationship between the County BRE and Consultant shall be that of owner and independent contractor. Other than the consideration set forth herein, Consultant, its officers, agents, servants, employees, and any subcontractors shall not be entitled to any DeKalb BRE and/or DeKalb County, Georgia employee benefits including, but not limited to social security, insurance, paid annual leave, sick leave, worker's compensation, free parking or retirement benefits. All services provided by Consultant shall be by employees of Consultant or its subcontractors and subject to supervision by Consultant. No officer or employee of Consultant or any subcontractor shall be deemed an officer or employee of the County BRE. Personnel policies, tax responsibilities, social security payments, health insurance, employee benefits and other administrative policies, procedures or requirements applicable to the Work or services rendered under this Contract shall be those of Consultant, not County BRE.
- M. <u>Georgia Open Records Act</u>. Consultant will be expected to comply with the applicable provisions of the Georgia Open Records Act, O.C.G.A. § 50-18-70 *et seq*.
- N. <u>First Source Jobs Ordinance and Preferred Employees</u>. Consultant is required to comply with the DeKalb County First Source Jobs Ordinance, Code of DeKalb County as Revised

1988, section 2-222 *et seq.*, and among other things, is required to make a good faith effort to hire DeKalb County residents for at least fifty percent 50% of all jobs created by an Eligible Project, as that term is defined in the First Source Ordinance, using the First Source Registry. Consultant is encouraged by the County BRE and DeKalb County, Georgia to have 25% or more of their labor forces for this project consist of Preferred Employees selected from the First Source Registry. The First Source Registry has Preferred Employees trained by U.S. Department of Labor registered apprenticeship programs and other partners. For information on Preferred Employees, please contact the DeKalb County Workforce Development by telephone at 404-687-3400 or in person at 774 Jordan Lane, Building 4, Decatur, GA 30033.

- O. <u>Business License.</u> Consultant shall submit a copy of its current, valid business license with this Contract if required. If Consultant is a Georgia corporation, Consultant shall submit a valid county or city business license. If Consultant is a joint venture, Consultant shall submit valid business licenses for each member of the joint venture. If Consultant is not a Georgia corporation, Consultant shall submit a certificate of authority to transact business in the state of Georgia and a copy of its current, valid business license issued by its home jurisdiction. If Consultant holds a professional license, then Consultant shall submit a copy of the valid professional license. Failure to provide the business license, certificate of authority, or professional license required by this section, may result in the Contract being terminated. Consultant shall ensure that any insurance, license, permit or certificate submitted as part of the Contract shall be current and valid when submitted, and shall remain valid, current and maintained in good standing for the Contract Term.
- P. <u>Sole Agreement</u>. This Contract constitutes the sole contract between the County BRE and Consultant. The terms, conditions, and requirements of this Contract may not be modified, except by Change Order. No verbal agreement or conversation with any officer, agent, or employee of the County BRE and/or DeKalb County, Georgia either before or after the execution of the Contract, shall affect or modify any of the terms or obligations herein contained. No representations, oral or written, shall be binding on the parties unless expressly incorporated herein. No Change Order shall be enforceable unless approved by official action of the County BRE as provided by law or in this Contract.

Q. Attachments and Appendices. This Contract includes the following Attachments and

Appendices all of which are incorporated herein by reference:

• Attachment A - Scope of Work

• Attachment B - Deliverables

• Attachment C - Contractor Affidavit Under O.C.G.A. § 13-10-91

• Attachment D - Non-use of Subcontractors Affidavit.

R. Severability. If any provision of this Contract or the application thereof to any person or

circumstance shall to any extent be held invalid, then the remainder of this Contract or the

application of such provision to persons or circumstances, other than those as to which it is held

invalid, shall not be affected thereby, and each provision of this Contract shall be valid and

enforced to the fullest extent permitted by law.

S. Notices. Any notice or consent required to be given by or on behalf of any party hereto

to any other party hereto shall be in writing and shall be sent to the Director or to Consultant or

his authorized representative on the work site by (a) registered or certified United States mail,

return receipt requested, postage prepaid, (b) personal delivery, or (c) overnight courier service.

All notices sent to the addresses listed below shall be binding unless said address is changed in

writing no less than fourteen days before such notice is sent. Future changes in address shall be

effective upon written notice being given by Consultant to the Director of the DeKalb County

Voter Registration and Elections office or by the County BRE to Consultant's authorized

representative via certified first-class U.S. mail, return receipt requested. Such notices will be

addressed as follows:

If to County BRE: Keisha L. Smith, Executive Director

**DeKalb County Voter Registration and Elections** 

4380 Memorial Drive, Suite 300

Decatur, Georgia 30032

With a copy to: Chief Procurement Officer, Department of Purchasing and

Contracting

1300 Commerce Drive, 2<sup>nd</sup> Floor

Decatur, Georgia 30030

If to Consultant: Profile Marketing & Public Relations, LLC

Attn: Erik Burton

5107 Bentwater LN SW

Lilburn, Georgia 30047

- T. <u>Controlling Provisions.</u> The Contract shall govern the Work. If any portion of the Contract shall be in conflict with any other portion, the various documents comprising the Contract shall govern in the following order of precedence: Contract, Change Orders or modifications issued after execution of the Contract; and Attachments A, B, C, and D.
- S. <u>Counterparts.</u> This Contract may be executed in several counterparts, each of which shall be deemed an original, and all such counterparts together shall constitute one and the same Contract.

**IN WITNESS WHEREOF**, this Agreement has been duly executed on behalf of the Parties hereto as of the Effective Date.

Profile Marketing & Public Relations, LLC	DEKALB COUNTY, GEORGIA BOARD OF REGISTRATION AND ELECTIONS
BY:	by Dir.(SEAL)
Signature	Signature
Name (Typed or Printed)	Name (Typed or Printed)
Title	Title
Federal Tax I.D.	
Date	Date
NOTARY:	NOTARY:
Subscribed and Sworn before me on this the day of, 2024.	Subscribed and Sworn before me on this the day of, 2024.
NOTARY PUBLIC	NOTARY PUBLIC
My Commission Expires:	My Commission Expires:

#### **EXHIBIT A**

#### SCOPE OF WORK

#### 1. Media Relations Management

Profile will provide comprehensive media relations support to enhance the visibility and credibility of DeKalb VRE. Services include:

- Press Release Generation: Draft, edit, and distribute press releases for election updates, initiatives, and key milestones.
- Message Point Development: Create concise and impactful message points tailored for media engagements, interviews, and public announcements.
- Media Coordination: Act as the primary liaison between DeKalb VRE and local, regional, and national media outlets.
- Internal Collaboration: Coordinate with internal county offices to align media strategies and ensure compliance with county policies.
- Crisis Communication Support: Provide immediate guidance and messaging during high-stakes situations or media inquiries.

#### 2. Social Media Management

Profile will manage and grow DeKalb VRE's social media presence through:

- Monthly Editorial Calendar: Develop and implement a monthly content calendar to promote voter registration deadlines, election dates, and civic engagement campaigns.
- Content Creation: Curate visually appealing and informative posts optimized for various platforms, including Facebook, Instagram, and Twitter.
- Performance Insights: Provide monthly analytics reports to track engagement, reach, and performance metrics, offering recommendations for improvement.
- Community Management: Monitor social channels to respond to public inquiries and feedback promptly and professionally.

#### 3. Stakeholder Engagement

To foster trust and transparency, Profile will execute stakeholder engagement strategies, including:

- Voter Information Digital Toolkit: Design a comprehensive digital toolkit with key resources, FAQs, and voter education materials.
- Periodic Digital Newsletter: Curate and distribute a regular newsletter featuring election updates, policy changes, and upcoming initiatives.

• Stakeholder List Management: Conduct an annual review and update of the stakeholder database to ensure accuracy and inclusivity.

#### 4. Branding Support

Profile will enhance and standardize branding efforts to ensure consistency across all communication channels:

- Collateral Audit: Conduct a comprehensive review of all voter registration and election materials to identify gaps and inconsistencies.
- Expanded Branding Elements: Develop evergreen messaging templates in multiple languages to ensure accessibility and inclusivity for diverse populations.
- Visual Identity Development: Provide recommendations to modernize the overall look and feel of branding materials.
- Brand Alignment: Partner with DeKalb County's communications team to align branding efforts with the county's updated protocols and new administration.

#### 5. Strategic Communications Advisory

Profile will serve as a strategic advisor to:

- Policy and Protocol Review: Analyze existing communication practices to ensure alignment with governing protocols under the new administration.
- Strategic Planning: Advise on long-term communication strategies to increase voter engagement and public trust.
- Training and Workshops: Offer media training and strategic workshops for internal staff to enhance communication effectiveness.

#### 6. Additional Services

To further support DeKalb VRE, Profile will provide:

- Election Campaign Support: Develop targeted outreach campaigns for major election cycles.
- Diversity and Inclusion Messaging: Integrate culturally responsive messaging to engage underserved and underrepresented communities.
- Website and Digital Content Review: Provide feedback and recommendations to ensure the website and digital platforms are user-friendly and provide up-to-date information.

#### **EXHIBIT B**

#### **DELIVERABLES**

Under the general direction of the Director, the Consultant shall provide the following:

- Monthly media relations reports detailing press coverage and outreach efforts.
- Social media editorial calendar and performance insights.
- Digital toolkit, newsletters, and updated stakeholder lists.
- Collateral audit report and branding recommendations.
- Strategic advisory memos and periodic updates.

#### **EXHIBIT C**

#### CONTRACTOR AFFIDAVIT UNDER O.C.G.A. § 13-10-91

By executing this affidavit, the undersigned Contractor verifies its compliance with O.C.G.A. § 13-10-91, stating affirmatively that the individual, firm or corporation which is engaged in the physical performance of services on behalf of DeKalb County Board of Registrations and Elections has registered with, is authorized to use and uses the federal work authorization program commonly known as E-Verify, or any subsequent replacement program, in accordance with the applicable provisions and deadlines established in O.C.G.A. § 13-10-91. Furthermore, the undersigned Contractor will continue to use the federal work authorization program throughout the Contract Term and the undersigned Contractor will contract for the physical performance of services in satisfaction of such contract only with Subcontractors who present an affidavit to the Contractor with the information required by O.C.G.A. § 13-10-91. Contractor hereby attests that its federal work authorization user identification number and date of authorization are as follows:

Federal Work Authorization User Identif	ication Number	
Date of Authorization		
Name of Contractor	-	
Name of Project	_	
Name of Public Employer		
I hereby declare under penalty of perjury Executed on, 20 in		
By:		
By:	t	
Printed Name and Title of Authorized Of	ficer or Agent	
Subscribed and Sworn before m on this the day of, 20		
NOTA DV DUDI IC		
NOTARY PUBLIC My Commission Expires:		

#### **EXHIBIT D**

#### Non-use of Subcontractors Affidavit

## STATE OF GEORGIA

COUNTY OF DEKALB
Comes now affiant,, who after being duly
worn, deposes and states as follows:
1. I am
2. I will not use any subcontractors in the performance of the contract for financial dignity and economic empowerment programming (Contract No).
3. In the event that I decide to use subcontractors in the performance of the above cited contract, I will furnish to DeKalb County Board of Registration and Elections evidence
of protective coverage for any subcontractor's operations prior to the subcontractor performing any work.
Further affiant sayeth not.
Signature of Affiant
Sworn to and subscribed before me this day of, 2025.
Notary Public (Seal)
My Commission Expires:



#### **PUBLIC NOTICE**

DEKALB COUNTY BOARD OF REGISTRATION AND ELECTIONS 4380 MEMORIAL DRIVE, SUITE 300 DECATUR, GEORGIA 30032

#### NOTICE OF PROPOSED POLLING PLACE CHANGES

The DeKalb County Board of Registration and Elections (BRE) hereby gives notice to the voters of DeKalb County that it is considering the following polling place changes for the June 17, 2025, Special Primary Election. These changes will become effective following the second publication of this notice unless the BRE receives public comment in opposition to such changes, in which case the BRE will hold a special-called meeting to consider public comments received and further action on the proposed changes.

The Board proposes the following temporary relocations, which will return to their permanent locations for the November 4, 2025 Municipal/Special Election:

 Shamrock (SN) and Valley Brook (VB) precincts from The River Church at Valley Brook to Laurel Ridge Elementary School, 1215 Balsam Dr., Decatur, Georgia 30033

The Board proposes the following permanent relocations:

- Ashford Dunwoody Road (AG) and Silver Lake (SE) precincts from St. Martin in the Fields Episcopal Church to Lynwood Recreation Center, 3360 Osborne Rd NE, Brookhaven, Georgia 30319
- Brookhaven (BI) from University Baptist Church to Briarwood Recreation Center,
   2235 Briarwood Way NE, Atlanta, Georgia 30329
- Covington (CT) and Covington Hwy (CU) precincts from Atlanta Belvedere SDA Church to Covington Library, 3500 Covington Hwy, Decatur, Georgia 30032
- Hugh Howell (HG) precinct from Smoke Rise Baptist Church to Smoke Rise Elementary School, 4780 Hugh Howell Rd, Tucker, Georgia 30084
- Lavista (LC) precinct from St. Bartholomew's Episcopal Church to Congregation Beth Jacob, 1855 Lavista Rd, Atlanta, Georgia 30329
- Lavista Road (LB) precinct from Intown Community Church to Congregation Beth Jacob, 1855 Lavista Rd, Atlanta, Georgia 30329
- McLendon (ME) precinct from New Beginning Full Gospel Baptist Church to Atlanta Christian Assembly, 756 Jordan Ln, Decatur, Georgia 30033

- Medlock (MG) and Scott (SB) precincts from North Decatur Presbyterian Church to North Decatur United Methodist Church, 1523 Church St, Decatur, Georgia 30030
- Mount Vernon East (MQ) precinct from All Saints Catholic Church to St. Luke's Presbyterian Church, 1978 Mt. Vernon Rd, Dunwoody, Georgia 30338
- Tucker (TF) precinct from Tucker First United Methodist Church to Mount Moriah Baptist Church, 1983 Brockett Rd, Tucker, Georgia 30084

A complete list of polling locations can be found at https://www.dekalbcountyga.gov/voter-registration-elections/election-day. Any comments on the proposed changes may be directed to the DeKalb County Board of Registration and Elections at 4380 Memorial Drive, Suite 300, Decatur, GA 30032-1239 or via email at voterreg@dekalbcountyga.gov.

This 17th day of April 2025,

Keisha L. Smith
Executive Director
DeKalb County Voter Registration and Elections

## Post Office, UPS Store and Mail Center addresses used as Residence Addresses 21-2-229 Challenge

Honorable DeKalb County Election Board:

I hereby challenge the attached 134 INDIVIDUAL registrations under GA Code 21-2-229 as they are invalid/illegal under GA Code 21-2-561. These registrations, according to the February 12, 2025 DeKalb County Voter Roll, have RESIDENTIAL ADDRESSES that are the addresses of either U.S. Post Offices, UPS Stores or other Mail Center businesses. These addresses cannot be used as residential addresses.

It can reasonably be assumed that these addresses contain mailboxes to which mail can be delivered. While these boxes may belong to a valid elector, it is impossible to determine in which Municipal, State Senate, State House, US Congressional districts, or State the elector is truly qualified to cast a vote.

#### Evidence:

	with this form OR wher utility bill, bank statemen	f you are submitting this form a you yote for the first time. Pr ent, government check, payeh by absence hallot under the U ur social security number If yo	roof of residence includes one esk, or other government doc initary and Overseas Citizen	of the following: a CC iment that shows you c Absence Voting Act	IPY of a current and val r name and address. You , or if you provide your	ld paete 115; er i ure exempt fr Georgia driver	an this requirement if 's license/ID number (or ed with a state database.
	ace copy of I in pocket						In to size
		Control of the state of the sta					GE OF ADDRESS GE OF NAME GE
1	LAST NAME	FIRST		М	IDDLE OR MAIDEN NAME	•	SUPPIX   Jr.   Sr.   III   III   IV   V
2	RESIDENCE ADDRESS: House No. and a	steet name	APT NO. CITY	1	COUNTY	GA.	ZIP CODE
3	MAILING ADDRESS ill different from to		rvate	спу		STATE I	ZIP CODE
4	( )	DATEOFBRUH MM.DD-YYYY	Alika 🖂 Empelo 🖂 🔲 🖰	STIISKITY lack (Style)   Hispa Arm Pacific Hares	American Indian 🔲 Other		
5	VALES GA. DRIVER'S LICENSE OR G.	If no GA Driver's	License or GA, LD, Nu., must is of your Social Security	FULE SOCIAL SECON	NUMBER (OPTIONAL)	Drive	k if you do not have a GA it's License, GA 4D. No. or I Security No.
6	I SWEAR OR AFFIRM: (Y Are you a citizen of the United Sta Will you be 18 years of age on or b Hamu shoetled Moon I SWEAR OR AFFIRM THAT: I reside at the address listed above. Turnetigious to vite in visuagita- I am not serving a sentence for hay I have not been judicially declared	nefore election day? Check On- throughpurse to either of these ang been consicted of a felony	Yes No questions, do not complete the	is form. such plaw, w	NING: Any person whoerson does not possess the registers under any ame, or who knowinglering shall be gullty of E.A. § 21-2-561	s the qualifica y name other ly gives false i	tions required by than such person's

According to the official Georgia State Voter Registration form, shown above, Box 2 is labeled RESIDENCE ADDRESS. Box 3 is labeled MAILING ADDRESS. The MAILING ADDRESS is accompanied by the explanation "If different from residence address. PO Box or route." This reasonably indicates that if the elector chooses to receive mail at a different address, or a PO box, they should list that address in Box 3, Not Box 2.

In addition, Box 6 requires the elector to swear or affirm that they RESIDE at the address listed above. They cannot reside in a Post Office, UPS Store or commercial Mail Center, much less in a box



## Post Office, UPS Store and Mail Center addresses used as Residence Addresses 21-2-229 Challenge

at that location. The WARNING states that any person who knowingly gives false information when registering to vote is guilty of a felony (O.C.G.A 21-2-561).

#### **METHODOLOGY**

I have compiled a list of the official addresses of US Post Offices in DeKalb County from the website: https://postofficepage.com/unitedstates/georgia

I have compiled a list of UPS Stores and related Mail Centers in DeKalb County from the website: https://locations.theupsstore.com/ga

I have verified those addresses by searching Google Maps to show the structures that exist at those addresses. I would be glad to furnish my complete lists upon request. Any location that looks like it could have residential units attached to it have been omitted.

All of the registrations I have listed in this challenge have an EXACT MATCH to the addresses of either a USPS address, a UPS Store or a Mailing Center. This is NOT a 'systematic search'. I have verified the information on each one of these challenges individually.

I further testify that I do not personally know any of these electors, nor have I tried to contact any of them. All of the research done for this challenge was carried out by me alone.

While it may be argued that the Post Office and Mail Center data did not come from an official government source, I, as a private citizen, do not have access to governmental databases. But the DeKalb Voter Registration and Election Office does, and they can easily verify the accuracy of this information.

#### NOTE TO THE ELECTOR BEING CHALLENGED

Your REGISTRATION INFORMATION is being challenged, not your right to vote. The challenger is NOT accusing you of any crime, and could not do so. You can easily resolve this issue by going to https://mvp.sos.ga.gov and finding your registration. There you can enter your valid RESIDENTIAL Address and Mailing Address and the problem will be resolved. If there are other issues to be considered, you can call the DeKalb Voter Registrations and Elections office (VRE) at 404 298-4020; and they will help you resolve the issue.

By law, this has to be done in a certain time period or the DeKalb VRE is mandated to remove the registration from the roll. Even if that were to happen, you could re-register to vote (with a corrected Residential Address) at any time afterward.

#### NOTE TO DEKALB VRE AND ELECTION BOARD

The purpose of this challenge is to help establish a clean, accurate and legal voter roll. Nothing more. I would ask you, in your mandatory communication with the elector, to avoid intimidating language and stress the fact that this situation can be easily cured by the elector submitting their legal residence address within the time period mandated by 21-2-229. Please help these electors cure their registrations to comply with State Law.

## Post Office, UPS Store and Mail Center addresses used as Residence Addresses 21-2-229 Challenge

If there are exceptions to the law that are not apparent in the data supplied to the general public, I ask that you share how we can determine these exceptions so that future challenges of this category can be avoided.

I also respectfully request that any votes by the Board to deny these challenges be accompanied by an explanation for the denial.

#### CONCLUSION

I believe the evidence I have provided establishes proof beyond reasonable doubt that the challenged registrations are illegal on their face as per O.C.G.A 21-2-561. Though the challenges are submitted individually, the type of proof is the same for each one. I suggest that the challenges be approved in bulk so the electors are given the opportunity to correct them and the Elections Office can take action on them.

Thank you for your attention,

Submitted this day of March, 2025.

William Henderson

Vote Registration Number 03183834

The following elector has used the address of

977 MONTREAL RD CLARKSTON, 30021 (Unit? 1106)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

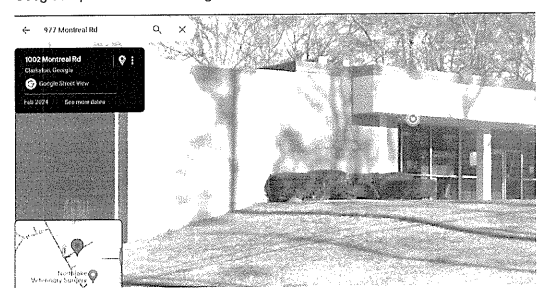
7852150

**DUVAL CANNON** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is corrept and accurate to the best of my ability to confirm.

William Henderson

03183834

Note to Elector: I am challenging this REGISTRATION because it is in violation a Geolgia State Law. I am not challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues, you can contact the DeKalb County Elections office 10 40 29 8 40 20 to resolve this issue.

The following elector has used the address of

977 MONTREAL RD CLARKSTON, 30021 (Unit? UNIT 902)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

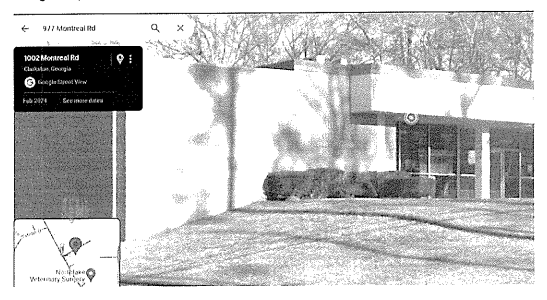
10068587

MONIKE LARAINE GIVENS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

issue.

Note to Elector: I am challenging this REGISTRATION because it is in violation of Georgia State Gw. 1 am not challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues, you can contact the DeKalb County Elections office at 404 298-40 gold residence this at 1.

The following elector has used the address of

977 MONTREAL RD CLARKSTON, 30021 (Unit? UNIT 629)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

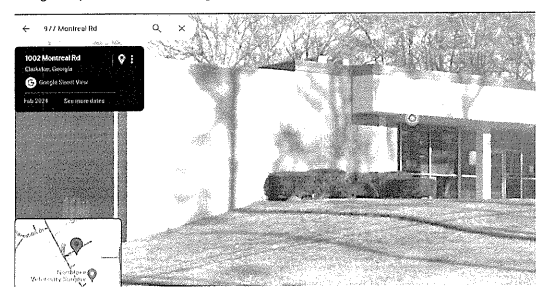
11471736

MIFTAH DEGU AMAN

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183884

3- AAH 2505 03183884

Note to Elector: I am challenging this REGISTRATION because it is in violation of Georgia State Eaw. I am not challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence if address. If there are other issues, you can contact the DeKalb County Elections office at 404 298-40 Elections issue.

The following elector has used the address of

977 MONTREAL RD **CLARKSTON, 30021 (Unit? APT 837)** 

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

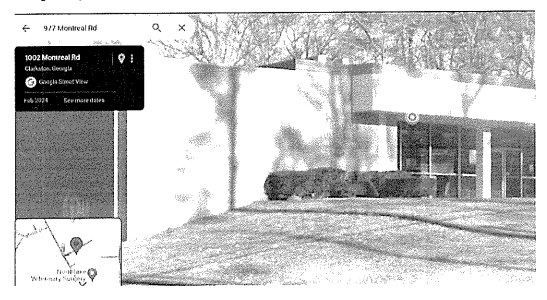
8772496

**AMIRA KENYA PARSON** 

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

Note to Elector: I am challenging this REGISTRATION because it is in violation of Scorgia state Law. Identification of Scorgia state Law. Identification of Scorgia state Law. your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues, you can contact the DeKalb County Elections office at 404 293 3020 pite resolve this **VOTER REGISTRATION** issue.

HERVI'S COUNT

The following elector has used the address of

977 MONTREAL RD CLARKSTON, 30021 (Unit? UNIT 958)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

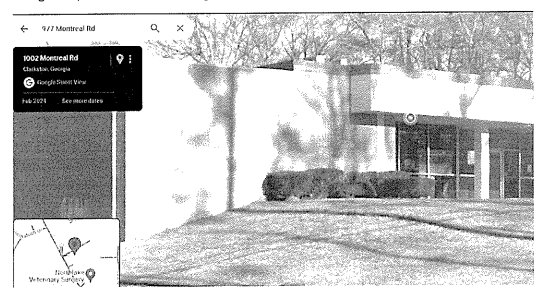
6585550

MARY G WOLDEGIORGIS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

Note to Elector: I am challenging this REGISTRATION because it is in violation of Georgia State Law. I am not challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues, you can contact the DeKalb County Elections office at 404.39834020 relies of the solve this issue.

The following elector has used the address of

977 MONTREAL RD CLARKSTON, 30021 (Unit? 602)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

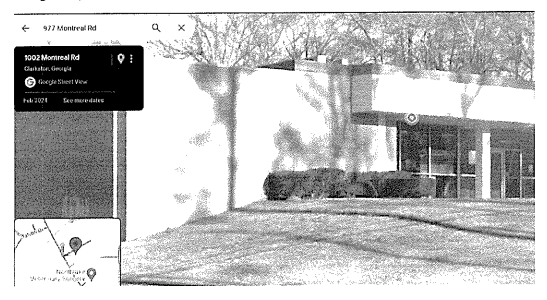
16460816

**MIRICAL CLARRISSA MATHIS** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

Note to Elector: I am challenging this REGISTRATION because it is in violation of Copyright Law. Tahrnot challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues, you can contact the DeKalb County Elections office at 404 2983402016 vesolve this issue.

The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-111)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

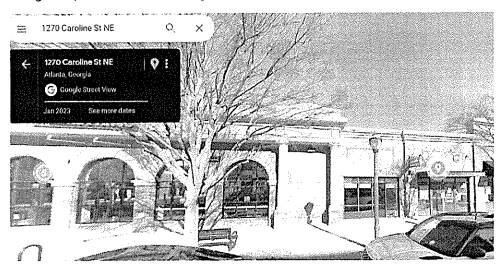
4042333

STEPHEN ASHLEY MESSER

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03/8/383

Note to Elector: I am challenging this REGISTRATION because it is in violation of Georgia State Law. I am not challenging your right to vote. This can easily be corrected by going to https://mvp.sos.ga.gov and entering your legal residence address. If there are other issues or questions, you can contact the DeKalb County Elections office at 404 298-4020 to solve this issue.

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D-120-127)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

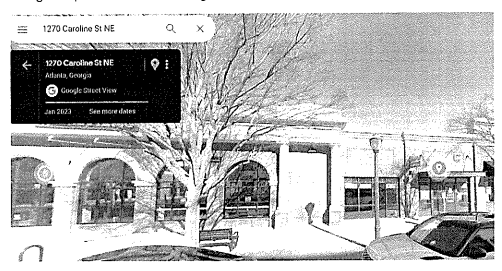
2910560

KEVIN JOHN MILLER

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 HAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? UNIT 120-2)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

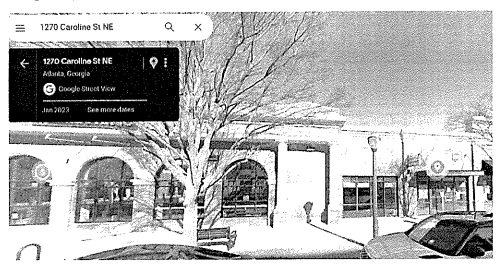
6495154

DENEISHA SAMONE THORNTON

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? 120-381)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

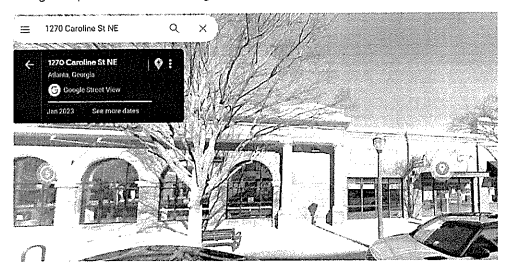
6203092

**ERIK JAMES SEMMELINK** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-266)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

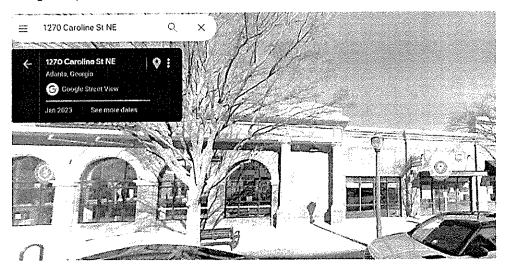
4600827

JESSICA RIDINGS MCFARLIN

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-352)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

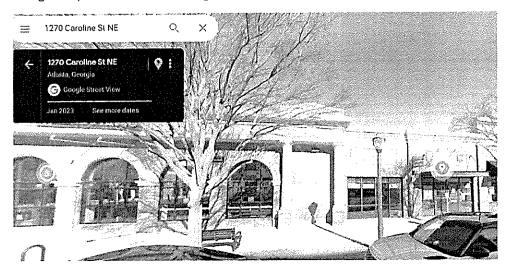
4299607

MATTHEW ANTHONY POST

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 EGISTRATION Elector should correct their Residence Address ECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? STE D120)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

7382075

KWAME TUTUH

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-154)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

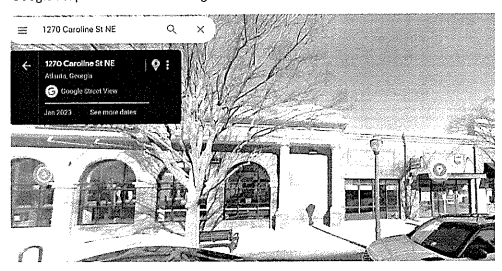
2101129

**DINO SIMS** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Willam Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 / OTER REGISTRATION Elector should correct their Residence Address AND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-266)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

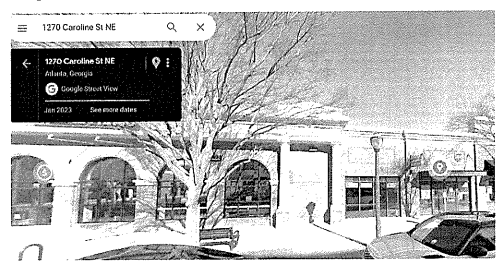
3222693

CHADWICK LEE MCFARLIN

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 A LA CHINTY Elector should correct their Residence Address AND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? STE D120)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

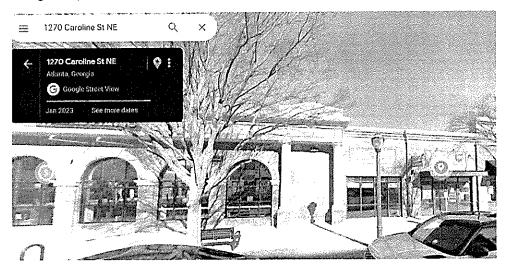
13527845

**DELECIA DANIELLE THORNTON** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03188834

## Challenge under GEORGIA Code 21-2-229 REGISTRATION Elector should correct their Residence Add SELECTIONS

The following elector has used the address of

2025 MAR -6 AM II: 42

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D 120/197)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

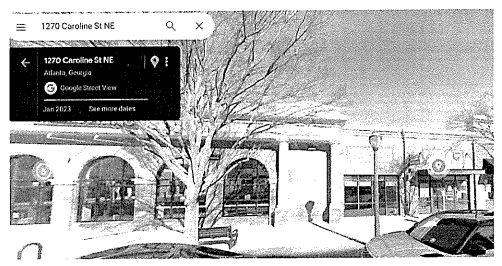
12422608

BERKLYN EMEM OLAMIDE

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 41

1270 CAROLINE ST NE ATLANTA, 30307 (Unit? D120-172)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10083412

**DAMIAN DOMINGO VIERA** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

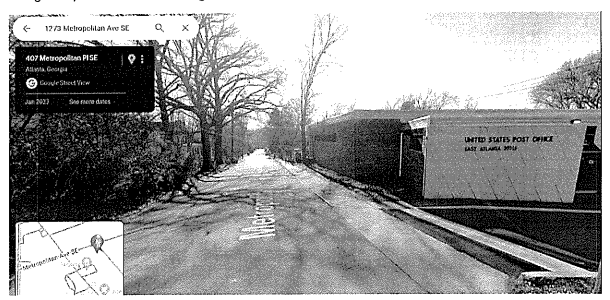
11065976

CAJUN DA'LYNN SNORTON

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

0318383

2025 MAR -6 AM II: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? 160215)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

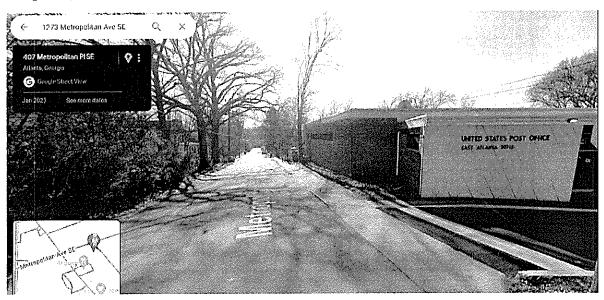
3359486

NATASHA TALMADGE HUGHES-GORSUCH

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? 160043)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

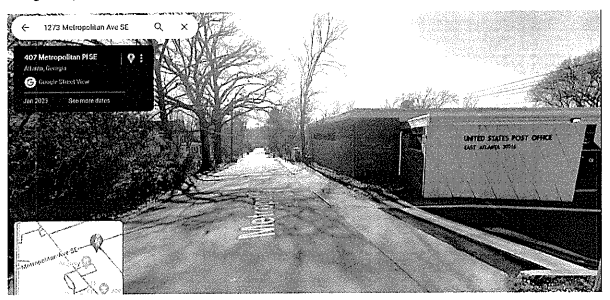
6267571

TARIK BINZIAD ICGOREN

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM 11: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? UNIT 18071)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

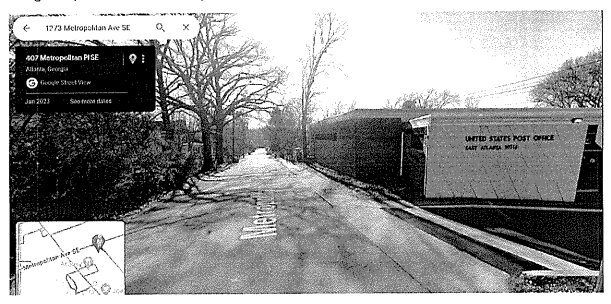
3698478

MICHAEL A GIBBS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 TAGE TOWN TO Elector should correct their Residence Address D ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? UNIT 18044)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11839324

WALTER LEE HOUSTON

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 36

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? #160181)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

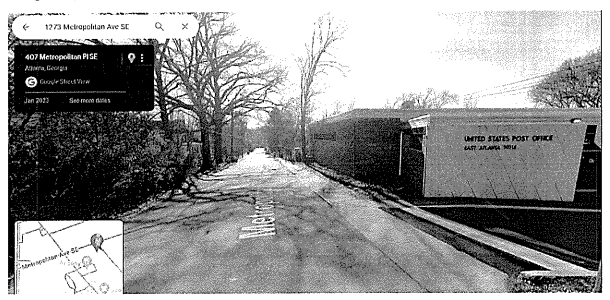
11596107

EARL TREMAINE WILLIAMS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183894

2025 MAR -6 AM 11: 35

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? # SE160181)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

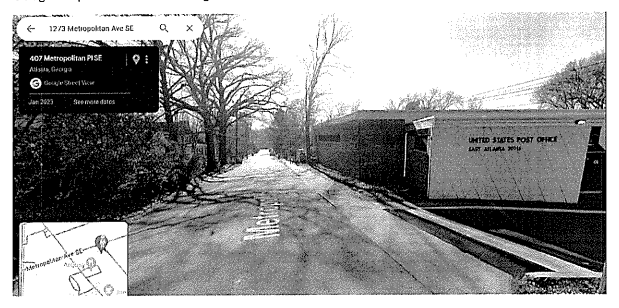
11267026

JAMAL LARON LOCKE

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM II: 35

1273 METROPOLITAN AVE SE ATLANTA, 30316 (Unit? APT 160251)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

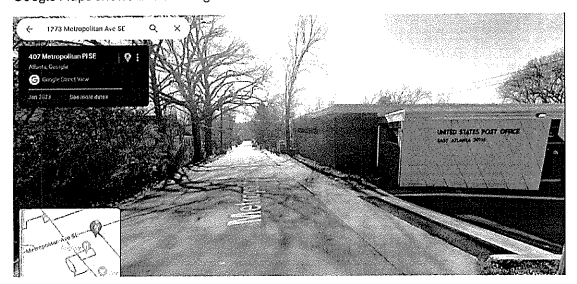
11357099

**ROBERT LEE BYNES** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM II: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit? UNIT 15141)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12457088

LATTISHIA JAMIELLE JORDAN

**Current Status: INACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:

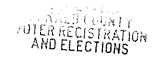


This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM II: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit? UNIT 133234)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

5227577

JABLONSKI D SATTERWHITE

**Current Status: INACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit? UNIT 15023)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

6757756

**LUCILLE ANN RICHARDSON** 

**Current Status: INACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

0\$183834



The following elector has used the address of

2025 MAR -6 AM 11: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit? UNIT 15064)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

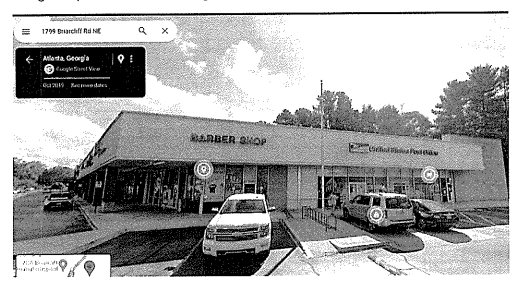
12826661

**FAYOLA LOUISE AUTRY** 

**Current Status: INACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is corregt and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit? UNIT 15551)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

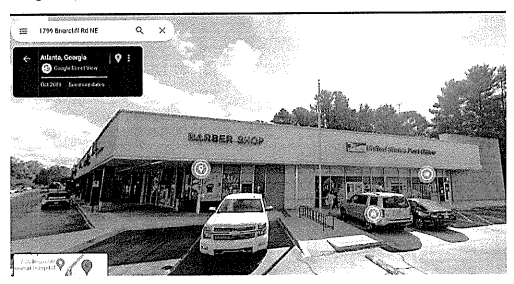
3672426

TODD L PATTERSON

**Current Status: ACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

0318β834



The following elector has used the address of

2025 MAR -6 AM II: 36

1799 BRIARCLIFF RD NE ATLANTA, 30306 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11903599

MARK P LOCKWOOD

**Current Status: INACTIVE** 

This address is a Post Office

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21,2-229 (RATION Elector should correct their Residence Add FISTS)

The following elector has used the address of

2025 MAR -6 AM 11: 45

2566 SHALLOWFORD RD NE ATLANTA, 30345

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

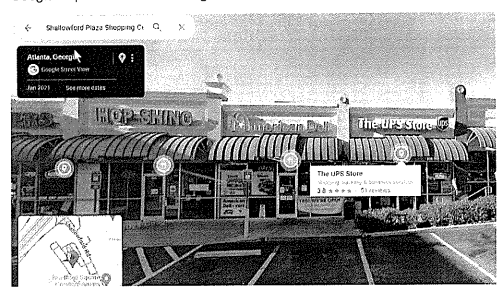
3342210

**BRYAN MATTHEW PRITCHETT** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

#### 0318383

2025 MAR -6 AM 11: 45

2566 SHALLOWFORD RD NE ATLANTA, 30345

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

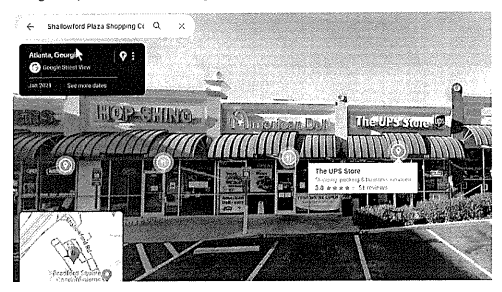
3342210

**TESS GAMBLE DUNCAN** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and agcurate to the best of my ability to confirm.

William Henderson

031838\34

2025 MAR -6 AM 11: 45

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? 104)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10427937

DIANA DEMELIO IZURIETA

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? STE 104)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

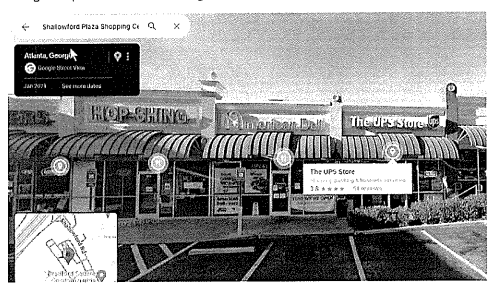
6115879

RICHARD ANDRE JACOBS

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? # 104-233)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10021168

MORRIS ANDREW ANTHONY CARNEGIE

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03 83834

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? APT 125)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

13524970

RHODA NDUKWE

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

## Challenge under GEORGIA Code 21-2-229(ALB COUNTY Elector should correct their Residence Address LECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? 104-224)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

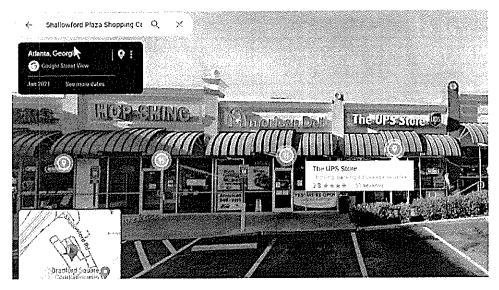
11595747

**EDWIN RANDALL** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? STE 104)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

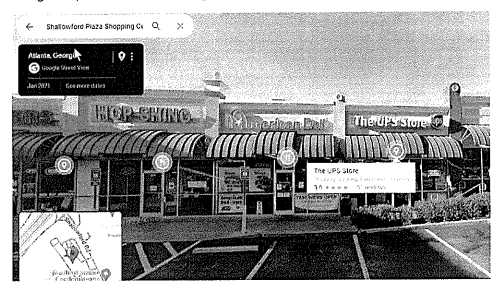
10742764

**DELVAUGHNTE MARKALE DASHAWN SILER** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? STE 102)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

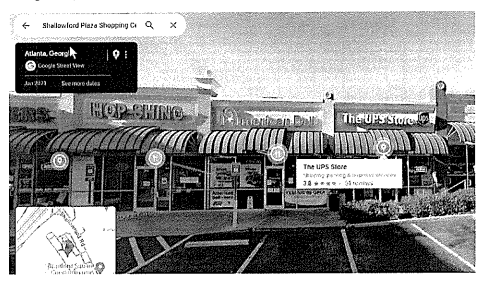
11384061

**MEI QIANG XIAO** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? UNIT # 104)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10576969

ALAYNA FORTUCK

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? STE 104-196)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

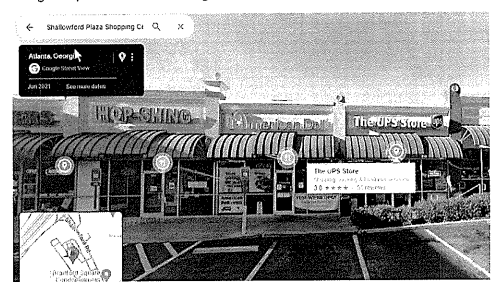
8208410

KYRA ROTH MACK

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

03183834

## Challenge under GEORGIA Code 2,1,2,229, COUNT CELECTOR SHOULD COME TO COUNTY CO

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? UNIT 193)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

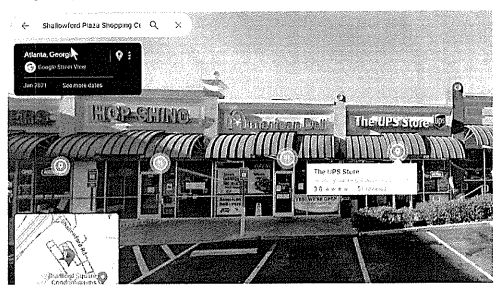
6955403

STEPHEN TYNER

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03188834

## Challenge under GEORGIA Code 21-2-229 RATION Elector should correct their Residence Addings IS

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

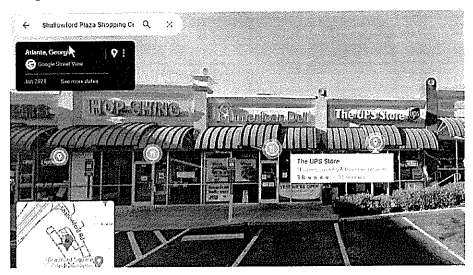
7174942

DONTE SMITH

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-2-29RECISTRATION Elector should correct their Residence Address CTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 44

2566 SHALLOWFORD RD NE ATLANTA, 30345 (Unit? UNIT 104)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

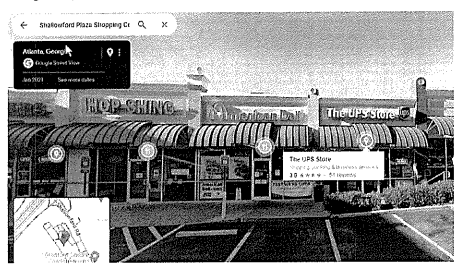
8135861

JACQUES PIERRE WALKER

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183्834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM 11: 47

2724 WESLEY CHAPEL RD DECATUR, 30034 (Unit? UNIT 360719)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

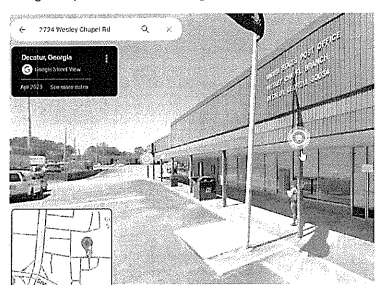
12498022

**BILLY JOE BAKER JR** 

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

#### 03183834

### Challenge under GEORGIA Code 21-2-229 T10 Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM 11: 47

2724 WESLEY CHAPEL RD DECATUR, 30034 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

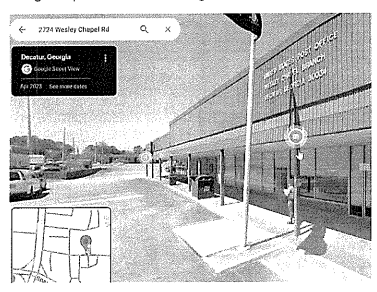
12734815

MAURICE CHARLES CARTHON

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA CORE 21: 2-229110H Elector should correct their Residente Addless

The following elector has used the address of

2025 MAR -6 AM 11: 47

2724 WESLEY CHAPEL RD DECATUR, 30034 (Unit? # 362012)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

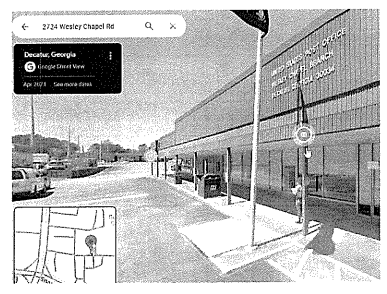
13510209

TERRELL ALEXANDER WILLIAMS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 47

2724 WESLEY CHAPEL RD DECATUR, 30034 (Unit? UNIT 361661)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12043135

**QUAYA NICHOLE FIDEL** 

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga.1 certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM 11: 47

2724 WESLEY CHAPEL RD DECATUR, 30034 (Unit? UIT 361020)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

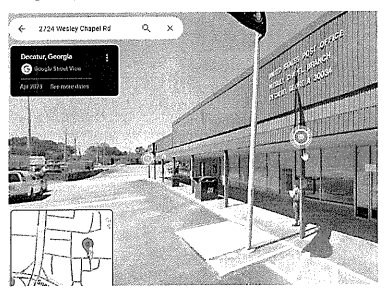
11530538

MARJORIE VIEUX POULARD

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 47

The following elector has used the address of

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1918)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

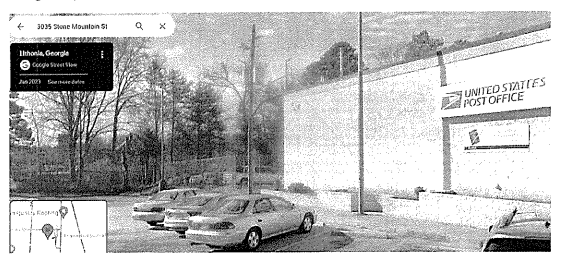
12280068

NAHMEL PAMELA SIMMONS BEY

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 47

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 741)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

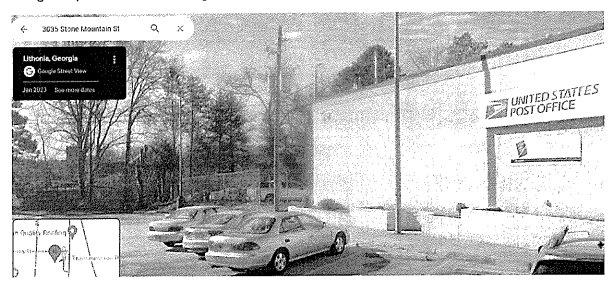
5883558

SHARALENE WHEELER

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 47

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 741)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

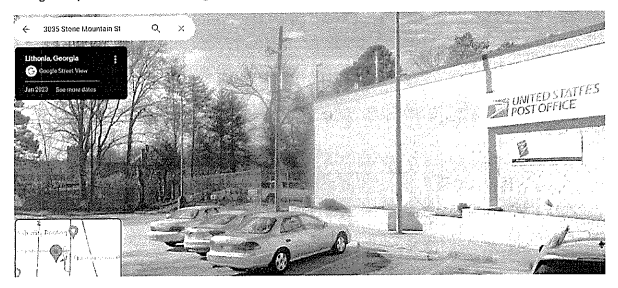
10812467

KAMERON OMARI MATTOX

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 114)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

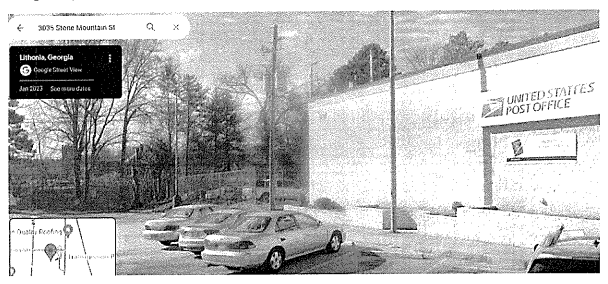
11591656

JAQUILLA EQUEENA PINKIE PONDER

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA Code 21.2.229 RATION Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM II: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1202)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

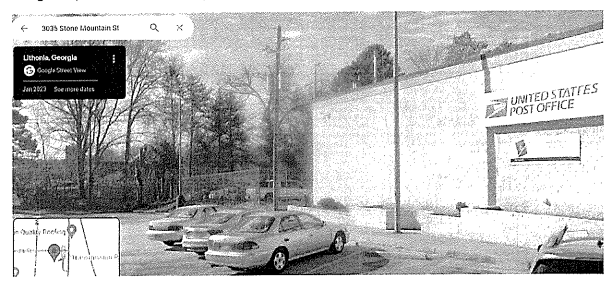
13359719

NAHJA LOUISE MONTS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Willam Henderson

03483834

#### Challenge under GEORGIA Code 21-2-229 HTT Elector should correct their Residence Address 10N AND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

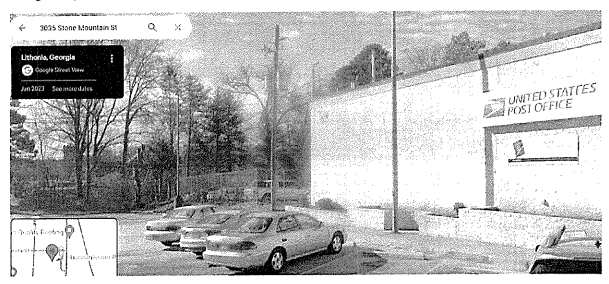
13298717

DANNIE ONEAL

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03188834

Challenge under GEORGIA Code 21-2-220ER REGISTRATION Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AH II: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

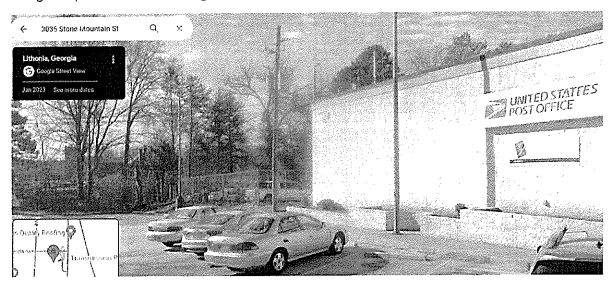
10832670

JEANNE M TUNC

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM II: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? 325)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

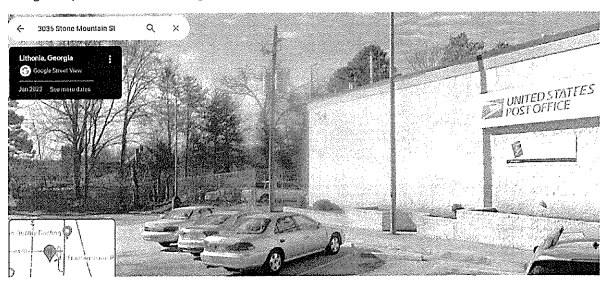
8255294

SINTHIA SHUNTEE HUSTON

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1308)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

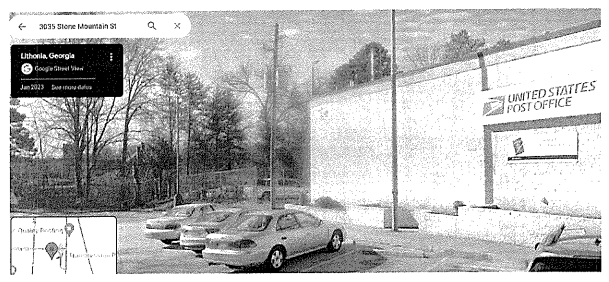
12166934

QUAHEEM RAHMAN ALI WHITEHEAD

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 2183)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

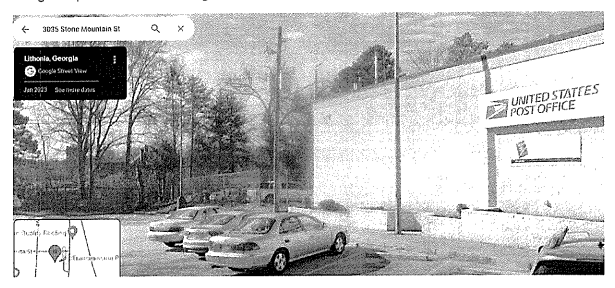
11457483

MONTERIO MARQUEZE FLETCHER

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? 1349)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

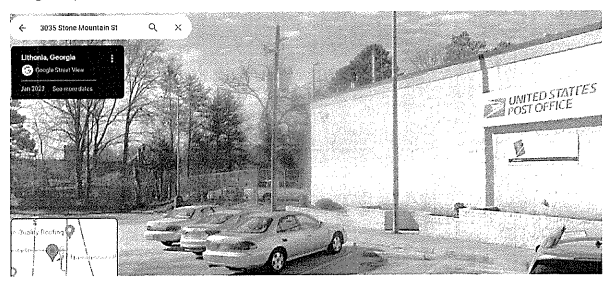
12201476

MICHAEL O'NEIL DIXON SEATON

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 46

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? 1288)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

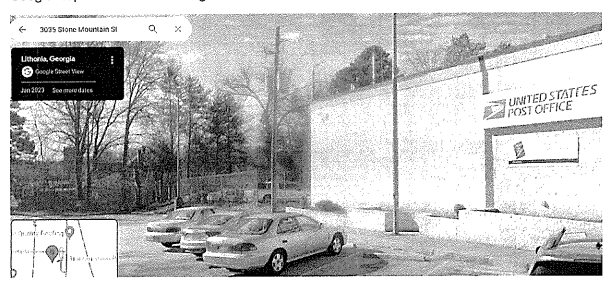
11755867

ARIEL ARLYSSIA WATSON

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

## Challenge under GEORGIA Code 21-2-229KALB COUNTY Elector should correct their Residence Address ELECTIONS

The following elector has used the address of

2025 MAR -6 AM II: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? # 314)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

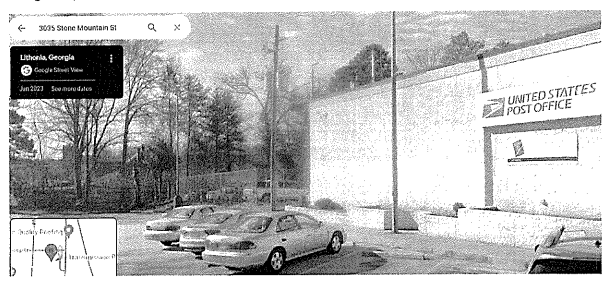
10109674

**CATHERINE CHRISHAWN-PAGE FRANKLIN** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2,229) NELector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM 11: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? APT 303)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

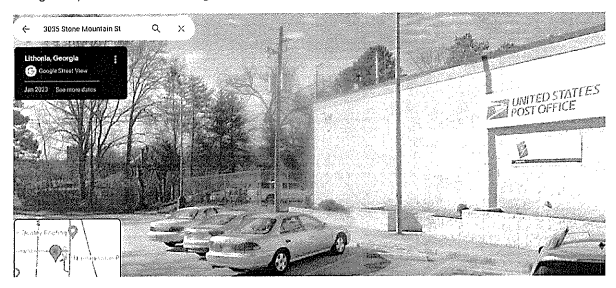
10977028

SHARAYE KASIB

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 REGISTRATION Elector should correct their Residence Address ECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1202)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

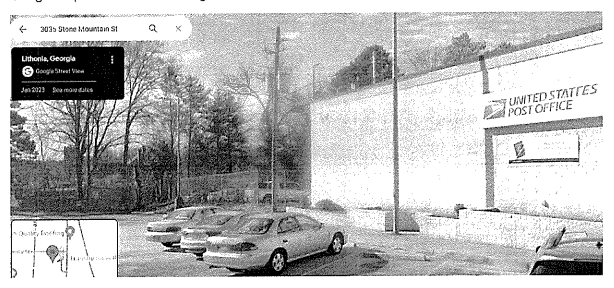
7693510

DAVID L RIVERS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



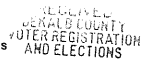
This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM II: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1518)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

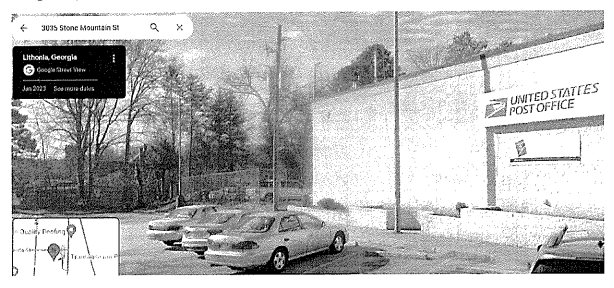
8459372

**RODNIKA DIANA PEE** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? 27)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

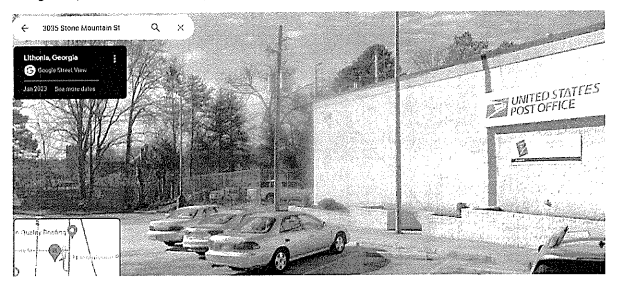
7159843

**OCTAVIA G COLLIE** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

## Challenge under GEORGIA Code 21分229 GISTRATION Elector should correct their Residence/外ddfessCTIONS

The following elector has used the address of

2025 MAR -6 AM II: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 741)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

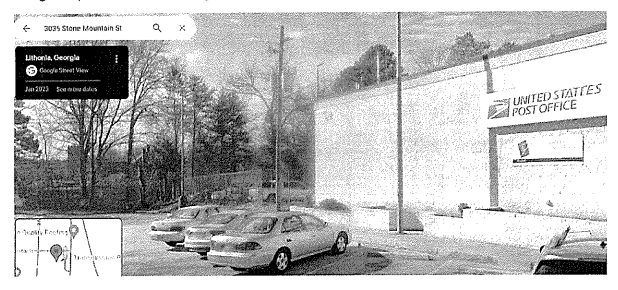
10188969

**GLORIA JEAN PENN** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

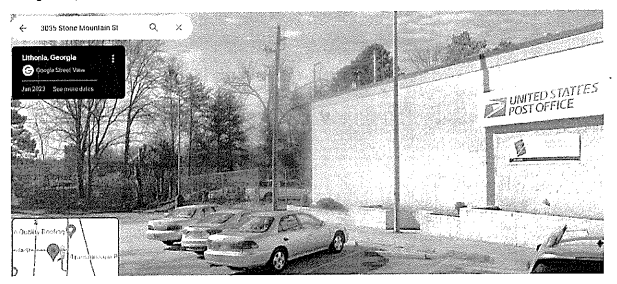
17078893

LE'AUNNI ATRICE PERU FINLEY

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183884

UERALB COUNTY OTER REGISTRATION AND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 303)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

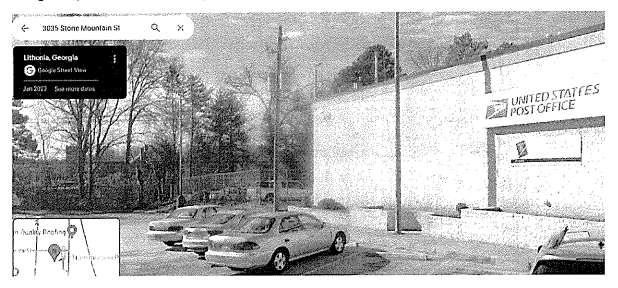
16550546

SHARAEVAN DORE

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and apcurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 45

3035 STONE MOUNTAIN ST LITHONIA, 30058 (Unit? UNIT 1751)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

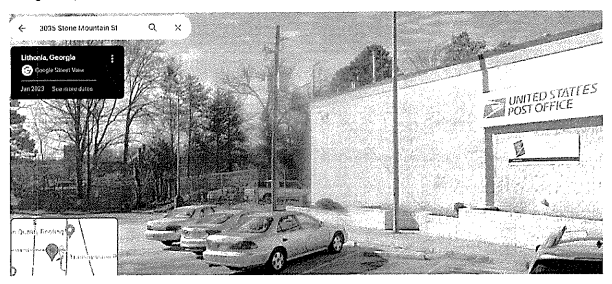
15308042

ANGEL TAMEKO EWINGS

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA Code 21-2-2293 COUNTY Elector should correct their Residence Andres TIONS

The following elector has used the address of

2025 MAR -6 AM 11:41

3104 BRIARCLIFF RD NE ATLANTA, 30329 (Unit? #98364)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

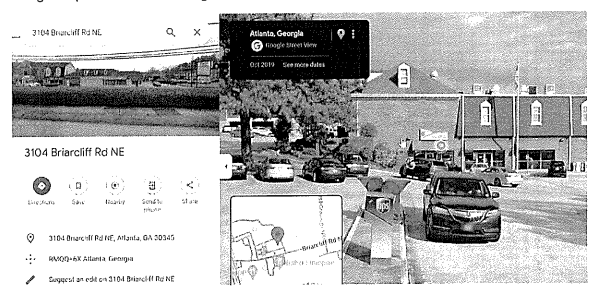
11889797

SAMUEL OLANREWAJU BAYODE

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 41

3104 BRIARCLIFF RD NE ATLANTA, 30329 (Unit? 29581)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

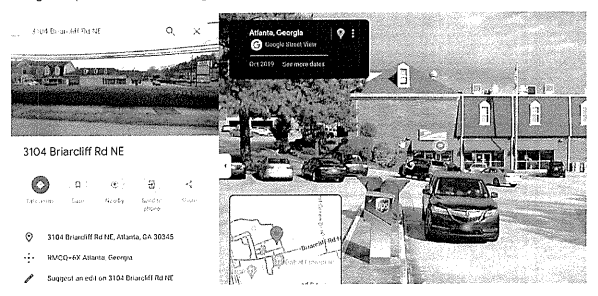
3865046

**OMEGA TOSHIBA EVANS** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 41

3104 BRIARCLIFF RD NE ATLANTA, 30329 (Unit? UNIT 49194)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

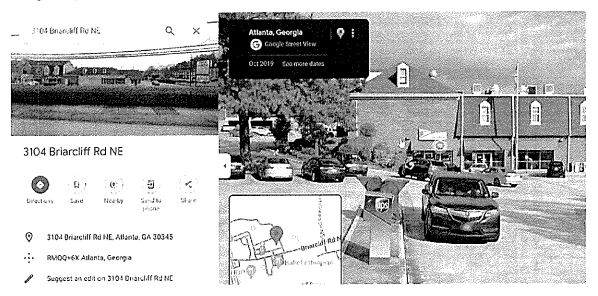
1329328

FRANKIE LEE BROWN

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is corract and accurate to the best of my ability to confirm.

William Henderson

#### 03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM 11: 41

3104 BRIARCLIFF RD NE ATLANTA, 30329 (Unit? APT 48215)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

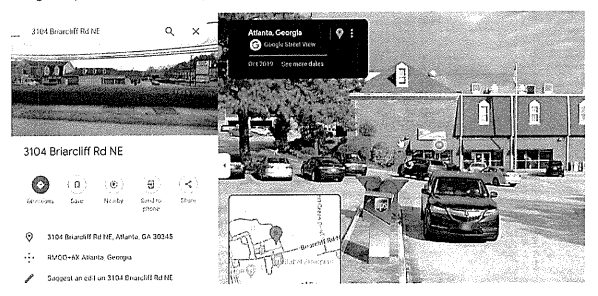
11557270

JULIO CESAR VIEIRA SANTOS FILHO

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

031838/34

2025 MAR -6 AM 11: 43

3328 E PONCE DE LEON AVE SCOTTDALE, 30079 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

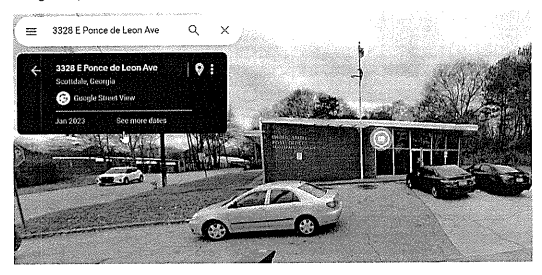
13183184

JERMAINE LAMAR HECHAVARRIA

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA Code 21-2-229 B CUUNTY Elector should correct their Residence Address CTIONS

The following elector has used the address of

2025 MAR -6 AM II: 43

3328 E PONCE DE LEON AVE SCOTTDALE, 30079 (Unit? UNIT 84)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

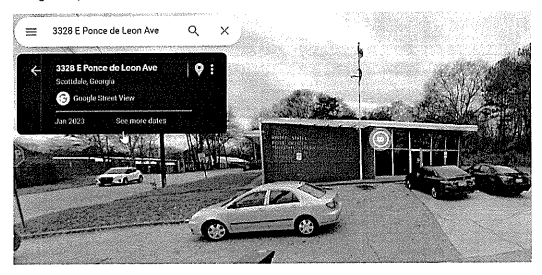
7591268

JACAURI DONNELL COCKHREN

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA Code 21-2-229 GOUNTY Elector should correct their Residence Add ELECTIONS

The following elector has used the address of

2025 MAR -6 AM II: 43

3328 E PONCE DE LEON AVE SCOTTDALE, 30079 (Unit? UNIT 288)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

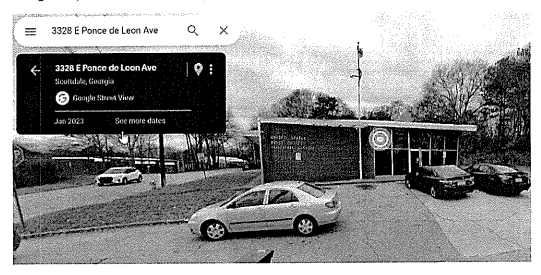
11896828

TIMOTHY EUGENE SMITH

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 43

3328 E PONCE DE LEON AVE SCOTTDALE, 30079 (Unit? UNIT 123)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

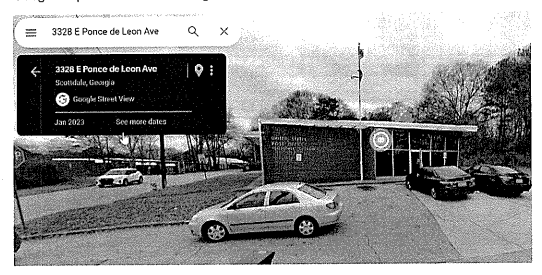
11540697

STEPHEN TYRONE WILLIAMS

**Current Status: INACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 43

3328 E PONCE DE LEON AVE SCOTTDALE, 30079 (Unit? UNIT 151)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

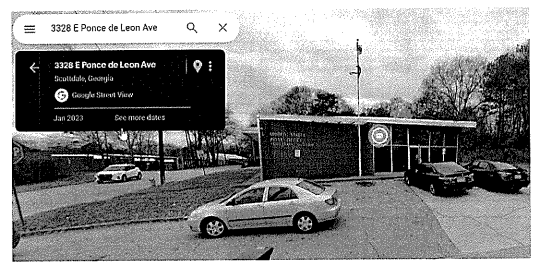
10080153

**ALEXIS KOYSEGEN ROUSSEAU** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 HAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? SUITE 507)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

3549152

SONYA YVETTE HICKS

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

### Challenge under GEORGIA Code 21-2-1229 0NS Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? STE B429)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

6768729

**WESLEY WILLIAM HOKE** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

0318|3/834

## Challenge under GEORGIA Code 21-2-229। । । । । Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? STE B109)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

13013000

ALAYAH SIERRA STEPHENS-GRISSETT

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? #417)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11635878

MITCHELL ROBINSON

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

#### 03183834

2025 HAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? #215)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12509148

**BOBBY LAVON MIXON** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

03183884

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? UNIT B497)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

5258542

JANINA ANTOINETTE WHITE

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? B-105)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

4955442

**DONALD LAVALLE PERKINS** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? STE B429)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

8282974

**ROSALBA LOPEZ** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

#### 03183834

#### Challenge under GEORGIA Code 21-2-229 RATION Elector should correct their Residence Additions

The following elector has used the address of

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? # 178 STE B)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

13449952

ATIYA YASMEEN QUICK

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? B 181)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

6378465

**JESTACIA LANETTE JONES** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? #403)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11431756

NA'IM KHAALIQ ASSANTE BARROW

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03182834

#### Challenge under GEORGIA Code 21-2-229 COUNTY Elector should correct their Residence Address 10 NS

The following elector has used the address of

2025 HAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? #215)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11353863

**BOBBY LAVON MIXON** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

## Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM II: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11749982

**PAUL ALAN ENGEN** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? #B109)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11528299

MALIK ISAIAH MAGEE

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

#### Challenge under GEORGIA Code 21-2:229 ATION Elector should correct their Residence Additions

The following elector has used the address of

2025 MAR -6 AM 11: 49

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? B109)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10656663

MAYA CHANTEL MAGEE

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

በვትጽጳጸናፈ

### Challenge under GEORGIA Code 21-2-229 10 N Elector should correct their Residence Address

The following elector has used the address of

2025 MAR -6 AM II: 48

4426 HUGH HOWELL RD TUCKER, 30084 (Unit?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

8314777

**RENEE MARIE REITAS-MIXON** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and addresses of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 48

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? B)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

15746968

**BRYSON REID** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

03183834

2025 MAR -6 AM II: 48

4426 HUGH HOWELL RD TUCKER, 30084 (Unit? STE B)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

15727307
PAUL CARTER
Current Status: ACTIVE

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 41

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

13075561

KEITH EMMANUEL COFFEE

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Wikliam Henderson

0\$1\$3834

# Challenge under GEORGIA Code 21)2222EGISTRATION Elector should correct their Residence Additions CTIONS

The following elector has used the address of

2025 MAR -6 AM II: 41

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

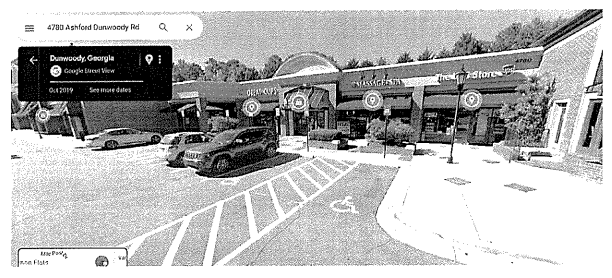
13054816

JUDY FRAZELLE MOJICA

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Willia Henderson

03183834

#### Challenge under GEORGIA Gode 21-2-229 Elector should correct theil Residence Address

The following elector has used the address of

2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #A232)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

6751659

LAKESHA LONYA LANDERS

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11162176

WARREN MATTHEW CAMPBELL

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 540)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

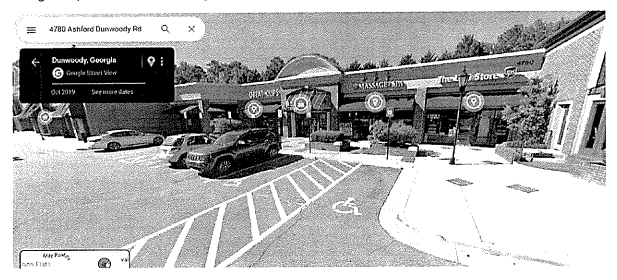
10442719

**CURTIS JAMES FLETCHER** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 KALB COUNTY Challenge under GEORGIA Code 21-2-229 KALB COUNTY Elector should correct their Residence Address ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? A-303)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

5847417

**FOLASHADE O AKANDE** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 318)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12159329

JAMES FRANKLIN SCOTT

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William/Henderson

03183834

2025 MAR -6 AM 11: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? APT 301)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12547025

**ERIKA KAYNE BROWN** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #A484)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

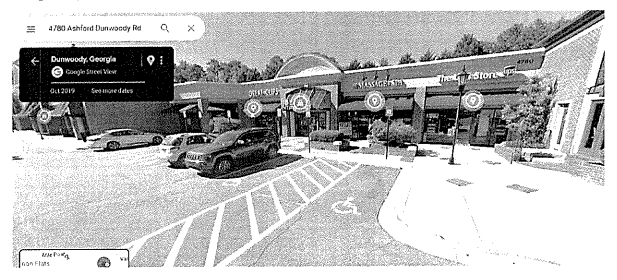
13067967

**RAHJAE JAVANTE DEMERY** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03189834

2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

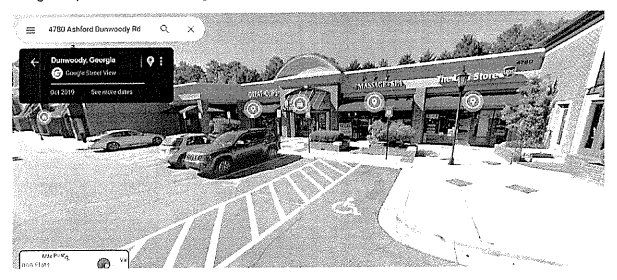
6360881

**JESSICA LYNN FURSE** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct, and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? UNIT # A414)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

2433780

**DEIDRA LOUISE YOUNG** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229ER REGISTRATION Elector should correct their Residence Address ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? UNIT 120)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

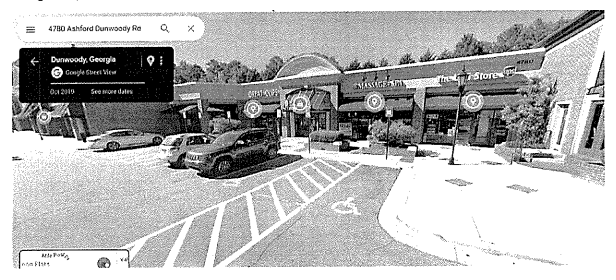
3551275

**GEORGE ROBERT SULLIVAN** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:

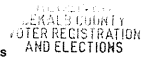


This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct/papa accurate to the best of my ability to confirm.

William Henderson

03188834



2025 MAR -6 AM II: 40

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? STE 540)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

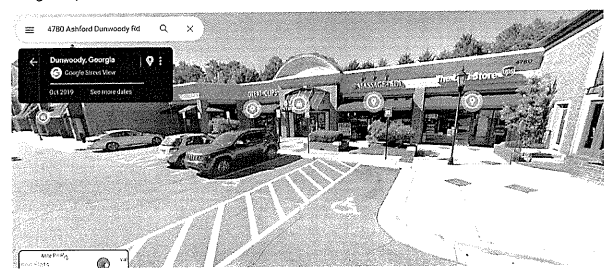
13545326

IESHA MARIE COUSAIN

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

13440484

**OLUWATOMI SYRAI FAMUSIPE** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Williar Henderson

03183834

### Challenge under GEORGIA Code 21-2-229 Elector should correct their Residence Address



The following elector has used the address of

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

6322457

**DOQUOI TRANADA GREEN** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Wilfiam Henderson

03183834

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 540)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

7874423

**NATHAN EDISON POWELL** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? A-531)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

2893361

**BRYAN CHRISTOPHER FURSE** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct/and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 540)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11630500

SIRAN RASHAD MACK

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12405035

NAILAH ASHA COPELAND

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

0318/3834

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #540-212)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

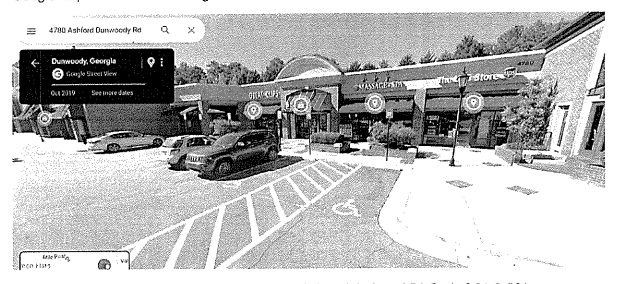
11939021

**CURTIS EARL SPRUILL** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

031/83834



The following elector has used the address of

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #540-237)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11199325

MARCIA FRANCESCA WATSON

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? APT 301)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

12424885

MARCUS ALLEN BROWN

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #A484)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11193006

RODNEY DEMERY

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

# Challenge under GEORGIA Code 21-2-229 \*\*\* UTER REGISTRATION Elector should correct their Residence AddressAND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 318)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

10979378

JEANTEL TAYLOR SCOTT

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

VOTER REGISTRATION AND ELECTIONS

The following elector has used the address of

2025 MAR -6 AM II: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? #225)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11370913

DAVID KEITH ESPINOSA

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? E176)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

8235906

**RAYMOND JACK GARMAN** 

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Willam Henderson

03183834

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 318)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

8839251

JOYA' JAMILLA SCOTT

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

031/83834



The following elector has used the address of

2025 MAR -6 AM 11: 39

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number?)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

7001059

MIGUEL ANTHONY

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 38

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? UNIT 540)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

7233574

CHRISTOPHER CHARLES RANKINE

**Current Status: ACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834



The following elector has used the address of

2025 HAR -6 AM II: 38

4780 ASHFORD DUNWOODY RD ATLANTA, 30338 (Unit Number? 505)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

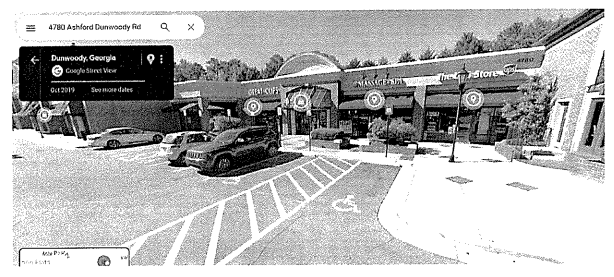
8659037

**TODD R CORLETO** 

**Current Status: INACTIVE** 

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS Februsry 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

Wikliam Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM 11: 42

5579 CHAMBLEE DUNWOODY RD ATLANTA, 30338 (Unit? #B 506)

as their RESIDENCE address.

As of February 12, 2025 Voter Roll

11040002

BOBBIE LORENZO JOHNSON Current Status: ACTIVE

This address is a UPS Store or Mail Center

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03/183834

The following elector has used the address of

2025 MAR -6 AM 11: 43

5181 W MOUNTAIN ST STONE MOUNTAIN, 30083 (Unit?)

as their RESIDENCE address.

As of Febrary 12, 2025 Voter Roll

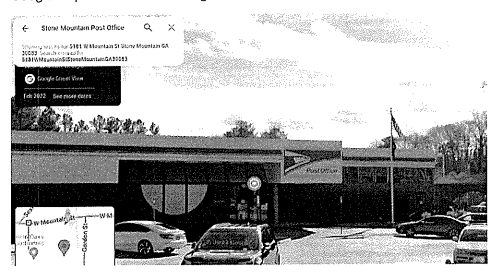
6717793

ANDRE JERMAINE GAINES

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

2025 MAR -6 AM 11: 43

5181 W MOUNTAIN ST STONE MOUNTAIN, 30083 (Unit? UNIT 896)

as their RESIDENCE address.

As of Febrary 12, 2025 Voter Roll

4688948

**DENZIL CASSINGTON SLATER** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183884

2025 MAR -6 AM 11: 43

5181 W MOUNTAIN ST STONE MOUNTAIN, 30083 (Unit? 1832)

as their RESIDENCE address.

As of Febrary 12, 2025 Voter Roll

4791835

**DEVONA MICHELLE SHEPPARD** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834

The following elector has used the address of

2025 MAR -6 AM II: 42

5181 W MOUNTAIN ST STONE MOUNTAIN, 30083 (Unit? 1601)

as their RESIDENCE address.

As of Febrary 12, 2025 Voter Roll

15452768

**DURHAM ELIZABETH ALECIANA** 

**Current Status: ACTIVE** 

This address is a US POST OFFICE

Google Maps shows this building at this address:



This address is not a legal residential address. This is a violation of GA Code § 21-2-561.

I request the DeKalb Voter Registration and Elections Office require the above listed elector correct their residence address as a condition of remaining on the GA Voter Roll, as per GA code § 21-2-229 and 21-2-561. The information about the elector comes from the GA SOS February 12, 2025 release of the Georgia State Voter Roll. The addresses of Georgia Post Offices were compiled from https://postofficepage.com/unitedstates/georgia. The addresses of UPS Stores and mailing centers were compiled from https://locations.theupsstore.com/ga. I certify that the information provided is correct and accurate to the best of my ability to confirm.

William Henderson

03183834