

BOARD OF REGISTRATION AND ELECTIONS SCHEDULED MEETING

September 14, 2023 4:30 PM VRE AB Area

- 1. ROLL CALL
- 2. APPROVAL OF AGENDA
- 3. APPROVAL OF MINUTES
 - A. August 10, 2023 Scheduled Meeting (p. 3)
- 4. PUBLIC COMMENTS
- 5. ITEMS FOR DISCUSSION
 - A. Director's Report (p. 5)
- 6. ITEMS FOR DECISION
 - A. Challenges Brought by Gail A. Lee (p. 8)
 - 1. Tsadu Abraha
 - 2. Bryon J Allen
 - 3. Brandon James Appling
 - 4. Robyn Marie Arvay
 - 5. Alexander R Astroth
 - 6. Dametrius Atkinson
 - 7. Said Banies
 - 8. Jonia M Blalodc
 - 9. Charles Brookins
 - 10. Walton Brown
 - 11. Satonia Antwan Butts
 - 12. Antonio Carter
 - 13. Ayesha Carter
 - 14. Ade K Caulker
 - 15. Kodak C Centric
 - 16. Sekinah Monique Clifton
 - 17. Marc Croshaw
 - 18. David Lee Crumbley
 - 19. Shakera Dashun Cugler
 - 20. Samir Dahal

- 21. Guruy Deo
- 22. Frederick Dixon
- 23. Laura Anne Dolquest
- 24. Reginald Duffy
- 25. Baynab Dugle
- 26. Aryan Dulal
- 27. Horace Echols
- 28. Tonya Edwards
- 29. Damian Richard Fagons
- 30. Llendoll Ferguson
- 31. Ollie Florberta
- 32. Bari Fuchs
- 33. Treece T Garnous
- 34. Garry Garrett Jr
- 35. Christopher L Gashaw
- 36. Chris Edward Giles
- 37. Rashid Ahmed Goramiya
- 38. Josh George Great
- 39. Siaraj A Hagos
- 40. Kris R Harper



- 41. Lakeg E Harris
- 42. Megan Kiana Heard
- 43. Bernadette Rosalind Henry
- 44. Eva Henry
- 45. Marquis J Higgins
- 46. Elijah Horney
- 47. Ronnie Hugese
- 48. Rasheen Hunter
- 49. Annie Ingram
- 50. Lakisha Nashai Jack
- 51. Ja'Vanta Khalil Jackson
- 52. Antoinique Tia Deche Johnson
- 53. Butros Jaden Kebe
- 54. Ivory Kelly
- 55. Quadarvis Kennedy
- 56. Jasmine Khau
- 57. Jamel King
- 58. Frances Zenisek Krupkin
- 59. Neflaii Lava
- 60. Darryl D Long
- 61. Moreno E Lorena
- 62. Nice S Low
- 63. Brenda Madigan
- 64. Arnika Matthews
- 65. Micheale Aberham Meharay
- 66. Cuellar Milaams
- 67. Ruth Morris
- 68. Clifford X Paige
- 69. Diana Maricela Palma H
- B. Polling Place Changes (p. 21)
- C. Advance Voting Times and Locations (p. 22)
- D. Calls for Election (p. 24)
- E. Agreements
 - 1. OPEX (p. 68)
 - 2. Georgia Time Recorder Co. (p. 77)
- 7. EXECUTIVE SESSION
- 8. BOARD COMMENTS
- 9. ADJOURNMENT

- 70. Gale Parker
- 71. Jalama Collette Parks
- 72. Leticia Herminia Pelez
- 73. Melissa Melita Prospere
- 74. Jose Alidio Ramirez
- 75. Goyamiya Rashid Admed Bin
- 76. Hassan M Raymond
- 77. Latonya Reid
- 78. Wanda Roberson
- 79. Cheque Romana
- 80. Sadiki Sadiki
- 81. Marien Salmeron
- 82. Justice Sandifer
- 83. Melissa A Secker
- 84. Candance Settle
- 85. Alvin J Slater
- 86. Althea Jo-Ann Smith
- 87. Ronrico Jamal Smith Jr
- 88. Lanyard Devere Staley Jr
- 89. Jasmine S Tailor
- 90. Aung Thung
- 91. Clee Verbancle
- 92. Lynelle A Waldron
- 93. Marcus D Walker
- 94. Dean Watkins
- 95. Grant Archie Williams
- 96. Zymaya Kevira Williams
- 97. Levi Xicara
- 98. Genera Zachery

DeKalb County Board of Registration and Elections Meeting Minutes

August 10, 2023 Start Time: 4:36 p.m. End Time: 5:18 p.m.

Board Attendees: Chair Karli Swift

Vice-Chair Vasu Abhiraman

Anthony Lewis Susan Motter

Other Attendees: Keisha Smith, Executive Director

Terry Phillips, Deputy County Attorney

Shelley Momo, Senior Assistant County Attorney Irene Vander Els, Senior Assistant County Attorney

APPROVAL OF AGENDA

Chair Swift called the meeting to order at 4:36 p.m. Ms. Austin read the roll by calling each board member by name. All members were in attendance except Ms. Jester.

Motion by Ms. Motter, seconded by Vice-Chair Abhiraman, to approve the agenda. The motion carried by a vote of 4-0.

APPROVAL OF MINUTES

Motion by Ms. Motter, seconded by Mr. Lewis, to approve the minutes of the July 20 scheduled meeting. The motion carried by a vote of 4-0.

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 electionspubliccmnt@dekalbcountyga.gov 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. Abusive, profane, or derogatory language will not be permitted. 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.

The following citizens provided public comment:

- Marci McCarthy
- Gail Lee
- Bill Henderson

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ITEMS FOR DISCUSSION

A) Director's Report

Director Smith reported on registration, list maintenance, GARViS development, warehouse space, the Excellence in Elections training series, the Poll Worker appreciation event, outreach events, polling place ADA compliance surveys, the Adopt-a-Precinct proposal, the budget, personnel changes, and a Homeland Security visit. She also congratulated former Registration Manager Twyla Hart on her recent retirement after twenty years of service to DeKalb County in various roles.

Ms. Motter made a request to indicate what the fiscal year is on the spreadsheet.

Ms. Motter asked what the deadline is to let VRE know of additions to the ballot. Director Smith responded September 8th.

Ms. Motter requested for the Board to be kept informed of future community events.

Mr. Lewis requested to have voter registration numbers and upcoming community events listed on the website.

Vice-Chair Abhiraman requested clarification on the deadline on the NGE and No contact notices. Attorney Phillips informed him that the law department will give an opinion on the timeframe.

The Vice-Chair asked if the postal service budget item had paid for the No Contact mailings. The Director responded that the \$50,000 item would pay for mailings throughout the year.

BOARD COMMENTS

All board members that were in attendance expressed their appreciation to the public, Law Department, Director Smith and VRE staff for their continued hard work.

ADJOURNMENT

Motion by Ms. Motter, seconded by Chair Swift, to adjourn. The motion carried by a vote of 4-0. The meeting was adjourned at 5:18 p.m.



Director's Report

September 14, 2023 Keisha L. Smith, MPA Executive Director Voter Registration and Elections (VRE)

Topic 1: General Operations Updates

- Registration Totals (August)
- Elections Activities

Notes:

Topic 2: Administrative/Finance Updates

- Personnel
- Budget Activities and Report

Notes:

Topic 3: Stakeholder Engagement Updates

- Key Stakeholder Meetings
- General Communications

Notes:

FY23 VRE BUDGET REPORT - JANUARY 1 - AUGUST 31

		BUDGET	ı	ENCUMBRANCE	ACTUAL		CTUAL AVAILAI	
51 - Personnel Services & Employee Benefits								
511101 - SALARIES		1,798,533.00	\$		\$	746,919.38		1,051,613.62
511199 - SALARIES - ADJUSTMENTS	\$	27,044.00	\$		\$	-	\$	27,044.00
511200 - SALARIES - TEMPORARY	\$	-	\$		\$	450.00	\$	(213,654.14)
511300 - SALARIES - OVERTIME	\$	190,008.00	\$		\$		\$	178,505.30
512100 - COUNTY MATCH - GROUP INSURANCE	\$	-	\$		\$	83,621.11		(83,621.11)
512101 - COUNTY MATCH - GRP INS - REVER	\$	4,488.00	\$		\$	(70,781.00)		75,269.00
512102 - COUNTY MATCH - GRP INS - ALLOC	\$	417,375.00	\$		\$,	\$	173,908.00
512200 - COUNTY MATCH - FICA	\$	137,588.00	\$		\$	56,498.58		81,089.42
512400 - COUNTY MATCH - PENSION	\$	-	\$	-	\$	19,030.44		(19,030.44)
512402 - 401(a) EMPLOYER CONTRIBUTION	\$	42,105.00	\$	-	\$	16,207.32		25,897.68
512700 - WORKERS COMPENSATION	\$	11,915.00	\$	-	\$	6,951.00	\$	4,964.00
512904 - ALLOWANCE - AUTOMOBILE	\$	4,029.00	\$	-	\$	6,000.00	\$	(1,971.00)
TOTALS	\$	2,633,085.00	\$	213,204.14	\$	1,119,866.53	\$	1,300,014.33
52 - Purchased / Contracted Services 521101 - BOARD MEMBER SERVICES	۲	12,000.00	۲	400.00	,	0.400.00	\$	2 200 00
	\$	12,000.00	\$	400.00	\$	8,400.00	>	3,200.00
Karli Swift, Susan Motter, Nancy Jester, Anthony Lewis		4 202 202 20		204.444.65		222.252.22		770 000 05
521104 - TEMPORARY PERSONNEL SERVICES	\$	1,292,000.00	\$	204,111.65	\$	308,850.00	\$	779,038.35
Corporate Temps, AppleOne	_		_		_		\$	-
521105 - SECURITY SERVICES	\$	-	\$		\$	-	\$	(100,000.00)
521209 - OTHER PROFESSIONAL SERVICES	\$	1,405,181.00	\$	739,816.20	\$	329,515.33	\$	335,849.47
Crystal Caverns Spring Water, DeKalb County Sanitation,							<u>۲</u>	
Quadient		167.001.00		24 050 57		4.550.04	\$	-
522201 - MAINTENANCE & REPAIR SERVICES	\$	167,924.00		•		1,560.21		134,505.22
522311 - RENTAL OF REAL ESTATE	\$	408,504.00			\$	154,166.65	\$	253,837.35
522321 - RENTAL OF EQUIPMENT	\$	24,252.00	\$	-	\$	5,704.05	\$	18,547.95
Hogan Truck Leasing							\$	-
522322 - LEASE PURCHASE OF EQUIPMENT	\$	50,004.00	\$		\$	12,449.73	\$	37,554.27
522329 - OTHER RENTALS	\$	33,948.00	\$	8,505.29	\$	15,073.60	\$	10,369.11
Classic Tents & Events (Poll Worker Appreciation)							\$	-
523001 - OTHER SERVICES - NON PROFESSIONAL			\$		\$	-	\$	(279.70)
523201 - POSTAGE	\$	399,996.00	\$	2,379.00	\$	50,177.32	\$	347,439.68
523202 - POSTAGE - CENTRAL SERVICES	\$	27,552.00	\$	-	\$	6.31	\$	27,545.69
523203 - TELEPHONE SERVICE	\$	5,340.00	\$	-	\$	-	\$	5,340.00
523204 - TELEPHONE - LONG DISTANCE	\$	2,208.00	\$	-	\$	75.59	\$	2,132.41
523206 - INTERNET SERVICES	\$	5,640.00	\$	-	\$	-	\$	5,640.00
523207 - TELEPHONE - WIRELESS	\$	408,768.00	\$	13,000.00	\$	141,270.92	\$	254,497.08
523301 - ADVERTISING SERVICES	\$	3,980.00	\$	-	\$	3,999.00	\$	(19.00)
523401 - PRINTING SERVICES	\$	25,488.00	\$	3,075.00	\$	6,066.00	\$	16,347.00
523501 - MILEAGE - PERSONAL VEHICLE	\$	3,000.00	\$	-	\$	28.00	\$	2,972.00
523505 - TRAVEL - PER DIEM	\$	5,000.00	\$	-	\$	1,404.00	\$	3,596.00
523701 - TRAINING & CONFERENCE FEES - E	\$	30,000.00	\$	-	\$	8,680.00	\$	21,320.00
523702 - TRAINING & CONFERENCE FEES - I	\$	552.00	\$	-	\$	300.00	\$	252.00
523906 - ELECTION EXPENSES	\$	507,872.00	\$	66,247.50	\$	490,809.21	\$	(49,184.71)
TOTALS	\$	4,819,209.00	\$	1,170,172.91	\$	1,538,535.92	\$	2,110,500.17
53 - Supplies								
531101 - OPERATING SUPPLIES	\$	305,000.00	\$		\$	45,143.41	\$	169,268.63
531199 - FREIGHT			\$		\$	19.87	\$	(19.87)
TOTALS	\$	305,000.00	\$	90,587.96	\$	45,163.28	\$	169,248.76
54 - Capital Outlays								
542201 - COMPUTER EQUIPMENT	\$	40,004.00	\$	21,298.00	\$	6,204.67	\$	12,501.33

	BUDGET	EN	CUMBRANCE	ACTUAL	Α	VAILABLE
542202 - COMPUTER SOFTWARE and TECHNOLO	\$ 54,996.00	\$	93.00	\$ 16,727.38	\$	38,175.62
542309 - OTHER EQUIPMENT > \$5,000	\$ 1,200,000.00	\$	-	\$ 1,120,963.00	\$	79,037.00
Runbeck Voting Hubs						
TOTALS	\$ 1,295,000.00	\$	21,391.00	\$ 1,143,895.05	\$	129,713.95
55- Interfund						
551104 - VEHICLE MAINTENANCE CHARGE	\$ 3,364.00	\$	-	\$ -	\$	3,364.00
551105 - VEHICLE REPLACEMENT CHARGE	\$ 3,048.00	\$	-	\$ 1,778.00	\$	1,270.00
551107 - VEHICLE INSURANCE CHARGE	\$ 500.00	\$	-	\$ 294.00	\$	206.00
551141 - VEHICLE MAINT - FUEL	\$ 600.00	\$	-	\$ 1,107.88	\$	(507.88)
551142 - VEHICLE MAINT - PREV MAINT	\$ -	\$	-	\$ 35.05	\$	(35.05)
551143 - VEHICLE MAINT - REPAIRS	\$ -	\$	-	\$ 263.87	\$	(263.87)
551144 - VEHICLE MAINT - OVERHEAD	\$ 2,095.00	\$	-	\$ 1,225.00	\$	870.00
TOTALS	\$ 9,607.00	\$	-	\$ 4,703.80	\$	4,903.20
RETIREMENT SERVICES						
707009 - COUNTY PENSION ALLOCATION	\$ 215,785.00	\$	-	\$ 125,874.00	\$	89,911.00
TOTALS	\$ 215,785.00	\$	-	\$ 125,874.00	\$	89,911.00
GRAND TOTALS	\$ 9,277,686.00	\$	1,495,356.01	\$ 3,978,038.58	\$ 3	3,804,291.41

DeKalb County Board of Registrations and Elections

Procedures for Responding to Voter Challenges Submitted Pursuant to O.C.G.A. § 21-2-229

- 1. Challenges to the qualifications of a Dekalb County registered voter to remain on the voter registration list under O.C.G.A. § 21-2-229 may be made only by a registered voter of DeKalb County. Challenges may not be made by voters who are not registered in the same county or municipality as the challenged voter or by private entities, businesses, political committees. PAC, political parties, or other organizations. Therefore, before acting upon a challenge submitted to the BRE, the BRE must determine whether the challenger is registered to vote in DeKalb County and, if not, the BRE must reject the challenge on this basis.
- 2. Upon receiving a written challenge to a voter's eligibility based upon the allegation that he or she does not reside in DeKalb County or in one of its municipalities, the BRE shall require the challenger, under the authority of O.C.G.A. §21-2-229(a), to specify whether the challenge is based on the challenged voter's current residency status or the voter's residency status at the time the voter initially registered. The BRE shall inform the challenger of this requirement pursuant to written notice to the challenger at the address provided in the written challenge. A copy of these procedures shall be included with the notice.
- 3. The BRE shall not remove any voters from the DeKalb County voter registration list based on a challenge alleging that they were properly registered to vote in DeKalb County at the time of initial registration but may have moved from the address listed in their voter registration file. The sole procedure to be followed in this circumstance is to send the voter a confirmation notice and wait two federal election cycles for the voter to either vote or update his or her information before removing him or her from the rolls as outlined under Section 8(d) of the NVRA. If the challenger fails to affirmatively state in writing that the challenge is based upon the challenged voter's residency status at the time the voter initially registered to vote, the BRE shall follow the following protocols:
 - (a) If such written notice to the challenged voter is returned marked "undeliverable" by the United States Postal Service, the BRE shall send the challenged voter a confirmation notice pursuant to O.C.G.A. § 21-2-234(b).
 - (b) If no response to the BRE's written notice of challenge is received from the challenged voter, the BRE shall inform the challenger that the challenge does not present grounds to contest the eligibility of the voter to remain on the DeKalb County voter list and no further action shall be taken on the challenge.
 - (c) If the challenged voter responds to the written notice with a written confirmation of a change of address, the BRE shall update the voter's record to reflect such change, including the removal of such voter from the active voter list if such written confirmation from the challenged voter reflects that such voter is no longer qualified to vote in DeKalb County.

- 4. If the challenger affirmatively states that the challenge is based upon the challenged voter's residency status at the time the challenged voter initially registered to vote, or that the challenge is based on grounds other than the challenged voter's residency status, the BRE shall send written notice via certified mail, return receipt requested, to the challenged voter of the challenge at the registered address of the challenged voter, and provide the challenged voter with a copy of the challenge, a copy of these procedures, and the opportunity to provide information in response to the challenge within ten (10) business days of the date of the notice.
- 5. If the voter supplied a phone number or email address on the registration form or in other writings such as an absentee ballot application received by the BRE, then in addition to the notice provided for in Paragraph 4 above, as soon as possible after receiving the challenge, the BRE will make at least three reasonable attempts, including at least one attempt during non-traditional working hours, to call or email the challenged voter to determine if the issue raised by the challenge can be resolved quickly, efficiently, and informally.
- 6. If the BRE determines that a hearing on the challenge is necessary, the BRE shall attempt to find a mutually convenient time to hold any hearing.
- 7. Pursuant to O.C.G.A. § 21-2-229, and in addition to the above efforts, the BRE will send a written notice informing the challenged voter and the challenger of the date, time, and place of the hearing along with a copy of the challenge, and shall state that either party may, but is not required to, be represented by counsel or another representative at the hearing. The notice will be sent by first-class mail and e-mail (if available) or in the manner provided in O.C.G.A. § 21-2-228(c). The notice must be mailed sufficiently in advance of the hearing to provide the person being challenged at least three days' notice of the date, time, and place of the hearing.
- 8. The challenged voter will have the right to at least one continuance of the hearing date upon request and may be granted additional continuances for good cause shown.
- 9. The written challenge will be posted on the BRE website within three business days of receipt of the challenge by the BRE.
- 10. O.C.G.A. § 21-2-229(a) requires that a challenge "be in writing and specify distinctly the grounds of the challenge." Challenges that are not in writing or which consist of vague, generalized, speculative assertions or conjecture do not satisfy this standard and must be rejected. In particular, residency-based challenges must allege facts sufficient to specifically and distinctly identify the grounds for the challenger's contention that a registered voter has not satisfied the residency requirements of O.C.G.A. § 21-2-217.
- 11. Under O.C.G.A § 21-2-229(c), the challenger bears the burden of proving the challenged voter is not qualified to remain on the registration list. Because O.C.G.A. § 21-2-217(b) gives presumptive effect to the registrar's decision in determining the residence of the challenged voter at the time the registration application is considered, challengers bringing residency-based challenges must produce evidence sufficient to rebut this presumption in order to sustain their burden of proving that the challenged voter is not qualified to remain on the rolls. If the challenger

fails to do so, the challenge fails and it must be rejected by the BRE pursuant to O.C.G.A. § 21-2-229(c) and 21-2-217(b).

- 12. Nonexclusive examples of challenges that would fail to meet the minimum standards required by Section 21-2-229(a) include:
 - (a) Non-individualized or generalized claims (e.g., challenges to everyone registered at a certain address);
 - (b) Assertions that a challenged voter's name is not affiliated with the address of registration in any governmental database. For instance, challenges based on the allegation that the voter's name is not associated with the utility bill for an address as the sole basis for challenge are insufficient because there could be many residents at a particular address who do not pay the utility company;
 - (c) "Voter caging" challenges—blanket challenges to large numbers of people living in certain neighborhoods—shall be rejected if they fail to specify distinctly the basis for the challenge to each voter's qualifications.
- 13. In considering the evidence presented in support of or in opposition to a challenge based upon a change of residence, the BRE shall not rely exclusive upon address data on file with the Georgia Department of Driver Services ("DDS") or other government databases, because voters often fail to immediately notify all government entities about address changes and, even if they do, there are often lag times before the government entity updates its files.
- 14. Where a voter is a legal resident of DeKalb County and otherwise qualified to vote within the meaning of O.C.G.A. §§ 21-2-216 and 21-2-217, the BRE shall not remove such individual from the voter roll on the basis that the voter faces challenges causing them to live on the streets or in shelters, vehicles, trailers, transitional housing, non-traditional housing or at businesses serving homeless, ill, displaced, economically challenged or other DeKalb County residents in need of housing assistance in the county. When adjudicating such challenges, the BRE shall consider the particular circumstances of the voter and the fact that the burden of proof is on the elector who brought the challenge to prove ineligibility.
- 15. Pursuant to O.C.G.A. § 21-2-229, the BRE will notify challenged voters, in writing by first class, forwardable mail, and by telephone and email (if available), of any change in registration status resulting from challenge proceedings. This notification letter will specify in detail any basis for upholding the challenge.
- 16. Any notice sent to challenged voters indicating that the BRE has upheld a challenge will include a voter registration form and shall inform the voter that they have a right to appeal the decision by filing a petition with the clerk of the superior court within ten days after the date of the decision of the registrars and that such petition must be served upon the other parties to the

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¹ Note that this is a non-exclusive list of possible alternative locations where DeKalb County's eligible voters may be living in the county.

challenge and the registrars. The notice shall also include contact information for the other parties to the challenge and the registrars to effectuate such service.

- 17. A copy of each written challenge upon which the BRE acts will be appended to the Minutes of the BRE meeting at which the action was taken.
- 18. The BRE shall not take any action on a challenge received between the fifth Monday prior to a primary or election and the date of such primary or election, including any runoffs. Any challenges received during this period shall be processed as set forth above following the certification of the primary or election results by the BRE.
- 19. The procedures set forth herein shall apply to challenges to voter qualifications initiated pursuant to O.C.G.A. §§ 21-2-228 and 21-2-229.
- 20. The BRE will not remove any voter from the registration lists based on residency issues raised by rejected challenges. No state law will be construed to permit removals based on rejected challenges or residency issues raised by rejected challenges.
- 21. If any members of the BRE or employees or agents of the DeKalb County Department of Voter Registration and Elections challenge the eligibility of voters in their individual capacity while they remain in that position or have a personal or business interest in the mounting of such a challenge, they must recuse themselves from deliberating, voting or otherwise participating in any way in the BRE's consideration of such challenges.
- 22. The BRE will process all voter challenges expeditiously and objectively, while erring in all instances on the side of preserving the voter's right to remain on the registration lists, in recognition of the statutory requirement that the challenger has the burden of proving ineligibility.

To Replace Challenge Letter dated 8/9/2023

August 10, 2023

DeKalb County Board of Elections DeKalb County Voter Registration & Elections 4380 Memorial Drive, Suite 300 Decatur, GA 30032

RE: Voter Challenges – Birth Years 1800, 1900, 1901, 1902

Dear Board Member:

These challenges are being brought a little over one year after the problem was first brought to the attention of the Registrar. There having been no remediation of the issue during that time, I am addressing the issue via challenges.

Date of birth is an essential requirement in identification of an individual. Assigning an arbitrary date of birth when the data is missing would make it impossible to determine if the individual is a duplicate or if they are older than the oldest living person in the state and, thus, deceased. It should, in theory, also make it difficult to vote, as the date of birth on a tendered ID will not match the date of birth on record.

The attached New York Post article dated January 5, **2023** announced the death of America's oldest person who died at the age of <u>115</u>. However, electors listed on the attached spreadsheet are registered as being 121,122, 123 and 223 years old! If the registered birth year is the **actual birth year** of the elector, the elector is **deceased** and should be removed from the voter rolls.

However, evidence indicates that most of these dates are fillers for a missing date of birth. Out of 309 challenged registrants, 295 have a birth date of January 1st on record; but a sampling of online background reports shows different dates of birth. According to O.C.G.A. 21-2-221.2(c) - Voter registration application for electronic voter registration, "If any of these items *[item (b)(3) is applicant's date of birth]* do not match or if the application is incomplete, the application shall be void and shall be **rejected** and the applicant shall be notified of such rejection..." Therefore, it is safe to conclude that a missing item of identification for the applicant requires **rejection** of the registration application and the name **not** be added to the voter rolls. If, however, the applicant's name **has been** added to the list of electors already, O.C.G.A. 21-2-220(e)'s remedy for a similar situation is for a **challenge** to be made to the applicant's right to remain on the list of electors. Thus, I am bringing these challenges.

Through notifications made to registrants in the challenge process, it is my hope that the registrants will **come forth** and **provide** the missing piece of identification, the records be corrected and the registrant remain on the rolls. If, however, the information is **not** provided, the registrant should be **removed** from the list of electors.

To be clear, I am <u>not</u> alleging fraud on the part of the subject electors, as I believe they are most likely unaware that the records show their birth year is 1800, 1900 or 1901.

DeKalb County Board of Elections August 10, 2023 Page Two

But I am very concerned that 26 of these individuals were able to cast votes when their identification documents presented at the time of voting did not match the date of birth on record.

Our voter rolls should only contain the names of living, identifiable and qualified citizens residing in DeKalb County. Without a date of birth, an individual cannot be identified, their qualifications verified or their name removed when they pass away. I don't know the cause of our records being so unreliable, but the time has come to fix them.

Yours very truly,

Gail A. Lee 3084 Wanda Woods Drive Atlanta, GA 30340

NAMORKPOST

Lifestyle Weird But True Health Sex & Relationships Viral Trends Human Interest As

Pink lawn An 8- I have an flamingos year-old ugly discovery Abby: I fired for allowed family harbor... had no... 'gnom... paves the... don't wa... being... to date... \$200M

LIFESTYLE

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Bessie Hendricks, America's oldest person, dead at 115 after sharing secret to long, happy life

By Adriana Diaz

January 5, 2023 7:38pm Updated





Thank you for visiting. By continuing, you agree to our

	Voter							Residence		Residence	e Residenc	e Residence	Residence	:			
Last Vote	Registrati	Status		First	Middle	Suffi		Street	Residence Street	Apt Unit	Street	Pre	Post	Residence	Residence	Registration	Date of Last
Date	on No.	Status Reason	Last Name	Name	Name	Х	Birth Year		Name	Number	Type	Direction	Direction			Date	Contact
	10905864	Active	JOHNSON	JEFF	ED		1800		BRIDGEWATER		TRCE			STONE MC		7/20/2021	7/20/2021
	11914101	Active			K	Jr	1800		HOWARD		ST		NE	ATLANTA	30317	9/6/2018	9/6/2018
10/1/2020		Active	THOMPSON				1900		CRESTDALE		CIR		SE	ATLANTA	30316	8/10/2021	8/10/2021
11/8/2016		Active	SIMMONS	ANNE	ELIZABE	TH RAE	1900		EUCLID		AVE		NE	ATLANTA	30307	10/9/2016	
11/4/2008		Active	SMITH	LIZZIE	MAE		1900		CRESTDALE		CIR		SE	ATLANTA	30316	5/12/2017	5/12/2017
12/28/2020		Active	WALSH	EDWARD			1900		CLUB FOREST CT					DUNWOOI		5/7/1990	
11/3/1998		Active	JACKSON	LOLA	MAE		1900		FOREST WEST CT	•				STONE MC		10/5/2016	
11/6/2001		Active	MOSLEY	WILLIE	CHARLE		1900		KIOWA		CT			STONE MC		6/19/2020	
	5372916	Active	WARD	MARQUIT		E	1900		NEEDLE KNOB CT	Г				LITHONIA	30038	11/8/2001	7/23/2020
11/6/2018	5544782	Active	TOLBERT	JOHN	M		1900		HERRINGWOOD		CT			DECATUR	30034	6/7/2019	6/7/2019
	7357290	Active	THOMAS	CEDRICK	MYKELL		1900		KNOX		ST		NE	ATLANTA	30317	8/16/2017	4/12/2022
11/3/2020		Active	BURTON	CHLOE	ELIZABE		1900		FRONTIER		TRL			CHAMBLE		9/16/2014	11/3/2020
	7627769	Active	SHARIF	OMAR	HASSAN	l	1900		BANTRY		CT			STONE MC		3/3/2017	7/5/2017
	7724130	Active	HARDEN	LILLIE	BELL		1900		MCKENZIE		DR			DECATUR		12/30/2020	
	7836492	Active	BUTLER	ALTAVIOU	NOREZ		1900	3594	FARNHAM		CT			DECATUR	30032	11/12/2016	
12/1/2022		Active	WOLDESELA	S YESHITLA		Sr	1900	5386	SHIREWICK		LN			LITHONIA	30058	7/18/2018	
	8640476	Active	TERRELL	AKIL	NOSAKE	HERE	1900	2521	ROCKKNOLL		DR			CONLEY	30288	8/6/2014	
	8642525	Active	BUCKNER	ADARIUS			1900		PANOLA DOWNS		RD			LITHONIA	30058	1/10/2017	5/1/2019
	8701788	Active	COLEY	NATHANIE			1900		GLENWOOD		AVE		SE	ATLANTA	30317	8/13/2014	
11/8/2016	8809723	Active	GILL	ASHLEY	CAITLYN	ı	1900	4030	NEWHAVEN		CIR		NE	ATLANTA	30319	3/18/2016	11/8/2016
	8884288	Active	ARCHANGEL	TRITISHIA			1900	2052	STABLEWOOD		CV			LITHONIA	30058	5/30/2018	11/1/2022
	8920782	Active	WEATHERLY	GEORGE	TYRONE		1900	4597	CEDAR RIDGE TRI	L				STONE MC	30083	3/30/2018	7/10/2018
	10080359	Active	HAYNES	MAE	VIRGINI	A	1900	6357	SOUTHLAND FOR	REST DR				STONE MC	30087	9/14/2016	
	10109332	Active	LEVERETT	AUDRIA			1900	1899	HOOPER		ST			DECATUR	30032	9/25/2013	7/8/2020
	10203060	Active	VERSANE	MELISSA	TAMARA	Д	1900	3446	BUFORD HWY	H1	HWY		NE	ATLANTA	30329	1/26/2016	10/27/2017
	10245077	Active	SIDES	ROBIN	REGINA		1900	2005	JUANITA		ST			DECATUR	30032	5/20/2014	7/30/2019
12/14/2020	10258709	Active	MERCER	DOROTHY			1900	4115	GLENWOOD		RD			DECATUR	30032	7/9/2014	12/17/2020
	10289875	Active	GEBRU	ABRAHTY	BERHAN	ΙE	1900	3600	INDIAN CREEK W	'A' APT: F1				CLARKSTO	30021	7/8/2020	7/8/2020
11/8/2022	10292342	Active	NORTH	KEYANNA	MESHW	'AN	1900	1768	GRETNA GREEN V	WAY				DECATUR	30035	2/2/2017	11/8/2022
	10297091	Active	CORNELL	JACOBY			1900	6097	MEMORIAL	APT 333	DR			STONE MC	30083	8/20/2014	9/30/2020
	10305964	Active	MANUEL	SHEKILA	L MARIA	λH	1900	1529	S HAIRSTON		RD			STONE MC	30088	4/18/2017	7/27/2019
	10314987	Active	ARNOLD	JASON	TYLER		1900	3627	SAPPHIRE		CT			DECATUR	30034	4/8/2022	1/20/2023
12/30/2020	10323293	Active	ANDREWS	LATASHA	NICOLE		1900	1477	INDIAN FOREST C	CT				STONE MC	30083	11/6/2018	12/30/2020
	10332496	Active	AROWOLO	AHMED	OLUKAY	'ODE	1900	992	CARRIAGE TRACE	WAY				STONE MC	30087	10/8/2021	9/14/2022
	10353463	Active	SCOTT	MONTE	CORNEL	.IUS	1900	1083	SECOND	APT B	ST			STONE MC	30083	5/10/2017	5/10/2017
	10359161	Active	EDWARDS	KATRINA	MONE		1900	2916	CLAIRMONT	APT # 333			NE	ATLANTA	30329	7/28/2018	
	10471585	Active	BROOKS	MALIQUE	Α		1900	4952	LYNNONHALL		CT			LITHONIA	30038	5/22/2015	2/18/2022
	10476881	Active	RAI	ASHOK			1900	822	CORUNDUM		CT			STONE MC	30083	1/5/2023	1/5/2023
1/5/2021	10515716	Active	OWENS	TEZEKIE	CASHET		1900	1607	WEATHERLY		DR			STONE MC	30083	7/13/2015	1/5/2021
	10562820	Active	JOLLY	LESTER	SHANTO	DNE	1900	4015	COVINGTON HWY	Y APT Y4	HWY			DECATUR	30032	8/21/2015	2/28/2022
	10579825	Active	FAVORS	DASIA	SANTRE	CE	1900	4910	CENTRAL	12	4 DR			STONE MC	30083	7/27/2016	7/27/2016
10/1/2020	10585642	Active	YARBROUGH	I PATRICIA			1900	2448	SHERBROOKE		CT		NE	ATLANTA	30345	11/3/2015	10/1/2020
12/6/2022	10586585	Active	BRIGGS	SHONTA	PATRICE	Ε	1900	4584	BROWNS MILL CL	LOSE				LITHONIA	30038	3/30/2017	12/6/2022
	10591397	Active	RAI	SHENMEE	HANG		1900	1000	MONTREAL	APT 50F	RD			CLARKSTO	30021	11/25/2015	9/23/2019
	10656393	Active	FUQUA	ERIN	ELAINE		1900	1740	CENTURY		CIR		NE	ATLANTA	30345	1/25/2016	1/25/2016
12/1/2022	10687712	Active	WILSON	TRAIMAN	LONDEL	L	1900	5938	BOBBIN		CT			LITHONIA	30058	9/3/2019	1/13/2023
	10696070	Active	WOFFORD	ANGELICA	KAITLYN	ı	1900	4385	CENTRAL		DR			STONE MC	30083	3/14/2016	7/5/2018
	10742895	Active	THOMPSON	MAKAI			1900	3304	YORK		PL			DECATUR	30032	4/10/2016	4/10/2016
	10758164	Active	GILLIAM	ASANTE			1900	2496	WILD SPRINGS CT	Т				DECATUR	30034	3/11/2016	3/11/2016
	10760250	Active	NZENG KET	BENITA			1900	10034	PERIMETER	APT. 1003	3∠TRCE		E	ATLANTA	30346	4/26/2016	4/26/2016

1975-1979	40750404		0444885	DELETON ALEVANDED	1000	4004 51110			STONE 140	20000	E /40 /0046	5 /4 2 /2 04 C
107789779 Active	10768401	Active	CAMPBELL	RELSTON ALEXANDER	1900	1024 ELLIS	RD		STONE MC	30083	5/13/2016	5/13/2016
1077/AB9 Active							RD					
10731842 Active												
10722130 Active												
10783723 Active												
1/8/2021 1078/3037 Active												
10788375 Active												
10789904 Active	1/8/2021 10785037	Active	THOMAS	CDALAIYAMNA	1900	5044 DONNELL	WAY		DECATUR	30035	5/4/2016	
10795774 Active HOLLAND DEVAYINE 1900 4357 PERSAM FROMTUS BCATUR 3003 6/3/2016 10/3/2021 10056893 Active WADE THEMA 1900 4357 PERSAM FROMTUS BCATUR 3003 6/15/2016 7/10/2021 10056878 Active BHARATH SHAKIRA 1900 803 WADROP PL DECATUR 3003 6/15/2016 7/10/2021 10051299 Active BERSAM SHAKATH SHAKIRA 1900 803 WADROP PL DECATUR 3003 6/15/2016 7/10/2021 10052217 Active REVES MALBERIO W 1900 2054 MARCO DR DECATUR 3003 7/10/2016 10/38/2021 10053217 Active EALEY DECATUR 3003 7/10/2016 10/38/2021 10053217 Active EALEY DECATUR 3003 7/10/2016 10/38/2021 10053217 Active EALEY DECATUR 3003 7/10/2016 10/38/2021 10/3	10788375	Active	BADHI	STEVEN O	1900	4926 MARSH RABBIT CV			DECATUR	30035	6/4/2016	6/4/2016
10796152 Active	10789904	Active	BOWENS	ERICA	1900	5400 MEMORIAL APT. 11	DR		STONE MC	30083	5/31/2016	5/31/2016
1080/8803 Active	10795574	Active	HOLLAND	DEWAYNE J	1900	5168 HUGH HOWELL	RD		STONE MC	30087	6/9/2016	10/4/2022
1088878	10796152	Active	CULLARS	DEANTE TUVURIOUS	1900	4357 PLEASANT POINT DR			DECATUR	30034	3/22/2017	3/22/2017
1078/7022 1081/3930 Active REVS MALEKICO W 1900 2094 MARCO DR DR DR DR DR DR DR D	10805803	Active	WADE	THELMA	1900	4021 EMERALD NORTH CIR			DECATUR	30035	6/16/2016	7/10/2020
1082/2874 Active ELEVES MALEKIOA W 1900 2064 MARCO DR DECATUR 30032 77/6/2016 77/6/2016 10832177 Active ELEVE DEAMTINO JOSEPH 1900 2295 GREENWAY DR DECATUR 30035 77/6/2016 77/7/2016 10832177 Active ELEVIO SORBET RAYMONE 1900 1225 GOLDSMITH RD STONE MC 30088 37/1/2016 37/7/2016 37/7/2016 10846190 Active ELEVIOR SORBET RAYMONE 1900 2255 MAINSTREET PARK DR STONE MC 30088 37/1/2016 37/7/20	10805878	Active	BHARATH	SHAKIRA	1900	8633 WALDROP	PL		DECATUR	30034	6/16/2016	6/16/2016
1082/2824	10/28/2022 10812930	Active	SIMS	MICHEAL	1900	3317 GLENWOOD	RD		DECATUR	30032	6/30/2016	10/28/2022
10823172 Active KNIGHT K 1900 2399 GRENWAY DR DECATUR 30035 77/7/2016 77/7/2016 10842419 Active KNIGHT K 1900 1202 GOLDSWITH RD 5TONE MC 30088 77/7/2016 77/7/2016 10842419 Active KNIGHT JUSH 1900 2254 NORFAIR LOOP LITHONIA 30088 77/7/2016 88/7/2016 10846190 Active MORDS VICTORIA 1900 2254 NORFAIR LOOP LITHONIA 30038 87/7/2016 88/7/2016 1086387 Active MORDS VICTORIA 1900 4108 BELVEDRE K SQ DECATUR 30035 87/7/2016 88/7/2016 1086387 Active MAPP SANDRA 1900 2252 FLAT SHOOLS APT G RD DECATUR 30035 87/7/2016 88/7/2016 88/7/2016 1086387 Active MORDS VICTORIA 1900 4108 BELVEDRE K SQ DECATUR 30035 87/7/2016 88/7/2016 88/7/2016 1086387 Active MORDS VICTORIA 1900 4108 BELVEDRE K SQ DECATUR 30035 87/7/2016 88/7/2016 88/7/2016 1087638 Active JOHNSON MARCUS 1900 712 GLENDALE RD SCOTTIDAL 30078 87/7/2016 88/7/2016 1087638 Active JOHNSON MARCUS 1900 712 GLENDALE RD SCOTTIDAL 30078 87/7/2016 88/7/2016 1087638 Active JOHNSON MARCUS 1900 713 ASHEY LN STONE MC 30087 87/7/2016 77/1/2016 1087636 Active JOHNSON KEISON LMARA 3000 73/7/2016 77/1/2016 10876466 Active JOHNSON ACTIVE JOHNSON										30032		
18832177 Active KNIGHT K 1900 \$2521 MAINSTREET PARK DR STONE MC 30088 7/12/2016 7/12/2016 18846199 Active SMITH IUSHA M 1900 2854 NORFAIR LOOP LITHONIA 30038 8/5/2016 8/5/2016 8/5/2016 1894519 Active WORDS VICTORIA 1900 2854 NORFAIR LOOP LITHONIA 30038 8/5/2016												
1884519 Active												
10846190							RD					
10859161												
10861388												
10863382												
10669874							KD					
10870138							DD.					
10872246							KD					
10874336												
10874666												
10875033												
10890208												
10900297												
10902607		Active		HORACE F Jr	1900		RD					
10907533		Active										
10919472	10902607	Active	CHADLB	PAUL	1900	3515 PLEASANTDALE	RD		ATLANTA	30340	8/26/2016	8/26/2016
10923855	10907533	Active	SULLIVAN	TYREASHA	1900	413 LAKE POINT PL			STONE MC	30088	8/23/2016	8/23/2016
10924007	10919472	Active	SAYRE	GILLIAN	1900	141 E COLLEGE AVE BOX1041			DECATUR	30030	9/3/2016	9/3/2016
10924017	10923855	Active	DONNSON	CAMERON	1900	1253 CHURCH 6	S ST		DECATUR	30030	8/26/2016	8/26/2016
10924723	10924007	Active	ROSS	HAVEN	1900	1002 THICKET	WAY		DECATUR	30035	9/8/2016	9/8/2016
10925672 Active	10924017	Active	BARNETT	TERESA	1900	519 GLENDALE	AVE		DECATUR	30030	9/6/2016	9/6/2016
10926712	10924723	Active	BOSTICK	CLENTON DEVANTE	1900	5959 FAIRINGTON 205	5 RD		LITHONIA	30038	9/7/2016	9/7/2016
10941311	10925672	Active	THOMPSON	JOHNSON	1900	983 CLUBHOUSE 2	2 CIR	W	DECATUR	30032	9/7/2016	9/7/2016
10941311	10926712	Active	AVERY	WENDELL L	1900	456 ROCK SHADOW CT			STONE MC	30087	9/11/2016	9/11/2016
10941897 Active STANCIEL INDIASIA 1900 2622 CHAMBLEE TUCKER RD CHAMBLEE 30341 9/9/2016 9/26/2016 10947593 Active EVER GREATEST 1900 2137 VINEYARD 4 WALK SE ATLANTA 30316 9/14/2016 9/14/2016 10965086 Active COLBERT SUCHA CHA 1900 1450 COMMERCE DR DECATUR 30030 9/22/2016 9/22/2016 11/8/2022 10968654 Active COOK EDWARD 1900 2200 PARKLAKE APT 1564 DR NE ATLANTA 30345 11/27/2020 11/8/2022 10973780 Active MASTON GABRIELLA 1900 2564 BOULDER RD SE ATLANTA 30316 9/25/2016 9/25/2016 10978779 Active CARTER TRAVIS JEROME 1900 4981 MILLSTONE WALK STONE MC 30088 8/9/2022 8/9/2022 10983266 Active LOADHOLT ARMANI DENISE 1900 883 LAGOON CT STONE MC 30083 9/18/2016 9/18/2016 11002116 Active PERKINS CHRISTIAN KERRI 1900 2575 OAK SHADOW LN NE ATLANTA 30345 9/29/2016 9/29/2016 11014374 Active DAVIS ARISSIA B 1900 2604 FIELD SPRING DR LITHONIA 30058 9/26/2016 9/26/2016 110022540 Active COSBY TIFFANY NICOLE 1900 4417 ERSKINE RD CLARKSTOI 30021 10/3/2016 10/3/2016			HINDS	EBENEZER	1900	6593 MILLS	СТ		STONE MC	30087		12/10/2020
10941897 Active STANCIEL INDIASIA 1900 2622 CHAMBLEE TUCKER RD CHAMBLEE 30341 9/9/2016 9/26/2016 10947593 Active EVER GREATEST 1900 2137 VINEYARD 4 WALK SE ATLANTA 30316 9/14/2016 9/14/2016 9/26/2016 10965086 Active COLBERT SUCHA CHA 1900 1450 COMMERCE DR DECATUR 30030 9/22/2016 9/22/2016 11/8/2022 10968654 Active COOK EDWARD 1900 2200 PARKLAKE APT 1564 DR NE ATLANTA 30345 11/27/2020 11/8/2022 10973780 Active MASTON GABRIELLA 1900 2564 BOULDER RD SE ATLANTA 30316 9/25/2016 9/25/2016 10978779 Active CARTER TRAVIS JEROME 1900 4981 MILLSTONE WALK STONE MC 30088 8/9/2022 8/9/2022 10983266 Active LOADHOLT ARMANI DENISE 1900 883 LAGOON CT STONE MC 30083 9/18/2016 9/18/2016 11002116 Active PERKINS CHRISTIAN KERRI 1900 2575 OAK SHADOW LN NE ATLANTA 30345 9/29/2016 9/29/2016 11014374 Active DAVIS ARISSIA B 1900 2604 FIELD SPRING DR LITHONIA 30058 9/26/2016 9/26/2016 10/3/201								NE				
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10973780 Active MASTON GABRIELLA 1900 2564 BOULDER RD SE ATLANTA 30316 9/25/2016 9/25/2016 9/25/2016 19/25/2016 19/25/2016 9/25/2016 9/25/2016 19/25/								NF				
10978779 Active CARTER TRAVIS JEROME 1900 4981 MILLSTONE WALK STONE MC 30088 8/9/2022 8/9/2022 8/9/2022 10983266 Active LOADHOLT ARMANI DENISE 1900 883 LAGOON CT STONE MC 30083 9/18/2016 9/18/2016 11002116 Active PERKINS CHRISTIAN KERRI 1900 2575 OAK SHADOW LN NE ATLANTA 30345 9/29/2016 9/29/2016 11014374 Active DAVIS ARISSIA B 1900 2604 FIELD SPRING DR LITHONIA 30058 9/26/2016 9/26/2016 11022540 Active COSBY TIFFANY NICOLE 1900 4417 ERSKINE RD CLARKSTOI 30021 10/3/2016 10/3/2016												
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11022540 Active COSBY TIFFANY NICOLE 1900 4417 ERSKINE RD CLARKSTOI 30021 10/3/2016 10/3/2016								NE				
							20					
11022795 ACTIVE HEATH KEJA MICHELLE 1900 10 GLEN HOLLOW CIRAPT 3 DECATUR 30034 9/30/2016 9/30/2016							KU					
	11022795	Active	HEATH	KEJA MICHELLE	1900	10 GLEN HOLLOW CIRAPT 3			DECATUR	30034	9/30/2016	9/30/2016

11050900	Active	HANCOCK ANDRE JEROME	1900	6682 WILDWOOD	СТ		LITHONIA	30058	10/5/2016	10/5/2016
11055998	Active	MCCLENDON CARMELITA	1900	1572 HARDEE 1-C		NE	ATLANTA	30307	9/13/2016	9/13/2016
11056477	Active	GILL TOM	1900	3467 MARYVALE	DR		DECATUR	30032	10/12/2016	
11057061	Active	MOORE NATASHA F	1900	3685 W AUSTIN CT			DECATUR	30032	3/19/2019	3/19/2019
11058804	Active	BONNER GENERRA	1900	2916 CLAIRMONT APT 3305	RD	NE	ATLANTA	30329	10/18/2016	10/18/2016
11078134	Active	RANDOLPH A'MAURIE RENEY	1900	2510 FRANKIE	LN		ELLENWO(30294	10/4/2016	10/4/2016
11115706	Active	CUTTS LUCIUS RICARDO	1900	2666 WHITES MILL CT			DECATUR	30034	10/6/2016	10/6/2016
11115818	Active	VELIZ GUILLE DYLAN	1900	4023 DORAL	DR		DORAVILLE	30360	11/21/2016	11/21/2016
11210430	Active	LANGLEY BRENDA SMITH	1900	4177 WINDERMERE	DR		LITHONIA	30038	2/1/2017	2/1/2017
11222977	Active	GOOCH KEVIN LAMAR	1900	1519 BURNSTONE	DR		STONE MO	30088	12/15/2016	10/3/2022
11401909	Active	PERRY RONALD	1900	2635 CALDWELL	RD	NE	ATLANTA	30319	5/20/2017	5/20/2017
11462644	Active	SUTHERLAND CHAD SHAWN	1900	2054 PINTAIL	CV		LITHONIA	30058	8/28/2017	8/28/2017
11/6/2018 11474367	Active	COOK MALIK DANTREZ	1900	4937 N REDAN CIR			STONE MC	30088	9/26/2017	10/26/2021
11485410	Active	POLANCO ANCELMO	1900	1762 CLIFTON	RD	NE	ATLANTA	30329	9/20/2017	2/10/2020
11490541	Active	PENNY JULIA	1900	671 LOST CREEK CIR			STONE MO	30088	9/26/2017	9/26/2017
11491139	Active	MACK DARSELL	1900	131 SPRING CHASE CIR APT 131			STONE MC	30083	9/25/2017	9/25/2017
11493688	Active	ANDERSON PHOASHA	1900	505 SUMMERWOOD	DR		CLARKSTO	30021	10/6/2017	10/6/2017
11754140	Active	LIGHTNER CHRIS L	1900	7568 CLEAR CREEK DR			LITHONIA	30058	6/1/2018	6/1/2018
11757008	Active	BEST ARMANDO VALENTIN(Sr	1900	3833 MICAH	LN		ELLENWOC	30294	6/25/2018	6/25/2018
11891000	Active	COSTON KEAUNDREA	1900	5400 MEMORIAL	DR		STONE MC	30083	7/3/2018	7/3/2018
11917924	Active	DONEGETU HANA V	1900	4650 E PONCE DE LEON APT F2	DIC		CLARKSTO	30021	8/24/2018	8/24/2018
11918735	Active	LOLLIS PAULETTE	1900	4600 MERCER	RD		STONE MC	30083	8/11/2018	1/5/2019
11967604	Active	GONALEZ BEVERLY	1900	4380 MEMORIAL	DR		DECATUR	30032	9/25/2018	9/25/2018
			1900		DK		LITHONIA	30058	10/3/2018	
11967667	Active			5684 CEDAR CROFT LN	DDC					10/3/2018
11973619	Active	WILLIAMS ORLANDO T	1900	205 MEADOWOOD	RDG		LITHONIA	30038	9/28/2018	9/28/2018
11975680	Active	DOMMERVILI MILES WILLIAMS	1900	1029 HOLCOMBE	RD	NE	DECATUR	30032	10/3/2018	10/3/2018
11995277	Active	PHILLIPS ROOSEVEL' M	1900	37 WHITEFOORD		NE	ATLANTA	30307	10/1/2018	10/1/2018
12226393	Active	RICHARDSON ADESHOLN MG	1900	223 CAMBRIDGE	AVE		DECATUR	30030	3/15/2019	3/15/2019
12226884	Active	TITER CHRISTIAN W	1900	4317 WARD BLUFF DR			ELLENWO(30294	3/21/2019	3/21/2019
12283597	Active	LE TU VAN	1900	4105 ENGLISH OAK DR			DORAVILLE	30340	6/24/2019	12/17/2020
12370319	Active	FOSTER SHAY	1900	2245 GREENWAY	DR		DECATUR	30035	7/16/2019	7/16/2019
12421087	Active	SWINSON DWAYNE JERMAINE	1900	1204 WINTERS PARK DR			ATLANTA	30360		10/30/2020
12544154	Active	WOODS KEITH Jr	1900	301 ASHLEY	PL		STONE MC	30083	2/10/2020	11/18/2020
12544176	Active	MOHAMED HASHIM ABDI	1900	3938 MEMORIAL COLLECAPT. 4			CLARKSTO	30021	2/4/2020	11/4/2020
12586052	Active	ROISENBERG ANDREW K	1900	1762 CLIFTON MSC 1906		NE	ATLANTA	30329	2/24/2020	2/24/2020
12/31/2020 12732949	Active	MEREDITH ALLEN MCLAURIN Jr	1900	130 ARIZONA UNIT 108	AVE	NE	ATLANTA	30307		12/31/2020
13410742	Active	CANNON ELIJAH OLUWADAMIOLA		340 GLEN HOLLOW DR APT 15			DECATUR		10/10/2022	10/10/2022
7696905	Active	DAVIS JEFFREY CHRISTOPHER	1901	1990 WINGATE	RD		CHAMBLEE	30341	6/20/2019	6/20/2019
7697927	Active	WALTON ANTONIO DE'ANTWAN	1901	3763 KENSINGTON	CT		DECATUR	30032	4/25/2018	9/24/2022
7698060	Active	FILES AUDREY RENEE	1901	2247 RAMBLEWOOD	CIR		DECATUR	30035	11/15/2018	11/15/2018
7949934	Active	WOOD CHARLES	1901	3317 VALLEY BROOK PL			DECATUR	30033	1/6/2023	1/6/2023
8812211	Active	HUDSON LAMONT MARCUS	1901	7591 CLEAR CREEK DR			LITHONIA	30058	1/28/2016	1/28/2016
8919331	Active	KENNEDY-AB MUBAARA JALEEL	1901	1401 N HAIRSTON APT 21E	RD		STONE MC	30083	5/9/2019	5/9/2019
10733071	Active	WILLIS MALIK ANTIONE	1901	1514 SHERIDAN APT #161:	1 RD	NE	ATLANTA	30324	4/8/2016	4/8/2016
10734200	Active	PINEDA RAMONA GAIL	1901	3201 HENDERSON MILL APT # 200) RD	NE	CHAMBLEE	30341	4/2/2016	4/2/2016
10760574	Active	HAYES GELEXUS	1901	85 WHITEFOORD	AVE	NE	ATLANTA	30307	4/19/2016	4/19/2016
10768530	Active	ADONAY RIC! MORALES LUCAS	1901	2222 PLASTER APT # T	RD	NE	ATLANTA	30345	5/20/2016	5/20/2016
10796392	Active	LAWRENCE ANTIONE C	1901	603 CONCEPTS 21 DR			LITHONIA	30058	6/10/2016	6/10/2016
10830190	Active	REID GREGORY L III	1901	3650 BORING	RD		DECATUR	30034	6/27/2016	6/27/2016
10836771	Active	SAINT RICHARD L	1901	6435 BROWNS MILL	RD		LITHONIA	30038	7/18/2016	7/18/2016
10839277	Active	OSBORN JASON A	1901	3543 POPLAR	SHLS		ELLENWOO	30294	7/25/2016	7/25/2016
10950580	Active	MITCHELL IMANI J	1901	4649 MEMORIAL 208	3 DR		DECATUR	30032	9/19/2016	9/19/2016
10952807	Active	TILLERY DEQUAVIOUS	1901	6396 EVANS MILL WAY			LITHONIA	30038	9/16/2016	4/26/2019

11244486 Active	SIMGH	SUMONY	1901	12207 JEFFERSON SQUARE CT			DECATUR	30030	3/12/2017	3/12/2017
11399752 Active	HARRIS	LAWRENCE DUANE	1901	3025 BELVEDERE	LN		DECATUR	30032	7/24/2017	7/24/2017
13021163 Active	HONEYCUTT	MARCQUELL	1902	1819 MOUNTAIN INDUSTRIAL BLV	'D		TUCKER	30084	11/30/2020	11/30/2020
10594188 Inactive	No Contact RASHID ADM	1 GOYAMIYA	1900	3742 NORMAN	RD		CLARKSTO	30021	10/30/2015	10/30/2015
10196640 Inactive	Returned Mai DEO	GURUY	1900	3324 VALLEY BROOK PL			DECATUR	30033	3/11/2014	3/11/2014
10245241 Inactive	Returned Mai TAILOR	JASMINE S	1900	1347 MILL LAKE CIR			STONE MC	30088	5/21/2014	5/21/2014
10275958 Inactive	Returned Mai DUNN	SHIRETTA	1900	179 GLEN HOLLOW DR			DECATUR	30034	8/26/2014	8/26/2014
10277083 Inactive	Returned Mai LAVA	NEFLAII	1900	822 N INDIAN CREEK D B 4			CLARKSTO	30021	8/11/2014	8/11/2014
10252584 Inactive	No Contact BLALODC	JONIA M	1900	2715 CAVALIER	DR		DECATUR	30034	5/26/2014	5/26/2014
10285474 Inactive	Returned Mai CUGLER	SHAKERA DASHUN	1900	3131 N DRUID HILLS UNIT 102	1 RD		DECATUR	30033	8/10/2014	8/10/2014
10285714 Inactive	No Contact LIKLEY	SHAKARA JAMILA	1900	2419 AYLESBURY UNIT 167			DECATUR	30034	8/11/2014	8/11/2014
10303880 Inactive	No Contact RAYMOND	HASSAN M	1900	1278 ADCOX	SQ		STONE MC	30088	8/21/2014	8/21/2014
10424965 Inactive	No Contact CRUMBLEY	DAVID LEE	1900	2919 PORT ROYAL LN			DECATUR	30034	2/4/2015	2/4/2015
10311408 Inactive	No Contact WATKINS	DEAN	1900	3379 FLAT SHOALS B14	RD		DECATUR	30034	9/22/2014	9/22/2014
10314253 Inactive	Returned Mai LOW	NICE S	1900	3528 JACKSON	DR		DECATUR	30032	8/24/2014	8/24/2014
10431637 Inactive	No Contact MILAAMS	CUELLAR	1900	2045 KENRIDGE UNIT 204			DECATUR	30032	2/25/2015	2/25/2015
10874211 Inactive	NCOA SANDIFER	JUSTICE	1900	1927 CINDY	DR		DECATUR	30032	8/11/2016	8/11/2016
10355569 Inactive	No Contact HARMAN	REGINALD R	1900	1242 ARKWRIGHT	PL	SE	ATLANTA	30317	7/21/2014	7/21/2014
10356393 Inactive	No Contact ALEXARDEE		1900	3207 HENDERSON MILL 15	RD	NE	CHAMBLEE	30341	8/20/2014	8/20/2014
8934848 Inactive	Returned Mai HENRY	EVA	1900	1120 ASHLEY CREEK CIR UNIT 19			STONE MC	30083	5/5/2015	5/5/2015
8619930 Inactive	No Contact CAULKER	ADE K	1900	3379 AZTEC UNIT 30F	RD		DORAVILLE	30340	6/6/2014	6/6/2014
10633140 Inactive	Returned Mai SLATER	ALVIN J	1900	2074 CHARLES CUDD CT	DI		LITHONIA		12/16/2015	12/16/2015
10757307 Inactive	NCOA WILLIAMS	ZYMAYA KEVIRA	1900	6783 MAHONIA	PL	NE	LITHONIA	30038	4/18/2016	10/19/2016
10054905 Inactive	No Contact SALMERON Returned Mai SMITH	MARIEN ALTHEA JO-ANN	1900 1900	2404 JOHNSON H 1005 CONCEPTS 21 DR APT. 1005	RD -	NE	ATLANTA	30345	6/7/2013	6/7/2013
11296588 Inactive 10592099 Inactive	No Contact PROSPERE	ALTHEA JO-ANN MELISSA MELITA	1900	5207 WESLEY STONECREST CIR	0		LITHONIA LITHONIA	30058	4/4/2017 10/15/2015	4/4/2017 10/15/2015
10082657 Inactive	No Contact PARKER	GALE	1900	2969 RIVER PARK CT			DECATUR	30034	7/20/2013	7/20/2013
10087244 Inactive	No Contact BAUGH	TOMMY LEE	1900	823 PINE ROC DR			STONE MC	30034	8/19/2013	8/19/2013
10109829 Inactive	No Contact DUFFY	REGINALD	1900	6082 CREEKFORD	DR		LITHONIA	30058	9/27/2013	9/27/2013
10103025 mactive	Returned Mai MORRIS	RUTH	1900	3906 MEMORIAL COLLEGE AVE	DIX		CLARKSTO	30021	2/4/2014	2/4/2014
10251402 Inactive	Returned Mai HUNTER	RASHEEN	1900	2900 ATHENA UNIT 44F	LN		LITHONIA	30038	5/27/2014	5/27/2014
10252398 Inactive	Returned Mai COSBY	HUSAIN T	1900	612 EL PRADO CT			STONE MC	30083	5/29/2014	5/29/2014
10280039 Inactive	Returned Mai JOHNSON	ANTOINIQUTIA DECHE	1900	455 DEKALB INDUSTRIAL WAY			DECATUR	30030	4/24/2014	4/24/2014
10258614 Inactive	CS HIGGINS	MARQUIS J	1900	1135 WOODMERE	DR		LITHONIA	30058	5/27/2014	9/30/2017
10284404 Inactive	No Contact GARNOUS	TREECE T	1900	1640 KENRIDGE	PKWY		DECATUR	30032	8/1/2014	8/1/2014
10349889 Inactive	No Contact ARVAY	ROBYN MARIE	1900	605 ASBURY	CIR		ATLANTA	30322	9/26/2014	9/26/2014
10564720 Inactive	No Contact JAGRE	IDA	1900	1850 OAK HILL SPRINGS BLVD			LITHONIA	30058	10/1/2015	10/1/2015
10596020 Inactive	Returned Mai ABDULLAH	YOUSIF ADAUY	1900	940 N INDIAN CREEK D	2		CLARKSTO	30021	10/26/2015	10/26/2015
10601253 Inactive	No Contact GORAMIYA	RASHID AHMED	1900	3742 NORMAN	RD		CLARKSTO	30021	12/4/2015	12/4/2015
10081428 Inactive	No Contact FATE	SONIA ROCHELLE	1900	3937 GLENWOOD UNIT 5-3	RD		DECATUR	30032	7/15/2013	7/15/2013
10153925 Inactive	No Contact DERRICHO	OBBIE	1900	2608 BULL RUN DR			DECATUR	30034	12/23/2013	12/23/2013
10245271 Inactive	Returned Mai HARRISON	DEBRA S	1900	3548 CLUBHOUSE F	CIR	E	DECATUR	30032	5/17/2014	5/17/2014
10254264 Inactive	No Contact GOODDINE	GEORGE TEASLEY	1900	4176 CANBY	LN		DECATUR	30035	5/1/2014	5/1/2014
10280659 Inactive	No Contact HICKSON	ALICIA	1900	6368 DAISY	LN		LITHONIA	30038	8/11/2014	8/11/2014
10281861 Inactive	No Contact WALKER	MARCUS D	1900	1386 MILL LAKE CIR			STONE MC	30088	8/6/2014	8/6/2014
10284596 Inactive	Returned Mai WARREN	ARORIA LAKEJA	1900	5256 MCCARTER	STA		STONE MC	30088	7/10/2014	7/10/2014
10290316 Inactive	No Contact ALLEN	BRYON J	1900	4272 LINDSEY	DR		DECATUR	30035	8/15/2014	8/15/2014
10272234 Inactive	No Contact RADFORD	WAYNE	1900	610 CRESTE	DR		DECATUR	30035	8/22/2014	8/22/2014
11079825 Inactive	Returned Mai CALLOWAY	JAZMINE MESHELLE	1900	1586 ROCHELLE	СТ		DUNWOOI	30338	3/8/2018	3/8/2018
10064655 Inactive	No Contact JOHNSON	TAMBRICH L	1900	500 S COLUMBIA DR			DECATUR	30030	8/2/2013	8/2/2013
10239647 Inactive	No Contact KING	JAMEL	1900	1621 SMITHSON	DR		LITHONIA	30058	3/11/2014	3/11/2014
10272458 Inactive	No Contact CARTER	AYESHA	1900 1900	3425 FOX HOUND RUN			LITHONIA	30038	4/28/2014	4/28/2014
10245232 Inactive	Returned Mai REID	LATONYA	1900	1515 HIGH MEADOW DR			STONE MC	30083	5/20/2014	5/20/2014

	10252389 Inactive	Returned Mai WALTERS	ROSALIND	1900	3897 HOLY CROSS DR			CATUR 30034	-, -, -	8/13/2014
	10278775 Inactive	Returned Mai ZACHERY	GENERA	1900	5030 W MOUNTAIN ST UNIT 35			NE MC 30083		8/8/2014
	10280151 Inactive	Returned Mai SECKER	MELISSA A	1900	4900 CENTRAL UNIT 181	DR	STC	NE MC 30083	8/8/2014	8/8/2014
	10280666 Inactive	Returned Mai FERGUSON	LLENDOLL	1900	1400 CHURCH	ST	DEC	CATUR 30030	7/11/2014	7/11/2014
	10254987 Inactive	No Contact SMITH	LYANA	1900	4494 DOGWOOD FARMS DR		DEC	CATUR 30034	-, , -	6/11/2014
	10285013 Inactive	No Contact HORNEY	ELIJAH	1900	2254 WHITES MILL	RD	DEC	CATUR 30032	8/11/2014	8/11/2014
	10288928 Inactive	No Contact MADIGAN	BRENDA	1900	1444 COLUMBIA	DR	DEC	CATUR 30032	8/13/2014	8/13/2014
	10266624 Inactive	No Contact INGRAM	ANNIE	1900	2526 ROYAL FARM CT		DEC	CATUR 30034	7/21/2014	7/21/2014
	10351546 Inactive	No Contact PARKS	JALAMA COLLETTE	1900	1560 BIRCH RIDGE WAY		STC	NE MC 30083	9/26/2014	9/26/2014
	10562928 Inactive	Returned Mai SADIKI	SADIKI	1900	3488 W HILL ST		CLA	RKSTOI 30021	8/12/2015	8/12/2015
	10772399 Inactive	Returned Mai GREAT	JOSH GEORGE	1900	60 QUAIL APT. 60	RUN	DEC	ATUR 30035	5/29/2016	5/29/2016
	10564778 Inactive	No Contact PALMA H	DIANA MARICELA	1900	3581 BUFORD HWY APT 7	HWY	NE ATL	ANTA 30329	10/1/2015	10/1/2015
	10080966 Inactive	Returned Mai SETTLE	CANDANCE	1900	3579 CLUBHOUSE E	CIR	E DEC	CATUR 30032	7/15/2013	7/15/2013
	10082705 Inactive	Returned Mai MCELROY	GYESHA MARTE	1900	2520 CANDLER E-4	RD	DEC	CATUR 30032	8/12/2013	8/12/2013
	10087255 Inactive	No Contact ROMANA	CHEQUE	1900	4737 BUFORD HWY C	HWY	ATL	ANTA 30341	8/20/2013	8/20/2013
	10123477 Inactive	No Contact HARPER	KRIS R	1900	3984 PINEHURST	PL	DEC	CATUR 30034	8/25/2014	8/25/2014
	10178015 Inactive	Returned Mai THUNG	AUNG	1900	950 N INDIAN CREEK D UNIT 3		CLA	RKSTOI 30021	2/8/2014	2/8/2014
	10181612 Inactive	No Contact JOHNSON	MARK ANTHONY	1900	683 LONGBOW	CT	STC	NE MC 30087	3/20/2014	10/2/2014
	10239803 Inactive	No Contact JACKSON	JA'VANTA KHALIL	1900	1903 BROCKETT UNIT 19	WAY	CLA	RKSTOI 30021	4/24/2014	4/24/2014
	10246184 Inactive	No Contact GRADY	XAVIER GORTEZ	1900	2087 CHARTER	LN	LITI	HONIA 30058	5/22/2014	5/22/2014
	10252032 Inactive	No Contact FREEMAN	CHANYA D	1900	2294 BOULDERCREST	RD	SE ATL	ANTA 30316	5/29/2014	8/27/2014
	10252857 Inactive	Returned Mai DULAL	ARYAN	1900	3043 VALLEY BROOK PL UNIT 304	3	DEC	CATUR 30033	5/6/2014	5/6/2014
	10285523 Inactive	Returned Mai KENNEDY	QUADARVIS	1900	4524 GOLF VISTA CIR		DEC	CATUR 30035	8/10/2014	8/10/2014
	10285694 Inactive	No Contact BROOKINS	CHARLES	1900	1913 CEDAR WALK LN		COI	NLEY 30288	8/1/2014	8/1/2014
	10303872 Inactive	No Contact JACK	LAKISHA NASHAI	1900	1068 TO LANI FARM	RD	STC	NE MC 30083	8/21/2014	8/21/2014
	10310098 Inactive	Returned Mai KELLY	IVORY	1900	260 NORTHERN	AVE	AVO	ONDALE 30002	9/19/2014	9/19/2014
	10317988 Inactive	No Contact GILES	CHRIS EDWARD	1900	3035 WESTERN SUNSET CT		DEC	CATUR 30034	9/9/2014	9/9/2014
	10321578 Inactive	No Contact HARRIS	LAKEG E	1900	5670 MARBUT	RD	LITI	HONIA 30058	9/3/2014	9/3/2014
	10323328 Inactive	No Contact BANIES	SAID	1900	6974 OVERLOOK	PT	STC	NE MC 30087	9/27/2014	9/27/2014
	10469619 Inactive	No Contact SAMUELS W	CREENIECE ASHANTI	1900	4478 CHESTNUT LAKE AVE		LITI	HONIA 30038	4/22/2015	4/22/2015
	10350111 Inactive	Returned Mai KRUPKIN	FRANCES ZENISEK	1900	605 ASBURY	CIR	ATL	ANTA 30322	9/24/2014	9/24/2014
	10353237 Inactive	Returned Mai FUCHS	BARI	1900	605 ASBURY	CIR	ATL	ANTA 30322	10/3/2014	10/3/2014
11/7/2000	856685 Inactive	No Contact FIELDS	F DONALD	1900	429 MAGNOLIA A2	DR	PIN	E LAKE 30072	8/23/2014	8/23/2014
	10591124 Inactive	Returned Mai ECHOLS	HORACE	1900	3257 BOBOLINK	DR	DEC	CATUR 30032	11/25/2015	11/25/2015
	10112052 Inactive	No Contact ASTROTH	ALEXANDE R	1900	3003 WESTBURY	DR	DEC	CATUR 30033	10/2/2013	10/2/2013
	10126406 Inactive	No Contact MATTHEWS	ARNIKA	1900	806 LAKE POINT PL		STC	NE MC 30088	11/13/2013	11/13/2013
	10241354 Inactive	No Contact MCDAY	SHARONIC, NARRICKA	1900	1964 MERLE	CIR	DEC	CATUR 30032	7/16/2013	7/16/2013
	10275248 Inactive	Returned Mai BROOKS	JAMAL DERRIUS	1900	4849 TERRACE GREEN TRCE		STC	NE MC 30088	4/25/2014	4/25/2014
	10252105 Inactive	No Contact GRANT	NIKKIA A	1900	2900 ATHENA UNIT 31-0	C LN	LITI	10018 AINOH	5/27/2014	5/27/2014
	10301964 Inactive	Returned Mai KEPE	GUIDADO SOULEYMANE	1900	107 SUMMERWOOD	DR	CLA	RKSTOI 30021	8/24/2014	8/24/2014
	10418882 Inactive	Returned Mai DAHAL	SAMIR	1900	4282 E PONCE DE LEON D3		CLA	RKSTOI 30021	1/21/2015	1/21/2015
	10317112 Inactive	No Contact MILL	DEZRO RENEE	1900	141 E COLLEGE AVE UNIT 658		DEC	CATUR 30030	9/2/2014	9/2/2014
	10324695 Inactive	No Contact CLIFTON	SEKINAH MONIQUE	1900	4783 WHITE OAK TRL		STC	NE MC 30088	9/14/2014	9/14/2014
	8926712 Inactive	Returned Mai STALEY	LANYARD DEVERE Jr	1900	2117 SUMMIT CREEK DR		STC	NE MC 30083	5/31/2013	10/12/2018
	10564585 Inactive	Returned Mai CROSHAW	MARC	1900	3131 N DRUID HILLS APPT 101	.1 RD	DEC	CATUR 30033	9/16/2015	9/16/2015
	10586556 Inactive	No Contact BRIGHTWEL	L TAYLOR CHANEL	1900	3616 WIND RIVER CT		TUC	CKER 30084	11/2/2015	11/2/2015
	10587516 Inactive	No Contact AGYANKWA		1900	3465 GLEN	RD	DEC	CATUR 30032	, -,	4/29/2015
	10592097 Inactive	No Contact LORENA	MORENO E	1900	4254 ENGLISH OAK DR				10/21/2015	
	10083636 Inactive	Returned Mai FLORBERTA	OLLIE	1900	3470 PLEASANT BROOK VILLAGE L	N	DO	RAVILLE 30340	8/14/2013	8/14/2013
	10116768 Inactive	No Contact DOLQUEST	LAURA ANNE	1900	5193 MARTINS CROSSING	RD			10/22/2013	
	10123787 Inactive	No Contact RUTLEDGE	ANTWON MATTHEW Jr	1900	2995 TRIBUTARY	WAY	DEC	CATUR 30034	11/20/2013	
	11064171 Inactive	Returned Mai EDWARDS	TONYA	1900	3102 ROBIN	RD		CATUR 30032		9/23/2016
	10237846 Inactive	No Contact GARRETT	GARRY Jr	1900	526 ROSEMONT	DR	DEC	CATUR 30032	5/8/2013	5/8/2013

10238630 Inactive	No Contact HENRY	BERNADET ROSALIND	1900	7307 WESLEY PROVIDENCE PKWY		LITHONIA	30038	4/16/2014	4/16/2014
10238766 Inactive		OLJIBRAEJAH C	1900	1198 OAK KNOLL CT		LITHONIA	30058	8/5/2014	8/5/2014
10388422 Inactive	No Contact MARIA	CRISTINA GOMEZ	1900	2002 LAKE RIDGE LN		ATLANTA	30338	11/4/2014	11/4/2014
10249877 Inactive	No Contact WALDRON	LYNELLE A	1900	1023 ASHLEY CREEK CIR		STONE MC	30083	5/25/2014	5/25/2014
10253638 Inactive	No Contact HUGESE	RONNIE	1900	1235 MAPLE WALK CIR		DECATUR	30032	6/4/2014	6/4/2014
10282562 Inactive	No Contact SMITH	RONRICO JAMAL Jr	1900	2225 CHESTNUT HILL CIR		DECATUR	30032	8/19/2014	8/19/2014
10285467 Inactive	No Contact XICARA	LEVI	1900	4380 MEMORIAL SUITE 300	DR	DECATUR	30032	8/12/2014	8/12/2014
10289528 Inactive	No Contact CENTRIC	KODAK C	1900	1062 MENDELL	CIR N	IE ATLANTA	30319	8/5/2014	8/5/2014
10301694 Inactive	No Contact GASHAW	CHRISTOPI L	1900	215 GENTRYS S	WALK	ATLANTA	30341	8/21/2014	8/21/2014
10433382 Inactive	No Contact MEHARAY	MICHEALE ABERHAM	1900	1415 BROCKETT UNIT 1415	WAY	CLARKSTO	30021	2/24/2014	2/24/2014
10320567 Inactive	Returned Mai MCMORRIS	SEAN L	1900	1910 BIXBY UNIT 7 E	ST S	E ATLANTA	30317	9/4/2014	9/4/2014
11/2/2010 10868253 Inactive	Returned Mai ETHRIDGE	MILAN D	1900	10303 WESLEY PROVIDENCE PKWY		LITHONIA	30038	7/22/2016	7/5/2017
10323059 Inactive	Returned Mai VERBANCLE	CLEE	1900	1910 BIXBY	ST S	E ATLANTA	30317	9/27/2014	9/27/2014
10470691 Inactive	No Contact PELEZ	LETICIA HERMINIA	1900	3417 CUMBERLAND H7	CT	CHAMBLEE	30341	4/30/2015	4/30/2015
10476860 Inactive	No Contact KHAU	JASMINE	1900	3774 MARLBOROUGH	DR	TUCKER	30084	6/4/2015	6/4/2015
11/7/2000 2375977 Inactive	Returned Mai LYONS	BETTY	1900	3693 WITTENBURG	CT	DECATUR	30034	8/12/2020	8/12/2020
6/8/2020 8656712 Inactive	NCOA APPLING	BRANDON JAMES	1900	4634 RUBY FORREST DR		STONE MC	30083	6/21/2017	6/8/2020
10563901 Inactive	No Contact WATTS	IKEA	1900	3146 LEELAND	RD	DECATUR	30032	9/16/2015	9/16/2015
10600095 Inactive	Returned Mai PAIGE	CLIFFORD X	1900	3975 COVINGTON HWY APT 7H	HWY	DECATUR	30032	10/7/2015	10/7/2015
10379045 Inactive	No Contact ROBERSON	WANDA	1900	5658 SAINT THOMAS DR		LITHONIA	30058	10/6/2014	10/6/2014
10273448 Inactive	No Contact ATKINSON	DAMETRIUS	1900	4380 MEMORIAL	DR	DECATUR	30032	8/25/2014	8/25/2014
10277151 Inactive	No Contact PRINCE	RONEKA MICHELLE	1900	2968 STONECREST	LN	LITHONIA	30038	7/29/2014	7/29/2014
10255584 Inactive	No Contact GUILBEAU	CHARLES	1900	2684 PRESTON	DR	DECATUR	30034	8/14/2014	8/14/2014
10284336 Inactive	Returned Mai HENRY	TANISLA K	1900	403 BRIARHILL UNIT 403		IE ATLANTA	30324	7/14/2014	7/14/2014
10290731 Inactive	No Contact BROWN	WALTON	1900	777 VALLEYBROOK UNIT 127	XING	DECATUR	30033	8/8/2014	8/8/2014
10266479 Inactive	No Contact KEBE	BUTROS JADEN	1900	1157 ALPINE HILLS DR D-2		STONE MO	30083	7/19/2014	7/19/2014
10296656 Inactive	No Contact CALDWEL	JATORIA D	1900	4738 CEDAR PARK WAY		STONE MO	30083	8/18/2014	8/18/2014
10313154 Inactive	No Contact HASHU	GIDEON B	1900	3600 INDIAN CREEK WA' A2		CLARKSTO	30021	9/5/2014	9/5/2014
10323145 Inactive	No Contact HAGOS	SIARAJ A	1900	6688 BAYNES HILL CIR		CLARKSTO	30021	8/19/2014	8/19/2014
10327226 Inactive	No Contact BUTTS	SATONIA ANTWAN	1900	2020 CHESTNUT HILL CIR		DECATUR	30032	8/19/2014	8/19/2014
10328210 Inactive	No Contact DUGLE	BAYNAB	1900	331 WILDWOOD	GLN	STONE MO	30083	9/20/2014	9/20/2014
10313343 Inactive	Returned Mai WOOTEN	ROBERT	1901	2801 VINING RIDGE TER		DECATUR	30034	8/26/2014	8/26/2014
10323244 Inactive	No Contact CARTER	ANTONIO	1901	718 N HAIRSTON	RD	STONE MO	30083	9/9/2014	9/9/2014
10335778 Inactive	Returned Mai BROWN	ROBIN PATRICK	1901	3598 MEADOWGLENN VILLAGE LN		DORAVILLE	30340	9/22/2014	9/22/2014
10237919 Inactive	No Contact HEARD	MEGAN KIANA	1901	4725 STERLING ACRES CT		TUCKER	30084	4/23/2014	4/23/2014
10317992 Inactive	Returned Mai BOONE	CLINISHA R	1901	5192 GREAT MEADOWS	RD	LITHONIA	30038	8/3/2014	8/3/2014
10507036 Inactive	No Contact ABRAHA	TSADU	1901	3926 MEMORIAL COLLEI O5		CLARKSTO	30021	7/2/2015	7/2/2015
10056833 Inactive	No Contact MCCOLLOU		1901	2075 MALLARD CRST		LITHONIA	30058	6/19/2013	6/19/2013
10319694 Inactive	Returned Mai BELLMON	DWAYNE ALEXANDER	1901	628 SHADOW LAKE DR		LITHONIA	30058	9/5/2014	9/5/2014
10508892 Inactive	No Contact SPREWELL	KYRSTEN LEIGH	1901	2770 NORFAIR	LOOP	LITHONIA	30038	6/12/2015	6/12/2015
10565174 Inactive	Returned Mai DIXON	FREDERICK	1901	2929 PANTHERSVILLE U-23	RD	DECATUR	30034	8/24/2015	8/24/2015
10322671 Inactive	No Contact WILLIAMS	GRANT ARCHIE	1901	2258 CASHER	CT	DECATUR	30034	9/11/2014	9/11/2014
10797407 Inactive	Returned Mai LONG	DARRYL D	1901	208 S ROCKBOROUGH CT	-	STONE MO	30083	6/10/2016	6/10/2016
10334651 Inactive	No Contact CRIMES	DEMETRIU DERON	1901	4272 RIVER RIDGE	RD	ELLENWO(30294	9/22/2014	9/22/2014
11241047 Inactive	Returned Mai RAMIREZ	JOSE ALIDIO	1901	2571 NANTUCKET A		IE ATLANTA	30345	2/18/2017	2/18/2017
10461979 Inactive	No Contact FAGONS	DAMIAN RICHARD	1901	133 RUE FONTAINE UNIT 133	"	LITHONIA	30038	4/30/2015	4/30/2015
10058774 Inactive	Returned Mai JONES	TREMAYNE DETRELL	1901	3043 SPRINGSIDE	RUN	DECATUR	30034	6/18/2013	6/18/2013
26			1501	55.5 51 MITOSIDE		DEGRIOR	30034	0, 10, 2013	0, 10, 2013
20									

Date other than 1/1/xxxx Not accessible on My Voter Page DOB = 1/1/xxxx



KEISHA L. SMITH EXECUTIVE DIRECTOR VOTER REGISTRATION & ELECTIONS (404) 298-4020 FAX (404) 298-4038



BOARD MEMBERS VASU ABHIRAMAN NANCY JESTER ANTHONY LEWIS SUSAN MOTTER KARLI SWIFT

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 (the BRE) hereby gives notice to the voters of DeKalb County that it is considering the following polling place changes for the November 7, 2023, General 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.

Precinct ID	Precinct Name	Previous Location	Proposed Location
PF	Pleasantdale Road	Grace Church International 3434 Pleasantdale Rd Doraville, GA 30340	Pleasantdale Elementary School 3680 Pleasantdale Rd Atlanta, GA 30340
CJ	Clairmont Road	Clairmont Presbyterian Church 1994 Clairmont Rd Decatur, GA 30033	Bridgepoint Church at Toco Hills 1995 Clairmont Road Atlanta, GA 30033

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

On this 31st day of August 2023

Keisha L. Smith Executive Director, DeKalb County Voter Registration & Elections

2023 Municipal General/Special Election

ADVANCE VOTING

Locations & Drop Boxes October 16 - November 3



Advanced Voting dates for November's General Election are as follows:

- Monday Friday (Oct. 16 Nov. 3) from 7 a.m. 7 p.m.
- Saturday (Oct. 21 & 28) from 9 a.m. 6 p.m.
- Sunday (Oct. 22 & 29) from 12 p.m. 5 p.m.

Berean Christian Church

2201 Young Road Stone Mountain, Ga 30088

Bessie Branham Recreation Center

2051 Delano Drive NE Atlanta, Ga 30317

Clarkston Library

951 N. Indian Creek Drive Clarkston, Ga 30021

County Line -Ellenwood Library

4331 River Road Ellenwood, Ga 30294

DeKalb Voter* Registration and Elections Office

4380 Memorial Drive Decatur, Ga 30032

Dunwoody Library*

5339 Chamblee Dunwoody Road Dunwoody, Ga 30338

Emory University

1599 Clifton Road Atlanta, Ga 30322

The Gallery at South DeKalb (South DeKalb Mall)*

2801 Candler Road Decatur, Ga 30034

North DeKalb Senior Center

3393 Malone Dr. Chamblee, GA 30341

Lynwood Recreation * Center

3360 Osborne Road NE Atlanta, Ga 30319

Stonecrest * (Former Sam's Building)

2994 Turner Hill Road Lithonia, Ga 30038

Tucker-Reid H. Cofer * Library

5234 Lavista Road Tucker, Ga 30084

Wade Walker YMCA

5605 Rockbridge Road SW Stone Mountain, GA 30088 During the designated Advance Voting period, registered voters are allowed to vote at any of DeKalb County's Advance Voting locations.

For more information, visit dekalbvotes.com or call 404-298-4020

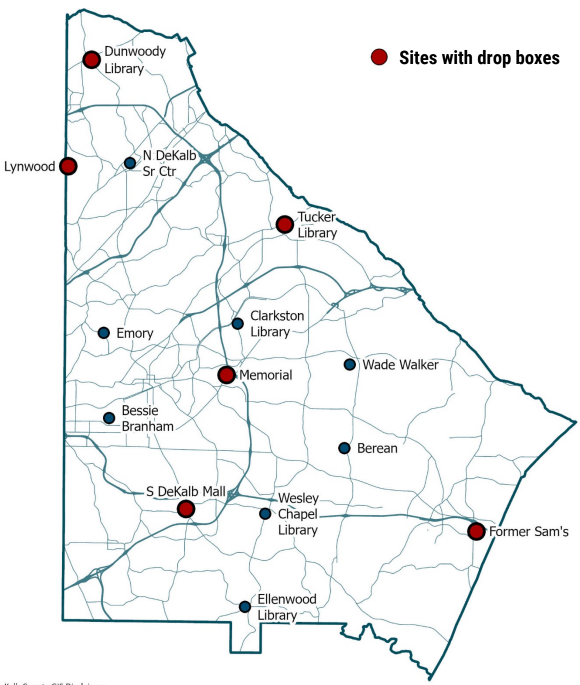
* = Drop Box Locations

Wesley Chapel-William C. Brown Library

2861 Wesley Chapel Road Decatur, Ga 30034







DeKalb County GIS Disclaimer

The maps and data contained on DeKalb County's Geographic Information System (GIS) are subject to constant change. While DeKalb County strives to provide accurate and up-to-date information, the information is provided "as is" without warranty, representation or guarantee of any kind as to the content, sequence, accuracy, timeliness or completeness of any of the database information provided herein. DeKalb County explicitly disclaims all representations and warranties, including, without limitation, the implied warranties of merchantability and fitness for a particular purpose. In no event shall DeKalb County be liable for any special, indirect, or consequential damages whatsoever resulting from loss of use, data, or profits, whether in an action of contract, negligence, or other actions, arising out of or in connection with the use of the maps and/or data herein provided. The maps and data are for illustration purposes only and should not be relied upon for any reason. The maps and data are not suitable for site-specific decision-making nor should it be construed or used as a legal description. The areas depicted by maps and data are approximate, and are not necessarily accurate to surveying or engineering standards.



Office of the Secretary of State

Brad Raffensperger SECRETARY OF STATE Maggie Haisty
LEGISLATIVE DIRECTOR

Dekalb County Elections Office 4380 Memorial Dr # 300 Decatur, GA 30032

Dear Official,

Pursuant to O.C.G.A. 45-13-24, our office is supplying you with a certified copy of Act No 152, House Bill 591. This bill was signed into law by the Governor on May 1, 2023 and requires a local referendum.

If you have any questions, please do not hesitate to call at 404-805-8528 or email mhaisty@sos.ga.gov.

Thank you,

Maggie Haisty Legislative Director Georgia Secretary of State



OFFICE OF SECRETARY OF STATE

9, Brad Raffensperger, Secretary of State of the State of Georgia, do hereby certify that

the attached 5 pages are true and a correct copy of Act No. 152, House Bill No. 591, as approved and signed by the Governor on May 1st, 2023; all as the same appear on file and record in this office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 1⁵¹ day of May, in the year of our Lord Two Thousand and Twenty-three and of the Independence of the United States of America the Two Hundred and Forty-Seventh.

Brad Raffensperger, Secretary of State

20 23 400.1

The Committee of the House on Information and Audits has examined the within and finds the same properly enrolled.

591

H.B. No.

Act No. 152 General Assembly

AN ACT

County who is 65 years of age or over or disabled and whose members of the family who reside at the homestead of such taxes, except county school district taxes, in the amount of approved March 15, 1988 (Ga. 1,, 1988, p. 4114), so as to increase the income cap on said homestead exemption to To amend an Act to provide that each resident of DeKalb net income together with the net income of the spouse and all resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKaib County ad valorem \$14,000.00 of the value of the homestead of such resident, \$37,500.00; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal

Clerk of the House 0 Nays conflicting laws; and for other purposes. IN HOUSE 2-28-23 3-01-23 3-23-2/ Read 2nd time And Read 3rd time Read 1st time 162 Yeas Secretary of the Senate President of the Senate **Fouse** Honse

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Passed 3-29-23 3-23-23

Read 3rd time

This 5th day of Apri

Approved

IN SENATE

Read 1" time Read 2nd time

Secretary, Executive Department

Received

And

52

Yeas

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Nays

Passed Both Houses

Secretary of the Senate By: Reps. Evans of the 89^{th} , Drenner of the 85^{th} , Tran of the 80^{th} , and others

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AN ACT

To amend an Act to provide that each resident of DeKalb County who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 15, 1988 (Ga. L. 1988, p. 4114), so as to increase the income cap on said homestead exemption to \$37,500.00; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, and automatic repeal; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to provide that each resident of DeKalb County who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 15, 1988 (Ga. L. 1988, p. 4114), is amended by revising subsection (a) of Section 1 as follows:

"(a) Each resident of DeKalb County who is 65 years of age or over or who is disabled is granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the resident's homestead owned

and occupied by such resident as a residence if the resident's net income, as defined by Georgia law, as now or hereafter amended, together with the net income of the resident's spouse and all other members of the resident's family who also reside at and occupy such homestead does not exceed \$37,500.00 for the immediately preceding taxable year."

SECTION 2.

In accordance with the requirements of Article VII, Section II of the Constitution of the State of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority vote in both the Senate and the House of Representatives.

SECTION 3.

The election superintendent of DeKalb County shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the DeKalb County school district for approval or rejection. The election superintendent shall conduct that election on the Tuesday after the first Monday in November, 2023 and shall issue the call and conduct such election as provided by general law. The election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which increases the income cap to \$37,500.00 on
- () NO the \$14,000.00 homestead exemption provided to certain residents of DeKalb County who are 65 years of age or over or who are disabled?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, Section 1 of this Act shall become of full force and effect on January 1, 2024. If the Act is not so approved or if the election is not conducted as provided in this section, Section 1 of this Act shall not become effective, and this Act shall

be automatically repealed on the first day of July immediately following that election date. The expense of such election shall be borne by DeKalb County. It shall be the election superintendent's duty to certify the result thereof to the Secretary of State. The provisions of this section shall be mandatory upon the election superintendent and are not intended as directory. If the election superintendent fails or refuses to comply with this section, any elector of the DeKalb County school district may apply for a writ of mandamus to compel the election superintendent to perform his or her duties under this section. If the court finds that the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on the date required by this section or on the next date authorized for special elections provided for in Code Section 21-2-540 of the O.C.G.A.

SECTION 4.

Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 5.

All laws and parts of laws in conflict with this Act are repealed.

APPROVED
MAY 0.1 2033
BY GOVERNOR

NOTICE OF INTENTION TO INTRODUCE LOCAL LEGISLATION OFCE IS THEM THE WILL THE

AFFIDAVIT

GEORGIA, FULTON COUNTY

- I, Becky Evans, Representative from District 89, state on oath as follows:
 - (1) I am the author of the local bill to which this affidavit is attached.
 - (2) In accordance with O.C.G.A. § 28-1-14, the notice requirements for the local bill to which this affidavit is attached have been satisfied, including but not limited to the following:
 - (A) The Notice of Intention to Introduce Local Legislation which is attached to such local bill was published in the The Champion Newspaper, which is the official organ of DeKalb County, on the 16 of February in the year 2023; and
 - (B) If the local bill amends the charter of a municipality or the enabling Act of the governing authority of a county or consolidated government, then a copy of the Notice of Intention to Introduce Local Legislation was mailed, transmitted by facsimile, or otherwise provided to the governing authority of such municipality, county, or consolidated government:
 - (i) During the calendar week in which the Notice was published in the official organ; or
 - (ii) During the seven days immediately following the date of publication of such Notice.

2023

SI Beck Great

Sworn to and subscribed at the

State Capitol in Atlanta, Georgia, This <u>7.7</u> of _

Before me:

s/ ANNA SMITH

Anna Smith

Notary Public, Pierce County, Georgia

My Commission Expires September 9, 2025

[SEAL]



OFFICE OF SECRETARY OF STATE

9, Brad Raffensperger, Secretary of State of the State of Georgia, do hereby certify that

the attached 5 pages are true and a correct copy of Act No. 152, House Bill No. 591, as approved and signed by the Governor on May 1st, 2023; all as the same appear on file and record in this office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 1st day of May, in the year of our Lord Two Thousand and Twenty-three and of the Independence of the United States of America the Two Hundred and Forty-Seventh.

Brad Raffensperger, Secretary of State

ENROLLMENT

Act No. 152

591

H.B. No.

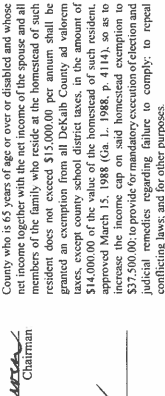
General Assembly

20 23

The Committee of the House on Information and Audits has examined the within and finds the same properly enrolled.

To amend an Act to provide that each resident of DeKalb

AN ACT



Clerk of the House Nays conflicting laws; and for other purposes. IN HOUSE 2-28-23 3-01-23 3-23-23 Read 2nd time And Read 3rd time Read 1st time 162 Yeas Secretary of the Senate the Senate

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Presid

IN SENATE

3-23-23

Read I" time

Secretary, Executive Department

Received

This 5# day of

Approved

Read 2nd time Read 3rd time

1

0 Nays Passed Both Houses Yeas 52

Passed 3-29-23

And

Secretary of the Senate By: Reps. Evans of the 89^{th} , Drenner of the 85^{th} , Tran of the 80^{th} , and others

This St day of MAV

32

House

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AN ACT

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To amend an Act to provide that each resident of DeKalb County who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 15, 1988 (Ga. L. 1988, p. 4114), so as to increase the income cap on said homestead exemption to \$37,500.00; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, and automatic repeal; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to provide that each resident of DeKalb County who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 15, 1988 (Ga. L. 1988, p. 4114), is amended by revising subsection (a) of Section 1 as follows:

"(a) Each resident of DeKalb County who is 65 years of age or over or who is disabled is granted an exemption from all DeKalb County ad valorem taxes, except county school district taxes, in the amount of \$14,000.00 of the value of the resident's homestead owned

and occupied by such resident as a residence if the resident's net income, as defined by Georgia law, as now or hereafter amended, together with the net income of the resident's spouse and all other members of the resident's family who also reside at and occupy such homestead does not exceed \$37,500.00 for the immediately preceding taxable year."

SECTION 2.

In accordance with the requirements of Article VII, Section II of the Constitution of the State of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority vote in both the Senate and the House of Representatives.

SECTION 3.

The election superintendent of DeKalb County shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the DeKalb County school district for approval or rejection. The election superintendent shall conduct that election on the Tuesday after the first Monday in November, 2023 and shall issue the call and conduct such election as provided by general law. The election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which increases the income cap to \$37,500.00 on
- () NO the \$14,000.00 homestead exemption provided to certain residents of DeKalb County who are 65 years of age or over or who are disabled?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, Section 1 of this Act shall become of full force and effect on January 1, 2024. If the Act is not so approved or if the election is not conducted as provided in this section, Section 1 of this Act shall not become effective, and this Act shall

be automatically repealed on the first day of July immediately following that election date. The expense of such election shall be borne by DeKalb County. It shall be the election superintendent's duty to certify the result thereof to the Secretary of State. The provisions of this section shall be mandatory upon the election superintendent and are not intended as directory. If the election superintendent fails or refuses to comply with this section, any elector of the DeKalb County school district may apply for a writ of mandamus to compel the election superintendent to perform his or her duties under this section. If the court finds that the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on the date required by this section or on the next date authorized for special elections provided for in Code Section 21-2-540 of the O.C.G.A.

SECTION 4.

Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 5.

All laws and parts of laws in conflict with this Act are repealed.

APPROVED
MAY 0.1 2023
BY GOVERNOR

NOTICE OF INTENTION TO INTRODUCE LOCAL LEGISLATION

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AFFIDAVIT

GEORGIA, FULTON COUNTY

- I. Becky Evans, Representative from District 89, state on oath as follows:
 - (1) I am the author of the local bill to which this affidavit is attached.
 - (2) In accordance with O.C.G.A. § 28-1-14, the notice requirements for the local bill to which this affidavit is attached have been satisfied, including but not limited to the following:
 - (A) The Notice of Intention to Introduce Local Legislation which is attached to such local bill was published in the The Champion Newspaper, which is the official organ of DeKalb County, on the 16 of February in the year 2023; and
 - (B) If the local bill amends the charter of a municipality or the enabling Act of the governing authority of a county or consolidated government, then a copy of the Notice of Intention to Introduce Local Legislation was mailed, transmitted by facsimile, or otherwise provided to the governing authority of such municipality, county, or consolidated government:
 - (i) During the calendar week in which the Notice was published in the official organ; or
 - (ii) During the seven days immediately following the date of publication of such Notice.

s/ Beck Courses

Sworn to and subscribed at the

State Capitol in Atlanta, Georgia,

This 7.7 of Jebruan

Before me:

2023.

s/ ANNA SMITH

Anna Smith

Notary Public, Pierce County, Georgia

My Commission Expires September 9, 2025

[SEAL]



OFFICE OF SECRETARY OF STATE

9, Brad Raffensperger, Secretary of State of the State of of Georgia, do hereby certify that

the attached 7 pages are true and a correct copy of Act No. 153, House Bill No. 593, as approved and signed by the Governor on May 1st, 2023; all as the same appear on file and record in this office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 1st day of May, in the year of our Lord Two Thousand and Twenty-three and of the Independence of the United States of America the Two Hundred and Forty-Seventh.

Brad Raffensperger, Secretary of State

ENROLLMENT	H.B. No. 593 Act No. 153
April 3 2023	General Assembly
The Committee of the House on Information and	
Audits has examined the within and finds the same	
properly enrolled.	7776
	ANACT
	AN ACT
Thomas Lawren Chairman	To amend a former local constitutional amendment (Ga. L. 1982, p. 2659), which former local constitutional amendment was continued in effect as statutory law pursuant to Article VII, Section II, Paragraph IV of the Constitution of Georgia and which provided that each resident of the DeKalb County School District who is 62 years of age or over or who is disabled and whose gross income, together with the gross income of the spouse and all members of the family who reside
Dan Buman	at and occupy the homestead of such resident, does not exceed \$16,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes on \$20,000.00 of the value of the homestead owned and occupied by such resident, so as to
Speaker Whe House	increase the income cap on said homestead exemption to \$40,000.00; to repeal conflicting laws; and for other purposes.
	IN HOUSE
Clerk of the House	
101	Read 1 st time 2-28-23
President of the Senate	Read 2 nd time 3-01-23 Read 3 rd time 3-23-24
000 81	And Passed
Secretary of the Senate	Yeas 162 Nays 0
Secretary of the Solute	May
Received ///	IN SENATE Clerk of the House
Secretary, Executive Department	Read 1 st time 3-23-23
	Read 2 nd time
This 3rd day of April 2023	Read 3 rd time
	And Passed 3-29-23
- 0	Yeas 52 Nays 0
Approved 3. Covernor	Passed Both Houses And A Croh
15+ 11.4	Secretary of the Senate
This day of 20 33	By: Reps. Evans of the 89 th , Drenner of the 85 th , Tran of the 80 th , and others

AN ACT

To amend a former local constitutional amendment (Ga. L. 1982, p. 2659), which former local constitutional amendment was continued in effect as statutory law pursuant to Article VII, Section II, Paragraph IV of the Constitution of Georgia and which provided that each resident of the DeKalb County School District who is 62 years of age or over or who is disabled and whose gross income, together with the gross income of the spouse and all members of the family who reside at and occupy the homestead of such resident, does not exceed \$16,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes on \$20,000.00 of the value of the homestead owned and occupied by such resident, so as to increase the income cap on said homestead exemption to \$40,000.00; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, and automatic repeal; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

The former local constitutional amendment (Ga. L. 1982, p. 2659), which former local constitutional amendment was continued in effect as statutory law pursuant to Article VII, Section II, Paragraph IV of the Constitution of Georgia and which provided that each resident of the DeKalb County School District who is 62 years of age or over or who is disabled and whose gross income, together with the gross income of the spouse and all members of the family who reside at and occupy the homestead of such resident, does not exceed \$16,000.00 per annum shall be granted an exemption from all DeKalb County School

H.B. 593

District ad valorem taxes on \$20,000.00 of the value of the homestead owned and occupied by such resident, is amended by revising said Act as follows:

"SECTION 1.

- (a) For the purposes of this section 'adjusted gross income' shall have the same meaning as provided for in the Internal Revenue Code of 1954, as now or hereafter amended, provided that 'adjusted gross income,' as used herein, shall include any Federal old-age, survivors or disability insurance benefits or any benefits under the Federal Railroad Retirement Act and benefits received under a retirement or pension fund when such benefits are based on contributions made thereto by such resident or his or her spouse.
- (b) Each resident of the DeKalb County School District who is 62 years of age or over or who is disabled:
 - (1) Is granted an exemption from all DeKalb County School District ad valorem taxes on the full value of his or her homestead owned and occupied by him or her as a residence if his or her adjusted gross income together with the adjusted gross income of his or her spouse and all other members of his or her family who also reside at and occupy such homestead, does not exceed \$8,000.00 for the immediately preceding taxable year; and
 - (2) Is granted an exemption from all DeKalb County School District ad valorem taxes on \$20,000.00 of the value of such homestead if the adjusted gross income of each such resident does not exceed \$40,000.00 for the immediately preceding taxable year.
- (c) In order to qualify for the exemption provided for herein as being disabled, the person claiming such exemption shall be required to obtain a certificate from not more than three physicians licensed to practice medicine under Chapter 34 of Title 43 of the Official Code of Georgia Annotated, relative to medical practitioners, certifying that in the opinion of such physician, or physicians, such person is mentally or physically incapacitated to the

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extent that such person is unable to be gainfully employed and that such incapacity is likely to be permanent.

- (d)(1) Any qualifying resident of the DeKalb County School District shall not receive the benefits of the homestead exemption provided for herein unless he or she, or an agent acting in behalf of such resident, files an affidavit with the Tax Commissioner of DeKalb County, giving his or her age, or if disabled, the certificate or certificates provided for herein, and the amount of income which he or she and his or her spouse and other members of his or her family occupying and residing at such homestead received during the last taxable year for income tax purposes, and such additional information relative to receiving the benefits of such exemption as will enable the Tax Commissioner to make a determination as to whether such owner is entitled to such exemption.
- (2) The Tax Commissioner shall provide affidavit forms for this purpose. Such applications shall be processed in the same manner as other applications for homestead exemptions, and the provisions of law applicable to the processing of homestead exemptions, as the same now exists or may hereafter be amended, shall apply thereto.
- (3) After any qualified resident has filed the proper affidavit and certificate or certificates if disabled, as provided for herein, and has been allowed the exemption provided herein, it shall not be necessary that he or she make application and file the said affidavit and certificate thereafter for any year and said exemption shall continue to be allowed to such owner.
- (4) It shall be the duty of any resident of the DeKalb County School District who has claimed the homestead exemption provided for herein to notify the Tax Commissioner in the event he becomes ineligible for any reason to receive such homestead exemption.

SECTION 2.

The increased exemption provided for herein shall apply to all taxable years beginning after December 31, 2023."

H.B. 593

SECTION 2.

In accordance with the requirements of Article VII, Section II of the Constitution of the State of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority vote in both the Senate and the House of Representatives.

SECTION 3.

The election superintendent of DeKalb County shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the DeKalb County school district for approval or rejection. The election superintendent shall conduct that election on the Tuesday after the first Monday in November, 2023, and shall issue the call and conduct that election as provided by general law. The election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which increases the income cap to \$40,000.00 on
- () NO the homestead exemption from DeKalb County school district ad valorem taxes for educational purposes in the amount of \$20,000.00 of the assessed value of the homestead for residents of that school district who are 62 years of age or older or who are disabled?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, Section 1 of this Act shall become of full force and effect on January 1, 2024. If the Act is not so approved or if the election is not conducted as provided in this section, Section 1 of this Act shall not become effective, and this Act shall be automatically repealed on the first day of July immediately following that election date. The expense of such election shall be borne by DeKalb County. It shall be the election superintendent's duty to certify the result thereof to the Secretary of State. The provisions

of this section shall be mandatory upon the election superintendent and are not intended as directory. If the election superintendent fails or refuses to comply with this section, any elector of the DeKalb County school district may apply for a writ of mandamus to compel the election superintendent to perform his or her duties under this section. If the court finds that the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on the date required by this section or on the next date authorized for special elections provided for in Code Section 21-2-540 of the O.C.G.A.

SECTION 4.

Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 5.

All laws and parts of laws in conflict with this Act are repealed.



Notice is given that there will be introduced at the 2023 regular session of the General As-sembly of Georgia a bill to -- amend a former local const tutional amendment, (Ga. L. 1982, p. 2659)++, which former was continued in effect as stat-utory law pursuant to Article VII, ection II, Paragraph IV of the Constitution of Georgia and which provided that each resident of the DeKalb Count School District who is 62 years of age or over or who is dis-abled and whose gross income. logether with the gross income of the spouse and all members of the family who reside at and occupy the homestead of such esident, does not exceed \$16,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes on \$23,000.00 of the value of the homestead owned and occu-pied by such resident; and for other purposes.

AFFIDAVIT

GEORGIA, FULTON COUNTY

- I, Becky Evans, Representative from District 89, state on oath as follows:
 - (1) I am the author of the local bill to which this affidavit is attached.
 - (2) In accordance with O.C.G.A. § 28-1-14, the notice requirements for the local bill to which this affidavit is attached have been satisfied, including but not limited to the following:
 - (A) The Notice of Intention to Introduce Local Legislation which is attached to such local bill was published in the The Champion Newspaper, which is the official organ of DeKalb County, on the 16 of February in the year 2023; and
 - (B) If the local bill amends the charter of a municipality or the enabling Act of the governing authority of a county or consolidated government, then a copy of the Notice of Intention to Introduce Local Legislation was mailed, transmitted by facsimile, or otherwise provided to the governing authority of such municipality, county, or consolidated government:
 - (i) During the calendar week in which the Notice was published in the official organ; or
 - (ii) During the seven days immediately following the date of publication of such Notice.

, 2023.

s/ Blik Evans

Sworn to and subscribed at the

State Capitol in Atlanta, Georgia, This 27 of

Before me:

s/ ANNA SMITH

Anna Smith

Notary Public, Pierce County, Georgia

My Commission Expires September 9, 2025

[SEAL]



Office of the Secretary of State

Brad Raffensperger SECRETARY OF STATE Maggie Haisty
LEGISLATIVE DIRECTOR

Dekalb County Elections Office 4380 Memorial Dr # 300 Decatur, GA 30032

Dear Official,

Pursuant to O.C.G.A. 45-13-24, our office is supplying you with a certified copy of Act No 154, House Bill 594. This bill was signed into law by the Governor on May 1, 2023 and requires a local referendum.

If you have any questions, please do not hesitate to call at 404-805-8528 or email mhaisty@sos.ga.gov.

Thank you,

Maggie Haisty Legislative Director Georgia Secretary of State



OFFICE OF SECRETARY OF STATE

9, Brad Raffensperger, Secretary of State of the State of control of Georgia, do hereby certify that

the attached 5 pages are true and a correct copy of Act No. 154, House Bill No. 594, as approved and signed by the Governor on May 1st, 2023; all as the same appear on file and record in this office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 1st day of May, in the year of our Lord Two Thousand and Twenty-three and of the Independence of the United States of America the Two Hundred and Forty-Seventh.

Brad Raffensperger, Secretary of State

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The Committee of the House on Information and Audits has examined the within and finds the same properly enrolled.

General

H.B. No. 594

Act No.

Assembly

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AN ACT

To amend an Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000,00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, so as to increase the income cap on said homestead exemption to \$37,500.00; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

IN HOUSE

House

House

Read 1st time 2-28-23
Read 2^{std} time 3-01-23
Read 3^{std} time 3-23-26
And Pageon Nays

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IN SENATE

Clerk of the House

Read 1st time 3-23-23 Read 2nd time Read 3st time

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This 3rd day of April

Secretary, Executive Department

Secretary of the Senate

President of the Senate

And Passed 3-29-23

Yeas 52

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Nays

Passed Both Houses

ed Both Houses

Secretary of the Senate By. Reps. Evans of the 89th, Drenner of the 85th, Tran of the 80th, and others

This 1st day of MAN

Governor

Approved

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AN ACT

To amend an Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, so as to increase the income cap on said homestead exemption to \$37,500.00; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, and automatic repeal; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, is amended by revising subsection (a) of Section 1 as follows:

"(a) Each resident of the DeKalb County School District who is 65 years of age or over or who is disabled is granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the resident's homestead owned

and occupied by such resident as a residence if the resident's net income, as defined by Georgia law, as now or hereafter amended, together with the net income of the resident's spouse and all other members of the resident's family who also reside at and occupy such homestead does not exceed \$37,500.00 for the immediately preceding taxable year."

SECTION 2.

In accordance with the requirements of Article VII, Section II of the Constitution of the State of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority vote in both the Senate and the House of Representatives.

SECTION 3.

The election superintendent of DeKalb County shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the DeKalb County school district for approval or rejection. The election superintendent shall conduct that election on the Tuesday after the first Monday in November, 2023, and shall issue the call and conduct such election as provided by general law. The election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which increases the income cap to \$37,500.00 on
- () NO the \$14,000.00 homestead exemption provided to certain residents of the DeKalb County School District who are 65 years of age or over or who are disabled?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, Section 1 of this Act shall become of full force and effect on January 1, 2024. If the Act is not so approved or if the election is not conducted

as provided in this section, Section 1 of this Act shall not become effective, and this Act shall be automatically repealed on the first day of July immediately following that election date. The expense of such election shall be borne by DeKalb County. It shall be the election superintendent's duty to certify the result thereof to the Secretary of State. The provisions of this section shall be mandatory upon the election superintendent and are not intended as directory. If the election superintendent fails or refuses to comply with this section, any elector of the DeKalb County school district may apply for a writ of mandamus to compel the election superintendent to perform his or her duties under this section. If the court finds that the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on the date required by this section or on the next date authorized for special elections provided for in Code Section 21-2-540 of the O.C.G.A.

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SECTION 4.

Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 5.

All laws and parts of laws in conflict with this Act are repealed.

APPROVED

MAY 0.1 2023

BY GOVERNOR

NOTICE OF INTENTION TO INTRODUCE LOCAL
LEGISLATION
(dice is given that there will be illinduced at the 2073 regular

induced signers that there will be induced as the 2073 regular season of the General Assession of the General Assession of the General Assession of the General Assembly of Georgia a billion amend an Act to provide that each reason of the De Nabi each reason of the De Nabi each of Syears of age or over or disabled and whose of income logister with the net income of the spouse and all members of the farmly who reside at the farmly who reside at the farmly who reside at 15,000,000 cer annum shall be granted "as" exemption from all De-hab County School District ad valorem taxes—in the amount of \$14,000 00 of the value of the homestead of such resident approved March 24, 1988 (fig. 1,1988, p. 4160), as amended, and for other purposes.

AFFIDAVIT

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GEORGIA, FULTON COUNTY

I, Becky Evans, Representative from District 89, state on oath as follows:

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- (1) I am the author of the local bill to which this affidavit is attached.
- (2) In accordance with O.C.G.A. § 28-1-14, the notice requirements for the local bill to which this affidavit is attached have been satisfied, including but not limited to the following:
 - (A) The Notice of Intention to Introduce Local Legislation which is attached to such local bill was published in the The Champion Newspaper, which is the official organ of DeKalb County, on the 16 of February in the year 2023; and
 - (B) If the local bill amends the charter of a municipality or the enabling Act of the governing authority of a county or consolidated government, then a copy of the Notice of Intention to Introduce Local Legislation was mailed, transmitted by facsimile, or otherwise provided to the governing authority of such municipality, county, or consolidated government:
 - (i) During the calendar week in which the Notice was published in the official organ; or
 - (ii) During the seven days immediately following the date of publication of such Notice.

2023.

s/ Redy wars

Sworn to and subscribed at the

State Capitol in Atlanta, Georgia,

This 27 of February
Before me:

s/ ANNA SMITH

Anna Smith

Notary Public, Pierce County, Georgia

My Commission Expires September 9, 2025

[SEAL]

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OFFICE OF SECRETARY OF STATE

9, Brad Raffensperger, Secretary of State of the State of of Georgia, do hereby certify that

the attached 5 pages are true and a correct copy of Act No. 154, House Bill No. 594, as approved and signed by the Governor on May 1st, 2023; all as the same appear on file and record in this office.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 1 st day of May, in the year of our Lord Two Thousand and Twenty-three and of the Independence of the United States of America the Two Hundred and Forty-Seventh.

Brad Raffensperger, Secretary of State

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594

H.B. No.

General

ACT NO. 154

Assembly

The Committee of the House on Information and Audits has examined the within and finds the same properly enrolled.

AN ACT

To amend an Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, so as to increase the income cap on said homestead exemption to \$37,500,00; to provide for mandatory execution of election and judicial remedies regarding failure to comply, to repeal conflicting laws: and for other purposes.

IN HOUSE

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House

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Nays 2-28-23 3-01-23 3-23-20 And Read 2nd time Read 3rd time Read 1st time 162 Yeas

ent of the Senate

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IN SENATE

Clerk of the House

3-23-23 Read 1" time Read 2nd time

Read 3rd time

20 23

This Sra day of April

Secretary, Executive Department

Received

Secretary of the Senate

Passed 3-29-23 And

52 Yeas

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Nays

Passed Both Houses

Approved

Secretary of the Senate By: Reps. Evans of the 89^{th} , Drenner of the 85^{th} , Tran of the 80^{th} , and others

This St day of MAN

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AN ACT

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To amend an Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, so as to increase the income cap on said homestead exemption to \$37,500.00; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, and automatic repeal; to provide for mandatory execution of election and judicial remedies regarding failure to comply; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to provide that each resident of the DeKalb County School District who is 65 years of age or over or disabled and whose net income together with the net income of the spouse and all members of the family who reside at the homestead of such resident does not exceed \$15,000.00 per annum shall be granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the homestead of such resident, approved March 24, 1988 (Ga. L. 1988, p. 4160), as amended, is amended by revising subsection (a) of Section 1 as follows:

"(a) Each resident of the DeKalb County School District who is 65 years of age or over or who is disabled is granted an exemption from all DeKalb County School District ad valorem taxes in the amount of \$14,000.00 of the value of the resident's homestead owned

and occupied by such resident as a residence if the resident's net income, as defined by Georgia law, as now or hereafter amended, together with the net income of the resident's spouse and all other members of the resident's family who also reside at and occupy such homestead does not exceed \$37,500.00 for the immediately preceding taxable year."

SECTION 2.

In accordance with the requirements of Article VII, Section II of the Constitution of the State of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority vote in both the Senate and the House of Representatives.

SECTION 3.

The election superintendent of DeKalb County shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the DeKalb County school district for approval or rejection. The election superintendent shall conduct that election on the Tuesday after the first Monday in November, 2023, and shall issue the call and conduct such election as provided by general law. The election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which increases the income cap to \$37,500.00 on
- () NO the \$14,000.00 homestead exemption provided to certain residents of the DeKalb County School District who are 65 years of age or over or who are disabled?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, Section 1 of this Act shall become of full force and effect on January 1, 2024. If the Act is not so approved or if the election is not conducted

as provided in this section, Section 1 of this Act shall not become effective, and this Act shall be automatically repealed on the first day of July immediately following that election date. The expense of such election shall be borne by DeKalb County. It shall be the election superintendent's duty to certify the result thereof to the Secretary of State. The provisions of this section shall be mandatory upon the election superintendent and are not intended as directory. If the election superintendent fails or refuses to comply with this section, any elector of the DeKalb County school district may apply for a writ of mandamus to compel the election superintendent to perform his or her duties under this section. If the court finds that the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on the date required by this section or on the next date authorized for special elections provided for in Code Section 21-2-540 of the O.C.G.A.

SECTION 4.

Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 5.

All laws and parts of laws in conflict with this Act are repealed.

APPROVED

MAY 0 1 2023

BY GOVERNOR

NOTICE OF INTENTION TO INTRODUCE LOCAL LEGISLATION

Notice is given that there will be improduced at the 2023 regular session of the General Assembly of Georgia a bill to arrend an Act to provide that each resident of the DeWalb County School Dabtic who is each resident of the DeWalb County School Dabtic who is each given to age or oke or disabled and whose net income together with the reti mome of other source and all members of the family, who reside at the homestead of such resident does not secred \$15,000,00 per annum shall be granted at valorem. Is near in the walbe of the homestead of such resident, appreved March 24, 1958 (Sa. 1958, p. 4160), as amended, and for other purious.

AFFIDAVIT

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GEORGIA, FULTON COUNTY

- I, Becky Evans, Representative from District 89, state on oath as follows:
 - (1) I am the author of the local bill to which this affidavit is attached.
 - (2) In accordance with O.C.G.A. § 28-1-14, the notice requirements for the local bill to which this affidavit is attached have been satisfied, including but not limited to the following:
 - (A) The Notice of Intention to Introduce Local Legislation which is attached to such local bill was published in the The Champion Newspaper, which is the official organ of DeKalb County, on the 16 of February in the year 2023; and
 - (B) If the local bill amends the charter of a municipality or the enabling Act of the governing authority of a county or consolidated government, then a copy of the Notice of Intention to Introduce Local Legislation was mailed, transmitted by facsimile, or otherwise provided to the governing authority of such municipality, county, or consolidated government:
 - (i) During the calendar week in which the Notice was published in the official organ; or
 - (ii) During the seven days immediately following the date of publication of such Notice.

2023.

s/ Realy ways

Sworn to and subscribed at the

State Capitol in Atlanta, Georgia,

This 27 of February

Before me:

s/ ANNA SMITH

Anna Smith

Notary Public, Pierce County, Georgia

My Commission Expires September 9, 2025

[SEAL]

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NOTICE OF ELECTION

TO THE QUALIFIED VOTERS OF DEKALB COUNTY, GEORGIA

NOTICE IS HEREBY GIVEN that on the 7th day of November, 2023, an election will be held at the regular polling places in all of the election districts of DeKalb County, Georgia, (the "County"), at which time there will be submitted to the qualified voters of the County for their determination two questions. The first question will be whether an equalized homestead option sales and use tax (the "EHOST") shall continue to be levied and the regular homestead option sales and use tax remain suspended within the special district of the County for the purposes of reducing the ad valorem property tax millage rates levied by the County and municipal governments on homestead properties. The second question will be whether a one percent county special purpose local option sales and use tax (the "SPLOST") shall be reimposed on all sales and uses in the special district created in the County for a period of six (6) years for the raising of approximately \$850 million for the purpose of funding certain County and Municipal capital outlay projects as set forth in the form of the ballot below.

If imposition of the taxes is approved by the voters, such vote shall also constitute approval of the issuance of general obligation debt of **DeKalb County**, **Georgia** secured by the portion of the proceeds of the SPLOST received by the County, in a maximum aggregate principal amount not to exceed \$50 million (the "County Debt"). The proceeds of the County Debt, if issued, shall be used to pay a portion of the costs of the DeKalb County Projects (as set forth in the form of the ballot below), capitalized interest incident thereto and the costs of issuing the County Debt. The County Debt shall bear interest from the date of issuance of the County Debt or from such other date as may be designated by the County prior to the issuance of the County Debt, at a rate or rates to be determined in a supplemental resolution to be adopted by the County prior to the issuance of the County Debt, which rate shall not exceed six percent (6%) per annum. The maximum amount of principal to be paid in each year during the life of the County Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2029	\$50 million

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the City of Avondale Estates in the election herein referred to, the City is hereby authorized to issue its general obligation debt (the "Avondale Estates Debt") (in whole or in part and in one or more series), secured by the portion of the proceeds of such SPLOST payable to the City, in a maximum aggregate principal amount of up to \$4,000,000. The proceeds of the Avondale Estates Debt, if issued, shall be used to pay all or a portion of the Avondale Estates Projects as set forth in the form of the ballot below, the costs of issuing the Avondale Estates Debt and capitalized interest. The Avondale Estates Debt shall bear interest from the first day of the month during which the Avondale Estates Debt is to be issued or from such other date as may be designated by the City prior to the issuance of the Avondale Estates Debt, which rates shall not exceed seven percent (7%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the Governing Authority prior to the issuance of the Avondale Estates Debt. The maximum amount of principal to be paid in each year during the life of such Avondale Estates Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$590,000
2026	\$615,000
2027	\$650,000
2028	\$680,000
2029	\$715,000
2030	\$750,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the City of Brookhaven in the election herein referred to, the City of Brookhaven has authorized the issuance of its general obligation debt (the "Brookhaven Debt"), secured by the portion of the proceeds of such SPLOST payable to the City of Brookhaven, in a maximum aggregate principal amount of up to \$50,000,000 pursuant to a resolution adopted by the City of Brookhaven on August 22, 2023. The proceeds of the Brookhaven Debt, if issued, shall be used to pay all or a portion of the City of Brookhaven SPLOST II Projects as set forth in the form of the ballot below, the costs of issuing the Brookhaven Debt and capitalized interest. The Brookhaven Debt shall bear interest from the first day of the month during which the Brookhaven Debt is to be issued or from such other date as may be designated by the City of Brookhaven prior to the issuance of the Brookhaven Debt, which rates shall not exceed six percent (6%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the City of Brookhaven prior to the issuance of the Brookhaven Debt. The maximum amount of principal to be paid in each year during the life of such Brookhaven Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$7,170,000
2026	\$7,600,000
2027	\$8,055,000
2028	\$8,535,000
2029	\$9,050,000
2030	\$9,590,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the **City of Clarkston** in the election herein referred to, the City is hereby authorized to issue its general obligation debt (the "Clarkston Debt") (in whole or in part and in one or more series), secured by the portion of the proceeds of such SPLOST payable to the City, in a maximum aggregate principal amount of up to \$12,000,000. The proceeds of the Clarkston Debt, if issued, shall be used to pay all or a portion of the Clarkston Projects as set forth in the form of the ballot below, the costs of issuing the Clarkston Debt and capitalized interest. The Clarkston Debt shall bear interest from the first day of the month during which the Clarkston Debt is to be issued or from such other date as may be designated by the City prior to the issuance of the Clarkston Debt, which rates shall not exceed seven percent (7%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the Governing Authority prior to the issuance of the Clarkston Debt. The maximum amount of principal to be paid in each year during the life of such Clarkston Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$1,765,000
2026	\$1,855,000
2027	\$1,945,000
2028	\$2,040,000
2029	\$2,145,000
2030	\$2,250,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the City of Decatur in the election herein referred to, the City of Decatur has authorized the issuance of its general obligation debt (the "Decatur Debt"), secured by the portion of the proceeds of such SPLOST payable to the City of Decatur, in a maximum aggregate principal amount of up to \$10,000,000 pursuant to a resolution adopted by the City of Decatur on August 21, 2023. The proceeds of the Decatur Debt, if issued, shall be used to pay all or a portion of the City of Decatur SPLOST II Projects as set forth in the form of the ballot below, the costs of issuing the Decatur Debt and capitalized interest. The Decatur Debt shall bear interest from the first day of the month during which the Decatur Debt is to be issued or from such other date as may be designated by the City of Decatur prior to the issuance of the Decatur Debt, which rates shall not exceed seven percent (7%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the City of Decatur prior to the issuance of the Decatur Debt. The maximum amount of principal to be paid in each year during the life of such Decatur Debt shall be as follows:

Year	Amount
2025	\$1,470,000
2026	\$1,545,000
2027	\$1,620,000
2028	\$1,700,000
2029	\$1,790,000
2030	\$1,875,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the City of Dunwoody in the election herein referred to, the City is hereby authorized to issue its general obligation debt (the "Dunwoody Debt") (in whole or in part and in one or more series), secured by the portion of the proceeds of such SPLOST payable to the City, in a maximum aggregate principal amount of up to \$36,000,000. The proceeds of the Dunwoody Debt, if issued, shall be used to pay all or a portion of any of the Dunwoody Projects as set forth in the form of the ballot below, the costs of issuing the Dunwoody Debt and capitalized interest. The Dunwoody Debt shall bear interest from the first day of the month during which the Dunwoody Debt is to be issued or from such other date as may be designated by the City prior to the issuance of the Dunwoody Debt, which rates shall not exceed nine percent (9%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the City Council prior to the issuance of the Dunwoody Debt. The maximum amount of principal to be paid in each year during the life of such Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$6,000,000
2026	\$6,000,000
2027	\$6,000,000
2028	\$6,000,000
2029	\$6,000,000
2030	\$6,000,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in **Lithonia**, Georgia in the election herein referred to, Lithonia, Georgia has authorized the issuance of its general obligation debt (the "Lithonia Debt"), payable from the portion of the proceeds of such SPLOST payable to Lithonia, Georgia, in a maximum aggregate principal amount of up to \$2,130,000 pursuant to a resolution adopted by Lithonia, Georgia on September 5, 2023. The proceeds of the Lithonia Debt, if issued, shall be used to pay all or a portion of Lithonia SPLOST II Projects as set forth in the form of the ballot below, the costs of issuing the Lithonia Debt, and capitalized interest. The Lithonia Debt shall bear interest from the first day of the month during which the Lithonia Debt is to be issued or from such other date as may be designated by Lithonia, Georgia prior to the issuance of the Lithonia Debt, which rates shall not exceed seven percent (7%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by Lithonia, Georgia prior to the issuance of the Lithonia Debt. The maximum amount of principal to be paid in each year during the life of such Lithonia Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$320,000
2026	\$335,000
2027	\$350,000
2028	\$360,000
2029	\$375,000
2030	\$390,000

Assuming that the reimposition of the SPLOST is approved by the voters of the County and in the **City of Stonecrest** in the election herein referred to, the City of Stonecrest has authorized the issuance of its general obligation debt (the "Stonecrest Debt"), payable from the portion of the proceeds of such SPLOST payable to the City of Stonecrest, in a maximum aggregate principal amount of up to \$40,690,000 pursuant to a resolution adopted by the City of Stonecrest on September 6, 2023. The proceeds of the Stonecrest Debt, if issued, shall be used to pay all or a portion of the City of Stonecrest SPLOST II Projects as set forth in the form of the ballot below, the costs of issuing the Stonecrest Debt, and capitalized interest. The Stonecrest Debt shall bear interest from the first day of the month during which the Stonecrest Debt is to be issued or from such other date as may be designated by the City of Stonecrest prior to the issuance of the Stonecrest Debt, which rates shall not exceed seven percent (7%) per annum. The actual rate or rates shall be determined in a resolution to be adopted by the City of Stonecrest prior to the issuance of the Stonecrest Debt. The maximum amount of principal to be paid in each year during the life of such Stonecrest Debt shall be as follows:

<u>Year</u>	<u>Amount</u>
2025	\$6,140,000
2026	6,380,000
2027	6,635,000
2028	6,900,000
2029	7,175,000
2030	7,460,000

The ballots to be used at said election shall have written or printed thereon substantially the following:

"NOTICE TO ELECTORS: Unless BOTH the equalized homestead option sales and use tax (EHOST) AND the special purpose local option sales and use tax (SPLOST) are approved, then neither sales and use tax shall become effective."

() YES	"Shall an equalized homestead option sales and use tax
	be levied and the regular homestead option sales and use
	tax be suspended within the special district within
() NO	DeKalb County for the purposes of reducing the ad
	valorem property tax millage rates levied by the County
	and municipal governments on homestead properties?"

() YES	"Shall a special 1 percent sales and use tax be imposed in
	the special district of DeKalb County for a period of time
	not to exceed 6 years and for the raising of an estimated
() NO	amount of \$850 million for the purpose of: (A)
	DEKALB COUNTY projects to be funded from DeKalb
	County's share of the proceeds to: (1) plan, design,
	construct, demolish, add to, acquire, relocate, renovate,
	replace, repair, improve accessibility to, improve energy
	sustainability to, furnish, and equip projects for (a) <i>public</i>
	safety purposes, to include fire stations, police facilities,
	courts, and an animal welfare facility; (b) transportation
	purposes, to include roads and streets, road and street
	repaying, sidewalks, bicycle paths/lanes, multi-use trails,
	mass transportation, and other road, street, and bridge
	purposes; (c) multi-generational recreational purposes,
	to include senior facilities, parks, libraries and related
	recreational facilities; and (d) capital outlay projects
	owned or operated by DeKalb County, to include
	physical and mental health facilities, and water, sewer,
	and/or stormwater facilities; and (2) pay expenses
	incident to accomplish all of the foregoing (collectively
	the "DeKalb County Projects"); (B) AVONDALE
	ESTATES projects to be funded from Avondale Estates'

share of the proceeds including (i) transportation, including, but not limited to, roads, streets, bridges, bicycle paths and sidewalks, and (ii) stormwater infrastructure; (C) BROOKHAVEN projects to be funded from Brookhaven's share of the proceeds including (i) pavement management, (ii) transportation improvements, (iii) parks capital asset maintenance, (iv) public safety equipment and fleet; and (v) to pay expenses incident to accomplish all of the foregoing; (**D**) **CHAMBLEE** projects to be funded from Chamblee's share of the proceeds including: transportation including roads, streets, bridges, improvements, sidewalks, transit oriented features, bicycle and pedestrian paths, intersection improvements, streetscapes, as well as payment of expenses incident to accomplish the foregoing; parks and recreation projects, including playgrounds, site development, renovations and new equipment; and police vehicles and related equipment, as well as payment of expenses incident to accomplishing the foregoing; (E) CLARKSTON projects to be funded from the City of Clarkston's share of the proceeds including (i) transportation, including, but not limited to, road, street, bridges, sidewalks and bicycle paths, (ii) recreational facilities, (iii) City administrative building and (iv) public safety facilities; (F) DECATUR projects to be funded from the City of Decatur's share of the proceeds including (a) transportation, including, but not limited to, roads, streets, bridges, bicycle paths and sidewalks and traffic calming improvements, (b) cultural facilities, (c) recreational facilities, including, but not limited to, the acquisition of land, (d) paying all or a portion of the purchase payments due under an Agreement of Sale, dated as of December 15, 2010, between the City of Decatur and the Urban Redevelopment Agency of the City of Decatur, for the acquisition of Public Works Building B, (e) paying all or a portion of the purchase payments due under an Agreement of Sale, dated as of October 1, 2020, between the City of Decatur and the Urban Redevelopment Agency of the City of Decatur, for the acquisition of Fire Station #1, the Leveritt Public Works Building and the Decatur Recreation Center, and (f) paying all or a portion of the purchase payments due under an Agreement of Sale, dated as of May 1, 2013, as amended on October 1, 2020, between the City of Decatur and the Urban Redevelopment Agency of the City of Decatur, for the acquisition of the Beacon Municipal Complex and stormwater improvements, but not including the administrative facilities for the City Schools of Decatur; (G) DORAVILLE projects to be funded from the City of Doraville's share of the proceeds including: (1) 60% Pavement Management; (2) 15% Transportation Improvements (3) 15% Parks Capital Asset and Maintenance; and (4) 10% Public Safety Facilities, Equipment, and Fleet Replacement; (H) **DUNWOODY** projects to be funded from Dunwoody's share of the proceeds including (i) transportation, including, but not limited to, infrastructure preservation (road resurfacing, replacement and rehabilitation of bridges and drainage systems), pedestrian and bicycle path improvements (addition of sidewalks, streetscapes, bike lanes, and multi-use trails), congestion relief (intersection improvements, road widenings, traffic management, and signal upgrades), safety operational improvements (addition/extension of turn lanes, elimination of sight distance problems and other safety concerns, as well as widened lanes and shoulders), (ii) public safety, (iii) parks, recreation and greenspace and (iv) repairs of capital projects; (I) LITHONIA projects to be funded from Lithonia's share of the proceeds including (a) transportation improvements such as roads, streets, bridges, bicycle paths and sidewalks; (b) infrastructure improvements; (c) capital outlay projects such as the improvement of land and structures; purchase of police cars and other major equipment; (d) facilities improvements such as recreational facilities and other government buildings; and (e) public safety purposes such as major equipment; and (f) public works purposes such as major equipment; (J) PINE LAKE projects to be funded from the City of Pine Lake's share of the proceeds including (a) roads, streets, bridges, bicycle paths and sidewalks and improvement of surface-water drainage from roads, streets, bridges and sidewalks, and other stormwater capital outlay projects (b) recreational facilities including, but not limited to parks, lakes, dams, trails, and acquisition of land (c) public safety facility renovations and equipment, and (d) public works facility renovations; (K) STONECREST projects to be funded from the City of Stonecrest's share of the proceeds including (a) transportation improvements such as roads, streets. bridges, bicycle paths, sidewalks, resurfacing; (b) new infrastructure such as government

administration buildings and recreational buildings; (c) recreational facilities improvements such as parks; and (d) property acquisition; (L) STONE MOUNTAIN projects to be funded from the City of Stone Mountain's share of the proceeds including: (a) roads, streets, bridges, sidewalks, and paths; (b) improvement of surface-water drainage and other stormwater capital outlay projects; and (c) recreational facilities including, but not limited to parks, and trails. These projects may include land, facilities, equipment, vehicles and other capital costs related to such projects; and (M) TUCKER projects to be funded from the City of Tucker's share of the proceeds including (a) road improvement and repair, (b) expansion and improvements of trails, sidewalks, and bikeways, (c) parks capital outlay, and (d) stormwater infrastructure?

If imposition of the taxes is approved by the voters, such vote shall also constitute approval of the issuance of general obligation debt of **DEKALB COUNTY**, **GEORGIA** in the principal amount not to exceed \$50 million for a portion of the above DeKalb County Projects, to pay capitalized interest incident thereto, and to pay expenses incident to accomplish the foregoing.

If imposition of the taxes is approved by a majority of the voters within the **CITY OF AVONDALE ESTATES**, such vote shall also constitute approval of the issuance of general obligation debt of the City of Avondale Estates in the principal amount not to exceed \$4,000,000 to pay all or a portion of any of the Avondale Estates' projects, the costs of issuing the debt and capitalized interest.

If imposition of the taxes is approved by a majority of the voters within the **CITY OF BROOKHAVEN**, such vote shall also constitute approval of the issuance of general obligation debt of the City of Brookhaven in the principal amount not to exceed \$50,000,000 to pay all or a portion of the transportation improvements, paving management, parks capital asset maintenance, public safety equipment and fleet projects, the costs of issuing the debt and capitalized interest, and to pay expenses incident to accomplish all of the foregoing.

If imposition of the taxes is approved by a majority of the voters within the **CITY OF CLARKSTON**, such vote

shall also constitute approval of the issuance of general obligation debt of the City of Clarkston in the principal amount not to exceed \$12,000,000 to pay all or a portion of any of the City of Clarkston's projects, the costs of issuing the debt and capitalized interest.

If imposition of the taxes is approved by a majority of the voters within the **CITY OF DECATUR**, such vote shall also constitute approval of the issuance of general obligation debt of the City of Decatur in the principal amount not to exceed \$10,000,000 to pay all or a portion of the transportation, cultural and recreational projects, the costs of issuing the debt and capitalized interest.

If imposition of the taxes is approved by a majority of the voters within the **CITY OF DUNWOODY**, such vote shall also constitute approval of the issuance of general obligation debt of the City of Dunwoody in the principal amount not to exceed \$36,000,000 to pay all or a portion of any of the Dunwoody projects, the costs of issuing the debt and capitalized interest.

If imposition of the taxes is approved by the voters within **LITHONIA**, Georgia, such vote shall also constitute approval of the issuance of general obligation debt of Lithonia, Georgia, in the principal amount not to exceed \$2,130,000 for a portion of Lithonia's Projects, the costs of issuing the debt and capitalized interest.

If imposition of the taxes is approved by the voters within the **CITY OF STONECREST**, such vote shall also constitute approval of the issuance of general obligation debt of the City of Stonecrest, in the principal amount not to exceed \$40,690,000 for a portion of the City of Stonecrest's Projects, the costs of issuing the debt and capitalized interest."

Any brochures, listings or other advertisements issued by the governing authority of the issuer of the debt or by any other person, firm, corporation or association with the knowledge and consent of the governing authority, shall be deemed to be a statement of intention of the governing authority concerning the use of the proceeds of the debt, and such statement of intention shall be binding upon the governing authority in the expenditure of such debt or interest received from such debt to the extent provided in Section 36-82-1 of the Official Code of Georgia Annotated.

Notwithstanding any other provision of law to the contrary, the statement and ballot questions above shall precede any and all other special election ballot questions which are to appear on the same ballot. O.C.G.A. § 48-8-109.4.

All persons desiring to vote in favor of levying the taxes shall vote "Yes", and persons opposed to the levying of the taxes shall vote "No". If more than one-half of the votes are cast in favor of levying the taxes, then both of the taxes shall be levied in accordance with applicable state law, otherwise the taxes may not be levied.

The last day to register to be eligible to vote in this election is October 10, 2023. The referendum will be held in all the regular polling precincts and election districts of DeKalb County, Georgia. The polls will open at 7 AM and close at 7 PM.

Those residents qualified to vote at said election shall be determined in all respects in accordance with the election laws of the State of Georgia.

This notice is given pursuant to a resolution of the DeKalb County Governing Authority and the DeKalb County Board of Elections and Registration.

This	day	of	 202	23

Keisha L. Smith, Executive Director For: The DeKalb County Board of Registration and Elections

<u>PLEASE PUBLISH</u>: [in the Champion once a week for four weeks immediately preceding the election]

MASTER MAINTENANCE AGREEMENT ("Agreement")

By and between OPEX CORPORATION ("Vendor") and DeKalb County Board of Registration and Elections ("Customer")

December 2, 2022 ("Effective Date")

1. BASIC TERMS.

- 1.1 Equipment Covered. The machines specifically identified by serial number on Exhibit "A" shall be covered by this Agreement (collectively "Equipment"). Vendor shall furnish "Maintenance Service" (as defined in Paragraph 2.1 below) on Equipment at Customer's various Equipment "Sites" (as defined in Paragraph 2.2 below). Upon mutual agreement between the parties, and pursuant to the terms herein, Equipment may be added or deleted from the Exhibit "A" from time to time. All Maintenance Service shall be provided in consideration for the payment of Vendor's maintenance charges set forth herein, plus all sales and use taxes and such other governmental charges as may be imposed on the provision of goods and services hereunder. Service rates for the first year of this Agreement are detailed within Exhibit "B."
 - **1.1.1 Equipment Software License Terms.** The Software license terms are provided in Exhibit "C" to this Agreement.
- **1.2 Effective Date; Renewals.** Maintenance Service shall begin on the Effective Date listed above and shall continue for one year ("Initial Term"). This Agreement may be renewed from year-to-year upon the mutual agreement of both parties ("Renewal Term"). Payment by Customer of Vendor's invoicing for any Renewal Term shall be deemed as mutual agreement by the parties to renew this Agreement. Rates during any Renewal Term are subject to Vendors then current pricing.
- 1.3 Equipment Not Previously Covered. Any machine which Customer seeks to add to this Agreement that has not been continuously covered by a maintenance agreement with Vendor since the expiration of its warranty period, shall be subject to inspection by Vendor. After such inspection, if Vendor, in its sole discretion, determines that the machine is not operating in conformity with the "Published Specifications" (as defined in Paragraph 1.4 below), the machine shall be restored to good operating condition at Customer's expense, subject to Vendor's then current rates, as a condition of adding the machine to Exhibit "A."
- **1.4 Routine Cleaning.** The day-to-day routine cleaning and minor adjustments on the Equipment, as described in both Vendor's equipment operating manuals and other supplementary material ("Published Specifications") which may be furnished by Vendor to Customer from time to time, shall be performed by Customer. Vendor will notify Customer in writing if the Customer fails to perform routine cleaning on the Equipment.

2. <u>MAINTENANCE SERVICE.</u>

- **2.1 Maintenance Service, Generally.** Maintenance Service is defined as all labor and replacement parts necessitated by normal wear and tear from operation of the Equipment in accordance with Vendor's Published Specifications, in order to maintain the Equipment in good operating condition ("Maintenance Service").
- **2.2 Definition of Customer's Equipment Site(s).** "Site" is defined as the one (1) floor within Customer's premises specified in Exhibit "A." Equipment moved to a different Site is subject to the limitations described in Paragraph 7.1(I) below.
- 2.3 Service Calls. Preventive Maintenance Service calls are those periodic calls initiated by Vendor to keep the Equipment operating in accordance with Vendor's Published Specifications ("PM's"). Demand Maintenance Service calls are those calls initiated by Customer to request that Vendor repair Equipment that is malfunctioning or not operating in accordance with the Published Specifications ("Demand Calls"). (A PM may be performed in conjunction with a Demand Call placed by Customer, depending upon, and at the discretion of, Vendor's service technician.) The minimum number of PM's and maximum number of Demand Calls for each piece of Equipment are outlined in the chart below.

Machine	Models	AS180	AS3600; AS3690;	Eagle; System	MPS 30;	Omation	DS1225/	Mail Matrix
Type	72;51;60;		AS7200i;	150; IEM;	40		DS2200	
	50		Falcon; Falcon +;	MPE 5.0/ 7.5				
			FalconV; FalconV +					
Demand	unltd	unltd	unltd	unltd	unltd	unltd	unltd	Unltd
Preventive	12	12	6	12	12	4	4	2
Maintenance								

Demand Calls in excess of the maximum may be billed at Vendor's then current rates. Additionally, if Vendor, in its sole discretion, determines that the number of "unlimited" calls becomes unreasonable, Vendor reserves the right to charge for excessive Demand Calls after providing written notice to Customer.

- **2.4 Field Service Reports.** Vendor shall furnish a summary of the Maintenance Service provided to the Customer upon completion of each Maintenance Service call ("Field Service Report"). The Field Service Report shall contain the following information: (i) date and time of arrival; (ii) specific identification of Equipment serviced; (iii) time of Maintenance Service; (iv) description of the malfunction (if any); and (v) list of parts replaced.
- **2.5 Response Times.** For Eagle, System 150, IEM, MPS 30/40, Mail Matrix, and MPE 5.0/7.5 Equipment (collectively "Capital Equipment"), Vendor shall exert all reasonable efforts to respond to Demand Calls within two (2) hours after such call is received by Vendor, during the designated "Coverage Hours" (as defined in Paragraph 3.3 below). For all other Equipment, Vendor shall exert all reasonable efforts to respond to Demand Call requests within four (4) hours after such call is received by Vendor, during the designated Coverage Hours.
- **2.6 On-Site Coverage.** For a Site with Eagle or System 150 and IEM Equipment, Maintenance Service may be provided on an "On-Site" basis, defined as Maintenance Service provided by a service technician physically located at, and solely dedicated to, the Site. On-Site coverage availability will be determined at the sole discretion of Vendor, and shall be subject to Vendor's then current rates.
- **2.7 Parts.** Only new standard parts or factory certified parts shall be used in providing Maintenance Service. Title to all replacement parts provided during the course of providing Maintenance Service pursuant to this Agreement will pass to Customer upon installation.
- 2.8 Restricted Access to Equipment by Vendor. For the avoidance of confusion, all the Equipment will be installed physically at a Site designated by Customer and the Equipment will be used and/or operated exclusively by Customer. As such, the process of accessing and operating the Equipment installed at the Site is determined, controlled and/or managed exclusively by Customer. Furthermore, the process of how the data is transferred once Customer scans its mail and/or its documents using the Equipment is exclusively determined, controlled and/or managed by Customer. Furthermore, Vendor does not remotely and/or physically access, process, transport, transmit, log, gather, archive, receive, exchange, create, and/or store any confidential data that is scanned on the Equipment by Customer. Moreover, and notwithstanding anything in this Agreement to the contrary, Customer is responsible for ensuring its own compliance with any and all applicable legal, regulatory, business, industry, security, compliance and storage requirements relating to retention, protection, destruction, and access that is scanned on the Equipment by Customer and its personnel.

3. **GENERAL TERMS.**

- **3.1 Standard Maintenance Charge.** Vendor's standard maintenance charge provides for Maintenance Service to Equipment covered during any mutually agreed upon Coverage Hours, subject to the terms and conditions set forth in Paragraph 3 below ("Standard Maintenance Charge").
- **3.2 Equipment Usage Charge.** Actual Equipment usage shall be measured by Vendor every three (3) months or thirteen (13) weeks ("Quarterly Basis"). Any particular piece of Equipment which processes envelopes in excess of the volumes specified below shall be subject to an additional charge ("Additional Usage Charge"). Additional Usage Charges shall be calculated on half-shift increments; and shall be invoiced based upon 25% of Vendor's Standard Maintenance Charge.

To the extent that the number of envelopes processed by a particular piece of Equipment exceeds the numbers set forth below on a Quarterly Basis, an Additional Usage Charge shall apply:

<u>Equipment</u>	Envelopes per quarter
Eagle	6,500,000
System 150	4,550,000
IEM	4,550,000
MPS 30	11,375,000
MPS 40	16,380,000
MPE 5.0	1,820,000
MPE 7.5	2,275,000
AS180/DS1225/DS2200	N/A*
AS3600/AS3690/AS7200	N/A*
Falcon/Falcon +/FalconV/FalconV +	- N/A*
Models 50/51/60/72	N/A*
Mail Matrix	N/A*
Omation Equipment	N/A*

*NOTE: In the event that Equipment usage is extraordinary, Vendor, in its sole discretion, reserves the right to establish an Additional Usage Charge for this Equipment after providing Customer written notice

- **3.3 Maintenance Service Coverage Hours, Generally.** All Equipment located at a particular Site must be maintained during the same Maintenance Service schedule ("Coverage Hours"). Coverage Hours shall be governed by the terms and conditions set forth below.
- **3.3.1** Coverage Hours for a Site with an Eagle or System 150. For a Site with an Eagle or System 150, Coverage Hours shall be one (1) consecutive five (5) day per week period, eight (8) consecutive hours per day, excluding "Vendor Holidays" (as defined in Paragraph 3.5 below). Customer shall designate the Coverage Hours, which shall be the same each day, and for all Equipment located at the particular Site. Upon thirty (30) days written notice, Customer may shift the eight (8) consecutive Coverage Hours.
- **3.3.2** Coverage Hours for a Site without an Eagle or System 150. For a Site without an Eagle or System 150, Coverage Hours shall be 7:00 am to 3:00 pm (Site local time), Monday through Friday, excluding Vendor Holidays.
- **3.4 Altering Coverage Hours.** Customer shall be able to increase, decrease or shift, the Coverage Hours for a Site. However, in no event, may the Coverage Hours be decreased to less than forty (40) hours per week.
- **3.4.1** *Increasing Coverage Hours.* Upon thirty (30) days written notice, Customer may increase the Coverage Hours for a particular Site. Any increase in the Coverage Hours shall be subject to Vendor personnel availability and subject to Vendor's then current rates based upon half shift increments.
- **3.4.2** *Decreasing Coverage Hours*. Upon sixty (60) days written notice, Customer may decrease the Coverage Hours for a particular Site. This 60-day notice period applies to any decrease in Maintenance Service, including removing Equipment or Equipment options, reducing the number of covered shifts, or total termination of Maintenance Service for a Site. The notice period shall begin to run from the date on which Vendor receives the written notification. Upon receipt of the 60-day notice, Customer will be provided a credit for any unused Maintenance Service towards future Equipment or Maintenance Service, calculated from the date of the expiration of the sixty (60) day period.
- **3.4.3** Shifting Coverage Hours. Upon thirty (30) days written notice, Customer may shift the Coverage Hours for a particular Site. Any shift in the Coverage Hours shall be subject to Vendor personnel availability and subject to Vendor's then current rates.
- **3.5 Vendor Holidays.** Vendor observes the following holidays ("Vendor Holiday(s)"): New Year's Day; Good Friday; Memorial Day; Independence Day; Labor Day; Thanksgiving Day; Friday after Thanksgiving; Christmas Eve; and Christmas Day. Upon thirty (30) days written notice, Customer may obtain Maintenance Service coverage on Vendor Holidays. Vendor Holiday coverage shall be subject to Vendor personnel availability and subject to Vendor's then current rates. When one of the above designated Vendor holidays is on a Saturday or Sunday, the Vendor Holiday will be observed on the date observed by the federal government and/or by Vendor. Vendor reserves the right to modify the holiday list upon providing at least ninety (90) calendar days' advance written notice to Customer.

- **3.6 "Weekend"** *Coverage.* Upon thirty (30) days written notice, Customer may obtain Maintenance Service coverage on the two days per week not covered pursuant to either Paragraph 3.3.1 or Paragraph 3.3.2 above, whichever is applicable ("Weekend Coverage"). Weekend coverage shall be subject to Vendor personnel availability and subject to Vendor's then current rates.
- **3.7** *Invoicing.* Vendor shall invoice Customer annually in advance for the Standard Maintenance Charge. Any additional service charges (eg machine restoration pursuant to Paragraph 1.3, Weekend Coverage, etc.) shall be invoiced quarterly in arrears. Terms of payment are net thirty (30) days from date the invoice is issued. Late payments shall bear interest at the lesser of (i) 2% per month or (ii) the highest permissible rate by law, payable monthly.

4. PROPRIETARY TECHNOLOGY AND DIAGNOSTICS; CONFIDENTIALITY.

- **4.1 Technology.** Vendor holds intellectual property rights in the Equipment, which includes the Equipment's computer operating system, software components and mechanical components (collectively "Technology"). No licenses, either express or implied, under any patents are granted by Vendor to Customer hereunder, except as expressly stated herein. Customer agrees that it shall not copy, remove, use (except for operation of the Equipment in accordance with the Published Specifications), or disclose Technology to any third party.
- **4.2 Diagnostics.** In providing Maintenance Service, Vendor utilizes certain software diagnostics ("Diagnostics"). Vendor holds intellectual property rights in the Diagnostics, and the Diagnostics are for Vendor's exclusive use. Except with the express written consent of Vendor, Customer shall not use, copy, remove, or alter the Diagnostics. It is understood and agreed by Customer that upon termination of this Agreement, Customer shall either: (i) Return the Diagnostics to Vendor at Vendor's expense; or (ii) Purchase, according to Vendor's then current rates, a non-exclusive, non-transferable and personal limited license to use the Diagnostics.
- **4.3 Confidential Information.** During the term of this Agreement, either party may have access to, or be given, certain technical information or data, customer information or data, manuals, drawings, sketches, models, samples, tools, or the like, of the other party, which are of a confidential and/or proprietary nature (collectively "Information"). All Information furnished to the receiving party, whether written, oral or otherwise, shall remain the sole and exclusive property of the disclosing party. Upon request, all Information shall be returned to the disclosing party. Unless such Information: (i) was previously known to the receiving party free of any obligation to keep it confidential; (ii) is subsequently made public by the disclosing party or by a third party, other than by breach of agreement; or (iii) is required to be disclosed to any governmental agency or court of competent jurisdiction by written order or decree (in which case the disclosing party shall be given prompt notice by the receiving party of such order or decree, and shall be given an opportunity to contest or direct such disclosure); the Information shall be kept confidential by the receiving party and shall be used solely for the purposes of fulfilling the terms of this Agreement.

5. WARRANTY; WARRANTY LIMITATIONS.

Vendor warrants that all work required to be performed hereunder shall conform to the descriptions contained in this Agreement and will be performed in a professional manner according to generally accepted industry standards. THE FOREGOING EXPRESS WARRANTY IS IN LIEU OF ANY AND ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE AND THERE ARE NO WARRANTIES WHICH ARE NOT CONTAINED IN THIS AGREEMENT.

6. INFRINGEMENT AND GENERAL INDEMNIFICATION.

6.1 Patent, Copyright and Trademark Infringement Indemnification. Vendor will (i) indemnify, hold harmless and defend Customer, at Vendor's expense, from and against any claim brought against Customer alleging that any portion of the Equipment infringes a European Union, Canadian or United States patent, copyright, trademark, or other intellectual property right, of any third party; and (ii) hold Customer harmless from and against all costs and damages finally awarded, provided that Vendor is given prompt written notice of such claim and is given information, reasonable assistance, and sole authority to defend or settle the claim.

- **6.1.1 Infringement Defense.** In the defense or settlement of a claim pursuant to Paragraph 6.1 above, Vendor may: (i) obtain for Customer the right to continue using the Equipment; (ii) replace or modify the Equipment so that it becomes non-infringing; or (iii) if remedies (i) and (ii) are not reasonably available, grant Customer a depreciated refund pro-rata based upon a sixty (60) month life, measured from the original installation date of the Equipment.
- **6.1.2.** *Infringement Indemnification Limitations.* Vendor shall not have any liability if the alleged infringement is based upon the use or sale of the Equipment in combination with other products or devices not furnished or approved by Vendor. VENDOR DISCLAIMS ALL OTHER LIABILITY FOR PATENT, COPYRIGHT OR TRADEMARK INFRINGEMENT, INCLUDING ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, AND THE RIGHTS STATED HEREIN ARE THE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY.
- **6.2 General Indemnity.** To the extent provided by law, each party shall indemnify and hold harmless the other party, its affiliates, and their directors, officers, employees and agents from and against all losses, liabilities, judgments, awards, settlements, damages, fines, injuries, penalties and costs (including legal fees and expenses) to or in favor of others, as well as all claims, causes of action and suits by others; including without limitation employees, subcontractors or agents of the indemnified party and its affiliates for personal injury (including death) or real and/or tangible property damage, arising out of acts or omission to act under this Agreement.
- **6.3 Defense of Claim.** In the event of any such claim set forth in Paragraph 6.2 above, at the request of the indemnified party, to the extent provided by law, the indemnifying party shall at its sole expense defend all claims, suits or proceedings arising out of the foregoing. The indemnifying party shall be notified promptly of any such claims, suits or proceedings in writing, and shall have full and complete authority, information and assistance for the defense of such claim; provided, however, the indemnifying party shall have no authority to enter into any settlement or compromise on behalf of the indemnified party without the prior written consent of the indemnified party, which consent shall not be unreasonably withheld. In all events, the indemnified party shall have the right to participate in the defense of any proceedings with counsel of its own choosing, at its expense.

7. LIMITATIONS.

- **7.1 Maintenance Service Limitations.** Notwithstanding anything herein to the contrary, Vendor shall have no obligation hereunder to provide Maintenance Service to Equipment which has deteriorated to such an extent that it cannot, in the reasonable discretion of Vendor, be maintained and needs to be replaced. Vendor shall provide written notice of any such deterioration prior to suspending Maintenance Service. Furthermore, Vendor shall have no implied or expressed obligation hereunder to diagnose, troubleshoot, maintain and/or repair Customer's environmental systems (e.g., HVAC), computer networks, computer systems, computer servers or other networks, or items external to the Equipment or not delivered by Vendor. Vendor's obligations to provide Maintenance Service shall also terminate if Customer:
 - (a) fails to provide Vendor with safe and sufficient access to the Equipment, subject to Customer's reasonable site security policies and procedures;
- (b) stores, handles, operates, alters or modifies the Equipment in a negligent manner, otherwise damages the Equipment, or uses the Equipment for purposes other than those set forth in Published Specifications;
- (c) fails continuously or repeatedly to provide routine cleaning after being provided notice by Vendor pursuant to Section 1.4 above;
- (d) fails continuously or repeatedly to provide a suitable environment with regard to facilities (including without limitation HVAC system, humidity, and/or power) as prescribed in the Published Specifications;
 - (e) uses or operates the Equipment beyond its intended design parameters;
- (f) damages the Equipment through its use in conjunction with machinery, software, or third-party supplies not covered by this Agreement;
- (g) performs maintenance or repairs on the Equipment not authorized in writing by Vendor, or allows a third party not authorized in writing by Vendor to perform the same;

- (h) alters or modifies in any way the Equipment safety mechanisms;
- (i) operates the Equipment with envelopes or enclosures other than those specified in the Published Specifications;
- (j) fails to install or allow installation of any Updates (as defined in Exhibit "C" Section 7) that are required in order to allow the Equipment to perform in accordance with the Published Specifications;
- (k) fails to use follow routine cleaning instructions and/or prohibitions (i.e., use of flammable gases, compressed or canned air) in the process of performing the routine cleaning of the Equipment or if the Equipment is damaged due to fire, water, electrical power loss or disruption, or other external causes or other similar causes; or
- (I) relocates Equipment to a Site other than that defined in this Agreement; provided, however, that should Vendor and Customer agree to continue Maintenance Service on Equipment moved to another Site, Customer's Equipment shall be subject to inspection by Vendor, at Vendor's published rates and terms then in effect for such service, prior to Vendor resuming Maintenance Service on Customer's Equipment.

Any period of suspension or termination referenced shall not relieve Customer of its obligation to make timely payment for the Maintenance Service and/or Software License fees that accrued up to the effective date of termination.

7.2 General Limitations. In no event shall either party be liable to the other, whether in an action in negligence, contract or tort or based on a warranty or otherwise, for loss of profits, revenue, or loss or inaccuracy of data, or any indirect, incidental, punitive, special or consequential damages incurred by the other party or any third party, even if the party has been advised of the possibility of such damages. Further, except to the extent that liability arises from: (i) a breach by either party of its confidentiality obligations in Paragraph 4.3; or (ii) instances of either party's gross negligence or willful misconduct; each party's liability for damages under this Agreement, whether in an action in negligence, contract or tort or based on a warranty, shall not exceed the annual fees payable for the Maintenance Service.

8. GENERAL PROVISIONS.

- **8.1 Governing Law.** This Agreement shall be construed in accordance with the laws of the State of Georgia. Any claim arising out of or in connection with this Agreement shall be brought only in the district court in and for the State of Georgia, and Vendor agrees to personal jurisdiction over it in such court.
- **8.2 Fees Due For Breach.** In the event that one of the parties hereto breaches or defaults on any of its obligations or responsibilities under this Agreement (the "Breaching Party"), then on behalf of the party not in default (the "Non-Breaching Party"), the Breaching Party shall, to the extent provided by law, indemnify, and be responsible for, the reasonable attorneys' fees, costs, and expenses incurred by the Non-Breaching Party in enforcing or remedying any breach hereunder by the Breaching Party.
- **8.3** Assignment. Neither party may assign this Agreement unless mutually agreed upon by the parties, such agreement not to be unreasonably withheld by either party. However, in no event shall this Agreement be assigned to a competitor of Vendor.
- **8.4 Rights Cumulative; Non-Waiver.** All rights and remedies conferred under this Agreement or by any other instrument or law shall be cumulative and may be exercised singularly or concurrently. Failure or delay by either party to enforce any contract term herein shall not be deemed a waiver of future enforcement of that or any other term.
- **8.5 Severability.** In the event any one or more of the provisions contained herein shall for any reason be held to be unenforceable in any respect under the law of any state or of the United States of America, such unenforceability shall not affect any other provision of this Agreement, but this Agreement shall then be construed as if such unenforceable provision or provisions had not been contained herein.
- **8.6 Force Majeure.** Neither Vendor nor Customer shall be held responsible for any delay or failure in performance of this Agreement caused by fires, strikes, embargoes, government requirements, acts of God or public enemy or other similar causes beyond their reasonable control.

- **8.7. Nondiscrimination Clause.** Vendor is an equal employment opportunity employer and is a federal contractor. Consequently, Vendor and Customer (as applicable) agree that they will comply with Executive Order 11246, the Vietnam Era Veterans Readjustment Assistance Act of 1974 and Section 503 of the Rehabilitation Act of 1973 and also agree that these laws are incorporated herein by this reference. The parties further agree that they will comply with the provisions of Executive Order 13496 (29 CFR Part 471, Appendix A to Subpart A), as applicable, relating to the notice of employee rights under federal labor laws.
- **8.8 Order of Precedence.** Unless otherwise provided herein or agreed to in a signed writing, documents will apply in the following descending order of precedence: (i) main body of this Agreement and Exhibit C; (ii) Exhibits "A" and "B;" and (iii) all other transaction documents.
- **8.9 Entire Agreement.** This Agreement, the Exhibits and documents incorporated herein, are the final, full and exclusive expression of the understandings of the parties and supersedes all prior agreements, understandings, writings, proposals, representations and communications, oral and written, of either party.

9. FEDERAL WORK AUTHORIZATION.

- 9.1 Pursuant to O.C.G.A. §13-10-91, the Customer cannot enter into a contract for the physical performance of services unless the Vendor, 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.
- 9.2 Vendor certifies that for all employees hired on or after January 1, 2011 it has complied and will continue to comply throughout the Initial Term and any Renewal Term with O.C.G.A. §13-10-91 and any related and applicable Georgia Department of Labor Rule.
- 9.3 Vendor 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.
- 9.4 Vendor agrees that in the event it employs or contracts with any Subcontractor(s) in connection with this Agreement, Vendor 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 Initial Term or any Renewal Term. Any signed Subcontractor affidavit(s) obtained in connection with this Agreement shall be attached hereto as Attachment D.
- 9.5. 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 Initial Term or any Renewal Term. Any signed sub-subcontractor affidavit(s) obtained in connection with this Agreement shall be attached hereto as Exhibit E.

By signing below, the Parties agree to be bound by the terms of this Agreement and any attached Exhibits.

OPEX CORPORATION ("Vendor")	DeKalb County Board of Registration and Elections ("Customer")
By:	Ву:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:

EXHIBIT "A" EQUIPMENT SCHEDULE

- 1) Customer's Name: DeKalb County Board of Registration and Elections
- 2) The Equipment covered by this Agreement is located at the following Site(s):

4380 Memorial Drive, Suite 300 Decatur, GA 30032

- 3) The Equipment covered by this Agreement includes the machines described below:
 - (a) Machine Description: Model 72

Serial Number(s): 19869, 19870, 19922

By signing below, the Parties agree to be bound by the terms of the Agreement and this Exhibit "A."

OPEX CORPORATION ("Vendor")	DeKalb County Board of Registration and Elections ("Customer")				
Ву:	Ву:				
Printed Name:	Printed Name:				
Title:	Title:				
Date:	Date:				

EXHIBIT "B" SERVICE PRICING

Pricing for the Initial Term of the Agreement is based on the current rates set forth herein, prepaid annually in advance, per shift, per site. Pricing for any Renewal Term is subject to change, based upon Vendor's published rates then in effect.

Product Description	Price Each	<u>QTY</u>	Extended Price
Model 72	\$2,825.00	3	\$8,475.00
Total Service Costs (pre-tax)			<u>\$</u> 8,475.00

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 REGISTRATION 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:

37829	
Federal Work Authorization User Identification Number	OPEX became an active participant in the E-Verify program as of
January 1, 2011	January 1, 2011 and we have
Date of Authorization	utilized the E-Verify program for all
OPEX Corporation	newly hired employees beginning on
Name of Contractor	January 1, 2011 and thereafter. As such, OPEX used the I-9 forms for
Maintenance Services	1
Name of Project	all employees hired on December 30, 2010 and earlier.
DeKalb County Board of Registration and Elections	
Name of Public Employer	
I hereby declare under penalty of perjury that the foregoing is true and co Executed on, 20 inMoorestown(city), _NJ(state	
Ву:	
Signature of Authorized Officer or Agent	
Printed Name and Title of Authorized Officer or Agent	
Subscribed and Sworn before m on this the	
day of, 20	
NOTARY PUBLIC	
My Commission Expires:	



722 Collins Hill Rd NE, Suite H-283 Lawrenceville, Ga. 30046 770-441-2879 678-407-4145 (FAX)

Preventive Maintenance Agreement

Effective Dates: 9/1/23 - 8/31/24

Equipment Description: 8 Rapidprint AR-Es & 5 Lathern LT5000s

S/N: S/N554282, 554503, 554671, 554675, 554676, 434784, 507804, 507805

S/N5011300, 5011301, 5011302, 5011305, 541573

Equipment Location: 4380 Memorial Drive, Suite 100, Decatur, GA 30032

Annual (PMA) Amount: \$2,106

Dear Valued Customer: Dekalb County Voter Registration and Elections Contact: Carla Twine

Phone: 404-297-4561 Fax: Email: ctwine@dekalbcountyga.gov

As you know, your time equipment is very important to your organization. To continue to assist you in supporting your equipment, this **PREVENTIVE MAINTENANCE AGREEMENT (PMA)** will provide a one- year unlimited mechanical support on the unit(s) specified above.

Preventive Maintenance Provides

Shipping or telephone service/support as required to maintain above described equipment in operating condition, to include field cleaning, (& chemical cleaning), proper lubrication with approved lubricants and any necessary adjustment. Also includes replacement of parts due to normal wear and tear. All service will be done by customer request.

Parts not included: Year wheels, Inscription Plates, & ribbons.

Does not include ANY travel or after-hour, weekend or holiday service, service or parts due to accidents, fire, water, storm negligence or misuse, power failures, current fluctuations, lightning, Daylight Savings Time changes, or for any cause external to the equipment. Specification changes, alterations, or attachments may require a change in maintenance charges. When, in the technician's opinion, parts/service cannot keep the unit in satisfactory operating condition, an estimate will be submitted. Such work, if authorized by the customer, will be in addition to the maintenance charge.

To Activate your PMA, please sign below, enclose a check for the annual PMA amount, and return this agreement to us.

Again, we look forward to providing you with support for your time equipment this year. Please feel free to call if you have any questions about your equipment. Thank you for allowing **Georgia Time Recorder Co.** the opportunity to meet your time keeping needs.

Please note that without a current P	MA, support will be	billable at our	current rate per	hour, with a	one-hour minimum	charge.
•						

Accepted By:		
County Purchasing Agent	date	_

Printed name_		
GTR Owner_	andrea Dreth	Andrea Drath
		date8/24/23

