TO THE HONORABLE MEMBERS OF THE BOARD OF COMMISSIONERS GILES COUNTY, TENNESSEE I HEREBY SUBMIT THE FOLLOWING REPORT June 23, 2022

ROLL CALL COURT OPEN PRAYER

PLEDGE OF ALLEGIANCE TO THE FLAG OF THE UNITED STATES OF AMERICA

APPROVAL OF MINUTES of the May 18, 2022, Regular Session of the Giles County Legislative Body

Address Commission

Economic Development Director David Hamilton

State Representative Clay Doggett

Tonya Guthrie Jason Guthrie

PUBLIC COMMENTS

ELECTIONS

Notaries Public at Large

Renewals: Barry Loyd Alsup, Candice D. Boldin, Shannon Porter, Christopher Patrick Seagrove, Rhonda L. Turner

New: Billy R. Harvel, Jr., Stephanie Diane Holder, Darlene Lightfoot, Rachel Martin, Dana Monroe

INDUSTRIAL DEVELOPMENT BOARD 2 members 6 year terms

Appointees: Mark Hayes and Marcus Houston

REPORTS

Finance Director, (April, 2022) report which includes the following: Giles County General Fund, Drug, American Rescue Plan, Probation Fund, Highway, School, Federal, Food Service, Debt Service, Capital Projects, Highway Capital Projects, Education Capital Projects, Education Capital Projects

University of Tennessee Agricultural Extension Impact report

AGREEMENTS, CONTRACTS, AND GRANTS

Giles County Clerk, for the performance of certain driver license transactions and certain handgun carry permit transactions Term: 7/01/2022-6/30/2027

RESOLUTIONS

Amendments

2022-31	Authorizing the amendment of the 2021-2022 Budget, County General Fund 101 and County Capital Projects Fund 171
2022-32	Authorizing the amendment of the 2021-2022 Budget, General Purpose School Fund 141
2022-33	Authorizing the amendment of the 2021-2022 Budget, Cafeteria 143 School Fund
2022-34	Authorizing the amendment of the 2021-2022 Budget, School Capital Projects Fund 177
Resolution	, and an arrange of the second
2022-35	Authorizing the approval of surety bonds for other county officials and county employees required
	to have bonds and to approve surety bonds for other county officials and county employees
	Vickie M. Beard, Director of Schools
2022-36	To approve placement of campaign signs on county property
2022-37	For American Rescue Plan Act (ARPA) Allocation
2022-38	Making Appropriations to Nonprofit Charitable Organizations of Giles County, Tennessee for the
	fiscal year beginning July 1, 2022 and ending June 30, 2023
2022-39	Making Appropriations for the various funds, departments, institutions, offices and
	Agencies of Giles County, Tennessee, for the year beginning July 1, 2022, and ending June 30,
	2023
2022-40	Fixing the tax levy in Giles County, Tennessee for the fiscal year beginning July 1, 2022
2022-41	To enter into negotiations for the purchase of the Giles County Baptist Association Building for the
	Ambulance Service

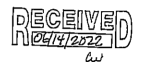
Unfinished Business

New Business

Respectfully submitted this 15th day of June, 2022.

Carol H71 Indo

Giles County Clerk



TO THE BOARD OF COMMISSIONERS OF GILES COUNTY, TENNESSEE

I HEREWITH SUBMIT TO YOU THE FINANCIAL CONDITION OF GILES COUNTY, TENNESSEE FOR THE MONTH ENDING APRIL 2022

	BALANCE LAST				TRANSFER		
ACCOUNT	REPORT	RECEIPTS	DISBURSEMENTS	COMMISSION	DB	CR	BALANCE
GENERAL	13,102,666.10	738,045.83	1,110,137.92	5,300.79		21,345.71	12,746,618.93
DRUG	102,185.91	475.00	-	-1		21,040.71	102,660.91
AMER RESCUE PLAN	2,861,518.50		-				2,861,518.50
PROBATION FUND	130,265.73	-					
HIGHWAY	2,608,799.82	259,415.84	256,638.47	2,286.66		 -	130,265.73
SCHOOL	11,200,605.48	2,894,619.97	2,454,418.09	9,939.57			2,609,290.53
FEDERAL	863,849.22	232,975.34	229,958.02				11,630,867.79
FOOD SERVICE	1,840,037.56	335,850.21	193,489.17				866,866.54
DEBT SERVICE	466,235.61	2,230.50	199,409.17				1,982,398.60
CAPITAL PROJECTS	3;779.50		74.007.00		·	-	468,466.11
HWY CAPITAL PROJ	3,773.50	74,027.00	74,027.00	· -,	<u> </u>		3,779.50
				-			
EDUC CAPITAL PROJ	80,790.04			-	-		80,790.04
EDUC CAPITAL #2	8,103,118.25		40,362.27	-			8,062,755.98
OTHER CAPITAL PROJ	5,223,965.08	89,565.81		895.66	-		5,312,635.23
TOTALS	46,587,816.80	4,627,205.50	4,359,030.94	18,422.68	-	21,345.71	46,858,914.39

Respectfully submitted,

Beth Moore-Sumners, Finance Director

IL Magre-Summers

The Extension Service of Giles County consists of off-campus teaching programs of both The University of Tennessee and Tennessee State University. Bringing research-based information about Agriculture, Family and Consumer Sciences, 4-H, and Community Resource Development is our main focus for the community of Giles County.

The COVID-19 Pandemic did not slow UT-TSU Extension down from bringing education and research to the Giles County community. The following will show the impact Extension had in Giles County for 2021.

Agriculture Impact

- Beef Production is one of the largest industries in Giles County. Revenue from sales each year is approximately \$23.01 mil. UT Extension Ag Economist have determined that for each dollar of direct output the economic impact on the local economy is \$1.30. So, the annual economic value of beef production to the Giles County Economy is approximately \$29.9 mil.
- Giles County Extension made 10,660 direct contacts with beef and forage producers in 2021 through e-mail, phone calls, group meetings, farm visits and social media.
- From yearly beef survey with county producers, 18 reported selling 1340 value added calves through alliance sales. 14 years of TN Beef Alliance data indicate that value added calves sold through alliance sales had a \$78.04 added value over the TN avg. price. That's an additional \$104,573.60 income for these 18 producers.
- 97 beef producers participated in 2 face to face Master Beef classes and 2 virtual classes representing 9516 acres of
 pasture, 5038 acres of hay, 3442 beef cows and 176 bulls. Post class surveys from these classes indicated that 76% of
 participants were extremely satisfied with the master beef class, 14% felt extremely knowledgeable and 56% very
 knowledgeable with information presented in the class and 73% are extremely pleased with how the master beef class
 helps them with their operation
- Comments from Giles County beef producers surveyed included: "I have learned various things from attending the
 classes and meetings presented by UT Extension", "Taking Master Beef motivated me to improve my herd genetics", "UT
 Extension helped identify forages to plant" and "Just starting my farm and they provided me with great resources to
 obtain funding assistance."
- 70 beef farms in Giles County received \$169,500 in TN Ag Enhancement Program funding last year. Research has determined that for every \$1 spent in the community an additional \$6.09 is generated in the local economy. That is an economic benefit of \$1.03 mil. based on the \$169,500 received by county producers.
- 17 county producers were certified through the Pesticide Safety Education Program on the safe use of pesticides.

 Research has estimated annual benefits of \$8966 per certification for a total impact of \$152,422 with these 17 producers.
- Of 25 landowners attending a fall timber marketing zoom meeting 17% plan to sale in the next year and 42% may sale in the next year, 83% of participants found the meeting useful and 100% reported learning one thing to help them in managing and marketing their timber
- In 2021 UT Extension sponsored a grain safety training program for emergency personnel and first responders who reported an 85% increase in knowledge on proper grain entrapment rescue. In addition Giles County emergency first responders received approximately \$10,000 in new equipment that will aid in grain bin rescues. Comments from the grain safety training included: "This was a great class. I go to a lot of classes throughout the year and this one was by far one of the best. Thanks for giving this class and equipment. To all that had a hand in this class went above and beyond to make it a fun learning experience," "Really appreciate everyone that took time to get this training that is needed for the first responders" and "This was a very good training! It was very much needed and timely."
- According to UT research, Giles county soybean producers 95% adoption rate of the Xtend program on 13,505 acres of soybeans was determined to be a weed control saving of \$96,155.

Horticulture Impact

- 7 of 15 residents increased their knowledge of crop, cultivar, and site selection; soil and fertility management; cultural
 practices; plant management practices; pest and disease identification; integrated pest management practices; or proper
 harvest and handling

 Consumer and Home Fruits and Vegetables
- 5 residents plan to increase their knowledge of crop, cultivar, and site selection; soil and fertility management; cultural practices; plant management practices; pest and disease identification; integrated pest management practices; or proper harvest and handling within the next year—Consumer and Home Fruits and Vegetables
- 3 Extension Master Gardener interns received 40 hours of training and increased knowledge in plant and soil science principles, landscape design and maintenance, pest and disease control (integrated Pest Management), fruit and vegetable production, and environmental stewardship of water and soil resources—TN Master Gardeners
- 15 residents received information on home fruit and vegetable production- Consumer and Home Fruits and Vegetables

Family and Consumer Sciences

The Pandemic Delta variant continued to be a significant factor for the Giles County community during 2021.

Giles and Lincoln County FCS agents partnered to teach four chronic condition programs.

- The programs were offered multiple times.
- Fifty-one participants enrolled in thirty sessions
- Thirty-six people received completion certificates.

The estimated value of the chronic condition programs:

- Take Charge of your Diabetes estimated value for 23 participants = \$4,140.00
- Living Well with Chronic Conditions estimated value for 16 people = \$2,880.00
- Type II Diabetes and Healthy Living estimated value for 5 participants = \$275.00

The dollar value of a chronic condition program depends on the:

- number of class sessions
- education incentives
- resource books
- food samples provided
- ⇒ Client results (6 months after Take Charge of your Diabetes, one client stated, "I'm excited that my A1C is down from 7.8 to 7.1. That is great for me". -LC

Tennessee Nutrition Consumer Education Program

16 Giles County Senior Citizens participated in 5 sessions of Eat Well, Feel Well.

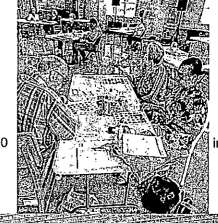
Family and Community Education- FCE

The Giles Family and Community Education volunteer time was worth over \$15,700.00 2021. (Independent sector values one hour of volunteer time as \$28,54).

- ⇒ \$14, 840.00 -Here's the Beef Festival /Fair
- ⇒ \$620.00 Wrapped in Love Sewing -cancer
- ⇒ \$240.00 Dept. of Children Services Care-Bags

<u>4-H</u>

- Giles County 4-H partnered with Richland FFA to promote ATV safety
 throughout Giles County as part of the Ride On TN ATV Safety Program.
 The Giles County campaign competed against six other counties and was
 selected as the Overall Best Campaign for the 2021 year! The campaign
 also partnered with Monroe Carell Jr. Children's Hospital at Vanderbilt and
 the sponsor was Ford Motor Company Fund.
- 4-H Honor Club met monthly and conducting service projects at NHC Pulaski, Rural Food Delivery, Trashercise-Keep Tennessee Beautifui, Waverly flood victims, and Operation Christmas Child Shoeboxes.





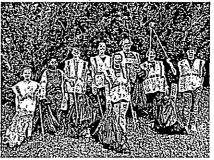
- 231 public speeches during in-school 4-H clubs.
- · Met in schools with 36 clubs 6 times each.
- 212 poster entries during in-school 4-H clubs.
- 29 4th-6th grade 4-H'ers attended a 3-day day camp for at W. P. Ridley 4-H Center even though camp was
 officially cancelled state-wide.
- 22 4th-12th grade 4-H Chick Chain Project participants.
- 6 beef cattle exhibitors at the area, region, and state level.
- 3 sheep exhibitors at the area, region, and state level.
- 2 horse exhibitors at the area level.
- 8 4-H'ers coached/assisted the celebrity exhibitors at the Here's the Beef Festival Celebrity Showmanship event.
- County group of five heifers winning county at the Tennessee Junior Beef Expo.







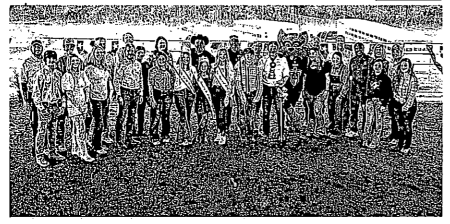




Contact Information Office Located at 132 South 2nd St, Pulaski, TN Phone # (931) 363-3523

Giles County's Here's The Beef Festival Celebrity Showmanship Class was featured on a national RFD TV news report last fall. Link to the news report as it appeared: https://tiny.utk.edu/beef2021

RFDTTV



Kevin Rose—County Director & Extension Agent , Adult Agriculture-klrose@ulk.edu

Myra Walker—Extension Agent, Family and Consumer Sciences mwalker7@ulk.edu

Darby Allday—Extension Agent, Adult Agriculture & 4-H Youth Development- dpayne11@utk.edu

Tina G. Murray—Administrative Assistant II, Agriculture and Family and Consumer Sciencestoman@utk.edu

Rob Augustin—Extension Agent, 4-H Youth Development raugusti@utk.edu

Chandra Nelms—Extension Program Assistant, 4-H Youth Developmen-<u>cnelms4@utk.edu</u>

Web/Social Media

Facebook, Instagram, & Twitter-@UTExtGiles

Website-- giles.tennessee.edu



Real. Life. Solutions."



CONTRACT

(state revenue contract with a federal or Tennessee local or quasi-governmental entity)

20 Juni	CE		国
ппО	408/2	022 0	سال

<u>*</u>	June 30, 2027	73985-00010	73985		
		-	1,0000		
Procuring Party Legal Entity Name			Procuring Party Registration ID		
Giles County Clerk			0000003880		
Service Caption					

Agency Contact & Telephone

For Program Services:

Michael Hogan, Director
Driver Services Division
Department of Safety and Homeland Security
1150 Foster Avenue
Nashville, TN 37243
Email address: michael.hogan@tn.gov
Telephone #: (615) 251-5140
FAX #: (615) 253-2092

TDOSHS Contracts Lawyer:

Sandra Braber-Grove, Associate Counsel Department of Safety and Homeland Security Tennessee Tower, 25th Floor 312 Rosa L. Parks Avenue Nashville, TN 37243 Email address: sandra.braber-grove@tn.gov Telephone #: (615) 251-6301 CPO USE - GU-RV

CONTRACT BETWEEN THE STATE OF TENNESSEE, DEPARTMENT OF SAFETY AND HOMELAND SECURITY AND GILES COUNTY CLERK

This Contract, by and between the State of Tennessee, Department of Safety and Homeland Security, hereinafter referred to as the 'State' and Giles County Clerk, hereinafter referred to as the "Procuring Party," is for the performance of certain driver license transactions as authorized by Tenn. Code Ann. § 55-50-331(a) and certain handgun carry permit transactions as authorized by Tenn. Code Ann. §§ 39-17-1351 and 39-17-1366, as further defined in the "SCOPE OF SERVICES."

"Procuring Party," is for the performance of certain driver license transactions as authorized by Tenn. Code Ann. § 55-50-331(a) and certain handgun carry permit transactions as authorized by Tenn. Code Ann. §§ 39-17-1351 and 39-17-1366, as further defined in the "SCOPE OF SERVICES."

A. SCOPE OF SERVICES:

A.1. The Procuring Party shall provide all goods or services and deliverables as required, described, and detailed below and shall meet all service and delivery timelines as specified by this Contract.

A.2. Background:

- a. The Uniform Classified and Commercial Driver License Act (Tennessee Code Annotated (T.C.A.). Title 55, Chapter 50) specifies that the Tennessee Department of Safety and Homeland Security (TDOSHS) is responsible for the administration of the Act. The TDOSHS is authorized, in T.C.A. § 55-50-331(a), to contract with others for the provision of any service related to the issuance, examination, and renewal of driver licenses subject to applicable contracting statutes and regulations. This Contract with the Procuring Party is for certain, limited driver license transactions as described in Section A.4. The Procuring Party will not be responsible for, or permitted to issue, an initial, original driver license of any class (including the identification license), nor will the Procuring Party be responsible for, or permitted to issue, any temporary or conditional driver license of any class (including the identification license).
- b. Tennessee Code Annotated Title 39, Part 17, Chapter 1351 contains the laws for a handgun carry permit in Tennessee. The TDOSHS is authorized, in T.C.A. § 39-17-1351(q)(1), to contract with a local government agency for the provision of any service related to the renewal of handgun carry permits, subject to applicable contracting statutes and regulations. This Contract with the Procuring Party is for certain handgun carry permit transactions as described in Section A.4. The Procuring Party will not be responsible for, or permitted to issue, an initial, original handgun carry permit of any type.

A.3. <u>Definitions</u>. The following definitions are applicable in this Contract:

- a. Class D license: a Class D license is one that is issued and valid for the operation of any vehicle with a Gross Vehicle Weight Rating less than 26,001 pounds or any combination of vehicles with a Gross Combination Weight Rating less than 26,001 pounds EXCEPT vehicles in Classes A, B, C, or M or vehicles that require a special endorsement unless the proper endorsement appears on the license, and shall include autocycles; T.C.A. § 55-50-102(21)(D).
- Class M license: a Class M license is one that is valid for all motorcycles, including all
 motor-driven cycles; this license classification may be added to a license valid for any

other class, or it may be issued as the only classification on a license if the applicant is not licensed for any other classification; a Class M-limited license may also be issued and is valid for all motor-driver cycles, including mopeds, but not for larger motorcycles; T.C.A. § 55-50-102(21)(F).

- c. Class DM license: a Class DM license is one that combines both the Class D and the Class M; T.C.A. §§ 55-50-102(21)(D) and 55-50-102(21)(F).
- d. Class ID license: a Class ID license is a photo identification license restricted in use to identification only and is not valid for vehicular use. The status of driving privileges (revoked, suspended) does not impact a Class ID license; T.C.A. § 55-50-336).
- e. Class PID license: a Class PID license is a permanent photo identification license restricted in use to identification only and is not valid for vehicular operation. Unlike the Class ID license, the PID license is issued only upon submission of an application, proof of identity, and satisfactory verification of intellectual or physical disability; T.C.A. § 55-50-323(a)(2)(J)(ii).
- f. Graduated Driver License (GDL): the Graduated Driver License program is a multitiered program designed to ease young novice drivers into full driving privileges as they
 become more mature and develop their driving skills. Tennessee's GDL program began
 on July 01, 2001 and is designed to incrementally teach young drivers how to drive by
 requiring minimum levels of driving experience and a safe driving history record before
 allowing teenage drivers to receive a Class D driver license. Certain restrictions are
 placed on teens under the age of eighteen (18) years who have learner permits and
 driver licenses. The program requires parent/legal guardian involvement and
 emphasizes the importance of a good driving record. Drivers under the age of eighteen
 (18) years are required to go through graduated steps of driving experience to gain full,
 unrestricted driver license status. There are three (3) phases of licensing for teens under
 the age of eighteen (18) years: the Learner Permit (PD), the Intermediate Restricted
 License (IR), and the Intermediate Unrestricted License (IU).
- g. Learner Permit (PD): a Learner Permit allows a person, who is fifteen (15) years of age or older, who has successfully passed the standard written test and visual examination for applicants of a state automotive license, and who has the written approval of the person's parent or legal guardian, to operate (with time restrictions) a motor vehicle whenever the person is accompanied by a person who is at least twenty-one (21) years of age and is licensed to operate a motor vehicle; T.C.A. § 55-50-311(a)(1).
- h. Intermediate Restricted (IR): an Intermediate Restricted license is, as its name implies, a license with certain restrictions as to person's age, passing a driver license examination, the presence of points pursuant to the driver improvement program, hours of behind-the-wheel driving experience, and other factors described in T.C.A. § 55-50-311.
- i. Intermediate Unrestricted (IU): an Intermediate Unrestricted license is, at its name implies, a license applied for after a certain period of time after receiving an Intermediate Restricted license and successful application for the restrictions to be removed as described in T.C.A. § 55-50-311.
- j. Commercial Driver License (CDL) and Class A, Class B, and Class C Licenses: a Commercial Driver License is a license issued in accordance with the standards contained in Title 49 of the Code of Federal Regulations (C.F.R.) Part 383 that authorizes the individual to operate a class of commercial motor vehicle (CMV); T.C.A. § 55-50-102(11). Class A, Class B, and Class C licenses are defined in T.C.A. §§ 55-50-102(21)(A), 55-50-102(21)(B), and 55-50-102(21)(C).

- k. Commercial Motor Vehicle (CMV): a Commercial Motor Vehicle is a motor vehicle or combination of motor vehicles used in commerce to transport passengers or property if the motor vehicle has a Gross Vehicle Weight Rating or Gross Combination Weight Rating of 26,001 or more pounds, is designed to transport more than 15 passengers (including the driver) or is of any size and is used in the transportation of hazardous materials (as defined in T.C.A. § 55-50-102(30)); T.C.A. § 55-50-102(12)(A) with the exception of vehicles described in T.C.A. § 55-50-102(12)(B).
- Renewal Transactions: a license shall be renewable on or before its expiration date upon application, payment of required fees (additional fees may be incurred if renewing after expiration), and satisfactory completion of any examination required by state law or rules; T.C.A. § 55-50-338.
- m. Duplicate or Replacement Transactions: upon satisfactory proof that a license has been lost or destroyed, proof that the applicant is the person to whom the license was issued, and payment of the required fee, a duplicate or replacement license may be issued in accordance with T.C.A. § 55-50-332.
- n. GDL Exchanges or Upgrade Transactions: an exchange or upgrade of a GDL may occur when a person is eligible to move from an IR to an Intermediate Unrestricted (IU); or move from an IU to a Class D driver license in accordance with the requirements in T.C.A. § 55-50-311.
- Downgrading a License: a downgrade of a license may occur when a CDL Class A, Class B, or Class C license holder wishes to downgrade to a Class D license; or when a Class D license holder wishes to downgrade to a Class ID license (photo identification only).
- p. Restriction Code or Special Designation Transactions: T.C.A. § 55-50-353 requires a special designation to be placed on a driver license or photo identification card (Class ID license) for persons identified in T.C.A. § 55-50-353. T.C.A. § 55-50-354 permits language or a symbol to be placed on a driver license or photo identification card (Class ID license) in recognition of military service of an honorably discharged veteran upon request of the veteran, payment of the required fee, and a certified copy of the U.S. Department of Defense discharge papers (a DD 214).
 - T.C.A. § 55-50-202 authorizes a symbol or words to be placed on a driver license and photo identification license to show whether the requirements of the Real ID Act of 2005 have been met. If requirements have been met (see Section A.4.g.), a gold circle with a white star in the circle shall be placed on the driver license or photo identification license signifying that the holder is authorized to board a commercial domestic aircraft for air travel in the United States, enter certain federal facilities, and enter nuclear facilities. If requirements have not been met, the words "NOT FOR REAL ID ACT PURPOSES", or other similar wording, shall be placed on the driver license or photo identification license.
- A.4. The Procuring Party will be eligible, after proper training from and authorization by the State, but will not be required, to process the following driver license, photo identification license, and handgun carry permit transactions:
 - a. Renewal Transactions:
 - (1) Class D license renewal transactions;
 - (2) Class M license renewal transactions;
 - (3) Class DM license renewal transactions;
 - (4) Class ID license renewal transactions;

- (5) Real ID renewal transactions for the licenses listed in Sections A.4.a.(1) through A.4.a.(4); and
- (6) Handgun carry permit renewal transactions.

b. Duplicate or Replacement Transactions:

- (1) Class D license duplicate transactions;
- (2) Class M license duplicate transactions;
- (3) Class DM license duplicate transactions;
- (4) Class ID license duplicate transactions;
- (5) Class PID license duplicate transactions;
- (6) Graduated Driver License (GDL) duplicate transactions:
 - Learner Permit (PD) duplicate transactions;
 - ii, Intermediate Restricted (IR) duplicate transactions; and
 - iii. Intermediate Unrestricted (IU) duplicate transactions;
- (7) Real ID duplicate or replacement transactions for the licenses listed in Sections A.4.b.(1) through A.4.b.(6); and
- (8) Handgun carry permit duplicate transactions NOTE: handgun carry permit duplicates can only be requested at the time of renewal of a handgun carry permit.

c. GDL Exchanges or Upgrade Transactions:

- (1) From an Intermediate Restricted (IR) to an Intermediate Unrestricted (IU); and
- (2) From an Intermediate Unrestricted (IU) to a Class D driver license.

d. Downgrading a License:

- (1) From a Commercial Driver License (CDL) (Class A, Class B, Class C) to a Class D driver license; and
- (2) From a Class D driver license to a Class ID license (photo identification only).

e. Change of information, as specified by the State, for a renewal or duplicate driver or identification license:

- (1) Change of Address;
- (2) Change of last name due to marriage or divorce. NOTE: Can change middle name to former last name in addition to last name, however, can never change first name. Example: Marriage Certificate shows that Susan Jane Doe married John Smith; Susan's name may be changed to Susan Doe Smith; and
- (3) Endorsements (Drop For-Hire "F" endorsement only).

- f. Change of information as specified by the State, for a duplicate commercial driver license (CDL):
 - (1) Change of Address.
- g. Restriction Code or Special Designation Transactions:
 - (1) Add the designation for Veteran (military service, honorably discharged veteran);
 - (2) Add the designation for sexual offender, violent sexual offender, or violent juvenile sexual offender as required by T.C.A. § 40-39-213;
 - (3) Add the symbol for Real ID (see Section A.3.p.) only upon verification of the following acceptable documentation as determined by the State:
 - Documentation of lawful status in the United States, such as U.S. Citizen, lawful permanent resident or authorized stay in the United States:
 - ii. Proof of social security;
 - iii. Proof of Tennessee residency; and
 - iv. Verification that the applicant does not hold multiple licenses utilizing multiple identities in Tennessee or other states; and
 - (4) Add the words "NOT FOR REAL ID ACT PURPOSES", or other similar wording, if the documentation identified in Section A.4.g.(3) has not been provided or cannot be verified.
- h. Change of Information, as specified by the State, for a renewal of a handgun carry permit:
 - (1) Change of Address; and
 - Change of last name due to marriage or divorce. NOTE: Can change middle name to former last name in addition to last name, however, can never change first name. Example: Marriage Certificate shows that Susan Jane Doe married John Smith; Susan's name may be changed to Susan Doe Smith. The change of a last name requires the proper documentation to be provided at the same time as the Handgun Carry Permit renewal.
- A.5. The Procuring Party shall be responsible for the following tasks:
 - a. Distributing driver license manuals, forms, and informational literature.
 - b. Collecting, accounting, and depositing state revenue on a daily basis. The funds will be deposited into the Procuring Party's bank account and the accumulated funds due the State shall be received by the State in the form of a check, no later than fifteen (15) calendar days after the end of each month.
 - c. Preparation and maintenance of accounting records for licenses issued including controlled state documents, revenue, and other such records.
 - d. Sending the monthly reports for issuance and activity to the State no later than five (5) business days after the end of each month.

- e. Performing only those driver and identification license transactions outlined in Section A.4. of this Contract.
- f. Adhering to all state and federal laws, rules, regulations, policies and procedures that govern the driver and identification license transactions outlined in Section A.4. that are being performed.
- g. Submission of any other reports as may be required by the State.
- Submission of all daily applications and accompanying documents as directed by the State.
- i. Maintaining all documentation, paperwork, records, and other associated documents as directed by the State and making them available upon request of the State.

A.6. The Procuring Party shall provide:

- Adequate space for conducting driver license activities.
- b. Adequate staff to deliver timely service.
- c. A secured facility in accordance with State security plan for locations issuing Driver and Identification licenses.
- d. Security background checks, including fingerprinting, at the expense of the Procuring Party, for any employee involved in the driver license issuance process, including Real ID transactions and the handgun carry permit renewal process. The security background checks will be at a designated vendor, as set forth by the State. Payment to the State for the Procuring Party employee background check shall be made before the background check and fingerprinting is scheduled by the State.
- e. Security for state equipment, controlled documents, access to computer screens, and other such items and activities used in the performance of these services.
- f. General office supplies such as paper clips, pens, ribbons, and other such supplies used in the performance of these services.
- g. Postage to mail daily applications and supporting documents to the State.

A.7. The Procuring Party shall ensure or provide assistance for the following activities:

- a. All employees involved in the issuance and processing of the driver and identification license transactions, and handgun carry permit renewal transactions outlined in Section A.4. shall attend any mandatory training as required by the State. Training shall take place at a State designated location.
- b. All employees involved in the issuance and processing of the driver and identification license transactions, and handgun carry permit renewal transactions outlined in Section A.4. shall attend any mandatory meetings as requested by the State. Any meeting shall take place at a State designated location.

A.8. The State will provide:

- a. Centralized training for Procuring Party employees at an agreed upon location.
- b. The following equipment and maintenance on the equipment to process the driver and identification license transactions, and handgun carry permit transactions outlined in Section A.4.:

- (1) Driver License Issuance Personal Computers and necessary software;
- (2) Driver License Issuance Widescreen LCD Monitors;
- (3) Motor Voter Printer in compliance with federal standards; and
- (4) Hardware for Capture Workstations to handle standard issuance needs for the driver and identification license transactions outlined in Section A.4. Each set of hardware will consist of the following items:
 - Camera Tower;
 - ii. Backdrop, Blue 3'x5';
 - iii. Electronic signature pad;
 - iv. Barcode scanner;
 - v. Interim Card Printer with cartridge;
 - vi. Document scanner;
 - vii. Uninterruptable Power Supply;
 - viii. Dongle;
 - ix. Voter Registration printer;
 - x. All necessary cables to connect the hardware;
 - xi. Software; and
 - xii, Site Survey, Installation, Maintenance, and Support.
- c. All forms, manuals, and informational brochures.
- d. Support services as needed.
- e. Necessary network operations and associated support and maintenance of the State's network operations needed for these services. The State's network operations will operate separately from any network of the Procuring Party.

B. TERM OF CONTRACT:

This Contract shall be effective on July 1, 2022 ("Effective Date"), and extend for a period of sixty (60) months after the Effective Date ("Term"). The State shall have no obligation for goods or services provided by the Contractor prior to the Effective Date.

C. PAYMENT TERMS AND CONDITIONS:

C.1. The Procuring Party shall collect, account, and deposit fees received from processing the driver and identification license transactions outlined in Section A.4. These fees are set by the State and may be amended from time to time (see T.C.A. § 55-50-323). These fees are considered State revenue, and shall not be withheld from the State. This revenue will be deposited into the Procuring Party's bank account and the accumulated funds due the State shall be received by the State in the form of a check, no later than fifteen (15) calendar days after the end of each month. If sending a check, the check shall be remitted to the following address and contain the Contract Reference Number (Edison ID on Contract Page 1) on the memo line of the check:

Tennessee Department of Safety and Homeland Security ATTN: CASHIER'S OFFICE 1150 Foster Avenue Nashville, TN 37243

C.2. In addition to the fees collected, the Procuring Party is authorized by statute, T.C.A. § 55-50-331(a), to charge an additional fee which shall be retained by the Procuring Party for administrative costs. The fee is currently set at Four Dollars (\$4.00).

- C.3. In addition to the fees collected, the Procuring Party is authorized by statute, T.C.A. § 39-17-1351(q)(1), to charge an additional fee for each handgun carry permit renewal application which shall be retained by the Procuring Party for administrative costs. The fee is currently set at Four Dollars (\$4.00).
- C.4. The Procuring Party shall remit payment to the State for all security background checks, including fingerprinting (see Section A.6.d.). This payment shall be made to the State in the form of a check prior to the scheduling of the background check and fingerprinting. The following notation shall be made on the check: "Payment for Background Check". Said check shall be remitted to the same address as outlined in Section C.1.

D. STANDARD TERMS AND CONDITIONS:

- D.1. Required Approvals. The State is not bound by this Contract until it is signed by the contract parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this contract, said officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).
- D.2. Modification and Amendment. This Contract may be modified only by a written amendment signed by all parties hereto and approved by both the officials who approved the base contract and, depending upon the specifics of the contract as amended, any additional officials required by Tennessee laws and regulations (said officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).
- D.3. Termination for Convenience. The Contract may be terminated by either party by giving written notice to the other, at least thirty (30) days before the effective date of termination. Said termination shall not be deemed a Breach of Contract by the State. Should the State exercise this provision, the State shall have no liability to the Procuring Party. Should either the State or the Procuring Party exercise this provision, the Procuring Party shall be required to compensate the State for satisfactory, authorized services completed as of the termination date and shall have no liability to the State except for those units of service which can be effectively used by the Procuring Party. The final decision, as to what these units of service are, shall be determined by the State. In the event of disagreement, the Procuring Party may file a claim with the Tennessee Claims Commission in order to seek redress.
 - Upon such termination, the Procuring Party shall have no right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- D.4. <u>Termination for Cause.</u> If either party falls to properly perform or fulfill its obligations under this Contract in a timely or proper manner or violates any terms of this Contract, the other party shall have the right to immediately terminate the Contract. The Procuring Party shall compensate the State for completed services.
- D.5. <u>Subcontracting.</u> Neither the Procuring Party nor the State shall assign this Contract or enter into a subcontract for any of the services performed under this Contract without obtaining the prior written approval of the other. If such subcontracts are approved, they shall contain, at a minimum, sections of this Contract below pertaining to "Conflicts of Interest," "Nondiscrimination," and "Records" (as identified by the section headings).
- D.6. Conflicts of Interest. The Procuring Party warrants that no amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Procuring Party in connection with any work contemplated or performed relative to this Contract other than as required by section A. of this Contract.

- D.7. Nondiscrimination. The State and the Procuring Party hereby agree, warrant, and assure that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Contract or in the employment practices of the State or the Procuring Party on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State constitutional, or statutory law.
- D.8. Records. The Procuring Party shall maintain documentation for its transactions with the State under this Contract. The books, records, and documents of the Procuring Party, insofar as they relate to work performed or money paid under this Contract, shall be maintained for a period of three (3) full years from the final date of this Contract and shall be subject to audit, at any reasonable time and upon reasonable notice, by the state agency, the Comptroller of the Treasury, or their duly appointed representatives. The financial statements shall be prepared in accordance with generally accepted accounting principles.
- D.9. Strict Performance. Failure by any party to this Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Contract shall not be construed as a waiver or relinquishment of any such term, covenant, condition, or provision. No term or condition of this Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties hereto.
- D.10. Independent Contractor. The parties hereto, in the performance of this Contract, shall not act as employees, partners, joint venturers, or associates of one another. It is expressly acknowledged by the parties hereto that such parties are independent contracting entities and that nothing in this Contract shall be construed to create a employer/employee relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.
- D.11. State Liability. The State shall have no liability except as specifically provided in this Contract.
- D.12. <u>Force Majeure</u>. The obligations of the parties to this Contract are subject to prevention by causes beyond the parties' control that could not be avoided by the exercise of due care including, but not limited to, natural disasters, riots, wars, epidemics, or any other similar cause.
- D.13. State and Federal Compliance. The Procuring Party and the State shall comply with all applicable State and Federal laws and regulations in the performance of this Contract.
- D.14. Governing Law. This Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Procuring Party agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Contract. The Procuring Party acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising therefrom, shall be subject to and limited to those rights and remedies, if any, available under Tennessee Code Annotated, Sections 9-8-101 through 9-8-408.
- D.15. Completeness, This Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions of the parties' agreement. This Contract supersedes any and all prior understandings, representations, negotiations, and agreements between the parties relating hereto, whether written or oral.
- D.16. Severability. If any terms and conditions of this Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions hereof shall not be affected thereby and shall remain in full force and effect. To this end, the terms and conditions of this Contract are declared severable.
- D.17. <u>Headings.</u> Section headings of this Contract are for reference purposes only and shall not be construed as part of this Contract.

D.18. Confidentiality of Records. Strict standards of confidentiality of records and information shall be maintained in accordance with applicable state and federal law. All material and information, regardless of form, medium or method of communication, provided to the Procuring Party by the State or acquired by the Procuring Party on behalf of the State that is regarded as confidential under state or federal law shall be regarded as "Confidential Information." Nothing in this Section shall permit Contractor to disclose any Confidential Information, regardless of whether it has been disclosed or made available to the Procuring Party due to intentional or negligent actions or inactions of agents of the State or third parties. Confidential Information shall not be disclosed except as required or permitted under state or federal law. The Procuring Party shall take all necessary steps to safeguard the confidentiality of such material or information in conformance with applicable state and federal law. The obligations set forth in this Section shall survive the termination of this Contract.

E. SPECIAL TERMS AND CONDITIONS:

- E.1. <u>Conflicting Terms and Conditions.</u> Should any of these special terms and conditions conflict with any other terms and conditions of this Contract, these special terms and conditions shall control.
- E.2. Communications and Contacts. All instructions, notices, consents, demands, or other communications required or contemplated by this Contract shall be in writing and shall be made by certified, first class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by EMAIL or facsimile transmission with reciplent confirmation. Any such communications, regardless of method of transmission, shall be addressed to the respective party at the appropriate mailing address, facsimile number, or EMAIL address as set forth below or to that of such other party or address, as may be hereafter specified by written notice.

The State:

Michael Hogan, Director
Driver Services Division
Tennessee Department of Safety and Homeland Security
1150 Foster Avenue
Nashville, TN 37243
Email Address: michael.hogan@tn.gov
Telephone #: 615-251-5140
FAX #: 615-253-2092

The Procuring Party:

Carol Wade
Giles County Clerk
223 West Madison St. Room 204
Pulaski, TN 38478
carol.wade@tn.gov
Telephone # 931-363-1509
FAX # 931-372-8201

All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

- E.3. <u>HIPAA Compliance.</u> The State and Procuring Party shall comply with obligations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and its accompanying regulations.
 - a. Procuring Party warrants to the State that it is familiar with the requirements of HIPAA and its accompanying regulations, and will comply with all applicable HIPAA requirements in the course of this Contract.

- b. Procuring Party warrants that it will cooperate with the State, including cooperation and coordination with State privacy officials and other compliance officers required by HIPAA and its regulations, in the course of performance of the Contract so that both parties will be in compliance with HIPAA.
- c. The State and the Procuring Party will sign documents, including but not limited to business associate agreements, as required by HIPAA and that are reasonably necessary to keep the State and Procuring Party in compliance with HIPAA. This provision shall not apply if information received by the State under this Contract is NOT "protected health information" as defined by HIPAA, or, if HIPAA permits the State to receive such information without entering into a business associate agreement or signing another such document.
- E.4. State Furnished Property. The Procuring Party shall be responsible for the correct use, maintenance, and protection of all articles of nonexpendable, tangible, personal property furnished by the State for the Procuring Party's temporary use under this Contract. Upon termination of this Contract, all property furnished shall be returned to the State in good order and condition as when received, reasonable use and wear thereof excepted. Should the property be destroyed, lost, or stolen, the Procuring Party shall be responsible to the State for the residual value of the property at the time of loss.
- Personally Identifiable Information. While performing its obligations under this Contract, E.5. Contractor may have access to Personally Identifiable Information held by the State ("PII"). For the purposes of this Contract, "PII" includes "Nonpublic Personal Information" as that term is defined in Title V of the Gramm-Leach-Bliley Act of 1999 or any successor federal statute, and the rules and regulations thereunder, all as may be amended or supplemented from time to time ("GLBA") and personally identifiable information and other data protected under any other applicable laws, rule or regulation of any jurisdiction relating to disclosure or use of personal information ("Privacy Laws"). Contractor agrees it shall not do or omit to do anything which would cause the State to be in breach of any Privacy Laws. Contractor shall, and shall cause its employees, agents and representatives to: (i) keep PII confidential and may use and disclose PII only as necessary to carry out those specific aspects of the purpose for which the PII was disclosed to Contractor and in accordance with this Contract, GLBA and Privacy Laws; and (ii) implement and maintain appropriate technical and organizational measures regarding information security to: (A) ensure the security and confidentiality of PII; (B) protect against any threats or hazards to the security or integrity of PII; and (C) prevent unauthorized access to or use of PII. Contractor shall immediately notify State: (1) of any disclosure or use of any PII by Contractor or any of its employees, agents and representatives in breach of this Contract; and (2) of any disciosure of any PII to Contractor or its employees, agents and representatives where the purpose of such disclosure is not known to Contractor or its employees, agents and representatives. The State reserves the right to review Contractor's policies and procedures used to maintain the security and confidentiality of PII and Contractor shall, and cause its employees, agents and representatives to, comply with all reasonable requests or directions from the State to enable the State to verify or ensure that Contractor is in full compliance with its obligations under this Contract in relation to PII. Upon termination or expiration of the Contract or at the State's direction at any time in its sole discretion, whichever is earlier, Contractor shall immediately return to the State any and all PII which it has received under this Contract and shall destroy all records of such PII.

The Contractor shall report to the State any instances of unauthorized access to or potential disclosure of PII in the custody or control of Contractor ("Unauthorized Disclosure") that come to the Contractor's attention. Any such report shall be made by the Contractor within twenty-four (24) hours after the Unauthorized Disclosure has come to the attention of the Contractor. Contractor shall take all necessary measures to halt any further Unauthorized Disclosures. The Contractor, at the sole discretion of the State, shall provide no cost credit monitoring services for individuals whose PII was affected by the Unauthorized Disclosure. The Contractor shall bear the cost of notification to all individuals affected by the Unauthorized Disclosure, including individual

letters and public notice. The remedies set forth in this Section are not exclusive and are in addition to any claims or remedies available to this State under this Contract or otherwise available at law. The obligations set forth in this Section shall survive the termination of this Contract.

IN WITNESS WHEREOF,

GILES COUNTY CLERK:

Carol H Wade	June 6	, 2022
PROCURING PARTY SIGNATURE	DATE	<i>'</i>
Carol H. Wade, Giles	Country	Clerk
PRINTED NAME AND TITLE OF PROCURING PARTY SIGNA	TORY (above)	
DEPARTMENT OF SAFETY AND HOMELAND SECURITY:		
Juff Long	6.8.22	
THE LOUIS COMMISSIONIES	DATE	

2021-31 RESOLUTION OF THE GILES COUNTY BOARD OF COMMISSIONERS AUTHORIZING THE AMENDMENT OF THE 2021-2022 BUDGET



COUNTY GENERAL FUND 101

COOMIT	, LITERAL TO	DR	CR
	County Commission		
51100	524 In Service/Staff Development		1,500.00
51100	355 Travel	1,500.00	1,300.00
31100	333 Havei	1,300.00	
	County Attorney		
51400	331 Legal Services		5,000.00
39000	Fund Balance	5,000.00	
	Election Commission		
51500	207 Medical Insurance		1,720.00
51500	317 Data Processing Services		500.00
51500	399 Other Contracted Services	2,220.00	
	Register Of Deeds		
51600	207 Medical Insurance		1,200.00
51600	524 In service Staff Development		645.00
51600	355 Travel	1,845.00	
	County Buildings		
51800	207 Medical Insurance		1,050.00
51800	307 Communication		43,000.00
51800	317 Data Processing Services		440.00
51800	328 Janitorial Services	,	4,000.00
51800	334 Maintenance Agreements	•	1,395.00
51800	359 Disposal Fees		5,000.00
51800	425 Gasoline		300.00
51800	711 Furniture & Fixtures		2,050.00
51800	336 Maintenance & Repair - Equipment	11,000.00	
51800	350 Internet Connectivity	1,000.00	•
51800	399 Other Contracted Services	2,500.00	
51800	499 Other Supplies & Materials	1,000.00	
55130	790 Other Equipment	41,735.00	

Accounting & Budgeting

	Accounting & badgeting		
52100	207 Medical Insurance		435.00
52100	305 Audit Services		642.00
52100	317 Data Processing Services		100.00
52100	348 Postal Charges		1,808.00
52100	709 Data Processing Equipment		465.00
52100	201 Social Security	1,800.00	
52100	204 State Retirement	. 500.00	
52100	355 Travel	500.00	
52100	524 In Service/Staff Development	650.00	
	Property Assessor's Office		
52300	207 Medical Insurance		1,200.00
52300	320 Dues & Memberships		90.00
52300	511 Vehicle Insurance		52.00
52300	524 In Service/Staff Development		223.00
52300	336 Maintenance & Repair Equipment	1,565.00	
	County Trustee		
52400	207 Medical Insurance	·	672.00
52400	320 Dues & Memberships		658.00
52400	349 Printing, Stationary & Forms		3,003.00
52400	348 Postal Charges	1,000.00	
52400	499 Other Supplies & Materials	333.00	
52400	719 Office Equipment	3,000.00	
	County Clerk's Office		
52500	348 Postal Charges		8,600.00
52500	471 Software		330.00
52500	499 Other Supplies & Materials		1,000.00
52500	207 Medical Insurance	4,000.00	
52500	317 Data Processing Services	3,000.00	
52500	719 Office Equipment	2,930.00	
	Circuit Court Clerk	-	
53100	207 Medical Insurance		500.00
53100	307 Communication	•	1,000.00
53100	317 Data Processing Services .		105.00
53100	320 Dues & Memberships		495.00
53100	524 In Service/Staff Development	2,100.00	

General Sessions Court

	General Sessions Court		
53300	207 Medical Insurance		380.00
53300	348 Postal Charges		58.00
53300	499 Other Supplies & Materials		100.00
53300	599 Other Charges		150.00
53300	719 Office Equipment		410.00
53300	309 Contracts w/Government	1,000.00	
53300	524 In Service/Staff Development	98.00	
	Chancery Court		
53400	207 Medical Insurance		450.00
53400	348 Postal Charges		230.00
53400	499 Other Supplies & Materials		500.00
53400	189 Other Salaries & Wages	1,180.00	,
33400	105 Other Salaries & Wages	1,100.00	
	Judicial Commissioners		
53700	204 State Retirement		20.00
53700	355 Travel	20.00	
	Sheriff's Department		
54110	119 Accountants/Bookkeepers		7,075.00
54110	355 Travel		500.00
54110	425 Gasoline		16,000.00
54110	790 Other Equipment		4,800.00
54110	108 Investigator(s)	16,000.00	•
54110	207 Medical Insurance	12,375.00	
	- m		
54450	Traffic Control		2 500 00
54130	336 Maintenance & Repair - Equipment	7 700 00	2,500.00
39000	Fund Balance	2,500.00	•
	lial		
54210	189 Other Salaries & Wages		2,000.00
54210	499 Other Supplies & Materials		600.00
54210	716 Law Enforcement Equipment		17,000.00
54210	340 Medical & Dental Services	19,600.00	

Office of Emergency N	/lanagement
-----------------------	-------------

	Office of Emergency Management		
54490	334 Maintenance Agreements		750.00
54490	711 Furniture & Fixtures		17,105.00
54490	790 Other Equipment		5,450.00
54490	101 County Official	9,877.00	
54490	201 Social Security	00.008	
54490	204 State Retirement	300.00	
54490	328 Janitorial Services	1,000.00	
54490	335 Maintenance & Repair - Building	1,400.00	
54490	338 Maintenance & Repair - Vehicles	1,200.00	
54490	355 Travel	1,800.00	
54490	399 Other Contracted Services	1,950.00	
54490	410 Custodial Supplies	1,000.00	
54490	470 Cabling	1,000.00	•
54490	599 Other Charges	2,978.00	
	County Coroner/Medical Examiner		
54610	340 Medical & Dental Services		6,000.00
39000	Fund Balance	6,000.00	
	Local Health Center		
55110	320 Dues & Memberships		200.00
55110	599 Other Charges		944.00
55110	499 Other Supplies & Materials	200.00	
55110	399 Other Contracted Services	944.00	
	Rabies & Animal Control		
55120	357 Veterinary Services		1,403.93
44570	Contributions	1,403.93	
	Ambulance Service	•	•
55130	147 Truck Drivers		12,000.00
55130	187 Overtime Pay		20,000.00
55130	359 Disposal Fees		1,000.00
55130	425 Gasoline		20,000.00
55130	509 Refunds		1,000.00
55130	711 Furniture & Fixtures	•	7,000 <u>.</u> 00
55130	131 Medical Personnel	61,000.00	
	Other Local Welfare Services		
55590	341 Pauper Burials		2,000.00
39000	Fund Balance	2,000.00	•

.

'Sanitation Management

	Sanitation Management		
55710	399 Other Contracted Services		8,000.00
	Convenience Centers		
55732	415 Electricity		500.00
55732	423 Fuel Oil		9,000.00
39000	Fund Balance	17,500.00	
	Sanitation Education		
55720	147 Truck Drivers		598.00
55720	204 State Retirement		7.00
55720	338 Maintenance & Repair - Vehicle		135.00
55720	499 Other Supplies & Materials		3,900.00
55720	524 In Service/Staff Development		109.00
55720	169 Part-time Personnel	604.00	
55720	201 Social Security	499.00	
55720	212 Employer Medicare	235.00	
55720	355 Travel	418.00	
55720	429 Instructional Supplies	2,993.00	
	Parks & Fair Boards		
56700	336 Maintenance & Repair - Equipment		1,200.00
56700	415 Electricity		3,000.00
56700	425 Gasoline		250.00
56700	433 Lubricants	•	150.00
56700	434 Natural Gas	-	800.00
56700	450 Tires & Tues		65.00
56700	454 Water & Sewer		1,000.00
56700	499 Other Supplies & Materials		1,200.00
56700	335 Maintenance & Repair -Building	2,200.00	
55130	790 Other Equipment	5,465.00	,
F.C.0.0	Other Social, Cultural & Recreation		
56900	499 Other Supplies & Materials		2,700.00
56900	337 Maintenance & Repair	1,000.00	
56900	711 Furniture & Fixtures	1,700.00	
	Agricultural Extension Service		
57100	320 Dues & Memberships	•	95.00
57100	350 Internet Connectivity		800.00
57100	425 Gasoline		500.00
57100	524 In Service/Staff Development		40.00
57100	335 Maintenance & Repair - Building	1,300.00	40.00
57100 57100	355 Travel	1,300.00	
37100	JJJ Havel	199.00	

Soil Conservation 599 Other Charges 57500 229.00 57500 207 Medical Insurance 229.00 **Airport** 58220 316 Contributions 7,210.00 39000 Fund Balance 7,210.00 **Veterans' Services** 58300 524 in Service/Staff Development 202.00 58300 599 Other Charges 40.00 58300 355 Travel 242.00 **Employee Benefits** 58600 201 Social Security 625.00 58600 533 Criminal Investigation - Fingerprints 71.00 58600 340 Medical & Dental Services 696.00 279,229.93 279,229.93 **FUND 171 County Capital Projects Fund** 91140 335 Maintenance & Repair - Buildings 2,500.00 91140 707 Building Improvements 25,000.00 47590 Federal through State 27,500.00 27,500.00 27,500.00 County Executive Attest: **County Clerk** Sponsor: **Erin Curry**

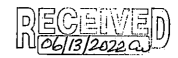
Giles County

2022-32

Page 1

Board of Education

Budget Amendments 21-22 General Purpose School Fund



Account

	A L	man and the second		<u> </u>
_#	Code	<u>Description</u>	Debit	Credit
	Fund 141	General Purpose School		
		Seneral i di pose senooi		
		Learning Camp Grant		
	71100-116	Teachers ,		201,500.00
	71100-201	Social Security		12,896.00
	71100-204	State Retirement		21,361.60
	71100-212	Employer Medicare		3,016.00
	71100-429	Instructional Supplies & Materials		7,246.54
	4659Ô	Other State Education Funds	2	246,020.14
		Bridge Grant		
	71100-116	Teachers		84,500.00
	71100-201	Social Security		5,700.00
	71100-204	State Retirement		7,703.70
	71100-212	Employer Medicare		1,319.50
	71100-499	Other Supplies		8,149.15
	46590	Other State Education Funds	1	107,372.35
		STREAM Mini Grant		
	71100-116	Teachers		39,000.00
	71100-201	Social Security		3,000.00
	71100-204	State Retirement		3,437.75
	71100-212	Employer Medicare		571.25
	71100-429	Instructional Supplies & Materials		24,282.47
	465900	Other State Education Funds		70,291.47
		Summer Learning Transportation		•
	72710-142	Mechanics		1,600.00
	72710-146	Bus Drivers .		28,160.00
	72710-189	Other Salaries & Wages		17,440.00
	72710-201	Social Security		3,100.00
	72710-204	State Retirement		2,107.04
	72710-212	Employer Medicare		600.00
	72710-412	Diesel		14,088.95
	46590	Other State Education Funds		67,095.99
		Regular Instruction		
	71100-189	Other Salaries & Wages		20,000.00
	71100-195	Certified Substitutes		2,000.00
	71100-198	Non-Certified Substitutes		10,000.00
	71100-207	Medical Insurance		10,000.00
	71100-116	Teachers		42,000.00
	•			

Attendance

	Attendance		
72110-207	Medical Insurance		50.00
72110-355	Travel	50.00	¥
	Other Student Support		
72130-399	Other Contracted Services		200.00
72130-204	State Retirement	200.00	
	Regular Instruction	*	
72210-162	Clerical Personnel		10.00
72210-217	Retirement - Hybrid	10.00	
	Technology	•	
72250-207	Medical Insurance		200.00
72250-471	Software		200.00
72250-355	Travel	400.00	
	Office of the Principal		
72410-104	Principals		4,000.00
72410-207	Medical Insurance		2,000.00
72410-334	Maintenance Agreements	6,000.00	
	Operation of Plant		
72610-207	Medical Insurance		2,000.00
72610-502	Building & Contents Insurance	2,000.00	-
-			
	Maintenance		
72620-189	Other Salaries & Wages		200.00
72620-399	Other Contacted Services	200.00	
	Transportation		
72710-189	Other Salaries & Wages		10,000.00
72710-338	Maintenance & Repair - Vehicles		26,000.00
72710-412 ·	Diesel	•	15,000.00
72410-334	Maintenance Agreements	51,000.00	
		•	
	Leaps & Bounds		
73300-429	Instructional Supplies & Materials		10,000.00
73300-116	Teachers	10,000.00	
	Pre K		
73400-198	Non-Certified Substitutes	•	533.00
73400-201	Social Security		957.00
73400-204	1 State Retirement		898.00
73400-207	Medical Insurance		1,400.00
73400-212	Employer Medicare		100.00
73400-599	Other Supplies & Materials		813.00
73400-166	Custodial Personnel	180.00	
73400-355	Travel	1,100.00	
73400-524	In Service/Staff Development	908.00	
73400-790	Other Equipment	2,513.00	

Read to be Ready Reserve- Donations 71100-422 Food Supplies -Cookout for End of Year 6,000.00 71100-429 Instructional Supplies - Books for kids 3,000.00 39000 **Fund Balance** 9,000.00 **Maintenance Truck** 72620-718 **Motor Vehicles** 46,750.00 Maintenance Equipment 72620-717 16,672.00 Maintenance & Repair - Buildings 72620-335 2,250.00 72610-720 **Plant Operation Equipment** 1,000.00 Textbooks - Bound 71100-449 26,828.00 663,090.95 663,090.95 **County Executive** Attest: **County Clerk** Sponsor:

Stoney Jackson

Giles County

2022 - 33

Page 1

Board of Education

Budget Amendments 21-22 Cafeteria 143 School Fund



Account				
Code	Description	Debit	- Credi	it
Fund 143	Cafeteria Fund			
	Food Service			
73100-165	Cafeteria Personnel			20,000.00
73100-189	Other Salaries & Wages			10,000.00
73100-201	Social Security			1,500.00
73100-204	State Retirement			4,000.00
73100-207	Medical Insurance			20,000.00
73100-212	Employer Medicare			500.00
73100-710	Food Service Equipment	,	56,000.00	
		;	56,000.00	56,000.00
		County Exe	ecutive	_
Attest:				
•			ı	3
County Clerk				
Sponsor:				
Stoney Jackson	<u> </u>			

2022-3

Giles County

Board of Education

Budget Amendments 21-22

School Capital Projects Fund 177

Page 1



Account				
Code	De	scription	Debit	Credit
Fund 177	School Capita	l Projects Fund 177		
	Education	Capital Projects		
91300-710	School Food Service 8			238,749.00
44170	Miscellaneous Refun	ds (PES Awning)	3,000.00	
91300-308	Consultants		20,000.00	
91300-321	Engineering Services		10,000.00	
91300-707	Building Improvemer	nts	6,427.08	
39000	Fund Balance		199,321.92	
	•			
			238,749.00	238,749.00
			Court Security	
			County Executive	•
Attest:		•	•	•
County Clerk	•			
Sponsor:				
Stoney Jackson	· · · · · · · · · · · · · · · · · · ·			



RESOLUTION NO. 2022-<u>35</u>

RESOLUTION OF THE GOVERNING BODY OF GILES COUNTY, TENNESSEE, AUTHORIZING THE APPROVAL OF SURETY BONDS FOR OTHER COUNTY OFFICIALS AND COUNTY EMPLOYEES REQUIRED TO HAVE BONDS AND TO APPROVE SURETY BONDS FOR OTHER COUNTY OFFICIALS AND COUNTY EMPLOYEES

EMPLOYEES REQUIRED TO HAVE BONDS AND TO APPROVE SURETY BONDS FOR OTHER COUNTY OFFICIALS AND COUNTY EMPLOYEES
WHEREAS, state law requires county officials and county employees to furnish an official bond upon their undertaking their duties of office; and
WHEREAS, the officials and employees duly executed their bonds and said bonds should be approved by the Governing Body.
NOW, THEREFORE, BE IT RESOLVED By the Governing Body of Giles County, Tennessee as follows:
SECTION ONE: That the bonds and the amounts of the other officials and county employees of Giles County, Tennessee are hereby approved and that payment of the same be paid from the funds of the 2021-2022 General Fund Budget.
SECTION TWO: That all orders and resolutions in conflict herewith be and the same are hereby repealed and this resolution shall take effect immediately upon its passage.
This Resolution adopted this 23 rd day of June, 2022.
County Executive ATTEST:
County Clerk

Stoney Jackson, Sponsor





CONTINUATION CERTIFICATE

RLI Insurance Company	hereby continues in force Bond NoLSM1276363
oriefly described as	Director Of Schools
cound unto the Giles	Board Of Education
on behalf ofV	
Location Name & Address:	Bill To Name & Address (if different):
Vickie M Beard	
187 Picket Dr Minor Hill, TN 38473	
· ·	
•	ress condition that the Undersigned company's liability
and shall not in any event exceed the amount of said bond	cates issued in connection therewith shall not be cumulative as hereinbefore set forth.
Dated this 29th day of March, 2022.	

THIS MUST BE FILED WITH THE OBLIGEE.

RESOLUTION NO. 2022 - 36



RESOLUTION OF THE GOVERNING BODY OF GILES COUNTY, TENNESSEE TO APPROVE PLACEMENT OF CAMPAIGN SIGNS ON COUNTY PROPERTY

WHEREAS, the Giles County Commission has the authority to create rules and regulations concerning usage of County properties; and

WHEREAS, the Legislative Committee of the Governing Body of Giles County has approved the placement of campaign signs at County owned polling locations up to two weeks before early voting begins; and

WHEREAS, the Giles County Commission does not approve of campaign signs on any other County properties at any times.

NOW, THEREFORE, BE IT RESOLVED, by the Governing Body of Giles County, Tennessee as follows:

SECTION ONE: That the Governing Body of Giles County, Tennessee does hereby authorize the placement of campaign signs on County owned properties that serve as polling locations two weeks prior to early voting.

SECTION TWO: The Governing Body of Giles County, Tennessee does not authorize the placement of any campaign signs at any time on any County owned property not being used as a polling location.

SECTION THREE: That all orders and resolutions in conflict herewith be and the same are hereby repealed and this Resolution shall take effect immediately upon its passage.

	This resolution adopted this day of June 2022.		
	ATTEST:		
County Executive	County Clerk		
Sponsor – Stoney Jackson			

RESOLUTION NO. 2022-37

RESOLUTION FOR AMERICAN RESCUE PLAN ACT (ARPA) ALLOCATION



WHEREAS, on March 11, 2021 the President of the United States signed into law the American Rescue Plan Act (ARPA) to provide continued relief from the impact of the COVID- I9 pandemic; and

WHEREAS, the ARPA program appropriates funds to assist state, local, Tribal, and territory governments in responding to the COVID-19 pandemic; and

WHEREAS, the County of Giles has been notified of ARPA funding in the amount of \$5,723,037.00, payable in two tranches; and

WHEREAS, the County of Giles is in receipt of the first tranche in the amount of \$2,861,518.50; and

WHEREAS, the Coronavirus State and Local Fiscal Recovery Funds provide needed fiscal relief for recipients that have experienced revenue loss due to the onset of the COVID-19 public health emergency; and

WHEREAS, Treasury presumes that up to \$10 million in revenue has been lost due to the public health emergency and recipients are permitted to use that amount (not to exceed the award amount) to fund "government services"; and

WHEREAS, Recipients may elect a "standard allowance" of \$10 million to spend on government services through the period of performance; and

WHEREAS, All recipients may elect to use this standard allowance instead of calculating lost revenue using the formula provided by US Treasury, including those with total allocations of \$10 million or less; and

WHEREAS, the County of Giles has the need to fund government services while in the recovery phase of the COVID-19 pandemic.

NOW, THEREFORE IT BE RESOLVED, the Giles County Commission in Tennessee, authorize the following:

Section 1. The following allocation of ARPA funding to fund government services under the replacing lost public sector revenue spending category as follows:

- Project A Salaries, Benefits, and Fuel from April 1, 2021 through June 30, 2021 for the Sheriff's Department \$463,287.85
- Project B Salaries and Benefits from April 1, 2021 through June 30, 2021 for the Jail \$282.186.44
- Project C Salaries, Benefits, and Drug Supplies from April 1, 2021 through June 30, 2021 for the Ambulance Service \$565,935.71
- Project D Salaries and Benefits from July 1, 2021 through March 31, 2022 for the Sheriff's Department \$ 1,556,624.74

Project E - Salaries and Bei	efits from July 1, 2	2021 through March	ı 31, 2022 for the Jail –
\$1,059,257.40	•	-	

Project F – Salaries, Benefits, and Drug Supplies from July 1,2021 through March 31, 2022 for the Ambulance Service - \$1,795,744.86

Total - \$5,723,037.00

Adopted by the Giles County Commission on this 23rd day of June, 2022.
APPROVED
Melissa Greene, County Executive
ATTEST
Carol, Wade, County Clerk
Sponsor, Erin Curry

RECEIVED

RESOLUTION MAKING APPROPRIATIONS TO NON-PROFIT CHARITABLE ORGANIZATIONS OF GILES COUNTY, TENNESSEE FOR THE FISCAL YEAR BEGINNING JULY 1, 2022 AND ENDING JUNE 30, 2023

WHEREAS, Section 5-9-109, Tennessee Code Annotated, authorizes the Giles County Legislative Body to make appropriations to various non-profit charitable organizations and,

WHEREAS, the Giles County Legislative Body recognizes the various non-profit charitable organizations providing services in Giles County have great need of funds to carry on their charitable work,

NOW THEREFORE BE IT RESOLVED by the Board of County Commissioners of Giles County meeting in session on this the 23rd day of June, 2022.

SECTION 1. That Four Hundred, Ninety-Six Thousand, Six Hundred and Forty-Seven dollars (\$496,647) be appropriated to non-profit charitable organizations in Giles County as reflected below:

Account	Aronav	Amount
<u>No.</u>	Agency	Amount
101-54420-316	Giles County Rescue Squad	\$277,631
101-55590-316	Giles County Veterans Alliance	2,500
101-55590-316	Giles County Humane Association	5,000
101-56300-316	Senior Citizens	20,000
101-56500-316	Giles County Public Library	161,756
101-56500-316	Ardmore Public Library	3,650
101-56500-316	Campbellsville Library	1,400
101-58190-316	Giles County Chamber of Tourism & Co	mmerce 24,710
	Total	\$496,647

AND BE IT FURTHER RESOLVED, that all appropriations enumerated in Section 1 above are subject to the following conditions:

- 1. That the non-profit charitable organizations to which the funds are appropriated shall file with the County Clerk and the disbursing officials a copy of an annual report of its business affairs and transactions and the proposed use of the County's funds. Such annual report shall be prepared and certified by the Chief Financial Officer of such non-profit organization in accordance with Section 5-9-109(c), Tennessee Code Annotated.
- 2. That said funds must only be used by the named non-profit charitable organizations in furtherance of their non-profit charitable purpose benefiting the general welfare of the residents of Giles County.
- 3. That it is the expressed interest of the County Commission of Giles County in providing these funds to the above named non-profit charitable organizations to be fully in compliance with Section 5-9-109, <u>Tennessee Code Annotated</u> and any and all other laws which may apply to County appropriations to non-profit organizations and

so this appropriation is made subject to compliance with any and all of these laws and regulations.

BE IT FURTHER RESOLVED, that this resolution shall take effect from and after its passage and its provisions shall be in force from and after July 1, 2022. This resolution shall be spread upon the minutes of the Board of County Commissions this the 23rd day of June 2022.

	County Executive
ATTEST:	
County Clerk	
Erin Curry Sponsor	

2022-39

A RESOLUTION MAKING APPROPRIATIONS FOR THE VARIOUS FUNDS,
DEPARTMENTS, INSTITUTIONS, OFFICES AND AGENCIES OF GILES COUNTY, TENNESS
FOR THE YEAR BEGINNING JULY 1, 2022, AND ENDING JUNE 30, 2023

DECEIVED

SECTION 1. BE IT RESOLVED by the County Commission of Giles County, Tennessee, assembled in session on the 23rd day of June, 2022, that the amounts hereafter set out are hereby appropriated for the purpose of meeting the expenses of the various funds, departments, institutions, offices, capital outlay and agencies of Giles County, Tennessee, for the year beginning July 1, 2022, and ending June 30, 2023, according to the following schedule:

CEN	JITR	ΔT.	.FI	תאו	

51100	County Commission	\$93,591
51300	County Mayor/Executive	279,576
51400	County Attorney	75,000
51500	Election Commission	317,219
51600	Register of Deeds	206,434
51720	Planning	8,096
51800	County Buildings	534,475
52100	Accounting and Budgeting	546,213
52300	Property Assessor's Office	453,907
52310	Reappraisal Program	40,000
52400	County Trustee's Office	247,538
52500	County Clerk's Office	517,012
53100	Circuit Court	745,304
53300	General Sessions Court	239,598
53400	Chancery Court	246,375
53700	Judicial Commissioners	44,881
53920	Courtroom Security	265,741
54110	Sheriff's Department	3,120,331
54130	Traffic Control	4,500
54160	Administration of the Sexual Offender Registry	5,000
54210	Jail	2,620,421
54240	Juvenile Services	68,505
54420	Rescue Squad	277,631
54490	Other Emergency Management	371,722
54610	County Coroner/Medical Examiner	92,324
54900	Other Public Safety	1,950
55110	Local Health Center	69,650
55120	Rabies and Animal Control	57,339
55130	Ambulance Service	3,441,176
55590	Other Local Welfare Services	10,000
55710	Sanitation Management	315,175
55720	Litter and Trash Collection	53,287
55732	Convenience Centers	492,779
55900	Other Public Health and Welfare	262,957
56300	Senior Citizens Assistance	20,000
56500	Libraries	166,806
56700	Parks and Fair Boards	33,213
56900	Other Social, Cultural and Recreational	72,812
57100	Agricultural Extension Service	170,085
57300	Forest Service	3,100
57500	Soil Conservation	104,009
58120	Industrial Development	51,670
58190	Other Economic and Community Development	32,213

58220	Airport	60,000
58300	Veteran's Services	21,677
58400	Other Charges	850,582
58500	Contributions to Other Agencies	122,000
58600	Employee Benefits	28,493
	Total General Fund	\$17,862,367
DRUG_ENFO	DRCEMENT	
54150	Drug Enforcement	\$29,450
01100	n'all'outouten	Ψ25,400
<u>HIGHWAY</u>		
61000	Administration	\$219,699
62000	Highway and Bridge Maintenance	4,121,466
63100	Operation and Maintenance of Equipment	794,337
65000	Other Charges	209,542
68000	Capital Outlay	1,130,000
		\$6,475,044
	Total Highway/Public Works Fund	φοίαιοίοασ
	URPOSE SCHOOL FUND	#1F 100 040
71000	Regular Instruction	\$15,129,346
71200	Special Education Instruction	3,008,466
71300	Vocational Education Program	1,123,164
72110	Attendance	158,640
72120	Health Services	569,320
72130	Other Student Support	955,471
72210	Regular Instruction Support	923,021
72220	Special Education Instruction Support	272,161
72230	Vocational Education Program Support	157,783
72250	Technology	452,151
72310	Board of Education	. 1,009,557
72320	Office of the Superintendent	408,769
72410	Office of the Principal	2,470,318
72610	Operation of Plant	2,217,089
72620	Maintenance of Plant	756,589
72710	Transportation	2,292,853
73300	Community Services	309,755
73400	Early Childhood Education	595,000
	Total General Purpose School Fund	\$32,809,453
CENTRAL	CAFETERIA FUND	
73100	Food Service	2,830,896
	2-	2,000,000
GENERAL I	DEBT SERVICE	
	Total Debt Service	\$0
GENERAL C	CAPITAL PROJECTS	
91190	General Capital Projects	\$0
01100	Concret Capital & rojecto	\$0
AMERICAN	RESCUE PLAN ACT FUND	\$0

58836 American Rescue Plan Grant

53900 Administration of the Justice

\$107,500

EDUCATION CAPITAL PROJECTS FUND

91300 Education Capital Projects

\$80,790

EDUCATION CAPITAL PROJECTS FUND # 2

91300 Education Capital Projects

\$7,846,740

OTHER CAPITAL PROJECTS FUND

91190 General Capital Projects

\$28,000

SECTION 2. BE IT FURTHER RESOLVED that there are also hereby appropriated certain portions of the commissions and fees for collecting taxes and licenses and for administering other funds which the Trustee, County Clerk, Circuit Court Clerk, Clerk and Master, Register, and the Sheriff and their officially authorized deputies and assistants may be entitled to receive under state laws heretofore or hereafter enacted. Expenditures out of commissions and/or fees collected by the Trustee, County Clerk, Circuit Court Clerk, Clerk and Master, Register and Sheriff may be made for such purposes and in such amounts as may be authorized by existing law or by valid order of any Court having power to make such appropriations. Any excess commissions and/or fees collected over and above the expenditures duly and conclusively authorized shall be paid over to the trustee and converted into the General Fund as provided by law.

BE IT FURTHER RESOLVED that if any fee officials, as enumerated in Section 8-22-101, Tennessee Code Annotated, operate under provisions of Section 8-22-104, Tennessee Code Annotated, provisions of the preceding paragraph shall not apply to those particular officials.

SECTION 3. BE IT FURTHER RESOLVED that any amendment to the budget, except for amendments to the budget for funds under supervision of the Director of Schools and Highway Superintendent, shall be approved as provided in Section 3.3 of Giles County Financial Management's Policies and Procedures Manual. The Director of Schools must receive approval of the Board of Education and the Highway Superintendent must receive approval from the Highway Committee for transfers within each major category of the budget, and approval of both the Board of Education/Highway Committee and County Commissioners for transfers between major categories as required by law. This section shall in no case whatsoever be construed as authorizing transfer from one fund to another but shall apply solely to transfers within a certain fund.

SECTION 4. BE IT FURTHER RESOLVED that any appropriations made by this resolution which cover the same purpose for which a specific appropriation is made by statute, in lieu of, but not in addition to said statutory appropriation. The salary, wages, or remuneration of each officer, employee, or agent of the county shall not be in excess of the amounts authorized by existing law or as set forth in the estimate of expenditures which accompanies this resolution. Provided, however, that appropriations for such salaries, wages, or other remuneration hereby authorized shall in no case be construed as permitting expenditures for an office, agency, institution, division or department of the county in excess of the appropriation made herein for such office, agency, institution, division or department of the county. Such appropriation shall constitute the limit to the expenditures of any office, agency, institution, division or department for the year ending June 30, 2023. The aggregate expenditures for any item of appropriation shall in no instance be more than the amount herein appropriated for such item.

SECTION 5. BE IT FURTHER RESOLVED that any resolution which may hereafter be presented to the County Commission providing for appropriations in addition to those made by this Budget Appropriation Resolution shall specifically provide sufficient revenue or other funds actually to be provided during the year in which the expenditure is to be made to meet such additional appropriation. Said appropriating resolution shall be submitted to and approved by the state director of Local Finance after its adoption as provided by Section 9-21-403, Tennessee Code Annotated.

SECTION 6. BE IT FURTHER RESOLVED that the County Executive and County Clerk, are hereby authorized to borrow money on revenue anticipation notes, provided such notes are first approved by the State Director of Local Finance, to pay for the expenses herein authorized until the taxes and other revenue for the year 2022-2023 have been collected. The proceeds of loans for each individual fund shall not exceed 60% of the appropriations of each fund and shall be used only to pay the expenses and other requirements of the fund for which the loan is made. The loan shall be paid out of revenue from the fund for which money is borrowed. The notes evidencing the loans authorized under this section shall be issued under the applicable sections of Title 9, Chapter 21, Tennessee Code Annotated. Said notes shall be signed by the County Executive and countersigned by the County Clerk and shall mature and be paid in full without renewal not later than June 30, 2023.

SECTION 7. BE IT FURTHER RESOLVED that the delinquent county property taxes for the year 2021 and prior years and the interest and penalty thereon collected during the year ending June 30, 2023, shall be apportioned to the various county funds according to the subdivision of the tax levy for the year 2022. The Clerk and Master and the Trustee are hereby authorized and directed to make such apportionment accordingly.

SECTION 8. BE IT FURTHER RESOLVED that all unencumbered balances of appropriations remaining at the end of the year shall lapse and be of no further effect at the end of the year at June 30, 2023.

SECTION 9. BE IT FURTHER RESOLVED that any resolution or part of a resolution which heretofore has been passed by the County Commission which is in conflict with any provision in this resolution be and the same is hereby repealed.

SECTION 10. BE IT FURTHER RESOLVED, that the Giles County School Federal Projects Fund shall be the budget approved for the separate projects within the fund approved by the State Department of Education.

SECTION 11. BE IT FURTHER RESOLVED that this resolution shall take effect from and after its passage and its provisions shall be in force from and after July 1, 2022. This resolution shall be spread upon the minutes of the Board of County Commissioners.

ATTEST:		County Executive	
County Clerk			
Erin Curry	•		•

Passed this the 23rd day of June, 2022

Sponsor

2022-40 RESOLUTION FIXING THE TAX LEVY IN GILES COUNTY, TENNESSEE FOR THE FISCAL YEAR BEGINNING JULY 1, 2022



SECTION 1. BE IT RESOLVED by the Board of County Commissioners of Giles County, Tennessee, assembled in session on this the 23rd day of June 2022, that the uniform tax rate for Giles County, Tennessee, for the fiscal year beginning July 1, 2022 shall be \$1.9863 on each \$100.00 of taxable property county-wide. This is to provide revenue for each of the following funds and otherwise conform to the following levies:

<u>FUND</u>	$\underline{\mathbf{RATE}}$
General	\$1.0134
Highway/Public Works	0.2447
Debt Service	0.0000
General Purpose School	$\underline{}$
Total Tax Rate	\$1.9863

SECTION 2. BE IT RESOLVED, that there is hereby levied a Gross Receipts Tax as provided by law. The proceeds of the Gross Receipts Tax herein shall accrue to the General Fund.

SECTION 3. BE IT FURTHER RESOLVED, that all resolutions of the Board of County Commissioners of Giles County, Tennessee, which are in conflict, are hereby repealed.

SECTION 4. BE IT FURTHER RESOLVED, that this resolution effect from and after its passage, the public welfare requiring it. This resolution shall be spread upon the minutes of the Board of County Commissioners.

Passed this the 23rd day of June, 2022.

	County Executive	
ATTEST:		
County Clerk	·	
Sponsor:		
Erin Curry	1	



RESOLUTION NO. 2022-41

RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO NEGOTIATIONS FOR THE PURCHASE OF THE GILES COUNTY BAPTIST ASSOCIATION BUILDING FOR THE AMBULANCE SERVICE

WHEREAS, the Governing Body of Giles Co the need for an ambulance building for the main static County; and	• •			
WHEREAS, Giles County budget committee has committed up to \$1.2 million to negotiate the purchase of the Giles County Baptist Association Building.				
NOW, THEREFORE, BE IT RESOLVED By the Governing Body of Giles County, Tennessee as follows:				
SECTION ONE: To authorize the County Executive to enter into negotiations for the purchase of the Giles County Baptist Association Building for the Giles County Ambulance Service up to \$1.2 million.				
<u>SECTION TWO</u> : That all orders and reso the same are hereby repealed and this resolution shall passage.				
This Resolution adopted this day of	, 2022.			
Ĉ	ounty Executive			
ATTEST;				
County Court Clerk				
Sponsor:				
David Wamble				