MINUTES FOR BOARD OF ALDERMEN MEETING

August 8, 2023

6:00 PM

The following elected officials were present: Mayor Coleman, Alderwoman Morrow, Alderman Milton, Alderman Cearley, and Alderman Martin. Alderman Withers is absent.

The following Staff members were present: Maria Stroupe, Town Manager; Brian Finnegan, Development Services Director; Robbie Walls, Police Chief; Sarah Ballard, Town Clerk; Lanny Smith, Electric Director; Jonathan Newton, Finance Director; Bill Trudnak, Public Works Director; Landon Wright, Planner; David Lingafelt, Code Enforcement Officer; Matt Kanupp, Assistant Fire Chief; and Tom Hunn, Town Attorney.

Mayor Coleman called the meeting to order at 6:00pm.

Mayor Coleman opened with the Invocation and the Pledge of Allegiance to the Flag.

Approval of Agenda:

Alderman Martin made a motion to approve the agenda with two additions, seconded by Alderman Cearley and carried unanimously.

Approval of Minutes:

Alderman Milton motioned to approve the minutes from the July 9th regular meeting and the July 25th work session, seconded by Alderman Cearley and it was carried unanimously.

Recognition of Citizens:

The Mayor opened the floor to the Recognition of Citizens.

Mike Fields of 1333 Philadelphia Church Road thanked the Police Department for all their hard work with a recent shooting and thanked Town Staff for their hard work during the two back to school events held recently.

Curtis Wilson of 438 S. Gaston Street prayed over the Board of Alderman meeting.

Dennis Carrigan of 3039 Hereford Lane expressed his dislike of the recent tax increases from Gaston County and the Town keeping their tax rate the same.

Jeremiah Doster of 304 E. Trade Street, brought up the issue of no air conditioning in some of the Town vehicles to the Board.

Consent Agenda:

Item 5A Budget Amendment-Economic Development Fund Budget

In anticipation of the renovation of 208 N. Holland St., two approved sales of Town property, and potential expenditures within the Façade Grant program a budget amendment has been prepared to accept and appropriate funds in the Economic Development Fund. Attached is the budget amendment for approval (Exhibit 5A-1).

Item 5B Budget Amendment-Pump Station Project

At the March 14, 2023 Board of Aldermen meeting a budget amendment was approved to proceed with construction of a new pump station on Dallas Stanley Highway. At that time, approximately 60% of project cost of \$1,245,235 was anticipated to be completed by June 30, 2023. The remainder of the cost (\$498,000) was budgeted in the FY 2023/24 budget year. Due to supply chain delays only \$195,405.50 was actually spent on the project in FY 2022/23. A budget amendment is required to appropriate the unspent amount of \$551,830 into the new FY 2023/24 budget. Attached is a budget amendment to appropriate funds for the completion of the Dallas Stanley Highway Pump Station project, currently in process (Exhibit 5B-1).

Item 5C Interlocal Agreement for Healthcare through NCLM

As of July 1, 2023, employee healthcare transitioned to the North Carolina League of Municipalities (NCLM). This transition gives our employees access to the widest network of healthcare systems statewide. It also will provide more stability in the rate structure, as local governments across the state are pooled together. Attached is an interlocal agreement outlining healthcare administration under the Municipal Insurance Trust of North Carolina (Exhibit 5C, 1-10).

Item 5D Resolution Accepting Wastewater AIA Grant Funding

In August 2022, the Town received a letter of intent from the Division of Water Infrastructure (DWI) to fund a Wastewater Asset Inventory and Assessment Grant in the amount of \$150,000, with no match or grant fee required. The Town has recently received the official notification of the offer and acceptance of our scope of work proposal. The scope of work will include the following:

• Full assessment of five (5) existing pump stations; including drawdown tests, electrical inspection, verification of control operations, and overall condition evaluation of pump station structure.

• Visually inspect approximately 660 sewer manholes to determine the existing condition, diameter and number/size of lines entering/leaving the manholes and GPS the manholes to provide improved digital sewer mapping.

• Acquisition of an Asset Management Software package that will provide access to the Town's system mapping and database to field work crews.

• Smoke test a portion of the Town's wastewater collection lines (if budget available).

• Cost opinions will be prepared and the identified projects will be prioritized and included in an updated Capital Improvement Plan based upon the investigation and assessment work.

• Update the Town's Asset Management Plan for their sanitary sewer system. This plan will meet the requirements of the "Water and Wastewater Utility Evaluation Guidance Document: Asset Inventory and Assessment, Capital Cost, and Operating Analysis" and include the information collected as part of the fieldwork.

This grant is funded by funds from the American Rescue Plan Act through the State of North Carolina. Therefore, attached is a resolution formally accepting these funds in the Town of Dallas, as required by the grant. The resolution outlines acceptance and procedures related to receiving and using the funds. Also included in the resolution is designation of authority to receive the funds (Exhibit 5D-1).

Item 5E Water Supply MOU with the City of High Shoals

As the potential water supply project with High Shoals continues to progress, a Memorandum of Understanding (MOU) needs to be adopted between the two municipalities. A draft MOU was reviewed and discussed at the July 25th Work Session. Attached is the Water Supply Memorandum of Understanding with High Shoals to be adopted (Exhibit 5E, 1-2).

Item 5F Resolution to Purchase Through the NC Sheriff's Association

The North Carolina Sheriff's Association is a procurement entity that local governments can use to purchase needed items. They hold hundreds of competitively solicited cooperative contracts ready for local governments to use in compliance with NCGS §160A-461. This speeds up the purchasing process for local governments. In order to use The NC Sheriff's Association, a resolution must be passed the Board of Aldermen to allow Dallas to participate in an Interlocal Cooperative Agreement. Attached is the Resolution for review (Exhibit 5F-1).

Alderman Martin made a motion to approve all six items on the consent agenda, seconded by Alderwoman Morrow and carried unanimously.

Public Hearings:

Item 6A Text Amendment-Tree Trimmings/Yard Waste

Alderman Milton made a motion to go into the Public Hearing, seconded by Alderwoman Morrow and carried unanimously. Due to changes in the County Landfill pricing, Staff proposes the following text amendment to Chapter 51 of the Town Code of Ordinances clarifying the difference yard waste and bulk garbage, and to add regulations that refuse in the two categories are piled separately for pickup. The proposed draft was presented at the July 25th work session and no changes have been made since then. This public hearing was advertised as required by North Carolina General Statute 160D-601. Notice of the public hearing was placed in the Gaston Gazette once a week for two successive calendar weeks on Friday, July 28th and Friday, August 4th (Exhibit 6A, 1-6). The Town Manager presented the item to the Board.

Alderman Cearley made a motion to go out of the Public Hearing, seconded by Alderman Milton and carried unanimously.

Alderman Martin made a motion to approve the text amendment, seconded by Alderwoman Morrow and carried unanimously.

Old Business:

There was no old business at this time.

New Business:

Item 8A Special Event Date Change Request-Rusty Rabbit Oktoberfest

At the March 14, 2023 Board of Aldermen meeting, a special event request from the Rusty Rabbit to hold an Oktoberfest event on October 28, 2023 was approved. At the June 13, 2023 Board of Aldermen meeting, The Rusty Rabbit submitted a request to change the date from October 28 to October 21, which was approved by the Board of Aldermen. The Rusty Rabbit has submitted a new request to move the event back to the original date of October 28, 2023. This is the only change being requested to the event approval. The other aspects of the event will remain the same. Attached is the Special Event Application reflecting the date change requested (Exhibit 8A, 1-5).

The Town Manager went over the change request for the Board.

Alderman Cearley made a motion to approve the change, seconded by Alderwoman Morrow and carried unanimously.

Item 8B Special Event Request-Cotton Ginning Days Parade

Jeff Hovis of the Gaston Agriculture, Mechanical, and Textile Restoration Association (GAMTRA) is requesting permission of the Annual Cotton Ginning Days Tractor Parade through Town on Friday, October 13, 2023. The parade would follow the same route as in previous years, beginning at 9:00 am at Dallas Park and ending at approximately 10:30 am back at Dallas Park. They are anticipating approximately 35 tractors in the parade (Exhibit 8B, 1-5).

The Town Manager presented the item to the Board for discussion.

Alderwoman Morrow made a motion approve the request, seconded by Alderman Martin and carried unanimously.

Item 8C Award Contract for Leaf Trailer Purchase

The current FY 2023/24 budget included provisions to purchase a Leaf Trailer for use in the Street/Sanitation departments. Attached is a quote from Carolina Industrial Equipment for this

equipment. Carolina Industrial Equipment is a vendor through The North Carolina Sheriff's Department. As such, the bidding process has been completed and the Town can award the purchase contract to this vendor. A total of \$126,000 was budgeted for the purchase, taxes, and tag. The quoted price falls within the amount budgeted, with provision for the tag and taxes. Staff recommends awarding the purchase contract for a leaf trailer to Carolina Industrial Equipment at the quoted price and specifications (Exhibit 8C-1).

The Town Manager presented the contract to the Board.

Alderman Martin made a motion to approve the contract, seconded by Alderman Cearley and carried unanimously.

Item 8D Rosewood Village Final Subdivision Plat

Bryan Baire of Prestige Corporate Development has submitted a final recording plat for their property to be known as Rosewood Village. Approval of this plat will create 56 buildable lots. The property is identified as Gaston County Parcel #171850 and is located off Rosewood Drive on the east side of Dallas. The property is located within the corporate limits of Dallas and is zoned Conditional Zoning District R-6. The Board of Aldermen approved the preliminary subdivision plat by a unanimous vote on May 10, 2022. Town of Dallas Water, Sewer, Electric, and Solid Waste will serve the lots. The owners plan to post a bond for the public improvements not yet constructed or accepted by the Town. This final plat, or any portion of its recordation, is subject to the bond being reviewed and approved by Town Staff and the Town Attorney. No building permit will be issued until the bond is approved and final plat is recorded. The final subdivision plat is in substantial conformance with the plans as originally submitted and meets requirements of the Town of Dallas Subdivision Ordinance. Therefore, the provided resolution for approval of the plat is recommended for approval (Exhibit 8D, 1-2).

The Development Services Director presented the item to the Board. The Board asked questions concerning the Plat. The Director said if the Plat was approved, the Board would need to add the condition of language of "City of Belmont" be removed in the recording block when approved.

Alderman Milton made a motion to approve the resolution with the change of language in the recording, seconded by Alderman Cearley and carried unanimously.

Item 8E 9/11 Event

The Town Manager presented the item of a 9/11 ceremony on the Courthouse lawn to the Board (Exhibit 8E-1).

Alderwoman Morrow made a motion to approve the ceremony, seconded by Alderman Milton and carried unanimously.

Item 8F V-DUB Event

Jeremiah Doster of 304 E. Trade Street applied for a special event on October 7th. The name of the event is V-Dubs on the Square. Mr. Doster has summited the proper paperwork for the event. (Exhibit 8F, 1-8).

Alderman Martin made a motion to approve the event, seconded by Alderwoman Morrow and carried unanimously.

Manager Report:

The Town Manager gave information to the Board concerning up-coming events.

The Mayor brought the topic up of the street lights on Trade Street, and said he will contact the DOT concerning the on-going issues with the lights.

Alderman Cearley made a motion to adjourn, seconded by Alderwoman Morrow and carried unanimously (6:41).

Rick Coleman, Mayor

Sarah Hamrick Ballard, Town Clerk

EXHIBIT 5A-1

Town of Dallas Budget Amendment

Date: August 8, 2023

Action: Economic Development Fund Amendment

Purpose: To Accept and Appropriate Funds for Anticipated Projects

Number: ED-002

		Line		Original	Amended	
Fund	Dept	ltem	Item Description	Amount	Amount	Difference
 33	8500	0400	Professional Service	\$0	\$30,000	\$30,000
33	8500	7900	Land, Building, Construction	\$0	\$180,000	\$180,000
33	8500	7900	Façade Grants	\$15,000	\$30,000	\$15,000
33	3460	0000	Proceeds From Sale	\$0	\$9,248	\$9,248
33	3933	0000	Contribution From SCIF Fund	\$0	\$180,000	\$180,000
33	3999	0000	Fund Balance Appropriated	\$15,000	\$50,752	\$35,752

Approval Signature (Town Manager)

EXHIBIT 5B-1

Town of Dallas Budget Amendment

Date: August 8, 2023

Action: Water/Sewer Fund Amendment

Purpose: To Re-Appropriate Funds for Completion of Dallas Stanley Highway Pump Station from FY2022/23

Number: WS-001

			Line		Original	Amended	
	Fund	Dept	ltem	Item Description	Amount	Amount	Difference
-	20	8100	7303	Capital Outlay: Sewer	\$498,000	\$1,049,830	\$551,830
	20	3999	0000	Fund Balance Appropriated	\$66,725	\$618,555	\$551,830

EXHIBIT 5C-1

INTERLOCAL AGREEMENT FOR A GROUP SELF-INSURANCE POOL FOR BENEFIT RISK SHARING

This Agreement, made and entered into in duplicate originals this _____ day of _____, 2____, by and between all the parties who are now, or may hereafter become, members of the Municipal Insurance Trust of North Carolina (hereinafter "Trust"):

WITNESSETH:

WHEREAS, certain municipalities and other units of local government of the State of North Carolina have agreed to pool the risks associated with the provision of benefits for their designated benefit plan participants (hereinafter "participants") pursuant to, and to be governed by, the provisions of North Carolina General Statutes 160A-460 *et seq.* (Part 1 of Article 20 of Chapter 160A); and

WHEREAS, the members of the Trust have agreed upon designation of a Board of Trustees to direct the affairs of the Trust, to adopt rules, regulations, policies, and bylaws for implementing and administering the Trust, and to pass upon the admissibility of future members of the Trust; and

WHEREAS, the members have designated the North Carolina League of Municipalities as Administrator of the Trust, subject to the provisions of this Agreement and the policies adopted by the Board of Trustees; and

WHEREAS, by this Agreement the Trust will undertake to discharge, solely from the assets of this Trust, by payment, any claims for benefits covered by the Trust's plan of insurance and benefits, which awards shall have been authorized by the rules of the Trust, and when claims are otherwise determined to be due as a result of a court judgment or settlement agreement; and

WHEREAS, the members of the Trust agree to pay premiums and/or contributions based upon appropriate classifications, rates, loss experience, and other criteria adopted by the Trustees, out of a portion of which the Trust will establish and maintain a fund for the payment of the claims of participants of members, and further, that the members covenant and agree there will be no disbursements out of this fund by way of dividends or distribution of accumulated reserves to the respective members, except at the discretion of the Trustees.

WHEREAS, the members of the Trust, through action of their respective governing bodies, have elected to comply with the conditions of this Agreement;

NOW, THEREFORE, for and in consideration of the mutual covenants, promises, and obligations herein contained, which are given to and accepted by each member hereof to the other, the parties hereto agree as follows:

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SECTION I. PURPOSE OF AGREEMENT; COMPOSITION OF BOARD OF TRUSTEES

The purpose of the Trust established by the signatories hereto is to allow members to jointly provide health benefits, including but not limited to medical, dental, vision, life, accident, disability, and other related insurance benefits, for their participants and to provide for the risk sharing associated therewith. To this end, the Trust shall be governed by a Board of Trustees made up of eleven (11) officials or employees of units of local government. Trustees shall be appointed for three (3) year overlapping terms by the Board of Directors of the North Carolina League of Municipalities and shall serve no more than two consecutive terms. No individual shall serve concurrently on the Board of Trustees and the League's Board of Directors. In addition, the Executive Director of the North Carolina League of Municipalities shall serve as an exofficio, non-voting member of the Board of Trustees: the ex-officio position shall not have a committee assignment, nor shall the position serve as an officer of the Board of Trustees.

SECTION II. TRUSTEES' POWERS, DUTIES, LIABILITY AND INDEMNITY

The Trustees shall have the following powers and duties, in addition to those set forth elsewhere in this Agreement:

- 1. To establish guidelines for membership in the Trust;
- 2. To establish the terms and conditions of coverage, including underwriting criteria and exclusions from coverage;
- 3. To ensure that all valid claims are promptly paid;
- 4. To establish, operate, and enforce rules, regulations, policies, and bylaws as between the individual members of the Trust and the Trust;
- 5. To enter into agreements with such persons, firms, or corporations as it deems appropriate to adjust claims; promote membership in the Trust; provide actuarial and underwriting services; defend against claims and lawsuits; provide accounting services; effect stop-loss coverage in such aggregate and specific amounts as is deemed appropriate; invest the assets of the Trust; provide wellness services and other risk management services for the Trust and member units; maintain records and accounts; and provide any other service necessary or desirable for the sound operation of the Trust;
- 6. To lease or rent real and personal property it deems to be necessary;
- 7. To borrow or raise monies for the purpose of the Trust to the extent that the Trustees shall deem desirable upon such terms and conditions as the Trustees in their absolute discretion may deem desirable or proper, and for

EXHIBIT 5C-3

any sum so borrowed to issue their promissory note as Trustees and to secure the repayment thereof by pledging all or any part of the pool; and no person or entity lending money to the Trustees shall be bound to see to the application of the money lent or to inquire into the validity, expediency, or propriety of any such borrowing;

- 8. To rate individually any member unit with rates different from the group rates when the loss experience of the unit warrants such individual rating, in the discretion of the Trustees;
- 9. To take measures to maintain claim reserves equal to known incurred losses and loss adjustment expenses and to maintain an estimate of incurred but not reported losses; and
- 10. To take all necessary precautions to safeguard the assets of the Trust.

The Trustees shall use ordinary care and reasonable diligence in the exercise of their powers and in the performance of their duties hereunder. The members agree that the Trustees shall not be liable for any mistake of judgment or other action made, taken, or omitted by any employee, agent, contractor, subcontractor, or independent contractor selected with ordinary care and reasonable diligence; nor for loss incurred through investment of Trust money or failure to invest. No Trustee shall be liable for any action taken or omitted by any other Trustee. The Trustees shall not be required to give a bond or other security to guarantee the faithful performance of their duties hereunder.

The members of the Trust agree that, for the payment of any claim against the Trust or the performance of any obligation of the pool hereunder, resort shall be had solely to the assets of the Trust, and neither the Trustee nor the Administrator shall be liable therefor. Further, the Trust shall indemnify and hold harmless the Trustees against any and all claims, suits, actions, debts, damages, costs, charges, and expenses (including but not limited to court costs and attorneys' fees) and against all liability, losses, and damages of any nature whatever, that the Trustees shall or may at any time sustain, or be put to, by reason of the exercise of their power and in the performance of their duties hereunder, or by reason of any mistake of judgment or other action made, taken, or omitted by any employee, agent, contractor, subcontractor, or independent contractor, or for loss incurred through investment of Trust money or failure to invest.

SECTION III. PAYMENT OF CLAIMS

The members of the Trust agree that, for the payment of any claim against the Trust or the performance of any obligation arising hereunder, resort shall be had solely to the assets of the Trust, and neither the Trustees nor the Administrator shall be liable therefor. Accordingly, lawful claims will be paid from the assets of the Trust pursuant to the types and levels of coverage established by the Board of Trustees. The Board of Trustees shall establish a schedule of types and monetary levels of coverages for which the Trust shall be responsible on behalf of its members, including provisions for levels of coverage for which the members shall be individually re-

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EXHIBIT 5C-4

sponsible. Such types and levels of coverage may vary according to population classifications of members, mutual agreement of the Trust and a member, or such other criteria as may be established by the Trustees. The types and level of coverage shall be shown on a plan of insurance and benefits provided to each member. The Trust shall pay all claims (less the applicable copays or co-insurance) for which each member incurs liability during each member's period of membership except where a member has individually retained the risk or where the risk is not covered, and except for amount of claims above the coverage provided by the Trust. The schedule so established may, from time to time, be amended by the Trustees (but not during any coverage period) to sustain the financial integrity of the Trust or to reflect the desires of the members as determined by the Trustees.

SECTION IV. MUTUAL COVENANT OF RISK SHARING

The members intend this Agreement as a mutual covenant of risk sharing and not as a partnership. No member by reason of being a member of the Trust and contributing to the pool shall be liable to the Trust, to any other member, or to any claimant, except for the payment of the premiums and/or contributions provided for in its application for membership and joinder in this Trust and for any necessary additional assessments levied by the Trustees to offset a claims fund deficiency.

SECTION V. ADMINISTRATOR

The North Carolina League of Municipalities, an unincorporated association with offices at 215 North Dawson Street, Raleigh, North Carolina, 27603, is designated as the Administrator of the Trust. Subject to the services and sponsorship agreement between the Administrator and the Trust, the Administrator shall provide day-to-day management of the Trust and shall have the authority to contract with third parties for provision of services. The Administrator may establish offices where necessary within the State of North Carolina and employ staff to carry out the Trust's purpose. The Administrator shall deposit to the account of the Trust at any financial institution or financial institutions designated by the Trustees all premiums and/or contributions as collected and such monies shall be disbursed and/or invested only as provided by the rules, regulations, policies, and bylaws of the Trustees. The Administrator may enter into financial services agreements with financial institutions and issue checks in the name of the Trust. The Administrator shall receive such compensation as shall be determined from time to time by written agreement with the Trustees.

SECTION VI. ADMISSION TO MEMBERSHIP; SUSPENSION & EXPULSION

All members of the Trust hereby agree that the Trustees may admit as members of this Trust only the units of local government set forth in North Carolina General Statutes 160A-460 *et seq.* (Part 1 of Article 20 of Chapter 160A). The Trustees shall be sole judge of whether or not an applicant shall be admitted to membership. Except as otherwise provided in Section VII (g) of this Agreement, a member may be suspended or expelled by the Trustees from the Trust only after forty-five (45) days' notice has been delivered to the member in accordance with Section XVI of this Agreement. No payment shall be required of the Trust as a result of any accident to or illness of a participant of the suspended or expelled member occurring after forty-five (45) days' notice has been delivered to the member in accordance with Section XVI of this Agreement.

SECTION VII. RULES, REGULATIONS, POLICIES, AND BYLAWS; MEMBERS' RESPONSIBILITIES

The rules, regulations, policies, and bylaws for the administering of the Trust and the admission and expulsion or suspension of members shall be promulgated by the Trustees. In addition, each member of the Trust agrees as follows:

- (a) To make prompt payment of all premiums and/or contributions as required by the Trustees;
- (b) To (and they do hereby) appoint the Trustees and Administrator as its agent and attorney-in-fact, to act in its behalf and to execute all contracts, reports, waivers, agreements, stop-loss contracts, and service contracts; to make or arrange for payment of claims and all other things required or necessary, as covered by the terms of this Agreement and the rules, regulations, policies, and bylaws as now provided or as hereafter promulgated by the Trustees;
- (c) To permit the Trust to defend in the name of and on the behalf of the members any suits or other proceedings which may at any time be instituted against them for which the Trust may be obligated to make payment. It is agreed that the Trust shall make all final decisions regarding the legal defense of claims, and shall have absolute and conclusive authority with regard to defense, settlement, and payment of claims. It is agreed that the independent settlement or payment of any claim by or on behalf of a member without approval of the Trust shall be grounds for expulsion of the member from the Trust;
- (d) To cooperate in all respects with the Trust, the Trustees, the Administrator, and any contractors of the Trust in carrying out the purposes of this Agreement;
- (c) To pay any assessment duly levied by the Trustees under the terms of this Agreement. If a member cancels or withdraws from the Trust, the member shall pay its pro rata share of any assessment relating to the member's period of enrollment;

EXHIBIT 5C-6

- (f) In the event of the payment of any loss by the Trust under this Agreement, the Trust shall be subrogated to the extent of such payment to all the rights of the member against any person or other entity legally responsible for damages for such loss, and in such event the member agrees to render all reasonable assistance to affect recovery;
- (g) Risk sharing by the Trust under the terms of this Agreement shall begin upon payment of the premium and/or contributions by the member to the Trust. Risk sharing and insurance purchased from this Trust under the terms of this Agreement shall expire and be cancelled automatically for nonpayment of premiums and/or contributions, and a member may be expelled from the Trust upon thirty (30) days' prior written notice by the Trustees, the Administrator, or their designee delivered to the member in accordance with Section XVI of this Agreement specifying the date that cancellation shall be effective. No payment shall be required of the Trust as a result of any covered loss of a participant of the expelled member occurring after thirty (30) days' notice has been delivered to the expelled member in accordance with Section XVI of this Agreement; and
- (h) In order that an adequate reserve may be maintained, the members further agree that the Trustees shall have the right to assess the members pro-rata in such amounts as will be sufficient to maintain at all times a minimum reserve, equal to at least twice the monthly premium and/or contributions for the insurance and benefits provided by the plan. Should a member fail to pay any assessment as provided for in this Section within thirty (30) days of the assessment date, all interest and claim of such defaulting member in and to the Trust shall automatically cease.

SECTION VIII. ALLOCATION OF MONIES

The Trustees are authorized to set aside from the contributions collected from members a reasonable sum for the operating and administrative expenses of the Trust. Monies in excess of those required to fulfill the purposes, costs, and other obligations of the Trust will be accumulated in the Trust or distributed to the members at the discretion of and in the manner provided by the Trustees.

SECTION IX. FISCAL YEAR; CONTINUING CONTRACT; WITHDRAWAL OF MEMBERS SUBJECT TO PROVISION OF 30 DAYS' WRITTEN NOTICE TO ADMINISTRATOR; FEE IMPOSED FOR FAILURE TO PROVIDE 30 DAYS' WRITTEN NOTICE OF WITHDRAWAL

The Trust shall operate on a fiscal year from 12:01 a.m., July 1st to midnight on June 30 of the succeeding year (the "Trust Year"). Application for membership, when approved in writing by the Trustees or their designee, shall constitute a continuing contract for each succeeding

EXHIBIT 5C-7

Trust Year unless cancelled by the Trustees, or unless the member shall have resigned or withdrawn from the Trust by having written notice delivered to the Administrator on or before May 30 (i.e., the written notice must be delivered to the Administrator in accordance with Section XVI of this Agreement thirty (30) days prior to the last day, June 30, of the Trust Year). Failure to provide thirty (30) days' written notice shall subject the member to an exiting fee constituting two percent (2%) of the premium for that Trust Year.

SECTION X. MEMBERS BOUND BY AGREEMENT; TERMINATION PERMITTED ONLY AT END OF FISCAL YEAR; FINAL ACCOUNTING

Any member who formally applies for membership in this Trust and is accepted by the Trustees shall thereupon become a party to this Agreement and be bound by all of the terms and conditions hereof, and such application shall constitute a counterpart of this Agreement. Cancellation of the Agreement or of any plan, coverage, product or service provided by the Trust on the part of any member, or withdrawal from membership, shall be permitted only at the end of a fiscal year. A terminating member is entitled to a final accounting when all incurred claim are concluded, settled, or paid.

SECTION XI. EXTENT OF INSURANCE BENEFIT TO PARTICIPANTS

No participant of a member or any person claiming by or through or under such participant shall have any right, title, or interest in or to the Trust or any part thereof: provided, however, that any participant who shall be actually covered by the policies of insurance of any person claiming by or through such participant shall, subject to the terms and conditions of the plan of insurance and benefits under which the coverage is afforded, be entitled to the insurance benefits in the amount and to the extent provided.

SECTION XII. INTENTION OF INDEFINITE OPERATION; RESERVATION OF RIGHT TO TERMINATE TRUST; REVERSION OF MONIES OR OTHER ASSETS UPON TERMINATION

This Trust has been established with the bona fide intention that it shall be continued in operation indefinitely and that the premiums and/or contributions to the pool shall continue for an indefinite period. However, the Trustees reserve the right at any time to terminate the Trust by a written instrument to that effect executed by the Trustees. In the event of such termination, member premiums and/or contributions (other than duly authorized assessments) shall cease as of the date of termination and the assets then remaining in the pool shall continue to be used and applied, to the extent available, for the

(a) payment of benefits to participants with respect to claims arising prior to such termination and administrative and other expenses and obligations arising prior to such termination; and

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(b) payment of reasonable and necessary expenses incurred in such termination.

Any monies or other assets thereafter remaining in the pool shall revert to the members of the Trust as of the date of termination pro-rata to the annual premiums and/or contributions of said members paid in the year of termination. Upon such termination, the Trustees shall continue to serve for such period of time and to the extent necessary to effectuate termination of the Trust.

SECTION XIII. AMENDMENT OF AGREEMENT

This Agreement may be amended by an agreement executed by those members constituting a majority in paid-in dollar volume of contributions to the Trust during the current Trust Year. In lieu of this amendment procedure, the members hereby appoint the Board of Directors of the North Carolina League of Municipalities as their agents to make any amendments to this Agreement which would not fundamentally alter the contemplated arrangement. For purposes of illustration, and not limitation, an amendment to increase or decrease the number of members of the Board of Trustees or their terms shall not be construed as a fundamental alteration of the arrangement, provided that the current term of a member may not be terminated by any such amendment. Written notice of any amendment proposed for adoption by the Board of Directors of the North Carolina League of Municipalities shall be delivered to each member in accordance with Section XVI of this Agreement not less than 30 days in advance. Written notice of amendments finally adopted by the Board of Directors of the North Carolina League of Municipalities shall be delivered to each member in accordance with Section XVI of this Agreement not more than 30 days after adoption.

SECTION XIV. HEADINGS

The headings of various sections and subsections of this Agreement have been inserted for the convenience of reference only and shall not be construed as modifying, amending, or affecting in any way the express terms and provisions of this Agreement.

SECTION XV. INTERPRETATION

This Agreement shall be governed and interpreted under the laws of the State of North Carolina. This Agreement is intended to serve as an interlocal agreement, for purposes of executing the undertaking described in the preceding sections and paragraphs, under North Carolina General Statutes 160A-460 *et seq.* (Part 1 of Article 20 of Chapter 160A). The terms of this Agreement do not constitute a coverage document or form applicable to any specific claim. The liability of the Trust to the participants of any member is specifically limited to such obligations as are imposed by the plan of insurance and benefits as approved by the Trustees.

Should any clause, sentence, provision, paragraph, or other part of this Agreement be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this Agreement. Each of the parties declares that it would have entered into this Agreement irrespective of the fact that any one or more of this Agreement's clauses, sentences, provisions, paragraphs, or other parts have been so declared invalid. Accordingly, it is the intention of the parties that the remaining portions of this Agreement shall remain in full force and effect without regard to the clause(s), sentence(s), provision(s), paragraph(s), or other part(s) invalidated.

Failure of the Trustees, the Administrator, or their designees to insist in any one or more instances upon the performance of any of the covenants, agreements, and/or conditions of this Agreement, or to exercise any right or privilege herein conferred, shall not be construed as a waiver of any such covenant or condition.

This Agreement contains the entire agreement between the parties, whom shall not be bound by any verbal statement or agreement made heretofore.

SECTION XVI. MEMBER REPRESENTATIVES; NOTICES

There shall be a Member Representative for each member of the Trust who shall be the agent of the member for purposes of giving and receiving notices required or permitted pursuant to this Agreement. Each member shall designate a Member Representative and provide the member's postal mailing address and, if applicable, a facsimile number and electronic mail address to which the Administrator may provide notices hereunder. The Administrator shall provide forms, as needed, for use by the member in designating its Member Representative and providing its address information. Such information may be updated at any time there is a change in the information provided thereon. Until such time as different information is provided, the Member Representative shall be the member's postal mailing address, facsimile number and electronic mail address of the Administrator, and the member's postal mailing address, facsimile number and electronic mail address also shall be that as shown on the records of the Administrator. For purposes of illustration and not limitation, a chief administrative official shall be considered to be a manager, administrator, clerk or executive director as may apply with respect to a particular member.

Any notices required or permitted by this Agreement shall be in writing and may be given: in person, by United States Postal Service, by facsimile, or by electronic mail. Notices shall be deemed delivered: (a) when received if delivered in person, (b) three business days after being deposited with the United States Postal Service, postage prepaid, properly addressed to the party to whom such notice is intended to be given at the address established under this section, (c) on the date sent if given by facsimile, provided that an electronic confirmation of delivery has been received by the sender and that a copy of such notice was also sent on such date by mailing, or (d) on the date sent if given by electronic mail, provided a copy of such notice was also sent on such date by mailing and receipt of the electronic mail is acknowledged by the receiving party by return electronic mail. Notices provided to the Administrator shall be delivered, addressed or

EXHIBIT 5C-10

directed as follows, or to such other address as designated by the Administrator in written notice to the member provided in accordance with this paragraph:

Executive Director North Carolina League of Municipalities 150 Fayetteville Street, Suite 300 Raleigh, North Carolina 27601 Facsimile number: 919-301-1053 Electronic address: RMSnotifications@nclm.org

IN WITNESS WHEREOF, the participating entity listed below acknowledges its membership in the Trust and acceptance of obligations hereunder, by the due execution hereof, following appropriate governing body approval, by its duly authorized official. Further, the members of the Municipal Insurance Trust of North Carolina have caused these presents to be signed by their duly authorized Chair of the Board of Trustees and have had this Agreement attested by its duly authorized Administrator.

WITNESS:

MUNICIPAL INSURANCE TRUST OF NORTH CAROLINA

BY:

Chair Board of Trustees

NORTH CAROLINA LEAGUE OF MUNICIPALITIES

BY:

Executive Director Administrator

(NAME OF PARTICIPATING ENTITY)

BY:

(Clerk, or Secretary to the Board)

(Mayor, or Board Chair)



Resolution Accepting ARPA Funds for Wastewater AIA Grant Project

WHEREAS, the American Rescue Plan (ARP) funded from the State Fiscal Recovery Fund was established in S.L. 2021-180 to assist eligible units of government with meeting their water/wastewater infrastructure needs; and

WHEREAS, the North Carolina Department of Environmental Quality has offered American Rescue Plan (ARP) funding in the amount of \$150,000 to perform an Asset Inventory and Assessment study detailed in the submission application; and

WHEREAS, the Town of Dallas intends to perform said project in accordance with the agreed scope of work.

NOW THEREFORE BE IT RESOLVED, BY THE BOARD OF ALDERMEN OF THE TOWN OF DALLAS

That the Town of Dallas does hereby accept the American Rescue Plan (ARP) offer of \$150,000.

That the Town of Dallas does hereby give assurance to the North Carolina Department of Environmental Quality that any Conditions or Assurances contained in the Award Offer will be adhered to.

That Maria Stroupe, Town Manager, and successors so titled, is hereby authorized and directed to furnish such information as the appropriate State agency may request in connection with such application or the project; to make the assurances as contained above; and to execute such other documents as may be required by the Division of Water Infrastructure.

Adopted this the 8th of August, 2023 at Dallas, North Carolina.

Attested by:

Rick Coleman, Mayor

Sarah Ballard, Town Clerk

EXHIBIT 5E-1

MEMORANDUM OF UNDERSTANDING WATER SUPPLY BY AND BETWEEN TOWN OF DALLAS AND CITY OF HIGH SHOALS FOR THE SALE OF WATER TO THE CITY OF HIGH SHOALS

THIS MEMORANDUM, executed the _____ day of _____, 20____, by and between the **TOWN OF DALLAS**, a municipal corporation of the State of North Carolina, (hereinafter called the "TOWN"), and the **CITY OF HIGH SHOALS**, a municipal corporation of the State of North Carolina, (hereinafter called the "CITY");

WHEREAS, the Town currently owns and operates a Water Treatment Plant that has a treatment capacity in excess of current usage, and the City has ceased operation of its water treatment plant; and,

WHEREAS, the City has need for a source of potable water to be used for usual and customary purposes, and the Town currently has water available for sale from its treatment plant; and,

WHEREAS, the Town is willing to sell water to the City for such use.

NOW, THEREFORE, the parties hereto mutual understand as follows:

1. AMOUNT OF WATER. The Town agrees to sell an amount sufficient to satisfy the City's needs, not to exceed their needs, that is available beyond the needs of the Town; this water shall meet all standards of the North Carolina Department of Environment and Natural Resources and/or any other governmental agency having jurisdiction over the water system of the Town, provided, however, that the City agrees the condition of the water after it is delivered to the City through a meter is the sole responsibility of the City. The parties agree that in an emergency, the City and Town officials shall make whatever arrangements that are reasonably necessary to accommodate the water demands of both the City and Town on a temporary basis.

2. PURCHASE RATE. The City is willing to pay the Town a reasonable rate to be determined per gallon for the water passing through the meter. The rate of withdrawal shall not exceed an agreed upon amount of gallons per minute for a consecutive two-hour period. Any changes in the billing rate shall be made effective on the renewal date of any future Agreement, as stated in any future agreements. The Town shall review its billing rate in advance of the renewal date, and notification of any proposed changes shall be given to the City in sufficient time in advance of the renewal.

3. INTERCONNECTION OF WATER LINES AND METERING STATION. The interconnection of water systems and the location of the metering station has already been accomplished by the City, in coordination with the Town's officials. The meter shall be read by the Town on a monthly basis and the City shall be billed on a monthly basis, based on these monthly readings. Water bills are sent out by the Town during the first week of each month, and the billed amount is due to the Town by the last working day of each month. The meter shall be calibrated and certified accurate as necessary or at the request of one of the parties. In the event that one party suspects that the water meter is not accurate and the other party does not agree, then the meter shall be test for accuracy; the parties agree to rely on the certification of the meter tester. The cost of the meter testing shall be the responsibility of the requesting party, and necessary billing adjustments shall be made if the meter is found to be in error.

4. DURATION AND TREATMENT. This Memorandum of Understanding shall terminate on an agreed upon date. This Memorandum of Understanding shall automatically renew for successive terms to be determined.

IN WITNESS WHEREOF, Town of Dallas and City of High Shoals have caused this Memorandum of Understanding to be executed by their Mayors, respectively, their corporate seals to be affixed and attested by their clerks, all by the authority of the respective governing bodies of each party of this Memorandum of Understanding, as of the date and year first above written.

TOWN OF DALLAS

CITY OF HIGH SHOALS

Rick Coleman, Mayor

PJ Rathbone, Mayor

Attest:

Attest:

Sarah Ballard, Town Clerk

Brandi Strange, City Clerk



Resolution Authorizing an Interlocal Agreement for Purchasing through The NC Sheritt & Association

WHEREAS, The North Carolina Sheriff's Association obtains bids and offers cities and counties the ability to purchase off of those contracts; and

WHEREAS, the Town of Dallas wants to participate in this Interlocal Cooperative Agreement under NCGS §160A-461; and

WHEREAS, this Resolution will authorize the Mayor of Dallas to execute the Interlocal Cooperative Agreement with The NC Sheriff's Association on behalf of the Town of Dallas to purchase various items; and

NOW THEREFORE BE IT RESOLVED, by the Board of Aldermen for the Town of Dallas, North Carolina, assembled in Regular Session, this 8th day of August 2023 that the Mayor of Dallas is hereby authorized to execute a joint purchasing agreement with The NC Sheriff's Association on behalf of the Town of Dallas.

THIS RESOLUTION IS PASSED AND ADOPTED, this the 8th of August 2023 at Dallas, North Carolina.

(Municipal Seal)

Rick Coleman, Mayor

Attested by:

Sarah Ballard, Town Clerk

CHAPTER 51: GARBAGE AND REFUSE COLLECTION

Section

- 51.01 Definition
- 51.02 Garbage required to be promptly removed
- 51.03 Garbage carts and recyclable items
- 51.04 Dumpsters
- 51.05 Wet garbage
- 51.06 Placement and removal of garbage cans
- 51.07 Removal of dead animals
- 92.05 Removal of Tree Trimmings
- 51.99 Penalty

§ 51.01 DEFINITION.

For the purpose of this chapter, the following definition shall apply unless the context clearly indicates or requires a different meaning.

EXHIBIT 6A-1

GARBAGE. Includes all refuse, animal, fruit and other vegetable matters, all tin cans, glassware and crockery in which any such matter has been put up or stored, and all rags, wastepaper, floor sweepings and other combustible refuses, except building material scraps and **tree trimmings**. Yard Waste.

YARD WASTE. Any organic, vegetative material removed from the property originating outside the home. Examples of yard waste include, but are not limited to, tree trimmings, shrubs and shrubbery clippings, grass clippings and weeds, and leaves. Yard waste does not include rocks, dirt, or other types of soll.

(Prior Code, § I-II-1)

§ 51.02 GARBAGE REQUIRED TO BE PROMPTLY REMOVED.

(A) No garbage that has become decayed or that shall otherwise be a menace to health or cleanliness shall be allowed to remain in any dwelling house, hotel, boarding house, café, restaurant, lunch stand, fruit stand, meat market, store or other building or on any premises a longer time than shall be reasonably necessary to remove and deposit the same in a can or cans as hereinafter provided in this chapter.

(B) Violations shall subject the offending property owner and/or tenant to a civil penalty to be recovered by the city in a civil action in the nature of debt if the offender does not pay the penalty within 30 days after he has been cited for violation of the ordinance, and may be enforced by an appropriate equitable remedy including but not limited to injunctions and orders of abatement issued from a court of competent jurisdiction as outlined in § 51.99.

(C) Each day's continuing violation shall be a separate and distinct offense, and is subject to penalties as outlined in § 51.99

(D) Any violation of the condition above shall also constitute a violation of § 92.01, and be subject to all associated penalties.

(Prior Code, § I-II-2) (Ord. passed 9-10-2019) Penalty, see § 51.99

§ 51.03 GARBAGE CARTS AND RECYCLABLE ITEMS.

(A) The occupant of every building, premises or place where garbage provided with a garbage receptacle in which the occupant shall deposit occupied by occupant. If the occupant peods additional garbage recepted

occupied by occupant. If the occupant needs additional garbage recepta the administrative office requesting the number needed. Receptacles are the property of the town and shall not be removed if the occupant vacates the premises. All garbage shall be placed in trash bags and tied or fastened securely before being placed in receptacles and all garbage receptacles shall be placed where they can be conveniently reached by the garbage collector (see § 51.08). Garbage receptacles shall be appropriately placed by 6:00 a.m. on the morning designated as the pick-up day at the occupant's location and shall be promptly removed to the back or side yard of that location after having been emptied by the garbage collector (see § 51.08). All receptacles shall be kept reasonably clean by the use of lye or other effective cleaners.

(B) Violations shall subject the offending property owner and/or tenant to a civil penalty to be recovered by the city in a civil action in the nature of debt if the offender does not pay the penalty within 30 days after he has been cited for violation of the ordinance, and may be enforced by an appropriate equitable remedy including but not limited to injunctions and orders of abatement issued from a court of competent jurisdiction as outlined in § 51.99.

(C) Each day's continuing violation shall be a separate and distinct offense, and is subject to penalties as outlined in § 51.99.

(Prior Code, § I-II-3) (Ord. passed 10-10-2000; Ord. passed 9-1-2003; Ord. passed 9-10-2019) Penalty, see § 51.99

§ 51.04 DUMPSTERS.

(A) Every site upon which one or more dumpsters are to be placed shall be located and constructed so as to facilitate collection and minimize any harmful effect on persons occupying the development site, neighboring properties or public rights-of-way. Those premises hereafter that provide a dumpster shall locate the dumpster on the property it serves. The site shall be paved with concrete, asphalt or other bituminous paving and shall be located abutting a driveway of sufficient width to allow access by the private solid waste collection equipment. Sites and means of access shall be approved by the Town Planner.

(B) All dumpsters shall be screened where, in the absence of screening, they would be clearly visible at dumpster level to:

(1) Persons located within any dwelling unit on residential property other than that where the dumpster is located;

(2) Occupants, customers or other invitees located within any building on nonresidential property other than that where the dumpster is located, unless the other property is used for purposes permitted exclusively in the Industrial Zoning District; and

(3) Persons traveling on any public street, sidewalk or bikeway within the town.

(C) Violations shall subject the offending property owner and/or tenant to a civil penalty to be recovered by the city in a civil action in the nature of debt if the offender does not pay the penalty within 30 days after he has been cited for violation of the ordinance, and may be enforced by an appropriate equitable remedy including but not limited to injunctions and orders of abatement issued from a court of competent jurisdiction as outlined in § 51.99.

(D) Each day's continuing violation shall be a separate and distinct offense, and is subject to penalties as outlined in § 51.99.

(Prior Code, § I-II-4) (Ord. passed 9-10-2019) Penalty, see § 51.99

EXHIBIT 6A-3

§ 51.05 WET GARBAGE.

(A) All wet garbage shall have the liquid drained off and shall be wrapped in paper of other combustible material before it is placed in the garbage can, thus preventing smell and the breeding of flies in summer and freezing and adhesion to the can in winter.

(B) Violations shall subject the offending property owner and/or tenant to a civil penalty to be recovered by the city in a civil action in the nature of debt if the offender does not pay the penalty within 30 days after he has been cited for violation of the ordinance, and may be enforced by an appropriate equitable remedy including but not limited to injunctions and orders of abatement issued from a court of competent jurisdiction as outlined in § 51.99.

(C) Each day's continuing violation shall be a separate and distinct offense, and is subject to penalties as outlined in § 51.99.

(Prior Code, § I-II-5) (Ord. passed 9-10-2019) Penalty, see § 51.99

§ 51.06 PLACEMENT AND REMOVAL OF GARBAGE CANS.

(A) Garbage cans or similar containers containing garbage and trash for removal shall be placed at the curb/roadside of the premises from which the same are to be removed at or before 6:00 a.m. on the day scheduled for removal. After the garbage cans or similar containers have been emptied, the same shall be removed from the curb/roadside before 7:00 p.m. on the same day collected.

(B) Violations shall subject the offending property owner and/or tenant to a civil penalty to be recovered by the city in a civil action in the nature of debt if the offender does not pay the penalty within 30 days after he has been cited for violation of the ordinance, and may be enforced by an appropriate equitable remedy including but not limited to injunctions and orders of abatement issued from a court of competent jurisdiction as outlined in § 51.99.

(C) Each day's continuing violation shall be a separate and distinct offense, and is subject to penalties as outlined in § 51.99.

(Prior Code, § I-II-8) (Ord. passed 8-13-1996; Ord. passed 10-10-2000; Ord. passed 9-10-2019) Penalty, see § 51.99

§ 51.07 REMOVAL OF DEAD ANIMALS.

Dead animals will be removed by the town at any time.

(Prior Code, § I-II-10) (Ord. passed 5-10-1994)

§ 92.05 REMOVAL OF TREE TRIMMINGS

(A) Tree trimmings will be collected by the town once each week, provided that the collections shall be limited to no more than one truck load per week per residence; if additional service is required or requested by the owner or occupant of the premises and if approved by Public Works Director, the collections will be made on the basis of the total cost per truck load after initial load in accordance with the fee schedule to be paid in advance to the town before the matter is loaded on the truck; tree trimmings shall be placed at a place that can be conveniently reached by the trash collector; tree trimmings shall not, however, be placed in the street right-of-way normally used by vehicles, pedestrians or for surface drainage; tree trimming shall not be longer than six feet in length nor weigh more than 50 pounds. All yard waste shall be put in separate

piles from other bulk trash and garbage as defined in 51.0 yard wasted that does not meet the requirements of this s

(Ord. Passed 00/00/00)

§ 51.99 PENALTY.

(A) (1) The Code Enforcement Officer or Public Works Director shall notify the property owner and tenant where applicable by first class mail of the conditions in violation of Town ordinances and shall order abatement thereof within five days following the date of the notice of violation.

(2) When the property owner and/or tenant has failed to comply with a notice of violation as described above, the Code Enforcement Officer or Public Works Director shall not be required to provide further notice of violation to that person with regard to the same property before taking any enforcement action.

(B) Any person, including, but not limited to, any firm, organization, private corporation or governing body, agents or employees of any municipal corporation- including tenants of real property- who violates this chapter shall be subject to a civil penalty in the amount of \$50 after the given time to correct expires.

(1) Each day that a violation continues after a person has been notified that such a violation exists, and that he or she is subject to the penalty specified, shall constitute a separate offense once the time to correct has expired.

(2) The violator shall contact Town Hall or Public Works for a re-inspection once the violation is remedied in order to stop the accrual of civil penalties.

(3) Civil penalties may be recovered by the Town in a civil action in the nature of debt if the violation persists 30 days after the violator(s) have been cited for violation of the ordinance, or if a balance remains unpaid after a final invoice is mailed.

(C) A town agent or employee may enter upon the premises and perform any work that may be necessary to bring the property into compliance with this section and the town shall charge the cost thereof against the premises upon which the work was performed.

(1) The costs of any work performed under this section shall constitute a lien against the premises upon which the work was performed and may be collected in the same manner as taxes upon real property. The term COST as used in this section shall include interest at the rate of 8% per annum until the lien is paid. Interest does not accrue until a bill for the cost becomes overdue (Senate Bill 181, 1999).

(2) Chronic violators. The town shall notify any chronic violator of this section to whom a current violation notice has been provided that, pursuant to G.S. § 160A-200.1, the town shall take action to remedy the violation without further notice and the expense of the action shall become a lien on the property and shall be collected as unpaid taxes. For the purposes of this section, a CHRONIC VIOLATOR is a person who owns property whereupon, in the course of the then current year, the town has provided the property owner notice of violation of any provision of this section at least two previous times.

(3) If the town or any person sustains damages arising out of a violation of this section, a court in a civil action may order the person to pay the town or the injured party up to three times the actual damages or \$200 whichever is greater. In addition, the court shall order the person to pay the town's or the injured party's court costs and attorney's fees.

(D) This chapter may also be enforced by any appropriate equitable action, including but not limited to injunctions or orders of abatement.

(E) The town may enforce this chapter by any one or any combination

(F) Violations of the provisions of this chapter shall not be considered a misuce purpose of ξ 14-4.

(Ord. passed 9-10-2019)

Entblic I

NOTICE OF PUBLIC HEARING -

TEXT AMENDMENT TOWN OF DALLAS, NC Notice is hereby given that the Town of Dallas will hold a public hearing on the below listed proposed faxt armed-ment to Chapter 51. 51.01 and 92.05. The hearing will be held before the Town board of Aldermen will community Room at 200 West Main St., Dollas, NC 2002 PM in the Fire Station of Community Room at 200 West Main St., Dollas, NC 2003. The Board of Aldermen will consider a text armendment request submitted by Town Statif the armend impuose form the Portinition of Garbage will be changed from "free the the Town statif the armend in the lost port of the Definition of Garbage will be changed from "free the the Town statif the armend in the lost port of the Definition of Garbage will be changed from "free the total of the the armones with the from thereof" will be changed to "the befinition of Garbage to "the befinition of Garbage as the board of the total from for the armones" from the end of 92.05 stating "Tree throw from thereof" will be changed to "the befinition of difference of the board of the the armones from other from thereof" will be changed to "the board of the the armones from other from thereof" will be changed to "the board of the the armones from other from thereof" will be changed to "the board of the the armones from other from thereof" will be changed to "the board of the the armones from other from the armones from the armones from armones from other from the armones from ot

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Special Events/ Activities Application

Town of Dallas 210 North Holland Street Dallas, NC 28034-1625 (704) 922-3176 Fax: (704) 922-4701

The purpose of this application is to provide information about your event or activity in order for the Town of Dallas to best assist you. Refer to the Special Events Policy and Town of Dallas Fee Schedule for all Special Events requirements. Applicants are responsible for providing complete and accurate information on the application. The applicant is responsible for notifying the Town of Dallas of any changes. <u>A COMPLETE application must be submitted by no later than the first Tuesday of the month for consideration at the next Board of Aldermen meeting. Events must be approved at least 14 days in advance of the event. INCOMPLETE APPLICATIONS WILL BE RETURNED.</u>

APPLICATION INFORMATION

Name of Event:	MATCHONCOST
Facility Requested:	
Applicant Name:	Time Vadford
Organization:	Vight Vabbit
Mailing Address:	IDU F. WHIN Stroet
City / State / Zip:	DATIAS WA DEAST
Daytime Phone:	Cell: 100830 (0102) E-Mall: vusturabb, F
Description of the Ev	
Does the event have If yes, please list U	a Facebook, Twitter, or other social networking page:
Date (s) Requested	
Event Start Time:	50MA Event End Time: 10M
Road Closure Time	Begins (If applicable): 2000 Road Closure Time Ends: 2000
Set Up Begins:	Set Up Ends:
Preferred Date & Ti	ime of Inspection (if required):
Estimated Attendar	nce: 1,000
The Event is:	Private (by invitation only) or Open to General Public
Describe the p	rocedures to be used for selecting vendors and exhibitors for this event:
In the first structure str	
Applicant's Signature	e: Date:

A pre-event meeting may be required and will be scheduled to include appropriate staff. The event applicant must attend the meeting.

EXHIBIT 8A-2

TENTS // CANOPIES // MEMBRANE STRUC

Will tents/canopies/membrane structures be used? (Circle one) / Yes) / No urno, processo to next section
of Canoples (fabric structure that is open without sidewalls on 75% or more of perimeter)
of Tents (fabric structure that is enclosed with sidewalls on more than 25% of perimeter)
of Membrane structures (air supported or air inflated structure)
Other type of structure (provide description)
Notes
VOICE// MUSIC AMPLIFICATION
Will amplified sound be used during the event? (Circle one) (Yes) No (If no, proceed to next section)
If yes, state the number of stages, number of bands and type of music:
Number of stages:
Type(s) of music: VOCU d-QASAU KGUULAG
Indicate times of amplified sound. Start Time: 15000 Elnish Time: 110000
Will sound checks be conducted prior to the event?
If yes, please indicate times: Start Time: Star
* must comply with fown of Dallas general entertainment and noise ordinance,
HAZARDOUS MATERIALS (helium: propane, butane, gasoline, etc.)
Will hazardous materials in tanks/cylinders be used? (Circle one) Yes / No) (if no, proceed to next section)
If yes, all tanks must be secured in a manner to prevent accidentally being knocked over. All helium tanks not being used shall have their caps in place.
Will there be any portable heaters?
Will there be any deep fat fryers?
Will there be any fireworks, lasers, torches, candles or pyrotechnics?
Will generators be used? Yes No
Electric Connections requested?
In the case of extraordinary use or hookups, extra fees may apply.
RIDES / ATTRACTIONS
Will mechanical rides or similar attractions be used? (Circle one) Yes No) (if no, proceed to next section)
If yes, company name?
Company address:
List details, if any:
**Applicants contracting with amusement ride companies are required to provide the Town of Dallas with a certificate of insurance, naming applicant and the Town of Dallas as additional insured on general liability.
ALL rides must be inspected and approved by The Department of Labor.
VENDORS
A vendor is anyone who is serving, selling, sampling, or displaying food, beverages, merchandise or services
Will the event include any vendors? (Circle one) Yes // No) (If no, proceed to next section)

Will the event include any vendors? (Circle one)

2

EXHIBIT 8A-3

f,the event will have food	l vendors, please c	heck the following	g that apply:			
	Served	Sold]Catered	Ì	··
ces the event include fo	ood concession and	l/or cooking area	87	[Yes	No
yes, please list each fo Jse additional sheet if	od vendor and spec necessary)	cify cooking meth	od (Gas, Elec	etric, Charco	al, etc.)	
Vendor Name	Address	Phone	Number	Cookin	g Method	Food Item
	**************************************	······	·		······································	98-14-98-98-99-99-99-99-99-99-99-99-99-99-99-
				[
Food and beverages shall	not be sold at an eve	ant unless approved	and licensed,	If necessary t	by the Gaston Co	unty Health Department
· · ·	vent organizers are	•			······································	
List all other	vendors who will b			rving, selling	And has been as a second se	
VENDOR NAM		ADL	DRESS		PHON	E NUMBER (S)
		· · · · · · · · · · · · · · · · · · ·				
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and the second second		S EVENIS	CHEDUI		t in the state	n de Brand de La company. En la companya de la
wide a detailed achodu	le of the event incl		ana na sa	nalta de la constante de la con		
ovide a detailed schedu 19, finish time, etc. If th	le of the event incl e event requires ar	uding dates and t	imes for ente	rtainment, a	ctivities, hours d	of event, start

(Use additional sheet of paper if necessary)

DATE	TIMÉ	ACTION	ADDITIONAL NOTES
10128	_30M	Bauna Cherk	
10126	50MA	live muste steents	
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~*******	*****		
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SITE PLAN

Provide a detailed Site-Plan sketch of the event. Include maps, outline or diagram of the entire event venue including the names of all streets and the surrounding area. The plan should include the following information;

- Location of the event/activity on the property with approximate distances from roads, fire hydrants, existing buildings, etc.
- Location of temporary structures that will be used during the event. Must indicate size of temporary structures, distances between temporary structures and existing buildings.
- Identify how each temporary structure will be used. Example: type of vendor, food preparation, etc.
- Identify location of all cooking devices and open flames; generators and fuel storage.
- Location of all fencing, barricades, or other restrictions that will impair access to and from the event or properly.
- Identify all designated parking areas.

EXHIBIT 8A-4

SERVICES

The Town of Dallas does not provide amenities such as portable tollets, sound systems, ta or other equipment. The applicant is responsible for arranging and providing services such as clean up, traffic control, etc. TRASH CONTAINERS
In order to determine what types of containers best sult the needs of the event, please answer the following questions:
Will the event be serving/selling/distributing beverages?
If yes, in what containers will they come packaged in?
Valuminum cans
How many trash cans are you requesting for trash?
Delivery Location? IME Wath of PAUCS INC 25031
Date and Time for trash cans to be picked up?
**Applicants are responsible for cleaning and restoring the site after the event. Clean-up fees may be incurred due to applicant's failure to clean and/or restore the site following the event.
PUBLIC PROPERTY CLEAN-UP
Contracted personnel or volunteers may be used if indicated below. What is the clean-up plan for the event?
SAFETY AND SECURITY (CHECK ALL TYPES OF SECURITY USED)
Stage Security Event Area Security Road Closure Security
Other
Overnight Security From To
Dates & Times security will be on site:
Security provided by: 10WM_OF_DUMUS_VOLIC_ Number of Security Personnel:
ROUTE AND TRAFFIC PLAN
PARADE (includes floats, vehicles, and persons) BICYCLES
MARCH OR WALK (persons only) FOOT RACE
VEHICLES ONLY (Includes motorcycles)
OTHER (Description:
Number of Persons:
Number of Vehicles: Vehicle Types:
Number of Animals: Kinds:
DESCRIBE BELOW THE EVENT ROUTE. IF THERE IS MORE THAN ONE SEGMENT TO AN EVENT, INCLUDE START AND FINISH TIMES FOR EACH SEGMENT. (Ex: A "RUN" may include a 5k, a 10k, and a Fun Run).
Shut down East Muin Street Netween
worth agston and worth college scheets

ROAD CLOSURES

If your event involves road closures, a parade, a foot or bike race, any itype of procession, or more than one location; attach a <u>Route and Traffic Plan</u>. Include the required information (listed below) and any additional information you believe applies to your event. When planning a moving route, the Dallas Police Dept. is available to assist you

- NC and US roadways will also require approval from the NCDOT.
- The proposed route to be traveled including the requested starting and termination point. Please also clarify the directions of movement of your event.
- Routing plans for traffic. Illustrate a plan to include roads that you are requesting to be closed to vehicular or other traffic for your event. Include planned arrangements to resolve conflicts with people trying to reach businesses, their own residences, places of worship and public facilities including public transportation.
- Whether the event will occupy all or a portion of the street(s) requested for use.
- Proposed locations for barricades, signs and police/volunteers.
- The provision of twenty foot (20) minimum emergency access lanes throughout the event site.
- White temporary water base paint can be used to mark the route on the street pavement (May be purchased at common hardware stores such as Lowes Home, Home Depot, etc.).

Please Note: All road closure requests will be strictly reviewed by the Town of Dallas. Approval, denial, or moldication of all road closure requests are at the sole discretion of the Town of Dallas. The Town has final discretion over your <u>Route and Traffic</u> <u>Plan</u> including, but not limited to the route, placement and number of all barricades, signs, and police/volunteer locations.

DO NOT ASSUME, ADVERTISE, OR PROMOTE YOUR EVENT UNTIL YOU HAVE A SIGNED PERMIT FROM THE TOWN OF DALLAS. CONFLICTS DO ARISE AND CHANGES TO THE REQUEST MAY BE NECESSARY.

Date: Applicant's Signature:

*Once approved, a Special Event Fee will be assessed based on the current Town of Dailas Fee Schedule. The event fee is due and payable NO LATER THAN five (6) business days prior to the event. Events will be cancelled if fees are not paid when due.

EXHIBIT 8B-1



Special Events/ Activities Application

Town of Dallas 210 North Holland Street Dallas, NC 28034-1625 (704) 922-3176 Fax: (704) 922-4701

The purpose of this application is to provide information about your event or activity in order for the Town of Dallas to best assist you. Depending on the specific event, a permit application and/or fee(s) from other departments may be required. The applicant is responsible for providing complete and accurate information on the application. The applicant is responsible for notifying the Town of Dallas of any changes. <u>A complete application must be submitted by ne later than 5:00 p.m. on the Tuesday preceeding the date of the Board meeting at which the event is to be approved, for an event which is to occur no sooner than 14 days following its date of approval.</u>

APPLICATION INFORMATION

				· · · · · · · · · · · · · · · · · · ·		
Name of Event:	Cotion Ginning	Days Parade	n.g., jele a series (1977), n. j. 19 (464 - 476), n. g. j. 19 (464 - 476), n. g. j. 19 (464 - 476), n. g. j. 19			
Facility Requested:						
Applicant Name:	Jeff Hovis					
Organization:	Gaston Agricul	ture Mechanical Textile Res	toration Association (GAMTI	RA)		
Mailing Address: 308 Qakwood Drive						
City / State / Zip:	Mount Holly No	C 28120	,			
Daytime Phone:		Cell:	704-913-4672	E-Mail: hovis@eastgastonvfd.com		
Description of the Eve	ent:	Tractor parade through town	1			
and the second						
	-	vitter, or other social ne	etworking page:			
lf yes, please list UF	₹L(s):					
Date (s) Requested	for Event:	October 13th				
Event Start Time:	09:00		Event End Time:	10:30		
Road Closure Time	Begins (if app)	licable):	Road Closure	Time Ends:		
Set Up Begins:			Set Up Ends:			
Preferred Date & Th	ne of Inspect	ion (if required):				
Estimated Attendan	ce:					
The Event is:	X	Private (by invitati	on only) or	Open to General Public		
			vendors and exhibite			
		e/tractor le bé driven in para	de as well as who is driving.	The actual parade through town is open to		
public as far as speciator	3.	۲۰۰۰ میں میں معامل کا ایک میں ایک اور		n an		
Applicant's Signature	: _ Qay	1/2 7 Jons		Date: 7-10-2023		

A pre-event meeting may be required and will be scheduled to include appropriate staff. The event applicant must attend the meeting.

EXHIBIT 8B-2

TENTS / CANOPIES / MEMBRANE STRUCTUR

Will tents/canoples/membrane structures be used for events? Yes X No (If no proceed to next section.)							
# of Canoples # of Tents	# of Canopies (fabric structure that is open without sidewalls on 76% or more of perimeter)						
# of Membrane structures			supported or air Infl		•		
Other type of structure (provide des	cription)					

Notes

VOICE/ MUSIC AMPLIFICATION

Are there any musical entertainment features related to your event? proceed to next section.)	? Yes X No (If no
If yes, state the number of stages, number of bands and type of mu	isic:
Number of stages: Number of Bands	s: [
Type(s) of music:	
Will your event use amplified sound: Yes	3 [X]No
if yes, please indicate times: Start Time:	Finish Time:
Will sound checks be conducted prior to the event?	Yes X No
If yes, please Indicate times: Start Time:	Finish Time:
* Must comply with Town of Dallas general entertainment ordinance	э.
HAZARDOUS M	ATERIALS
Y-111	
Will the event have any hazardous materials such as propane, buta upright tanks?	ane, gasoline, diesel tanks, heilum cylinders or other
If yes, all tanks must be secured in a manner to prevent accider not being used shall have their caps in place.	ntally being knocked over. All helfum tanks
Will there be any portable heaters? Yes X	No
Will there be any deep fat fryers? Yes X	No
Will there be any fireworks, lasers, torches, candles or pyrotechnics	s? Yes X No
Will generators or electrical power be used?	s X No
If yes, provide electrical load data and location of connection.	In the case of extraordinary use
or hookups, fees may apply.	
RIDES//AITRA	ACTIONS
Does the event include mechanical rides, or other similar attractions	is? Yes X No
If yes, company name?	
Company address:	
List details, if any:	
Applicants contracting with amusement ride companies are red	quired to provide the Town of Dallas with a certificate

of insurance, naming applicant and the Town of Dallas (if applicable) as additional insured on general liability.

ALL rides must be inspected and approved by The Department of Labor.

EXHIBIT 8B-3

VENDORS :

A vendor is anyone who is serving, selling, sampling, or displaying food, beverages, merchandise or services

If the event w	ill have food vendors, pir	ease check the following that apply:		-/
	Served	Sold	Catered Prepared	Outdoor
Does the ever	nt include food concessio	on and/or cooking areas?	Yes X	No
, ,	list each vendor and spe nal sheet if necessary)	ecify cooking method (Gas, Electric, (Charcoal, Other)	
				7
	Vendor	Cooking Method	Food Item	-
		Cooking Method	Food Item	
		Cooking Method	Food Item	-
		Cooking Method	Food Item	
		Cooking Method	Food Item	

List all other commercial vendors who will be present during the event (serving, selling, sampling, or displaying).

ADDRESS	PHONE NUMBER (S)
an a	
	ADDRESS

EVENT SCHEDULE

Provide a detailed schedule of the event including dates and times for entertainment, activities, hours of event, start time, finish time, etc. If the event requires an extended time frame for set-up, include details with a timeline listing the times and locations where streets or public property will be impacted and when dismantling will be completed.

{Use additional sheet of paper if necessary}

DATE	TIME	ACTION	ADDITIONAL NOTES
2000			
			······································
			······································
			·
			······································

3
EXHIBIT 8B-4

SERVICES

The Town of Dallas does not provide amonities such as portable washrooms/tollets, sound systems, tables, chairs, tents, canopies or other equipment. The applicant is responsible for arranging and providing services such as event clean up, traffic control, etc.

TRASH CONTAINERS							
In order to determine what types of cos	ntainers be	st sult the needs	of the eve	nt, please	answer the	following q	uestions:
Will the event be serving/selling/distributing beverages?			[]Yes	X	No
If yes, in what containers will they com	e package	1 in?					
aluminum cans]glass bottles/j	ars [·····]plastic b	ottles/jugs/	/Jars
How many trash cans are you request	ng for trasl	ו?					
How many recycle carts are you reque	sting?						
Delivery Location?		· _ ·				·	
Date and Time for rollout carts to be er	nptled?					·····	
Date and Time for rollout carts to be pl	cked up?						· · · · · · ·
plastlo, bottles, cans and event market clean and/or restore the site following i event, please state this in your plan. PUBLIC PROPERTY CLEAN-UP Contracted personnel or volunteers ma	he event. I	f you reasonably	v balieva th	nat no litter	wilt be gen	erated durin	
SAFETY AND SECURITY (CHECK	ALL TYPE	S OF SECURIT			Road Cl	osure Secur	ity
Overnight Security	From			T	<u>າ</u> [· · · · · ·	1
Dates & Times security will be on site:	1.00	· · · · · · · · · · · · · · · · · · ·			- <u></u>		 ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,
Security provided by:			Numb	er of Secur	ity Personi	nel:	
Applicent may be required to hire swoi security to insure public safety. The To							

SITE PLAN

Provide a detailed Site-Pian sketch of the event. Include maps, outline or diagram of the entire event venue including the names of all streets and the surrounding area. The pian should include the following information:

- Location of the event/activity on the property with approximate distances from roads, fire hydrants, existing buildings, etc.
- Location of temporary structures that will be used during the event. Must indicate size of temporary structures, distances between temporary structures and existing buildings.
- Identify how each temporary structure will be used. Example: type of vendor, food preparation, etc.
- Identify location of all cooking devices and open flames; generators and fuel storage.
- Location of all fending, barricades, or other restrictions that will impair access to and from the event or property.
- Identify all designated parking areas.

EXHIBIT 8B-5

ROUTE AND TRAFFIC PLAN

			sons) BICYCLES
	MARCHOR	WALK (persons only)	FOOT RACE
	VEHICLES C	DNLY (Includes motorcycles)	
X	OTHER (De	escription: Tractors	
Number of Persons:	26-36	% Children:	2%
Number of Vehicles:	25-35	Vehicle Types:	Tractors
Number of Animais:	N/A	Kinds:	
	ES FOR EA		ONE SEGMENT TO AN EVENT, INCLUDE GENERIC AWARENESS RUN" may
的形式的地位	》并未成	Galegoldik kindori selektisi	
	The state of the second s	the second s	yville Hwy/W, Trade SI, Turn right on N. Gaston Street, Tu
······································	tratic to set of some	defense has been and the Tran de Of Trans Infland	on W. Trade St. Turn Left on Leisure Ln. End.

ROAD CLOSURES

If your event involves to act closures as paracle, a foction bike races any, type of procession, or more than one loca att ach a <u>Route and Traffic Plan</u>, include the required information (listed below) and any additional information you believe applies to your event. When planning a moving-route, the Delias Police Dept is available to assist you

- NC and US roadways will also require approval from the NCDOT.
- The proposed route to be traveled including the requested starting and termination point. Please also clarify the directions of movement of your event.
- Routing plans for traffic. Illustrate a plan to include roads that you are requesting to be closed to vehicular or other traffic for your event. Include planned arrangements to resolve conflicts with people trying to reach businesses, their own residences, places of worship and public facilities including public transportation.
- Whether the event will occupy all or a portion of the street(s) requested for use.
- Proposed locations for barricades, signs and police/volunteers.
- The provision of twenty foot (20') minimum emergency access lanes throughout the event site.
- White temporary water base paint can be used to mark the route on the street pavement (May be purchased at common hardware stores such as Lowes Home, Home Depot, etc.).

Please Note: All road closure requests will be strictly reviewed by the Town of Dallas. Approval, denial, or moidfication of all road closure requests are at the scie discretion of the Town of Dallas. The Town has final discretion over your <u>Route and Traffic</u>. <u>Plan</u> including, but not limited to the route, placement and number of all barricades, signs, and police/volunteer locations.

DO NOT ASSUME, ADVERTISE, OR PROMOTE YOUR EVENT UNTIL YOU HAVE A SIGNED PERMIT FROM THE TOWN OF DALLAS. CONFLICTS DO ARISE AND CHANGES TO THE REQUEST MAY BE NECESSARY.

Applicant's Signature: Applicant's Signature: 7-10-2023 Date:

EXHIBIT 8C-1









Resolution Approving Final Recording Plat for Rosewood Village

WHEREAS, Rosewood Village is a major subdivision within the Town of Dallas with an approved preliminary subdivision plat that complies with Town policies and standards; and

WHEREAS, the required public improvements for the new development have been completed, bonded, or provided for in accordance with Town Ordinance; and

WHEREAS, the developer has submitted a final recording plat creating 56 new parcels, in substantial conformance with the plans as originally submitted and meets the requirements of the Town of Dallas Subdivision Ordinance.

NOW THEREFORE BE IT RESOLVED, BY THE BOARD OF ALDERMEN OF THE TOWN OF DALLAS

That the final recording plat for Rosewood Village be approved.

Adopted this the 8th of August, 2023 at Dallas, North Carolina.

Attested by:

Rick Coleman, Mayor

Sarah Ballard, Town Clerk

EXHIBIT 8E-1

Maria Stroupe

From: Sent: To: Cc: Subject: earlw@dallasnc.net Thursday, August 3, 2023 2:26 PM Maria Stroupe Hoyle Withers; 'Dusty Haney'; 'Matt Kanupp' September 11 event

Maria,

The fire department, in conjunction with the rescue squad, would like to use the grounds of the courthouse on Monday September 11 for a remembrance gathering. This event would be held at 6:00pm at the courthouse. We would like to invite all town board members, Mayor, and all town employees to gather on this day to remember those that were lost during the terrorist attacks on our country that occurred 9-11-01. The time frame we are looking at is 30 minutes. Our agenda would be as follows but is subject to change:

-Briefly describe the events that occurred that day -A couple of pastors to give scripture -recognize all EMS, fire, and police present

This event would be open to the public. There would be no need for any town services that we are aware of.

Thanks,

Earl

Earl H. Withers III, CFO Fire Chlef Town of Dallas Fire Department 209 W. Main St. Dallas, NC 28034 Mobile- 704-913-7770



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Item F-Added

Approved B18/23



Special Events/ Activities Application

Tov		øτ	5 1	
240	EXHIBIT	δF	-1	
Dal				
(704				
Fax:	(704) 922-4701	-		

The purpose of this application is to provide information about your event or activity in order for the Town of Dallas to best assist you. Refer to the Special Events Policy and Town of Dallas Fee Schedule for all Special Events requirements. Applicants are responsible for previding complete and accurate information on the application. The applicant is responsible for notifying the Town of Dallas of any changes. <u>A COMPLETE application must be submitted by no later than the first Tuesday of the month for consideration at the next Board of Aldermen meeting. Events must be approved at least 14 days in advance of the event. <u>INCOMPLETE APPLICATIONS WILL BE RETURNED.</u></u>

APPLICATION INFORMATION

Name of Event:	V-NUBS ON THE SQUARE	
Facility Requested:		
Applicant Name:	JEREMIAN DOSTER	ļ
Organization:	THE PACKLE BAR & BISTRO	
Malling Address:	304 E TRADE ST DALLAS, NC 28034	
City / State / Zip:	<u> </u>	
Daytime Phone:	204-915-28 21 Cell: E-Mail: jeleminh doster 29 82	l com
Description of the Ev	ent: V-SUB CAR SHOW, WETH MEACHANT UEUNOKS,	T.
FOOD VENDO	25, + LADE ENTER TREAMENT (DJ/BAND)	
Does the event have a	a Facebook, Twitter, or other social networking page: <u>986</u>	
If yes, please list U	RL(S): FACEBOOK, JUNTAGRAM, TIK TOK	
XDate (s) Requested	for Event: 10/>	
KEvent Start Time:	1/ Am Event End Time: 5 Pm	
•	Begins (if applicable); IO AM Road Closure Time Ends: 5 M	
Set Up Begins:	D Am Set Up Ends: 5 PM	
Preferred Date & Ti	me of Inspection (if required):	
Lestimated Attendar	nce: 1000	
The Event is:	Private (by invitation only) or Open to General Public	
Describe the pr	rocedures to be used for selecting vendors and exhibitors for this event:	
X ALL VEND	ERK WITH BE ASK TO SHOW PROOF OF IMMERGINE	
Food Allan	SHOLD FOR HEALTH DEPT. COMPLIANCE	
Applicant's Signature		
A pre-event meeting	may be required and will be scheduled to include appropriate staff. The event applicant must	
attend the meeting.		

1

TENTS / CANOPIES / MEMBRANE STRUCTURE

EXHIBIT 8F-2

Will tents/canopies/mi # of Canopies				(Yes / No		- und an a strange barries
# of Tents		1c structure that is ic structure that is				
# of Membrane struct		in the second		ated structure)		abilition permittery
Other type of structure		on)				
Notes SET TO	HAVE 20		ENDERS	5		en en nie fan de fan en fan de fan en fan de fan de fan de fan de fan d
	VO	ICE / MUSIC	AMPLIE	CATION		
Will amplified sound b				(Yes / No	(lf no, pro	ceed to next section)
If yes, state the number	of stages, number					
Number of stages:		Number of	Bands:			
Type(s) of music:	ECLEC TI	<u> </u>	ayını yerinin seriye a dahara me	ana ana ana ang ang ang ang ang ang ang		
Indicate times of amplifie	ed sound. Start	Time: / PM	7	Finish Time:	3Pm	1
Will sound checks be co				Yes	X	No
If yes, please indicate fir * Must comply with Tox		Time:		Finish Time:	······	
west compity was not	VII OF Datids gene	rai entertaniment	and noise c	a annan 199.		
HAZARD	OUS MATER	RIALS (hellui	n, propa	nne, butar	ne, gaso	line, etc.)
Will hazardous materl	als in tanks/cylind	lers be used? (Cl	rcle one)	Yes / No	(If no, pro	ceed to next section)
lf yes, all tanks must be	a control in a ma	nner to prevent e	nidonfally i	holna knacico	dover All	halinm tanks
not being used shall ha			annon any i	oenig: kilvese	A MARIE AN	ELECTROPIC CONTINUE
**************************************			<u>г</u>			
Will there be any portabl		Yes	<u> </u>	No		
Will there be any deep for	it fryers?	Yes	. <u></u>	No		
Will there be any firewer	ks, lasers, torches,	, candles or pyroted	chnics?		Yes	No No
Will generators be used	<u>،</u>	X Yes		No		
Electric Connections req	in the second seco	Yes	L X	Ňo	*If yes, pro	vide load/location.
In the case of extraord	nary use or hook	ups, extra fees m	ay apply.			an a
		RIDES / AT	TRACTI	ONS		
Will mechanical rides (or similar attraction	ons be used? (Ci	cle one)	Yes No) (if no, pro	ceed to next section)
If yes, company name?			<u></u>	And the second se		
Company address:	nii					
				، در باری اور		angen fungen af en senten angen en senten en s angen en senten en sen
List details, if any:						
						wn of Dallas with a on general liability,
ALL rides must be insp						99 photogenerative provide a second
				<u>ne de contra da</u>		
a la da bena an Ital an Nobel a la la dana ƙwasar ƙalar ƙa		a and a state of the second	DØRS	a frad to a		abandloo or oon dooo
A vandar la anvona	when to promine a	alling conseller	or dionlowlr	in food hove	rama'a mar	chandlee or services

A vendor is anyone who is serving, selling, sampling, or displaying food, beverages, merchandise or services Will the event include any vendors? (Circle one)

oes the event include foo	d concession and/or	cooking areas?	Yes	
yes, please list each foor Ise additional sheet if n	· · ·	cooking method (Gas, Elec	tric, Charcoal, etc.)	
	••		Casting Mathed	Ease Ham
Vendor Name	Address	Phone Number	Cooking Method	Food Item
	••	Phone Number	Cooking Method	Food Item
	••	Phone Number	Cooking Method	Food Item

Food and beverages shall not be sold at an event unless approved and licensed, if necessary by the Gaston County Health Event organizers are responsible for arranging health inspections for their event.

List all other vendors who will be present during the event (serving, selling, sampling, or displaying).

VENDOR NAME	ADDRESS	PHONE NUMBER (S)
	a in a star strategy of the star strategy of the star star star star star star star star	<u></u>
	a a second and a second a	

EVENT SCHEDULE

Provide a detailed schedule of the event including dates and times for entertainment, activities, hours of event, start time, finish time, etc. If the event requires an extended time frame for set-up, include details with a timeline listing the times and locations where streets or public property will be impacted and when dismantling will be complete (Use additional sheet of paper if necessary)

DATE	TIME	ACTION	ADDITIONAL NOTES
10/2	lo ami	STREET CLOSURE / SET U.P VENDERS	·
10 \$7	10-11 AM	V-DUB CRUZSE IN + PARKING	
1017	LOM-Jom	ENTERTATIONEDT	a second and a second secon
1017	Bpm.	AWARDS	an a
10/2	-yan	START PROCESS OF CLOSED& EVENT	
1017	<u>spm</u>	ROANS OPEN	
		· ••••••••••••••••••••••••••••••••••••	

SITE PLAN

Provide a detailed Site-Plan sketch of the event. Include maps, outline or diagram of the entire event venue including the names of all streets and the surrounding area. The plan should include the following information:

- Location of the event/activity on the property with approximate distances from roads, fire hydrants, existing buildings, etc.
- Location of temporary structures that will be used during the event. Must indicate size of temporary structures, distances between temporary structures and existing buildings.
- Identify how each temporary structure will be used. Example: type of vendor, food preparation, etc.
- Identify location of all cooking devices and open flames; generators and fuel storage.
- Location of all fencing, barricades, or other restrictions that will impair access to and from the event or property.
- Identify all designated parking areas.

BERVICES

EXHIBIT 8F-4

The Town of Dallas does not provide amonities such as portable tollets, sound sys	tems, tables, i
or other equipment. The applicant is responsible for arranging and providing servic	es such as cl

TRASH CONTAINERS	
In order to determine what types of containers best suit the needs of the event, please answer the following	g questions;
Will the event be serving/selling/distributing beverages?	No
If yes, in what containers will they come packaged in?	
aluminum cans glass bottles/jars plastic bottles/ju	gs/jars
How many trash cans are you requesting for trash?	
Delivery Location?	
Date and Time for trash cans to be picked up?	
**Applicants are responsible for cleaning and restoring the site after the event.	way blow arriting
Clean-up fees may be incurred due to applicant's failure to clean and/or restore the site followi	ng me event.
PUBLIC PROPERTY CLEAN-UP	na with
Contracted personnel or volunteers may be used if indicated below. What is the clean-up plan for the ev	entr
EVENT WORKERS WITH CLEAR STIE	
SAFETY AND SECURITY (CHECK ALL TYPES OF SECURITY USED)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Stage Security X Event Area Security Road Closure Security	purity
Overnight Security From To	
Dates & Times security will be on site:	
Security provided by: DALLAS ADLTCE Number of Security Personnel:	<u> </u>
ROUTE AND TRAFFIC PLAN	
PARADE (Includes fleats, vehicles, and persons)	CLES
MARCH OR WALK (persons only)	TRACE
VEHICLES ONLY (Includes motorcycles)	
OTHER (Description:	and the second secon
Number of Persons: % Children:	ungan menangkan sa
Number of Vehicles: Vehicle Types:	
Number of Animals: Kinds:	
DESCRIBE BELOW THE EVENT ROUTE, IF THERE IS MORE THAN ONE SEGMENT TO AN EVENT, START AND FINISH TIMES FOR EACH SEGMENT. (Ex: A "RUN" may include a 5k, a 10k, and a Fun b	Run).
	ar 12 m ann an Sanna
	we with a state of the state of
	,, _,

ROAD CLOSURES

If your event involves foad closures, a parade, a foot or blke race, any, type of procession, or more than one location, attach a <u>Route and Traffic Plan</u>, include the required information (listed below) and any additional information you, believe applies to your event. When planning a moving route, the Dallas Police Dept. is available to assist you.

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- Proposed locations for barricades, signs and police/volunteers.
- The provision of twenty foot (20') minimum emergency access lanes throughout the event site.
- White temporary water base paint can be used to mark the route on the street pavement (May be purchased at common hardware stores such as Lowes Home, Home Depot, etc.).

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DO NOT ASSUME, ADVERTISE, OR PROMOTE YOUR EVENT UNTIL YOU HAVE A SIGNED PERMIT FROM THE TOWN OF DALLAS. CONFLICTS DO ARISE AND CHANGES TO THE REQUEST MAY BE NECESSARY.

Applicant's Signature: Date:

*Once approved, a Special Event Fee will be assessed based on the current Town of Dallas Fee Schedule. The event fee is due and payable NO LATER THAN five (5) business days prior to the event. Events will be cancelled if fees are not paid when due.

EXHIBIT 8F-6 57 N GASTON (Conerthousi museum N HOLENNA ST 3 HOLLAND ST LIBARRY CAL MALA CABOOSE

TOWN OF DALLAS SPECIAL EVENTS POLICY

The Town of Dallas endeavors to support local businesses, groups, and individuals desiring to hold Special Events within the Town of Dallas. It is the desire of the Town of Dallas to ensure a safe and enjoyable special event.

The following criteria and procedures shall apply to all Special Events requests:

Special event permit applications must be submitted to the Town of Dallas <u>no later than 5:00</u> <u>pm on the first Tuesday of the month</u> in order to be placed on the Board of Aldermen Meeting agenda for consideration and approval. Applications can be obtained at 210 N. Holland St., Dallas, NC 28034 or from the Town's website at <u>www.dallasnc.net</u>.

EVENTS MUST BE APPROVED AT LEAST 14 DAYS IN ADVANCE OF THE EVENT.

Typical events are defined below:

Parade: A march or procession which interferes with pedestrian and/or vehicular traffic.

Athletic Events: An occasion when a group of participants collectively engage in sport or other form of physical exercise, including an organized Walk or Race. This may interfere with vehicular and/or pedestrian traffic.

Special Events: Include street fairs, arts and crafts shows, carnivals, rallies, etc. Special events often interfere with pedestrian and/or vehicular traffic.

Block Party: A gathering which requires closure of a street.

It shall be the Policy of the Town of Dallas That,

Town-Sponsored Events take precedence over all other events. Special Event requests will not be approved if they are in conflict with Town-Sponsored Events.

Special Events requests on or adjacent to the Town of Dallas Historic Courthouse and Court Square grounds will not be approved if the Courthouse or Court Square grounds have been booked for rental.

All Special Events must comply with all Town ordinance requirements, Gaston County Health Department regulations, policies, procedures, rules, and regulations pertaining to use of parks and public spaces.

Special Events Policy

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EXHIBIT 8F-8

All of the following services or requirements shall be the responsibility of the applicant, unless the applicant specifically seeks and receives approval for any or all of the services or requirements to be waived as unnecessary, or provided by the Town of Dallas:

The applicant must provide, at their cost, sufficient portable toilets for the expected number of participants at the requested event.

The applicant must provide, at their cost, proof of insurance acceptable to the Town of Dallas that names the Town of Dallas as an additional insured.

The applicant shall be responsible for the security or protection of any items, merchandise, booths, or other property owned by the applicant or others participating in the Special Event.

The applicant shall provide, at their cost, authorized law enforcement personnel as security for each special event, as determined by the Town of Dallas Police Chief or his/her designee.

The applicant shall be responsible for obtaining any permits required by the Town of Dallas, Gaston County, and the State of North Carolina (or any sub-departments of those entities) for activities conducted during the Special Event.

Frequency of Events

Any one entity may be approved for up to a maximum of four (4) events in any calendar year. These events must be spaced at least 45 days apart from each other.

Event Fees

Fees will be assessed as outlined in the Town of Dallas Fee Schedule.

Adopted This 11th Day of January, 2022

Sarah Hamrick, Town Clerk