### GLOWIA DEPARTMENT OF COMMUNITY AWAIRS



#### SERVICE DELIVERY STRATEGY

FOR BRANTLEY COUNTY PAGE 1

#### I. GENERAL INSTRUCTIONS

- 1. Only one set of these forms should be submitted per county. The completed forms should clearly present the collective agreement reached by all cities and counties that were party to the service delivery strategy.
- 2. List each local government and/or authority that provides services included in the service delivery strategy in Section II below.
  - List all services provided or primarily funded by each general purpose local government and authority within the county in Section III below. It is acceptable to break a service into separate components if this will facilitate description of the service

Section III below. It is acceptable to break a service into separate components if this will facilitate description of the service delivery strategy.

- 4. For each service or service component listed in Section III, complete a separate Summary of Service Delivery Arrangements form (page 2).
- 5. Complete one copy of the Summary of Land Use Agreements form (page 3).
- 6. Have the Certifications form (page 4) signed by the authorized representatives of participating local governments. Please note that DCA cannot validate the strategy unless it is signed by the local governments required by law (see Instructions, page 4).
- 7. Mail the completed forms along with any attachments to:

Georgia Department of Community Affairs Office of Coordinated Planning 60 Executive Park South, N.E. Atlanta, Georgia 30329

For answers to most frequently asked questions on Georgia's Service Delivery Act, links and helpful publications, visit DCA's website at www.dca.servicedelivery.org, or call the Office of Coordinated Planning at (404) 679-3114.

Note: Any future changes to the service delivery arrangements described on these forms will require an official update of the service delivery strategy and submittal of revised forms and attachments to the Georgia Department of Community Affairs.

#### II. LOCAL GOVERNMENTS INCLUDED IN THE SERVICE DELIVERY STRATEGY:

In this section, list all local governments (including cities located partially within the county) and authorities that provide services included in the service delivery strategy.

Brantley County City of Nahunta Brantley County Development Authority City of Hoboken

#### III. SERVICES INCLUDED IN THE SERVICE DELIVERY STRATEGY:

For each service listed here, a separate Summary of Service Delivery Arrangements form (page 2) must be completed.

- 1. Streets/Roads Maintenance
- 2. Garbage Collection & Disposal
- 3. Law Enforcement
- 4. Firet Protection
- 5. Emergency Medical Service
- 6. Emergency Response 911
- 7. Public Health
- 8. Social Services
- 9. Waters & Sewer
- 10. Library

- 11. Recreation
- 12. Jail
- 13. Street Lights
- 14. Cemeteries
- 15. Airport
- 16. Animal Control
- 17. Economic Development
- 18. Tax Collection

## SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEN TS

Instructions:

County: BRANTLEY	Service:	Airport
1. Check the box that best descr	ibes the agreed upon delivery arrangement fo	or this service:
Service will be provided consistency is checked, identify the goard Brantley Court	vernment, authority or organization providing	corporated areas) by a single service provider. (If this boxing the service.)
Service will be provided of		nty by a single service provider. (If this box is checked, ce.)
One or more cities will prounincorporated areas. (If t	ovide this service only within their incorpora his box is checked, identify the government(	ated boundaries, and the service will not be provided in (s), authority or organization providing the service.)
One or more cities will prunincorporated areas. (If t	ovide this service only within their incorpora his box is checked, identify the government(	ated boundaries, and the county will provide the service in (s), authority or organization providing the service.)
Other. (If this box is check government, authority, or	ked, attach a legible map delineating the so other organization that will provide service	ervice area of each service provider, and identify the within each service area.)
2. In developing the strategy, w ☐ yes ☒ no	ere overlapping service areas, unnecessary o	competition and/or duplication of this service identified?
If these conditions will continue higher levels of service (See O. or competition cannot be elimin	C.G.A. 36-70-24(1)), overriding benefits of t	for continuing the arrangement (i.e., overlapping but the duplication, or reasons that overlapping service areas
If these conditions will be elimitaken to eliminate them, the res	nated under the strategy, attach an implement ponsible party and the agreed upon deadline	entation schedule listing each step or action that will be for completing it.
3. List each government or auti	nority that will help to pay for this service an	ad indicate how the service will be funded (e.g., enterprise I taxes, franchise taxes, impact fees, bonded indebtedness, etc.
	Funding Method:	
Brantley Co.	General Fund	
4. How will the strategy change	the previous arrangements for providing ar	nd/or funding this service within the county?
No Change.		
5. List any formal service deliver	ery agreements or intergovernmental contrac	ets that will be used to implement the strategy for this service:
Agreement Name:	Contracting Parties:	Effective and Ending Dates:
N/A		
6. What other mechanisms (if	any) will be used to implement the strategy (	for this service (e.g., ordinances, resolutions, local acts of the
General Assembly, rate or fee of	changes, etc.), and when will they take effect	of this service (e.g., ordinances, resolutions, local acts of the
N/A		
8		
		*
7. Person completing form: Phone number: 912/462-5	Dale J. Halligan  256 Date completed: 9/	/22/99
8. Is this the person who shoul are consistent with the service of	Date completed	ating whether proposed local government projects

#### SERVICE DELIVERY STRATEGY



RAP.		SUMMA	OF SERVICE DELIVER	Y ARRANGEN TS	PAGE 2
	Instructions: Make copies of this the Answer each question should be reported to the should be r	below, attaching addit	ional pages as necessary. If the cr	ige 1, Section 111. Use exactly the	same service names listed on page 1 at the bottom of the page) changes, this
County:	BRANTLEY	_	Service:	Animal Control	
I. Check the	box that best descri	bes the agreed up	on delivery arrangement for	r this service:	
Service	will be provided co	ountywide (i.e., in		orporated areas) by a single	service provider. (If this box
Service identify	will be provided or the government, as	nly in the unincorputhority or organiz	porated portion of the count zation providing the service	ty by a single service provid c.)	er. (If this box is checked,
One or unincom	more cities will pro porated areas. (If th	vide this service on the control of	only within their incorporat, identify the government(s	ed boundaries, and the servi ), authority or organization p	ce will not be provided in providing the service.)
unincoi	porated areas. (If the	iis box is checked	only within their incorporat , identify the government(s nunta; City of Hobo	), authority or organization t	ty will provide the service in providing the service.)
Other.	(If this box is check ment, authority, or o	ed, attach a legilenter organization	ole map delineating the sen that will provide service w	rvice area of each service p rithin each service area.)	rovider, and identify the
2. In develop	oing the strategy, we	ere overlapping se	ervice areas, unnecessary co	ompetition and/or duplication	n of this service identified?
ingher levels	itions will continue of service (See O.Con cannot be elimina	J.G.A. 36-70-24(1	y, attach an explanation f )), overriding benefits of the	or continuing the arranger te duplication, or reasons tha	nent (i.e., overlapping but at overlapping service areas
If these cond taken to elim	itions will be elimir inate them, the resp	nated under the streenstrand	ategy, <b>attach an impleme</b> the agreed upon deadline f	ntation schedule listing each	step or action that will be
3. List each	government or author	ority that will help	o to pay for this service and	indicate how the service wi	II be funded (e.g., enterprise et fees, bonded indebtedness, et
		unding Method:			
Brantley		General Fu			
City of City of	3	General Fu			
	No Change.			l/or funding this service with	nent the strategy for this service
W.	N/A		Contracting 1 units.		Effective and Ending Dates:
6. What other	er mechanisms (if an embly, rate or fee ch N/A	ny) will be used to nanges, etc.), and	o implement the strategy fo when will they take effect?	r this service (e.g., ordinance	es, resolutions, local acts of the
	, B				
	mpleting form:		Halligan	100.100	_
	er: <u>912/462=52</u>		Date completed:9		
are consisten	t with the service de	envery strategy?	state agencies when evaluat 区 yes	ing whether proposed local a	government projects

## SUMMA OF SERVICE DELIVERY ARRANGEM

Instructions:

County: BRANTLEY	Service: Cemeteries	
Check the box that best describ	es the agreed upon delivery arrangement for this service:	
Service will be provided co is checked, identify the gov	untywide (i.e., including all cities and unincorporated areas) by a ernment, authority or organization providing the service.)	a single service provider. (If this box
Service will be provided or identify the government, as	ly in the unincorporated portion of the county by a single service thority or organization providing the service.)	e provider. (If this box is checked,
unincorporated areas. (If the	vide this service only within their incorporated boundaries, and this box is checked, identify the government(s), authority or organ only governmental entity maintaining a cer	ization providing the service
One or more cities will pro unincorporated areas. (If th	vide this service only within their incorporated boundaries, and t is box is checked, identify the government(s), authority or organ	he county will provide the service in ization providing the service.)
Other. (If this box is check government, authority, or c	ed, attach a legible map delineating the service area of each se ther organization that will provide service within each service ar	ervice provider, and identify the ea.)
In developing the strategy, we	re overlapping service areas, unnecessary competition and/or du	plication of this service identified?
these conditions will continue igher levels of service (See O.C competition cannot be eliminated)	under the strategy, <b>attach an explanation for continuing the a</b> .G.A. 36-70-24(1)), overriding benefits of the duplication, or reated).	rrangement (i.e., overlapping but sons that overlapping service areas
these conditions will be elimin ken to eliminate them, the resp	ated under the strategy, attach an implementation schedule list onsible party and the agreed upon deadline for completing it.	ting each step or action that will be
. List each government or authounds, user fees, general funds, s	ority that will help to pay for this service and indicate how the se pecial service district revenues, hotel/motel taxes, franchise taxe	rvice will be funded (e.g., enterprise s, impact fees, bonded indebtedness,
	nding Method:	
City of Hoboken	General Fund; User fees	
. How will the strategy change	the previous arrangements for providing and/or funding this serv	vice within the county?
No Change.		
No onange.		
List any formal service deliver	y agreements or intergovernmental contracts that will be used to	implement the strategy for this service
greement Name:	Contracting Parties:	Effective and Ending Dates:
N/A		
What other machanisms (if a	3.311	
ieneral Assembly, rate or fee ch	y) will be used to implement the strategy for this service (e.g., o anges, etc.), and when will they take effect?	rdinances, resolutions, local acts of the
N/A	anges, etc.), and whom will they take effect:	
. Person completing form:	Dale J. Halligan	
hone number:912/462-52	Date completed: 9/22/99	
3. Is this the person who should	be contacted by state agencies when evaluating whether propose	d local government
the consistent with the selvice of	ilvery strategy? KXI yes   Ino	o tocal government projects
t not, provide designated contac	t person(s) and phone number(s) below:	
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## ERVICE DELIVERY STRATEGY SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

Instructions:

County: Br	antley		Service:	Economic Dev	relopment	
1. Check the box th	at best descri	ibes the agreed upon d	lelivery arrangement for	this service:		
			ling all cities and uninc r organization providing		y a single service provide	r. (If this box
			ted portion of the country on providing the service		ice provider. (If this box i	s checked,
One or more of unincorporate	cities will pro ed areas. (If the	ovide this service only his box is checked, ide	within their incorporatentify the government(s	ed boundaries, and ), authority or orga	I the service will not be prantization providing the ser	rovided in rvice.)
					I the county will provide t anization providing the se	
			nap delineating the sei t will provide service w		service provider, and id area.)	entify the
2. In developing the  ☐ yes 🏋 no	e strategy, w	ere overlapping servic	ce areas, unnecessary co	empetition and/or o	duplication of this service	identified?
If these conditions whigher levels of servor competition cannot be a server or competition be a server or competition cannot be a server or competition be a server or com	vice (See O.C	C.G.A. 36-70-24(1)), c	ttach an explanation for the overriding benefits of the	or continuing the e duplication, or re	arrangement (i.e., overleasons that overlapping se	apping but ervice areas
			y, <b>attach an implemer</b> agreed upon deadline fo		isting each step or action t	that will be
3. List each govern funds, user fees, ge	ment or auth eneral funds,	nority that will help to special service district	pay for this service and revenues, hotel/motel	indicate how the saxes, franchise tax	service will be funded (e.g kes, impact fees, bonded i	3., enterprise ndebtedness, etc.
Local Government or A	uthority: F	Funding Method:				
Brantley Coun	nty	Enterprise Fun	ds and Brantley	County		
Development	t Authori	ty				
4. How will the stra	ategy change	the previous arranger	nents for providing and	or funding this se	rvice within the county?	
No Change						
5. List any formal s	ervice delive	ery agreements or inter	governmental contracts	that will be used	to implement the strategy	for this service:
Agreement Name:			tracting Parties:		Effective and En	
N/A						
N/A				sale s ne		
6 What other med	hanieme (if a	any) will be used to im	nlement the strategy for	this service (e.g.	ordinances, resolutions, le	ocal acts of the
General Assembly.	rate or fee cl	hanges, etc.), and when	n will they take effect?	tills service (e.g.,		
N/A						
		Dale J. Hall	ican			
7. Person completi	_					
Phone number:	912 46	2-5256	Date completed: 9-	22-99		
are consistent with	the service d	d be contacted by state delivery strategy?  図 act person(s) and phone	yes no	ng whether propos	sed local government proj	ects
ar non provide desig	Dor colle	postonioj una priorie				

#### SERVICE DELIVERY STRATEGY

SUMMAN OF SERVICE DELIVERY ARRANGED ITS

PAGE 2



Instructions:

Make copies of this form and complete one for each service liste	ed on page 1, Section III. Use exactly the same service fames listed on page 1
Answer each question below, attaching additional pages as necessary.	If the contact person for this service (listed at the bottom of the page) changes, thi
should be reported to the Department of Community Affairs.	, the same party of the party o

County: \	BRANTLEY		Service:	Economic D	evelopment	
1. Check the	box that best descr	ibes the agreed upo	n delivery arrangeme	nt for this service	e: /	
Servic	e will be provided o	countywide (i.e., inc		mincorporated ar	eas) by a single ser	vice provider. (If this box
□ Servic	rantley Count e will be provided o	y; Brantley C only in the unincorp	ounty Developme	ent Authorit	v. /	(If this box is checked,
One of uninco	r more cities will pr prporated areas. (If t	ovide this service o his box is checked,	nly within their incor identify the governm	porated boundarie	es and the service or organization pro	will not be provided in viding the service.)
One of uninco	r more cities will prorporated areas. (If the	ovide this service o this box is checked,	nly within their incor identify the governm	porated boundarient(s), authority	es, and the county or organization pro	will provide the service in viding the service.)
	(15.41.1 · · ·					
goveri	nment, authority, or	other organization	that will provide serv	ne service area o ice within each s	<b>f each service pro</b> ervice area.)	vider, and identify the
2. In develo	oping the strategy, v	vere overlapping se	rvice areas, unnecessa	ary competition a	nd/or duplication o	f this service identified?
higher level	ditions will continu s of service (See O. ion cannot be elimin	C.G.A. 36-70-24(1)	attacli an explanat	ion for continuing of the duplication	ng the arrangeme on, or reasons that c	nt (i.e., overlapping but overlapping service areas
If these con taken to elim	ditions will be elim ninate them, the res	inated under the straponsible party and	ategy, attach an impl the agreed upon dead	lementation sche	edule listing each s	tep or action that will be
3. List each funds, user	government or aut fees, general funds	hority that will help , special service dis	to pay for this servic	e and indicate ho notel taxes, franc	w the service will hise taxes, impact f	be funded (e.g., enterprise fees, bonded indebtedness, etc.)
Local Government	nent or Authority:	Funding Method:				
l .	y County	General/F			3. 2.	
Brantle	y Co. D.A.	Enterpris	e runds \			
		/				
	14	/		<del>\</del>		
4. How wil	I the strategy chang	e the previous arrai	ngements for providing	g and or funding	this service within	the county?
	o Change.	. /			un of the same	the county;
				a on		
			8		1 Pr.	
5. List any	formal service deliv	ery agreements or i	ntergovernmental cor	ntracts that will be	e used to implemen	nt the strategy for this service:
Agreement N	aine:		Contracting Parties:	•		Effective and Ending Dates:
. N	/A					
6. What of General As	her mechanisms (if sembly, rate or fee	any) will be used to changes, etc.), and	implement the strate when will they take et	gy for this servic	e (e.g., ordinances,	resolutions, local acts of the
	N/A					
7. Person o	completing form:	Dale J. Hall	igan			/ /
	ber: <u>912/462-5</u>		Date completed:	9/22/99		
are consiste	ent with the service	delivery strategy?	tate agencies when ev	valuating whether	proposed local go	vernment projects

# SERVICE DELIVERY STRATEGY SUMM Y OF SERVICE DELIVERY ARRANGE NTS



Instructions:

County: BRANTLEY		Service: Em	ergency Medical Se	ervice
1. Check the box that best descri	ibes the agreed upon del	livery arrangement for the	is service:	
Service will be provided of is checked, identify the go Brantley Court	overnment, authority or o	ng all cities and unincorporganization providing the	orated areas) by a single se service.)	service provider. (If this box
Service will be provided of identify the government, a	only in the unincorporate	ed portion of the county providing the service.)	by a single service provide	er. (If this box is checked,
One or more cities will pr unincorporated areas. (If	ovide this service only within the sound this box is checked, iden	vithin their incorporated tify the government(s),	boundaries, and the servic authority or organization p	ee will not be provided in roviding the service.)
One or more cities will pr unincorporated areas. (If	ovide this service only white this box is checked, iden	within their incorporated tify the government(s),	boundaries, and the count authority or organization p	y will provide the service in roviding the service.)
Other. (If this box is chec government, authority, or	ked, attach a legible ma other organization that	ap delineating the servi will provide service with	ce area of each service point each service area.)	rovider, and identify the
2. In developing the strategy, v  ☐ yes ▼no	were overlapping service	areas, unnecessary com	petition and/or duplication	of this service identified?
If these conditions will continu higher levels of service (See O. or competition cannot be elimin	C.G.A. 36-70-24(1)), ov	ach an explanation for verriding benefits of the	continuing the arrangen duplication, or reasons that	nent (i.e., overlapping but toverlapping service areas
If these conditions will be elimitaken to eliminate them, the res	inated under the strategy ponsible party and the a	, attach an implementa greed upon deadline for	tion schedule listing each completing it.	step or action that will be
	, special service district i	ay for this service and in revenues, hotel/motel tax	dicate how the service will tes, franchise taxes, impac	Il be funded (e.g., enterprise t fees, bonded indebtedness, etc.)
	Funding Method:	1 E1	0	
Brantley County	User fees; Gen	erar rund		
	The state of the s			
4. How will the strategy change.	e the previous arrangem	ents for providing and/o	r funding this service with	in the county?
5. List any formal service deliv	ery agreements or interg	zovernmental contracts t	nat will be used to implem	ent the strategy for this service:
Agreement Name:		racting Parties:	.a. win oo asoa to implem	Effective and Ending Dates:
N/A				
	2.2			
		· · · · · · · · · · · · · · · · · · ·		
6. What other mechanisms (if General Assembly, rate or fee	any) will be used to imp changes, etc.), and when	lement the strategy for to will they take effect?	nis service (e.g., ordinance	es, resolutions, local acts of the
N/A			×	
7. Person completing form:	0 5056		2./00	
<ul> <li>8. Is this the person who shoulare consistent with the service</li> </ul>	d be contacted by state a	Date completed:9/2 agencies when evaluating wes  no		government projects
If not, provide designated cont				

#### SERVICE DELIVERY STRATEGY

SUMMA OF SERVICE DELIVERY ARRANGEM

PAGE 2



	Answer each questio	s form and complete on the below, attaching addition the Department of Com	ional pages as necessary. If	on page 1, Section III. Use exactly the the contact person for this service (listed	same service names listed on page 1. at the bottom of the page) changes, this
County:	BRANTLEY		Service:	Emergency Response -	911
1. Check the	box that best descri	ribes the agreed upo	on delivery arrangeme	ent for this service:	
is check	will be provided a ked, identify the go cantley Count	overnment, authorit	cluding all cities and t y or organization prov	unincorporated areas) by a single sylding the service.)	service provider. (If this box
Service	will be provided	only in the unincorp	porated portion of the zation providing the se	county by a single service providervice.)	er. (If this box is checked,
One or unincor	more cities will pr porated areas. (If	ovide this service of this box is checked	only within their incor , identify the governm	porated boundaries, and the service tent(s), authority or organization p	ce will not be provided in providing the service.)
One or unincon	more cities will proporated areas. (If	rovide this service of this box is checked	only within their incor , identify the governm	porated boundaries, and the countent(s), authority or organization p	y will provide the service in providing the service.)
Other.	(If this box is chec ment, authority, or	ked, attach a legib other organization	ole map delineating the that will provide serv	he service area of each service price within each service area.)	rovider, and identify the
2. In develop  ☐ yes   ☑	oing the strategy,	were overlapping se	ervice areas, unnecess	ary competition and/or duplication	n of this service identified?
higher levels	itions will continu of service (See O on cannot be elimi	.C.G.A. 36-70-24(1	y, attach an explana i)), overriding benefits	tion for continuing the arrangers of the duplication, or reasons that	nent (i.e., overlapping but it overlapping service areas
If these cond taken to elim	itions will be eliminate them, the res	inated under the str sponsible party and	rategy, attach an imp the agreed upon dead	lementation schedule listing each	step or action that will be
3. List each	government or aut	thority that will help	p to pay for this servic	e and indicate how the service wi	II be funded (e.g., enterprise et fees, bonded indebtedness, etc.)
	ent or Authority:	Funding Method:			
Brantley	County	General E	Fund		
4. How will	the strategy change.	ge the previous arra	ngements for providir	ng and/or funding this service with	nin the county?
5. List any for Agreement Name	ormal service deliv	very agreements or	intergovernmental cor Contracting Parties:	ntracts that will be used to implem	nent the strategy for this service:  Effective and Ending Dates:
	N/A				
6. What oth General Ass	er mechanisms (if embly, rate or fee	any) will be used to changes, etc.), and	o implement the strate when will they take e	egy for this service (e.g., ordinance)	es, resolutions, local acts of the
	N/A				
	ompleting form:	Dale J. Hal	ligan		
	er: <u>912/462</u> -		Date completed:		
are consister	ii wiin ine service	delivery strategy?	state agencies when e yes no hone number(s) below	valuating whether proposed local	government projects

## SERVICE DELIVERY STRATEGY SUMMANY OF SERVICE DELIVERY ARRANGEMENTS

Instructions:

Count	y:Brantley		Service:	Fire Protection	
1. Che	eck the box that best descri	bes the agreed upon	delivery arrangement fe	or this service:	
	Service will be provided co is checked, identify the go Brantley County				e service provider. (If this box
	• \ •				ider. (If this box is checked,
	One or more cities will prounincorporated areas. (If the	ovide this service onlines box is checked, in	y within their incorpora dentify the government(	ated boundaries, and the ser (s), authority or organization	vice will not be provided in n providing the service.)
	One or more cities will prounincorporated areas. (If the	ovide this service on his box is checked, ic	ly within their incorpora dentify the government	ated boundaries, and the con(s), authority or organization	unty will provide the service in providing the service.)
_					
2. In	government, authority, or There are seven y	other organization the	at will provide service departments. Tw	within each service area.) To are in speciocated in the City Tin the same manne competition and/or duplicate	e provider, and identify the al tax service districts of Nahunta and in the r County financially * ion of this service identified? e other departments.
If the	se conditions will continue r levels of service (See O.0	C.G.A. 36-70-24(1))	attach an explanation overriding benefits of	for continuing the arrang	gement (i.e., overlapping but that overlapping service areas
	mpetition cannot be elimin se conditions will be elimi	. \	egy attack an implem	ontation askedule lists	ach atan an anti- at- at- at- at-
taken	to eliminate them, the resp	onsible party and th	e agreed upon deadline	for completing it.	ach step or action that will be
3. Lis	st each government or auth	ority that will help t	o pay for this service an	id indicate how the service	will be funded (e.g., enterprise pact fees, bonded indebtedness, etc.)
		unding Method:			
	cantley County ty of Nahunta	General Fund		ce district revenu	e - 2 Depts.
	ty of Hoboken	General Fund			
	Ly OI HOUGEH	General rund	<u> </u>		
4. Ho		the previous arrang	ements for providing a	nd/or funding this service w	
	No Change.	/		permin	
	/				(DM
	/				0 /-
5. Lis	st any formal service delive	erv agreements or in	tergovernmental contra	ete that will be used to im-1	ement the strategy for this service:
Agreer	ment Name:		ontracting Parties:		ement the strategy for this service:  Effective and Ending Dates:
1001	N/A		\		Thomas Dates.
	- /		\		
	The control of the co				
o. W Gene	hat other mechanisms (if a ral Assembly, rate or fee c	my) will be used to i hanges, etc.), and wi	mplement the strategy from the mill they take effection	for this service (e.g., ordinal)?	nces, resolutions, local acts of the
	None.				
	erson completing form: _				
Phon	e number: _912/462-5	256	Date completed: 9	/22/99	
are co	this the person who should onsistent with the service of t, provide designated conta	lelivery strategy?	te agencies when evalu	ating whether proposed loc	al government projects

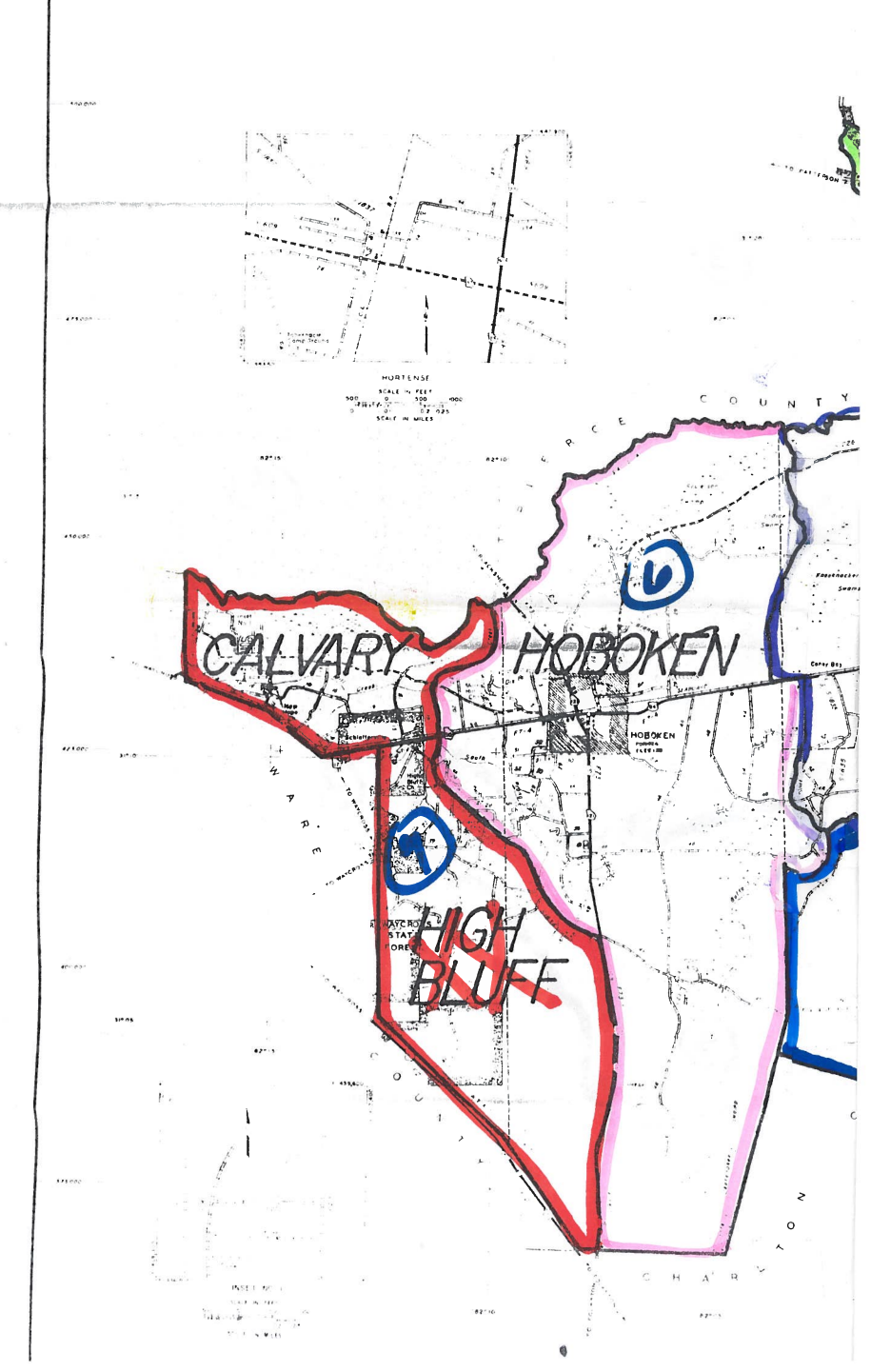
## RVICE DELIVERY STRATEGY

SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

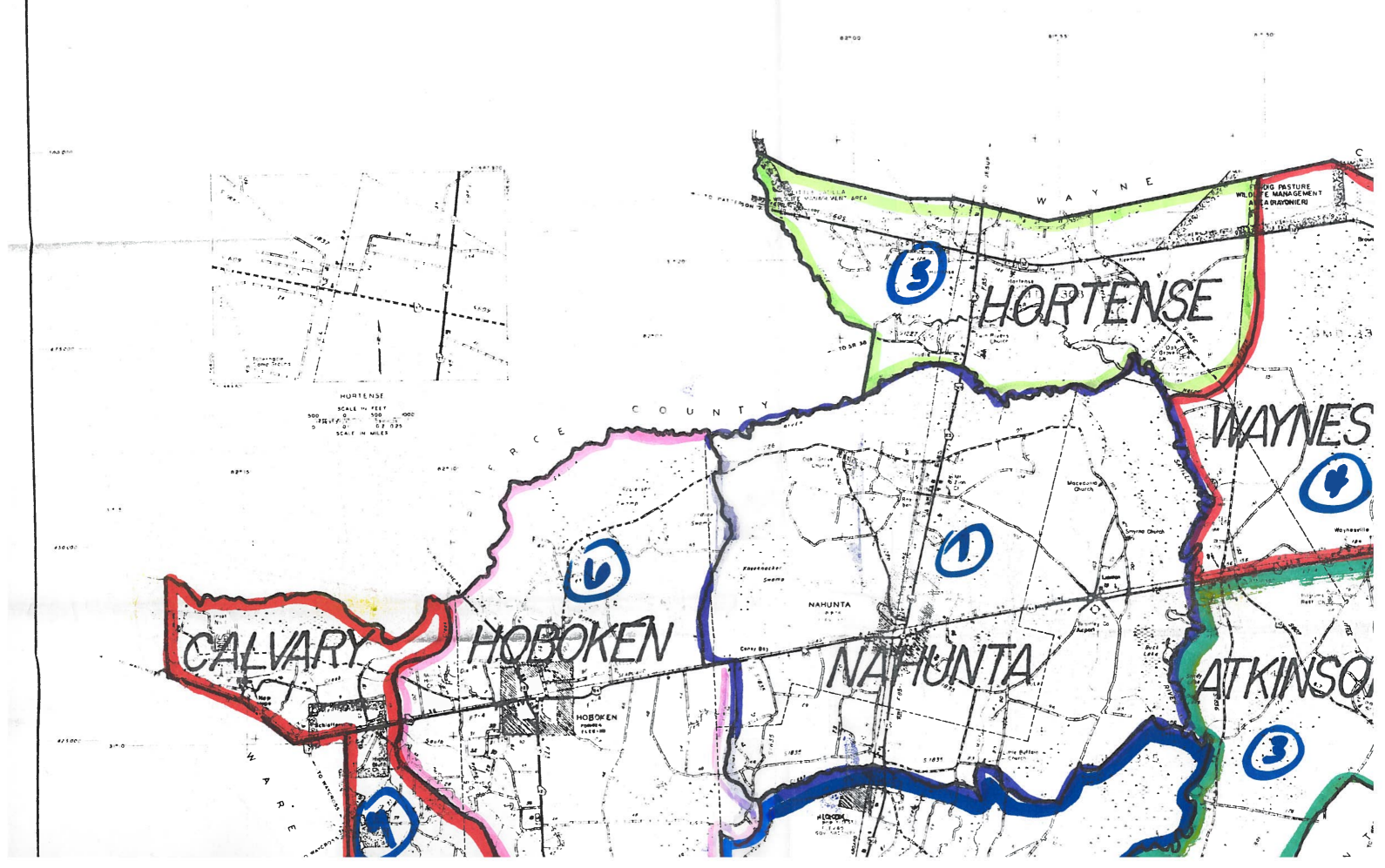
-		- •	
Ins	truc	tio	ns:

1. Check the box that best describes the agreed upon delivery arrangement for this service:  □ Service will be provided countywide (i.e., including all cities and unincorporated areas) by a single service provider. (If this box is checked, identify the government, authority or organization providing the service.)  □ Service will be provided only in the unincorporated portion of the county by a single service provider. (If this box is checked, identify the government, authority or organization providing the service.)  □ One or more cities will provide this service only within their incorporated boundaries, and the service will not be provided in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)  □ One or more cities will provide this service only within their incorporated boundaries, and the county will provide the service.)  □ One or more cities will provide this service only within their incorporated boundaries, and the county will provide the service.)  □ Other. (If this box is checked, attach a legible map delineating the service area of each service provider, and identify the government, authority, or other organization that will provide service within each service area.) There are 7 VPD in the five are located in the country; one in each city. The VPD in the Cities are supplemented the county financially in the same manner as the five in the country.  2. In developing the strategy, were overlapping service areas, unnecessary competition and/or duplication of this service identified?  □ yes □ no  If these conditions will continue under the strategy, attach an explanation for continuing the arrangement (i.e., overlapping but higher levels of service (See O.C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that overlapping service areas or competition cannot be eliminated.  If these conditions will continue under the strategy, attach an implementation schedule listing each step or action that will be taken to eli
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yes \[ \] no  If these conditions will continue under the strategy, attach an explanation for continuing the arrangement (i.e., overlapping but higher levels of service (See O.C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that overlapping service areas or competition cannot be eliminated).  If these conditions will be eliminated under the strategy, attach an implementation schedule listing each step or action that will be taken to eliminate them, the responsible party and the agreed upon deadline for completing it.  3. List each government or authority that will help to pay for this service and indicate how the service will be funded (e.g., enterprise funds, user fees, general funds, special service district revenues, hotel/motel taxes, franchise taxes, impact fees, bonded indebtedness local Government or Authority:  Funding Method:  Brantley County  General Fund—Special fire tax districts in 2 departments  City of Hoboken  General Fund  General Fund  General Fund  4. How will the strategy change the previous arrangements for providing and/or funding this service within the county?
f these conditions will continue under the strategy, attach an explanation for continuing the arrangement (i.e., overlapping but higher levels of service (See O.C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that overlapping service areas or competition cannot be eliminated).  If these conditions will be eliminated under the strategy, attach an implementation schedule listing each step or action that will be aken to eliminate them, the responsible party and the agreed upon deadline for completing it.  3. List each government or authority that will help to pay for this service and indicate how the service will be funded (e.g., enterprise funds, user fees, general funds, special service district revenues, hotel/motel taxes, franchise taxes, impact fees, bonded indebtedness ocal Government or Authority:  Funding Method:  Brantley County  General Fund—Special fire tax districts in 2 departments  City of Hoboken  General Fund  City of Nahunta  General Fund  Chever arrangements for providing and/or funding this service within the county?
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Brantley County  General Fund-Special fire tax districts in 2 departments  Gity of Hoboken  General Fund  General Fund  General Fund  General Fund  4. How will the strategy change the previous arrangements for providing and/or funding this service within the county?
City of Hoboken City of Nahunta General Fund  How will the strategy change the previous arrangements for providing and/or funding this service within the county?
General Fund  How will the strategy change the previous arrangements for providing and/or funding this service within the county?
4. How will the strategy change the previous arrangements for providing and/or funding this service within the county?
No Change
No Change
5. List any formal service delivery agreements or intergovernmental contracts that will be used to implement the strategy for this serv
Agreement Name: Contracting Parties: Effective and Ending Dates:
N/A
N/A
6. What other mechanisms (if any) will be used to implement the strategy for this service (e.g., ordinances, resolutions, local acts of General Assembly, rate or fee changes, etc.), and when will they take effect?
None
7 Person completing form: Dale J. Halligan
7 Person completing form: Dale J. Halligan
7. Person completing form: Dale J. Halligan

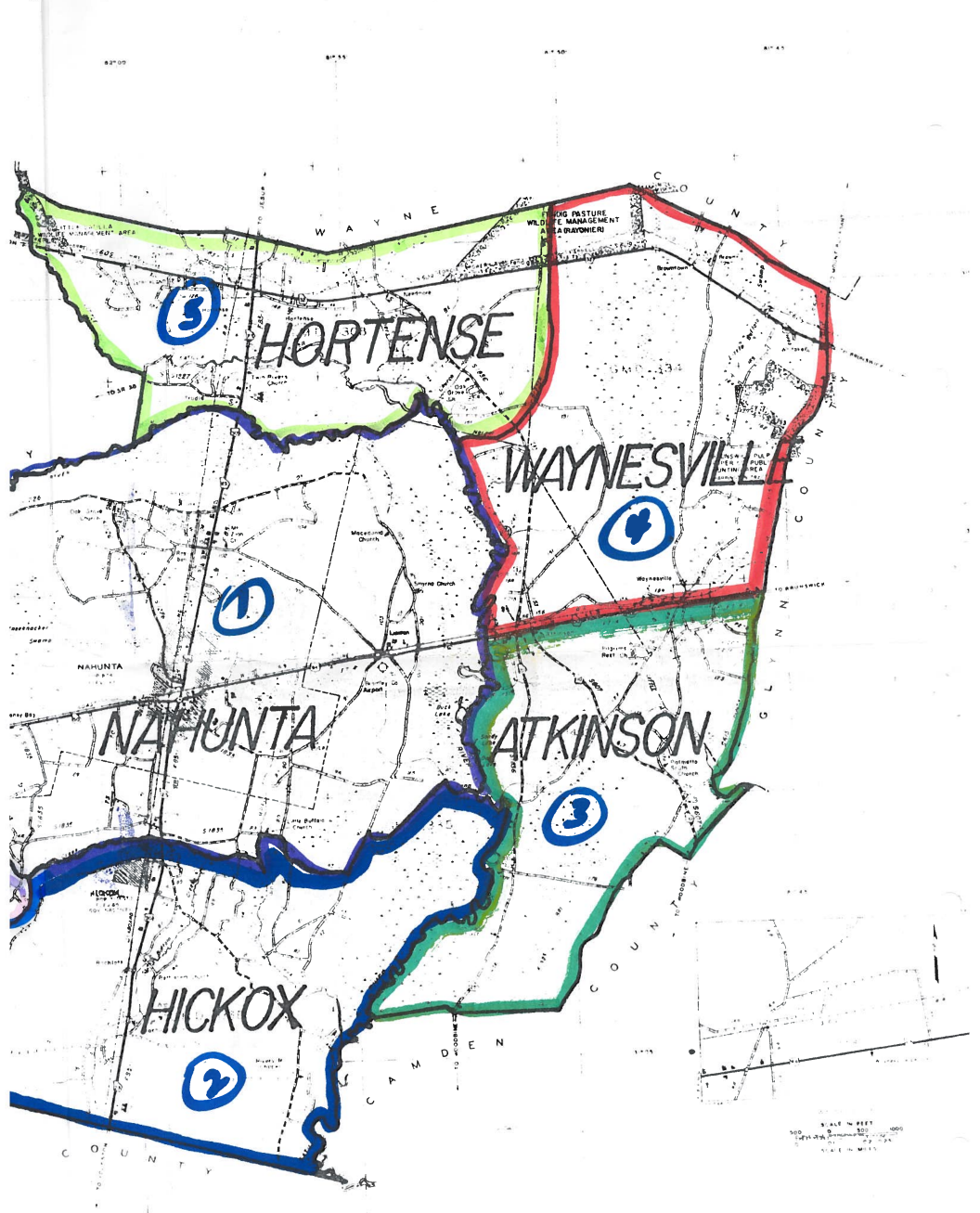
# BRANTLEY COUNT



# BRANTLEY COUNTY FIRE DISTRICT MA



# TY FIRE DISTRICT MAP



## SUMMARY OF SERVICE DELIVERY ARRANGEMENTS



Instructions:

County:	Brantley		Service:	Garbage	Collection	& Disposal	
1. Check the	e box that best desc	cribes the agreed u	pon delivery arrangen	nent for this serv	ice:		
			including all cities and rity or organization pro			e service provide	r. (If this box
			prporated portion of the sization providing the		gle service provi	der. (If this box i	s checked,
	•		only within their inco d, identify the govern	•	· ·		
			only within their inco d, identify the govern				
govern service	nment, authority, or only and pick residential by the count oping the strategy,	r other organization	ble map delineating on that will provide services in the count their citizens. Sounty pays for the service areas, unnecess	vice within each	service area.) The cities.	he county p The City of	rovides box Nahunta
higher levels		.C.G.A. 36-70-24(	gy, attach an explana (1)), overriding benefit				
			trategy, <b>attach an im</b> p d the agreed upon deac			ch step or action (	that will be
			lp to pay for this servious istrict revenues, hotel/				
Local Governm	nent or Authority:	Funding Method:					
Brantley	County		d & Sales Tax	M			
City of	Hoboken	General Fun	d - User fees	if home pick	k-up is ever	provided	
City of	Nahunta	User Fees (	home pick-up is	provided)	& General F	<u>fund</u>	
4. How will	the strategy chang	ge the previous arra	angements for providi	ng and/or fundin	g this service with	hin the county?	
No chang	,e						
5. List any f	ormal service deliv	ery agreements or	intergovernmental co	ntracts that will b	ne used to implen	nent the strategy	for this service:
Agreement Na	me:		Contracting Parties:			Effective and En	ding Dates:
Waste Di	sposal Agreem	ent	Brantley Count	y & City of	f Nahunta	9/21/99 -	until
Solid Wa	ste Disposal	Agreement	Brantley Count	y & City of	Hoboken	0/22/99 -	until
6. What oth	er mechanisms (if	any) will be used to	o implement the strate	gy for this service	ce (e.g., ordinance	es, resolutions, lo	ocal acts of the
			when will they take el				
Same as	<b>#</b> 5						
7. Person co	ompleting form:	Dale J.	Halligan				
Phone numb		52-5256	Date completed:	9-22-99			
8. Is this the	e person who should nt with the service of	d be contacted by s delivery strategy?	state agencies when ev	valuating whether	r proposed local	government proje	ects
If not, provid	de designated conta	act person(s) and p	hone number(s) below	<i>r</i> :			

## SERVICE DELIVERY STRATEGY SUMM Y OF SERVICE DELIVERY ARRANGE NTS



Instructions:

County:	BRANTLEY		Service:	Garbage	Collection a	nd Disposal	
1. Check	the box that best descri	ribes the agreed upon deli	very arrangeme	ent for this ser	vice:		
bo	necked, adentify the go Ox service only	countywide (i.e., including overnment, authority or or and disposal. Cit	rganization prov Lies may pr	viding the serv	rice.) County p	rovides collec	tion
ide:	ntify the government,	only in the unincorporated authority or organization	l portion of the providing the se	county by a si ervice.)	ngle service provi	der. (If this box is ch	ecked,
On uni	e or more cities will pr ncorporated areas. (If	ovide this service only withis box is checked, identified	ithin their incor	porated bound ent(s), author	laries, and the servity or organization	vice will not be providing the service	ded in e.)
	\		/				
Uni uni	e or more cities will pr incorporated areas. (If t	ovide this service only withis box is checked, identified	ithin their incor ify the governm	porated bound ent(s), author	laries, and the cou ity or organization	nty will provide the s providing the servic	ervice in
□ Oti	ner (If this how is chec	ked, attach a legible ma	n dalisaasina si				<u>Harri</u>
gov	vernment, authority, or	other organization that w	vill provide serv	ice within eac	a or each service h service area.)	provider, and identi	fy the
2. In dev	veloping the strategy, ves 🗑 no	vere overlapping service	areas, unnecessa	ary competitio	n and/or duplication	on of this service ide	ntified?
ingher ie	conditions will continue vels of service (See O. etition cannot be elimin	e under the strategy, atta C.G.A. 36-70-24(1)), ove nated).	ch an explanaterriding benefits	ion for conting of the duplication	nuing the arrange ation, or reasons th	ement (i.e., overlappinat overlapping service	ing but ce areas
If these c	conditions will be elimical eliminate them, the res	inated under the strategy, ponsible party and the ag	attach an impl reed upon deadi	ementation s line for compl	chedule listing eace	ch step or action that	will be
3. List ea funds, us	ach government or auti ser fees, general funds,	hority that will help to pay special service district re	y for this service venues, hotel/n	e and indicate notel taxes, fra	how the service wanthise taxes, impa	vill be funded (e.g., e act fees, bonded inde	nterprise btedness, etc.
		Funding Method:	1				
Brant1	ey County	General Fund a					
	of Nahunta	User fees (hom	e pick-up)	now being	provided);	General Fund	
CIEY	of Hoboken	General Fund -	User fees	if home	pick-up ever	provided	
		V					
4. How	will the strategy chang No Change	e the previous arrangement	nts for providin	g and/or fundi	ng this service wi	thin the county?	
					Dere	Spr	
						91	
5. List an	ny formal service delive	ery agreements or intergo	vernmental con	tracts that wil	l be used to imple	ment the strategy for	this service:
Agreement	Name:	Contrac	ting Parties:	/ .		Effective and Ending	
	e Disposal Agr.		antley Co.				until
Solid	d Waste Dispsal	Agr. Br	antley Co.	& City of	Hoboken	9/22/99 - un	til
							N 2
6. What General	rissembly, rate of fee o	any) will be used to imple hanges, etc.), and when w	ment the strates	gy for this service:	vice (e.g., ordinanc	ces, resolutions, local	acts of the
	Same as #5.			72			
7. Person	n completing form: nmber: 912/462-52	Dale J. Halligar 56 Da	ate completed:	9/22/99			
8. Is this are consider	the person who should stent with the service of	d be contacted by state ag lelivery strategy? Kye ye ct person(s) and phone nu	encies when ever	aluating whetl	ner proposed local	government projects	
	<del></del>						1

STATE OF GEORGIA,
COUNTY OF BRANTLEY.

#### WASTE DISPOSAL AGREEMENT

THIS AGREEMENT, Made and entered into this <u>22</u> day of <u>Apptendian</u>, 1999, by and between **BRANTLEY COUNTY**, **GEORGIA**, by and through its Board of Commissioners, (hereinafter referred to as "the County") and the **CITY OF**NAHUNTA, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the County providing certain services relating to the disposal of household garbage and other solid waste within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the County, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

#### 1. **SCOPE OF SERVICES:**

A. Dumpster site - The County shall establish and maintain a dumpster site within the corporate limits of the City where it shall locate dumpsters for receiving general household garbage for use by the citizens of the City and the County.

THOMAS & SETTLE
ATTORNEYS AT LAW
800 PLANT AVENUE
POST OFFICE BOX 980
VAYCROSS, GEORGIA 31502
(912) 283-0026

- B. Dumpster Pickup The County shall, at no cost to the City, provide regular pickup of the garbage from the dumpster site referred to in subsection A above and for the proper disposal of same. IN ADDITION, the County shall, at no cost to the City, provide regular pickup of the garbage from dumpsters located at various businesses and the public schools within the City, and for the proper disposal of same.
- C. Residential garbage pickup The City, at its discretion, shall be responsible for providing any residential (house to house) garbage pickup within the corporate limits of the City. Should the City provide such garbage pickup service to its residents, then it shall, at its cost, be responsible for properly transporting all such garbage to the County's solid waste transfer station. The County shall be liable for any cost of transporting such garbage to a final disposal site together with all the disposal cost thereof.
- D. Natural or inert waste The City shall, at no cost to the County, be responsible for picking up and transporting to the County's inert landfill such natural (limbs, leaves, pine straw, etc) and/or other inert waste as it desires to pickup and remove from within the corporate limits of the City. The County shall accept and properly handle such natural and non-hazardous inert waste at its inert landfill at no charge to the City.

THOMAS & SETTLE
ATTORNEYS AT LAW
800 PLANT AVENUE
POST OFFICE BOX 980
WAYCROSS, GEORGIA 31502
[912] 283-0026

#### 2. TERMINATION OF AGREEMENT:

This Agreement shall remain in full force and effect until the end of the calendar year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this Agreement, then same shall continue in full force and effect for a new twelve (12) month period and it shall continue in such manner for forty-nine (49) continuing twelve (12) month periods or until the Agreement is terminated by one or both of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that either party may, at any time hereafter, terminate this Agreement by giving to the other party a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 3. **GOVERNING LAW:**

This Agreement shall be interpreted and construed pursuant to the law of the State of Georgia.

#### 4. **ENTIRE AGREEMENT:**

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 5. **NOTICES:**

All notices, demands or writings in this agreement provided, to be given

THOMAS & SETTLE
ATTORNEYS AT LAW
800 PLANT AVENUE
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/AYCROSS, GEORGIA 31502
(912) 283-0026

or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent, when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY:

P. O. Box 156, Nahunta, GA 31553

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

**BRANTLEY COUNTY, GEORGIA** 

CITY OF NAHUNTA, GEORGIA

By: Harry Riggins, Chairman

Al . . . . . .

Dale I Halligan Clerk

By Marvin Peeples, Mayor

Attest: Eleve Huell

Signed, sealed and delivered in the presence of:

Verns Nove Witness

Notary Public

Notary Public, Brantley County, Georgia My Commission Expires March S0, 2001

THOMAS & SETTLE
ATTORNEYS AT LAW
800 PLANT AVENUE
POST OFFICE BOX 980
WAYCROSS, GEORGIA 31502
[912] 283-0026

#### STATE OF GEORGIA

#### **COUNTY OF BRANTLEY**

#### SOLID WASTE DISPOSAL AGREEMENT

THIS AGREEMENT entered into this 24 day of August, 1999, by and between the CITY OF HOBOKEN, GEORGIA and BRANTLEY COUNTY, GEORGIA.

#### WITNESSETH:

WHEREAS, the City of Hoboken and the Brantley County, Georgia in an effort to avoid duplication of services and to provide for the efficient management of city and county governments, desire to enter into this agreement for the disposal of the solid waste of the City of Hoboken, and

NOW THEREFORE, in consideration of the premises, promises and mutual obligations contained herein, \$10.00 in hand paid, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged by the parties execution hereof, the parties, agreeing to be legally bound hereby, agrees as follows:

- 1. <u>Dumpster Site</u>. Brantley County shall maintain a central location at which it shall locate sufficient trash dumpsters, provided by the Brantley County to meet the household garbage disposal needs of the City of Hoboken and its citizens.
- 2. <u>Dumpster Pickup</u>. At no cost to the City of Hoboken, Brantley County shall provide regular pickup of household garbage from the dumpster site located in the City of Hoboken.
- 3. <u>Delivery Responsibility</u>. Each household and business shall be responsible for delivering its own household garbage to the dumpster site.
- 4. <u>Natural Debris</u>. The City of Hoboken shall be responsible for disposing of all limbs, leaves, pine straw and other natural debris.
- 5. <u>Term and Termination</u>. This Agreement shall remain in effect for a period of fifty (50) years, but may be terminated by either party at the end of any calendar year upon ninety (90) days written notice prior to the end of the calendar year.
- 6. <u>Headings</u>. Headings as to the contents of particular paragraphs hereunder are inserted for convenience and are in no way to be construed as a part of this Agreement or as a limitation on the scope of the particular paragraphs to which they refer.
- 7. <u>Governing Law</u>. This Agreement shall be interpreted and construed pursuant to the laws of the State of Georgia.
- 8. Entire Agreement; Amendment. This Agreement, including all exhibits attached hereto,

constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition or termination of this Agreement shall be enforceable unless in writing and signed by the party against whom enforcement is sought.

- 9. <u>Benefit and Assignment</u>. This Agreement shall bind and benefit each of the parties hereto and, as applicable, their respective successors.
- 10. <u>Severability</u>. If any provision of this Agreement or its application shall be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of all other application of that provision and of all other provisions and applications hereof shall not in any way be affected or impaired.
- 11. <u>Waivers</u>. No waiver by any party hereto at any time of a breach by another party of any provision of this Agreement shall be deemed a waiver of any similar or dissimilar provisions hereof at the same or any prior or subsequent time.
- 12. <u>Notices</u>. All notices to be given shall be given in writing and shall be delivered personally or by registered or certified mail, postage prepaid, at the addresses listed in the first paragraph hereof or, to such other address as shall be furnished in writing by either party to the other party. Any such notice shall be deemed to have been given, if mailed, as of the date mailed, and, if personally delivered, as of the date delivered.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed on the date first above written.

CITY OF HOBOKEN, GEORGIA

BY: Charles LEE, MAYOR

ATTEST: Janda Menderson

Signed, sealed and delivered in the presence of:

. 1

Notary Public

My Commission Expires Jan. 21, 2003

**BRANTLEY COUNTY, GEORGIA:** 

BY: Harry Riggins
HARRY RIGGINS, CHARMAN

ATTEST: <u>Date</u> (). <u>Halligan</u>) DALE J. HALLIGAN, CLERK

Signed, sealed and delivered in the presence of:

Witness

Notary Public

Notary Public, Brantley County, Georgia My Commission Expires March 30, 2001

#### SERVICE DELIVERY STRATEGY

SUMMAPY OF SERVICE DELIVERY ARRANGEMENTS



HATTE	Instructions:							
	Make copies of this Answer each questio	Make copies of this form and complete one for each service listed on page 1, Section III. Use exactly the same service names listed on page 1. Answer each question below, attaching additional pages as necessary. If the contact person for this service (listed at the bottom of the page) changes, this should be reported to the Department of Community Affairs.						
County:	BRANTLEY		Service:	Jail				
1. Check the b	box that best desc	ribes the agreed upon de	elivery arrangeme					
X Service is check Brar	will be provided of ked, identify the go ntley County	countywide (i.e., includi overnment, authority or	ing all cities and u organization prov	inincorporated areas) by a single viding the service.)				
Service identify	will be provided of the government,	only in the unincorporate authority or organization	n providing the se					
One or i	more cities will pr porated areas. (If	ovide this service only this box is checked, idea	within their incorportify the government	porated boundaries, and the servient(s), authority or organization	ice will not be provided in providing the service.)			
One or unincorp	more cities will pr porated areas. (If	ovide this service only this box is checked, ider	within their incorpatify the government	porated boundaries, and the coun ent(s), authority or organization	ity will provide the service in providing the service.)			
Other. ()	If this box is chec nent, authority, or	ked, attach a legible m other organization that	ap delineating th will provide servi	ne service area of each service pice within each service area.)	provider, and identify the			
□ yes [v	ស្វាល			ry competition and/or duplication				
	itions will continue of service (See O. on cannot be elimin	·C·G·M· 20-70-24(17), 0\	tach an explanati verriding benefits	ion for continuing the arranger of the duplication, or reasons tha	ment (i.e., overlapping but at overlapping service areas			
If these condit	itions will be elimi		y, attach an imple igreed upon deadl	ementation schedule listing eacline for completing it.	h step or action that will be			
3. List each g funds, user fe	government or authees, general funds,	hority that will help to n	nay for this service	and indicate how thei:	ill be funded (e.g., enterprise ct fees, bonded indebtedness, etc.			
Local Governmen	nt or Authority:	Funding Method:						
Brantley	-11		nd; jail fund	1				
City of N		General Fun						
City of H	loboken	General Fun	ıd.	and the second s				
A How will th	the strategy above							
5. List any for	No Change:	When cities use	county jail,	g and/or funding this service with , daily fee paid.  racts that will be used to implem				
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- 18	N/A							
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6. What other General Asser	r mechanisms (if a mbly, rate or fee cl N/A	any) will be used to implehanges, etc.), and when	lement the strateg will they take effe	y for this service (e.g., ordinance ect?	es, resolutions, local acts of the			
7 Desson com	· · · • • • • • • • • • • • • • • • • •							
Phone number	npleting form: r: <u>912/462-52</u>	Dale J. Halli						
			Date completed:	9/22/99				
		d be contacted by state and lelivery strategy? [X] you ct person(s) and phone n		luating whether proposed local g	overnment projects			

## ERVICE DELIVERY STRATEGY SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

Instructions:

County: Brantley	Service: Law Enforcement	
1. Check the box that best desc	ribes the agreed upon delivery arrangement for this service:	
	countywide (i.e., including all cities and unincorporated areas) by a single overnment, authority or organization providing the service.)	service provider. (If this box
	only in the unincorporated portion of the county by a single service providauthority or organization providing the service.)	der. (If this box is checked,
	rovide this service only within their incorporated boundaries, and the serv this box is checked, identify the government(s), authority or organization	
	rovide this service only within their incorporated boundaries, and the cour this box is checked, identify the government(s), authority or organization	
government, authority, or Brantley County Sher:	ked, attach a legible map delineating the service area of each service pother organization that will provide service within each service area.) iff's Dept. provides county—wide service; The City ide a city police department.	
2. In developing the strategy, v  Y yes no	vere overlapping service areas, unnecessary competition and/or duplication	on of this service identified?
	e under the strategy, attach an explanation for continuing the arranger C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that the continuing the arranger continuing the arrang	
	inated under the strategy, attach an implementation schedule listing eac ponsible party and the agreed upon deadline for completing it.	h step or action that will be
	hority that will help to pay for this service and indicate how the service will special service district revenues, hotel/motel taxes, franchise taxes, impact	
Local Government or Authority:	Funding Method:	
Brantley County	General Fund	
City of Hoboken	General Fund	
City of Nahunta	General Fund	
4. How will the strategy chang  No change	e the previous arrangements for providing and/or funding this service with	hin the county?
5. List any formal service deliv Agreement Name:	ery agreements or intergovernmental contracts that will be used to implem  Contracting Parties:	nent the strategy for this service:  Effective and Ending Dates:
N/A		
N/A		
General Assembly, rate or fee of	any) will be used to implement the strategy for this service (e.g., ordinance hanges, etc.), and when will they take effect?	es, resolutions, local acts of the
N/A		
7. Person completing form:	Dale J. Halligan	
Phone number: 912 46		
8. Is this the person who should are consistent with the service of	d be contacted by state agencies when evaluating whether proposed local glelivery strategy?     Yes   no     no     oct   person(s) and phone number(s) below:	government projects

#### SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEN TS Instructions:

Make copies of this form and complete one for each service liste	d on page 1, Section III. Use exactly the same service names listed on page 1
Aliswer each question below, attaching additional pages as necessary.	If the contact person for this service (listed at the bottom of the page) changes, thi
should be reported to the Department of Community Affairs.	page, changes, an

County: BRANTLEY	Service:	Law Enforcement
1. Check the box that best describes the agreed upon deliver		
<ul> <li>Service will be provided countywide (i.e., including all is checked, identify the government, authority or organ Brantley County - Sheriff's Dept</li> <li>Service will be provided only in the unincorporated poidentify the government, authority or organization provided</li> </ul>	nization providing  County—wide  ortion of the coun	g the service.)  Service  ty by a single service provider. (If this box is checked
One or more cities will provide this service only within unincorporated areas. (If this box is checked, identify City of Nahunta; City of Hoboken	the government(s	s), authority or organization providing the service )
One or more cities will provide this service only within unincorporated areas. (If this box is checked, identify	n their incorporat the government(s	ted boundaries, and the county will provide the service in s), authority or organization providing the service.)
Other. (If this box is checked, attach a legible map do government, authority, or other organization that will p	elineating the se provide service w	rvice area of each service provider, and identify the rithin each service area.)
2. In developing the strategy, were overlapping service area  yes no	is, unnecessary co	ompetition and/or duplication of this service identified?
If these conditions will continue under the strategy, attach a higher levels of service (See O.C.G.A. 36-70-24(1)), overridor competition cannot be eliminated). Higher level	ding benefits of the of service of	ne duplication, or reasons that overlapping service areas desired by Cities.
If these conditions will be eliminated under the strategy, atta taken to eliminate them, the responsible party and the agreed	ach an impleme d upon deadline f	ntation schedule listing each step or action that will be or completing it.
3. List each government or authority that will help to pay fo funds, user fees, general funds, special service district reven	or this service and	indicate how the service will be funded (a.g. onto-
Local Government or Authority: Funding Method:		
Brantley County General Fund		
City of Nahunta / General Fund		
City of Hoboken / General Fund		
<del>                                     </del>		
4 How will the strategy/change the previous arrangements	F	
4. How will the strategy/change the previous arrangements	for providing and	
No Change		Delansion Str
		I Now I'm
5. List any formal service delivery agreements or intergover	nmental contract	Abot will be used to insulate and the
Agreement Name: Contracting	Parties:	Effective and Ending Dates:
N/A		
a de la companya de l		
6. What other mechanisms (if any) will be used to impleme General Assembly, rate or fee changes, etc.), and when will	nt the strategy for they take effect?	this service (e.g., ordinances, resolutions, local acts of the
N/A		
7. Person completing form: Dale J. Halligan		
010 11 (0 505)	completed: 9/2	2/99
8. Is this the person who should be contacted by state agenc are consistent with the service delivery strategy?  yes [If not, provide designated contact person(s) and phone number	ies when evaluat	

## SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEM ITS



Instructions:

County:	BRANTLEY	Service: Library	
1. Check	the box that best desc	ribes the agreed upon delivery arrangement for this service:	
X Serv	rice will be provided	countywide (i.e., including all cities and unincorporated areas) by a single service provido overnment, authority or organization providing the service.)	ler. (If this box
☐ Serv	Brantley Cou vice will be provided	antly on organization providing the service.)  authority or organization providing the county by a single service provider. (If this box authority or organization providing the service.)	s is checked,
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Othic gove	er. (If this box is checernment, authority, or	eked, attach a legible map delineating the service area of each service provider, and other organization that will provide service within each service area.)	identify the
2. In deve	eloping the strategy, v	were overlapping service areas, unnecessary competition and/or duplication of this service	ce identified?
mgner lev	onditions will continuels of service (See Oition cannot be elimin	te under the strategy, attach an explanation for continuing the arrangement (i.e., over i.C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that overlapping nated).	erlapping but service areas
If these co	onditions will be elim liminate them, the res	inated under the strategy, attach an implementation schedule listing each step or actio sponsible party and the agreed upon deadline for completing it.	n that will be
3. List ea	ch government or aut	hority that will help to pay for this service and indicate how the service will be funded (or special service district revenues, hotel/motel taxes, franchise taxes, impact fees, bonded	e.g., enterprise
Local Gover		Funding Method:	indebiedness, etc.)
_Brant	Ley County	General Fund	
		, to	
4. How w	ill the strategy chang  No Change.	e the previous arrangements for providing and/or funding this service within the county	?
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F 1			
Agreement	/ IOFMal service deliv Name:	ery agreements or intergovernmental contracts that will be used to implement the strateg	
	N/A	Contracting Parties: Effective and	Ending Dates:
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6. What of General A	other mechanisms (if a ssembly, rate or fee on N/A	any) will be used to implement the strategy for this service (e.g., ordinances, resolutions changes, etc.), and when will they take effect?	, local acts of the
	N/A		
7 Person	completing form:	D-1- I W-11:	
	nber: 912/462-52	Dale J. Halligan  56	
		d be contacted by state agencies when evaluating whether record to	ojects

# SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEN TS

Instructions:

Make copies of this form and complete one for each service listed on page Answer each question below, attaching additional pages as necessary. If the conta should be reported to the Department of Community Affairs.	<ol> <li>Section III. Use exactly the same service names listed on page 1 ct person for this service (listed at the bottom of the page) changes, this</li> </ol>
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Country		A STATE OF THE STA		
County: BRANTL			olic Health	
1. Check the box that best described to				
Brantley County pro	countywide (i.e., including all overnment, authority or organi ovides budget support	zation providing (I to County H	ne service.) lealth Dept.	
Service will be provided of identify the government, a	only in the unincorporated por authority or organization provi	tion of the county ding the service.)	by a single service provide	er. (If this box is checked,
One or more cities will pr unincorporated areas. (If t	rovide this service only within this box is checked, identify th	their incorporated e government(s),	boundaries, and the service authority or organization p	ee will not be provided in roviding the service.)
One or more cities will pr unincorporated areas. (If	rovide this service only within this box is checked, identify the	their incorporated e government(s),	boundaries, and the count authority or organization p	y will provide the service in roviding the service.)
Other. (If this box is chec government, authority, or	ked, <b>attach a legible map del</b> other organization that will p	ineating the servi covide service with	ce area of each service print each service area.)	rovider, and identify the
2. In developing the strategy, v	vere overlapping service areas	, unnecessary com	petition and/or duplication	of this service identified?
If these conditions will continue higher levels of service (See O. or competition cannot be elimin	C.G.A. 30-70-24(1)), overridi	n explanation for ng benefits of the	continuing the arrangem duplication, or reasons that	nent (i.e., overlapping but t overlapping service areas
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3. List each government or authorized funds, user fees, general funds,	hority that will help to pay for , special service district revent	this service and in les, hotel/motel tax	dicate how the service wil	l be funded (e.g., enterprise t fees, bonded indebtedness, etc.)
	Funding Method:			
Brantley County	General Fund			
	:•			<u> </u>
4. How will the strategy chang	e the previous arrangements for	or providing and/o	r funding this assistant	
No Chan		or providing and/o	runding this service with	in the county?
NO CHAIL	ige•			
5. List any formal service delive	ery agreements or intergovern	mental contracts tl	nat will be used to impleme	ent the strategy for this service.
Agreement Name:	Contracting P	arties:		Effective and Ending Dates:
N/A				
6. What other mechanisms (if a General Assembly, rate or fee c	any) will be used to implemen changes, etc.), and when will the	t the strategy for the take effect?	nis service (e.g., ordinance	s, resolutions, local acts of the
N/A				
Y .				
7. Person completing form:	Dale J. Halligan			
Phone number: 912/462	Date co		22/99	
8. Is this the person who should are consistent with the service of If not, provide designated contains	delivery sublegy! [A] ves	110	g whether proposed local g	overnment projects
	1804 - 1804 - 1804			

## ERVICE DELIVERY STRATEGY SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

Instructions:

Coun	ty:	Brantley	Service: Social Services	
1. Ch	eck the	box that best desc	cribes the agreed upon delivery arrangement for this service:	
×			countywide (i.e., including all cities and unincorporated areas) by a single sovernment, authority or organization providing the service.)	ervice provider. (If this box
	Service identify	will be provided the government,	only in the unincorporated portion of the county by a single service provide authority or organization providing the service.)	r. (If this box is checked,
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	One or a	more cities will p porated areas. (If	rovide this service only within their incorporated boundaries, and the county this box is checked, identify the government(s), authority or organization pr	will provide the service in oviding the service.)
	Other. (	If this box is chec nent, authority, or	cked, attach a legible map delineating the service area of each service protection that will provide service within each service area.)	ovider, and identify the
	develop] yes [X		were overlapping service areas, unnecessary competition and/or duplication	of this service identified?
highe	r levels (	tions will continu of service (See O n cannot be elimi	te under the strategy, attach an explanation for continuing the arrangement. C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that nated).	ent (i.e., overlapping but overlapping service areas
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3. Lis	st each g s, user fe	overnment or aut es, general funds	hority that will help to pay for this service and indicate how the service will, special service district revenues, hotel/motel taxes, franchise taxes, impact	be funded (e.g., enterprise fees, bonded indebtedness, etc.)
Local (	Governmer	nt or Authority:	Funding Method:	
Brai	ntley	County	General Fund and State Funds	
	····			
4. Ho	w will t	he strategy chang	e the previous arrangements for providing and/or funding this service within	the county?
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	tany for nent Name		ery agreements or intergovernmental contracts that will be used to implemen	
N/A	ient Name	*	Contracting Parties:	Effective and Ending Dates:
II/ A				
			any) will be used to implement the strategy for this service (e.g., ordinances, changes, etc.), and when will they take effect?	resolutions, local acts of the
None	2			
			Dale J. Halligan	
		pleting form:		
	number		62-5256 Date completed: 9-22-99	
are co	nsistent	with the service of	d be contacted by state agencies when evaluating whether proposed local governments belivery strategy?   Syes no no no number(s) below:	vernment projects

### SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEM



Instructions:

County: BRANTLEY	Service:	Social Services
1. Check the box that best des	scribes the agreed upon delivery arrangement	for this service:
Brantley County  Service will be provided	government, authority or organization provides: DFCS; Home Delivered meals: (	Conserted Services.
One or more cities will unincorporated areas. (	provide this service only within their incorporate this box is checked, identify the government	orated boundaries, and the service will not be provided in at(s), authority or organization providing the service.)
One or more cities will unincorporated areas. (	provide this service only within their incorporate this box is checked, identify the government	orated boundaries, and the county will provide the service in at(s), authority or organization providing the service.)
Other. (If this box is ch government, authority,	necked, attach a legible map delineating the or other organization that will provide service	service area of each service provider, and identify the e within each service area.)
2. In developing the strategy  ☐ yes	, were overlapping service areas, unnecessary	competition and/or duplication of this service identified?
If these conditions will continuing higher levels of service (See or competition cannot be elim	U.C.G.A. 30-70-24(1)), overriding benefits o	n for continuing the arrangement (i.e., overlapping but f the duplication, or reasons that overlapping service areas
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rands, user rees, general fund	outhority that will help to pay for this service and ds, special service district revenues, hotel/mo	and indicate how the service will be funded (e.g., enterprise tel taxes, franchise taxes, impact fees, bonded indebtedness, etc.)
Local Government or Authority:	Funding Method:	
Brantley County	General Fund	
	/	
4. How will the strategy char	nge the previous arrangements for providing	and/or funding this service within the county?
No Change. /	The first term and an area for producing a	and/or fullding this service within the county?
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		per principle
5. List any formal service del	livery agreements or intergovernmental contri	acts that will be used to implement the strategy for this service:
Agreement Panie.	Contracting Parties:	Effective and Ending Dates:
N/A		
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6. What other mechanisms (i General Assembly, rate or fee	if any) will be used to implement the strategy e changes, etc.), and when will they take effect	for this service (e.g., ordinances, resolutions, local acts of the
N/A		
7. Person completing form: Phone number: 912/4	Dale J. Halligan 62-5256Date completed:	9/22/99
8. Is this the person who sho are consistent with the service		uating whether proposed local government projects



County:

		SUMMA	SUMMA OF SERVICE DELIVERY STRATEGY  SUMMA OF SERVICE DELIVERY ARRANGEM IS PAGE 2						
177	Instructions:								
400	Make copies of this form and complete one for each service listed on page I. Section III. Use exactly the same service names listed on page I. Answer each question below, attaching additional pages as necessary. If the contact person for this service (listed at the bottom of the page) changes, this should be reported to the Department of Community Affairs.								
ounty:	BRANTLEY		Service:	Water and Sewe	er /				
Check the l	oox that best desc	ribes the agree	d upon delivery arrangement	for this service:					
Service is check	will be provided ed, identify the g	countywide (i.overnment, au	e., including all cities and un thority or organization provid	incorporated areas) by a sin ling the service.)	gle service provider. (If this box				
Service identify	will be provided the government,	only in the uni authority or or	ncorporated portion of the co	ounty by a single service provice.)	ovider. (If this box is checked,				
unincor Nahu	more cities will proporated areas. (If anta provides oken provides	this box is che s water an	vice only within their incorpo cked, identify the governmen d sewer; and sewer	orated boundaries, and the s at(s), authority or organizati to high school loca	ervice will not be provided in on providing the service.) tedin unincorporated are				
One or unincor	more cities will proported areas. (If	rovide this serv this box is che	vice only within their incorpo cked, identify the governmen	prated boundaries, and the cont(s), authority altorganization	ounty will provide the service in ion providing the service.)				
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. In develop ☐ yes ∑	ing the strategy,	were overlappi	ng service areas, unnecessary	competition and/or duplic	ation of this service identified?				
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ngher levels	of service (See O n cannot be elimi	.C.G.A. 36-70	ategy, attach an explanation-24(1)), overriding benefits o	f for continuing the arrain f the duplication, or reason	ngement (i.e., overlapping but s that overlapping service areas				
aken to elim	mate them, the res	sponsible party	and the agreed upon deadling	e for completing it.	each step or action that will be				
3. List each grunds, user fo	government or aut ees, general funds	hority that wil , special servic	I help to pay for this service a ce district revenues, hotel/mo	and indicate how the servic tel taxes, franchise taxes, ir	e will be funded (e.g., enterprise npact fees, bonded indebtedness, etc				
ocal Governme	nt or Authority:	Funding Method:		According to the first					
City of N			es; General Fund						
City of F	loboken	User fe	es; General Fund						
			/						
		/	/						
How will	the strategy chang	te the previous	orrangamenta for						
		ge the previous	arrangements for providing	and/or lunding this service	within the county?				
	No Change.								
List any fo	rmal service deliv	erv agreemeni	S Of intergovernmental contr	acts that will be used to im-	plement the strategy for this service:				
greement Nam	ie:	, 6	Contracting Parties:	eets that will be used to mil	Effective and Ending Dates:				
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. What of he	r mechanisms (if	any) will be us	sed to implement the strategy	for this service (e.g., ordin	ances, resolutions, local acts of the				
i. What of he	r mechanisms (if embly, rate or fee	any) will be us	sed to implement the strategy and when will they take effe	for this service (e.g., ordin	ances, resolutions, local acts of the				

7. Person completing form: Dale J.	Halligan	
Phone number: <u>912/462-5256</u>	Date completed: _	9/22/99
8. Is this the person who should be contacted by s are consistent with the service delivery strategy? If not, provide designated contact person(s) and pl	X  ves   Ino	aluating whether proposed local government projects
	4	

STATE OF GEORGIA COUNTY OF BRANTLEY.

THIS AGREEMENT, made and entered into this Zo day of Line, 1996, by and between the City of Nahunta, Georgia, hereinafter referred to as the "City", and the Brantley County Board of Education, hereinafter referred to as the "Board".

#### WITNESSETH

WHEREAS, the Board has a middle school and a high school located approximately two miles west of the City, and

WHEREAS, the City and the Board are mutually interested in extending a sewer line to these facilities so waste water can be pumped from the schools to the City's waste water treatment plant, and

WHEREAS, in the interest to providing these facilities and services with the least possible expenditure of public funds, full cooperation from the City and the Board is necessary,

NOW THEREFORE, in consideration of promises made, one to the other, the City and the Board through their governing bodies agree to cooperate with each other in carrying out the above-stated purposes, and to that end they agree as follows:

I. The City will arrange for the planning and construction of a sewer line capable of transporting waste water generated by the Board's middle school and high school from their combined campuses to the City's waste water treatment plant. The City is authorized by the Board to retain a qualified engineer to design and supervise the construction of this line. The engineer will advise the City and the Board whether the existing system can

handle the increal waste water load and the impact of the additional load on the system. The engineer will also prepare plans for the construction of the line if the project is feasible, and give to the City and Board updated estimates of its costs. Final plans for the project and any subsequent changes thereto are subject to the approval of both the City and the Board. The Board agrees to pay to the City an amount equal to the amount paid by the City to its engineer for these services, whether the project is constructed or not.

- 2. The City shall have control over the construction of the project. The Board agrees to cooperate with the City in order to facilitate these improvements by giving the City reasonable and appropriate easements on its property for the construction of the sewer line and any pumping facilities related thereto.
- 3. The City and the Board have received a preliminary estimate of \$250,000.00 for the planning and construction of this project. After final engineering plans are accepted by the City and the Board the City will advertise for competitive bids for the construction of the project, following the procedures mandated by law for local governmental projects, and then choose from the bidders a contractor for the project. Should that contractor's bid together with the cost of the engineer exceed \$250,000.00 by ten percent or more the City shall secure final agreement on the cost from the Board before construction begins.
- 4. The City agrees to apply for a Georgia Environmental Facilities Authority loan in the amount of \$100,000.00 to be amortized over 120 months at 2% interest. This agreement is

contingent upon the City securing this Ioan. The Ioan proceeds will be applied toward the cost of construction of the sewer line. The City will repay the Ioan in monthly installments according to its terms. The Board agrees to pay the City on or before the first of each month an amount equal to the City's monthly payment on the Georgia Environmental Facilities Authority loan.

- 5. The cost of the project in excess of the amount financed by the Georgia Environmental Facilities Authority shall be paid by the Board to the City either in installments during the time of construction, or as a lump sum payment when the project is completed. The City shall select the method of payment. Payment of any installment or the lump sum by the Board shall be contingent upon the City certifying to the Board that the work performed is acceptable.
- 6. After the sewer line is operational the City shall assess the Board a monthly fee for the treatment of its waste water based upon the number of gallons processed and at a rate equal to the lowest rate charged commercial metered customers of the City's sewer department.
- 7. After the sewer line is operational the City will remain responsible for its operation to include maintenance, up keep and repairs from a lift station, which is to be constructed on school property, to the waste water treatment plant. The City will provide to the Board services similar to those provided to citizens of the City of Nahunta. The City will at no time impose special fees, assessments or charges on the Board, other than those referred to in this agreement, that are not charged in like fashion

to similarly situated city residents. Should the line become obsolete or inadequate for the purposes intended, the City and the Board agree to cooperate to repair, improve or replace the line.

- The City and the Board agree that this sewer line is intended primarily for the transport of waste water from the Board's school complex to the City's waste water treatment plant. The City shall be allowed to connect other sewer customers to the line so long as this does not adversely effect service to the Board. Should a new customer be tied into the line the City will determine after twelve months of sewer service the total gallons of waste water generated by that customer and advise the Board accordingly. Within eighteen months of the beginning of sewer service to that customer the City will calculate the percentage of increase in the volume of waste water created by the new customer's use of this line and reimburse to the Board an amount equal to a like percentage of the total costs of the construction of this line. (EXAMPLE: If after one year of service to a new customer the Board generates I,000 gallons of waste water and the new customer generates 100 gallons of waste water the City will rebate to the Board 100/1100th's of the Board's total cost for the construction of the line.) This arrangement will remain in effect for twenty (20) years from the first use of the line by the Board.
- 9. It is understood and agreed that this agreement is made in good faith and that unless otherwise provided herein it is to be in effect for fifty (50) years. After ten years or at such time as the Georgia Environmental Facilities Authority Loan is paid in full the terms of paragraph four of this agreement shall expire and the

Board shall have no continuing obligation to make monthly payments to the City other than those amounts charged for the processing of waste water. Remaining provisions of this agreement shall remain in full force and effect unless cancelled or changed by mutual agreement of the parties.

IN WITNESS WHEREOF, and pursuant to authority granted by duly recorded resolutions, the parties hereto have caused this Agreement to be executed on their behalf.

City of Nahunta

Brantley County Board of Education

Board of Education

Sworn to and subscribed

Notary Public, Brantley County, Georgiz

My Commission Expires Aug. 24, 1997

# SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEN TS

Instructions:

Make copies of this form and complete one for each service listed	on page 1, Section III. Use exactly the same service names listed on page 1
The second determine additional pages as necessary in	the contact person for this service (listed at the bottom of the page) changes, thi
should be reported to the Department of Community Affairs.	the page, changes, this

County:	BRANTLEY		Service:	Recreation	
			n delivery arrangemen		
12 CHECK	will be provided of ed, identify the go antley County	ivernment, authority	uding all cities and un or organization provid	incorporated areas) by a single ling the service.)	service provider. (If this box
Service identify	will be provided of the government, a	only in the unincorpo authority or organiza	orated portion of the co tion providing the serv	ounty by a single service providerice.)	ler. (If this box is checked,
One or unincor	more cities will proporated areas. (If t	ovide this service on his box is checked, i	ly within their incorpo dentify the governmen	orated boundaries, and the servint(s), authority or organization	ce will not be provided in providing the service.)
One or unincor	more cities will pr porated areas. (If t	ovide this service on his box is checked, i	aly within their incorpo identify the governmen	orated boundaries, and the count of the coun	aty will provide the service in providing the service.)
Other. (	If this box is check ment, authority, or	ked, <b>attach a legible</b> other organization tl	e map delineating the hat will provide servic	service area of each service pe within each service area.)	provider, and identify the
2. In develop	ing the strategy, w Xno	vere overlapping serv	vice areas, unnecessary	competition and/or duplicatio	n of this service identified?
maner revers	tions will continue of service (See O. n cannot be elimin	L.G.A. 30-70-24(1)	attach an explanation, overriding benefits o	n for continuing the arranger f the duplication, or reasons the	ment (i.e., overlapping but at overlapping service areas
If these condi taken to elim	tions will be elimi nate them, the res	nated under the strat ponsible party and th	egy, <b>attach an imple</b> ne agreed upon deadlir	mentation schedule listing each	h step or action that will be
3. List each g	overnment or auth	nority that will help t	to nav for this service	and indicate how the ceruica w	ill be funded (e.g., enterprise ct fees, bonded indebtedness, etc.)
Local Governme		unding Method:			
Brantle	y County	User fees;	General Fund		
4. How will	he strategy change.	the previous arrang	gements for providing	and/or funding this service with	hin the county?
	_				
5. List any fo	rmal service delive	ery agreements or in	tergovernmental contra	acts that will be used to implen	nent the strategy for this service:
Agreement (vain	е.	C	ontracting Parties:		Effective and Ending Dates:
Ti .	N/A		72:5		
	22				
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6. What othe General Asse	mory, rate or ree c	any) will be used to i hanges, etc.), and w	inplement the strategy then will they take effe	for this service (e.g., ordinance)	es, resolutions, local acts of the
	N/A:				
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7. Person cor Phone number		<u>Dale J. Halli</u> 256		9/22/99	<del>_</del>
are consistent	with the set vice of	envery strategy?	te agencies when eval	uating whether proposed local	government projects

# SERVICE DELIVERY STRATEGY SUMM OF SERVICE DELIVERY ARRANGE OF SERVICE DELIVERY ARRANGE

Instructions:

Make copies of this form and complete one for each service liste	d on page I, Section III. Use exactly the same service names listed on page I
Answer each question below, attaching additional pages as necessary.	If the contact person for this service (listed at the bottom of the page) changes, this
should be reported to the Department of Community Affairs.	the page of that gest the contour of the page of that ges, the

County: BRANTLEY	Service: Street Lights	
	ribes the agreed upon delivery arrangement for this service:	
Service will be provided of is checked, identify the go	countywide (i.e., including all cities and unincorporated areas) by a single serv overnment, authority or organization providing the service.)	ice provider. (If this box
Service will be provided identify the government,	only in the unincorporated portion of the county by a single service provider. (authority or organization providing the service.)	If this box is checked,
X One or more cities will pr unincorporated areas. (If	rovide this service only within their incorporated boundaries, and the service we this box is checked, identify the government(s), authority or organization provides	vill not be provided in iding the service.)
One or more cities will prunincorporated areas. (If	rovide this service only within their incorporated boundaries, and the county w this box is checked, identify the government(s), authority or organization prov	ill provide the service in iding the service.)
Other. (If this box is chec government, authority, or	cked, attach a legible map delineating the service area of each service proving other organization that will provide service within each service area.)	ider, and identify the
2. In developing the strategy, v  ☐ yes ☒ no	were overlapping service areas, unnecessary competition and/or duplication of	this service identified?
If these conditions will continu higher levels of service (See O or competition cannot be elimin	te under the strategy, attach an explanation for continuing the arrangement. C.G.A. 36-70-24(1)), overriding benefits of the duplication, or reasons that over nated).	t (i.e., overlapping but erlapping service areas
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3. List each government or aut	thority that will help to pay for this service and indicate how the service will be s, special service district revenues, hotel/motel taxes, franchise taxes, impact fe	e funded (e.g., enterprise es, bonded indebtedness, etc.)
	Funding Method:	
City of Nahunta	General Fund	
City of Hoboken	General Fund	
4. How will the strategy chang  No Change	ge the previous arrangements for providing and/or funding this service within the	he county?
5. List any formal service deliv	very agreements or intergovernmental contracts that will be used to implement	the strategy for this service:
Agreement Name:		fective and Ending Dates:
. N/A		
6. What other mechanisms (if General Assembly, rate or fee	any) will be used to implement the strategy for this service (e.g., ordinances, rechanges, etc.), and when will they take effect?	esolutions, local acts of the
N/A		
• • •		
7. Person completing form:		
Phone number: <u>912/462-5</u>	Date completed. <u>Treef</u>	
are consistent with the 261 AICE	Id be contacted by state agencies when evaluating whether proposed local gove delivery strategy? 区 yes 口 no act person(s) and phone number(s) below:	ernment projects

# SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

Instructions:

Make copies of this form and complete one for each service listed on page 1, Section III. Use exactly the same service names listed on page 1. Answer each question below, attaching additional pages as necessary. If the contact person for this service (listed at the bottom of the page) changes, this should be reported to the Department of Community Affairs.

County:	Brantley	Service:	Street/Road Maint	tenance NOV - 4 pM
1. Check the bo	x that best describes the ag	reed upon delivery arrangeme	nt for this service:	) - 17fa
		(i.e., including all cities and u authority or organization prov		ngle service provider. (If this box
		unincorporated portion of the organization providing the se		rovider. (If this box is checked,
One or mo	ore cities will provide this sorated areas. (If this box is	service only within their incorphecked, identify the governm	porated boundaries, and the sent(s), authority or organizat	service will not be provided in tion providing the service.)
One or me unincorpo	ore cities will provide this sorated areas. (If this box is o	service only within their incorphecked, identify the governm	porated boundaries, and the cent(s), authority or organizat	county will provide the service in tion providing the service.)
governme The Cou respect	nt, authority, or other orga inty grades unpaved live government mai g the strategy, were overla	nization that will provide servi roads in the county ntains the paved roa	ce within each service area.) and the City of Hods and makes all re	
If these condition	ons will continue under the	strategy, <b>attach an explanat</b> 70-24(1)), overriding benefits	on for continuing the arra of the duplication, or reason	ngement (i.e., overlapping but s that overlapping service areas
If these condition taken to eliminate	ons will be eliminated unde tte them, the responsible pa	r the strategy, <b>attach an impl</b> erty and the agreed upon deadl	ementation schedule listing ine for completing it.	each step or action that will be
3. List each gov funds, user fees	vernment or authority that v	will help to pay for this service vice district revenues, hotel/m	and indicate how the servic otel taxes, franchise taxes, ir	e will be funded (e.g., enterprise npact fees, bonded indebtedness, etc.)
Local Government	or Authority: Funding Meth	od:		
Brantley C	ounty Genera	1 Fund; DOT		
City of Ho		1 Fund; DOT		
City of Na	hunta Genera	1 Fund; DOT		
4. How will the No Change		us arrangements for providing	and/or funding this service	within the county?
5. List any form	al service delivery agreeme	ents or intergovernmental cont	racts that will be used to imp	plement the strategy for this service:
Agreement Name:	ar our root don't ory agreem	Contracting Parties:	ides that will be ased to imp	Effective and Ending Dates:
Street/Roa	d Maintenance Agr.	Brantley Co. &	City of Hoboken	9/22/99 - until
Street/Roa	d Maintenance Agr.	Brantley Co. &	City of Nahunta	9/22/99 - until
		used to implement the strateg ), and when will they take effe		ances, resolutions, local acts of the
7. Person comp	leting form:Dale_J	. Halligan		
Phone number:		Date completed: _	9-22-99	
are consistent w	ith the service delivery stra	ed by state agencies when eva		cal government projects

# SERVICE DELIVERY STRATEGY SUMMAY OF SERVICE DELIVERY ARRANGE INTS



Instructions:

Make copies of this form and complete one for each service liste	d on page 1, Section III. Use exactly the same service names listed on page 1.
Answer each question below, attaching additional pages as necessary.	If the contact person for this service (listed at the bottom of the page) changes, this
should be reported to the Department of Community Affairs	free free man and a second of the ballot arrangest and

County:	BRANTLEY		Service: Street/Road Mainten	ance
-	/ 10	ribes the agreed v	upon delivery arrangement for this service:	Z
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∐ Se	ervice will be provided	only in the uninco	orporated portion of the county by a single service pro- nization providing the service.)	vider. (If this box is checked,
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un Bi ma	rantley County, ( aintenance of pay	this box is checke City of Nahu ved streets	e only within their incorporated boundaries, and the coed, identify the government(s), authority or organization and City of Hoboken to provide a within respective jurisdictions.	on providing the service.) any paving and
O go	ther. (If this box is check overnment, authority, or	ked, attach a leg other organization	gible map delineating the service area of each service on that will provide service within each service area.)	e provider, and identify the
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	yes 🗓 no		service areas, unnecessary competition and/or duplication	
nigner i	conditions will continue levels of service (See O. petition cannot be elimin	C.G.A. 36-70-24	egy, attach an explanation for continuing the arrange (1)), overriding benefits of the duplication, or reasons	gement (i.e., overlapping but that overlapping service areas
If these taken to	conditions will be eliminate them, the res	inated under the s ponsible party an	strategy, attach an implementation schedule listing end the agreed upon deadline for completing it.	each step or action that will be
3. List of funds,	each government or autiuser fees, general funds,	hority that will he , special service d	elp to pay for this service and indicate how the service district revenues, hotel/motel taxes, franchise taxes, im	will be funded (e.g., enterprise pact fees, bonded indebtedness, etc.)
		Funding Method:		
	ley County		Fund; DOT	
	of Nahunta of Hoboken	General F	Fund; DOT	
010,	OI HODOKEH	GENETAL I	ruid, bot	
			<u> </u>	
4. How	will the strategy chang	e the previous an	rangements for providing and/or funding this service w	
No	Change.	o (110 p. 0 . 10 20	rangements for providing and or funding this service w	Vitnin the county!
	- ,		1	Terroim (pm
			7	(y)
5. List a	any formal service deliv	ery agreements o	or intergovernmental contracts that will be used to impl	lement the strategy for this service:
Agreemer	nt Name:		Contracting Parties:	Effective and Ending Dates:
	eet/Road Maintena		Brantley Co & City of Nahunta	9/22/99 - until
Stre	eet/Road Maintena	ınce Agr.	Brantley Co & City of Hoboken	9/22/99 - until
(4)				
6 Wha	ot other machanisms (if	mill be need		
General	Assembly, rate or fee c	any) will be used changes, etc.), and	to implement the strategy for this service (e.g., ordina d when will they take effect?	nces, resolutions, local acts of the
	Same as #5.	•		
7 Pers	son completing form: D	Nala I Hall	dann	
Phone r	number:912/462~	·5256	Date completed:9/22/99	•
8. Is thi		d be contacted by	y state agencies when evaluating whether proposed loc	al government projects
If not, p	provide designated conta	ict person(s) and	Phone number(s) below:	

STATE OF GEORGIA,
COUNTY OF BRANTLEY.

#### STREET/ROAD MAINTENANCE AGREEMENT

THIS AGREEMENT, Made and entered into this 22 day of September, 1999, by and between BRANTLEY COUNTY, GEORGIA, by and through its Board of Commissioners, (hereinafter referred to as "the County") and the CITY OF NAHUNTA, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the County providing certain services relating to the maintenance of streets and roads within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the County, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

#### 1. SCOPE OF SERVICES;

A. Maintenance of dirt streets/roads - The County shall grade and provide normal maintenance and repairs, including the ditches, on dirt streets/roads existing within the City in the same manner as it does for such streets/roads in the unincorporated area of the

County.

- B. Maintenance of paved streets/roads The City shall be responsible for the maintenance and repairs and all paved streets/roads now or hereafter existing within the corporate limits of the City. The County may, at its sole option and discretion, from time to time if specifically called upon by the City, provide certain aid or assistance to the City in the maintenance or repairs of its paved streets/roads.
- C. Furnishing of Culverts The County will sell to the City
  drainage culverts (pipe) at the cost to the County, or the County
  may at its option sale same directly to the party requesting it.

  The City or the party specifically requesting the drain
  curvert/pipe shall be responsible for the proper installation of the
  culvert/pipe. The County has no obligation, other than that
  specifically set forth above to furnish or install ditch drainage
  culverts on dirt or paved streets/roads within the City.
- D. Street Signs The City shall be responsible for furnishing, installing and maintaining all street signs (name, speed limit, etc) required or desired on all streets/roads within the corporate limits of the City. The County has no obligation or responsibility for street signs within the City.

### 2. TERMINATION OF AGREEMENT:

This Agreement shall remain in full force and effect until the end of the calendar

year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this

Agreement, then same shall continue in full force and effect for a new twelve

(12) month period and it shall continue in such manner for forty-nine (49)

continuing twelve (12) month periods or until the Agreement is terminated by

one or both of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that either party may, at any time hereafter, terminate this Agreement by giving to the other party a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 3. **GOVERNING LAW:**

This Agreement shall be interpreted and construed pursuant to the law of the State of Georgia.

### 4. **ENTIRE AGREEMENT:**

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 5. **NOTICES:**

All notices, demands or writings in this agreement provided, to be given or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent,

when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY: P. O. Box 156, Nahunta, GA 31553

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

**BRANTLEY COUNTY, GEORGIA** 

CITY OF NAHUNTA, GEORGIA

By: Harry Riggins, Charman

Attest: Day Jaugan

Marvin Peeples, Mayor

Attest: Class Hult

Eloise Hulett, Clerk

Signed, sealed and delivered in the presence of:

Notary Public

Notary Public, Brandley County, Georgia My Commission Expires March 30, 2001

STATE OF GEORGIA,
COUNTY OF BRANTLEY.

#### STREET/ROAD MAINTENANCE AGREEMENT

THIS AGREEMENT, Made and entered into this <u>22</u> day of <u>September</u>, 1999, by and between **BRANTLEY COUNTY**, **GEORGIA**, by and through its Board of Commissioners, (hereinafter referred to as "the County") and the **CITY OF HOBOKEN**, **GEORGIA**, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the County providing certain services relating to the maintenance of streets and roads within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the County, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

#### 1. SCOPE OF SERVICES;

A. Maintenance of dirt streets/roads - The County shall grade and provide normal maintenance and repairs, including the ditches, on dirt streets/roads existing within the City in the same manner as it does for such streets/roads in the unincorporated area of the

County.

- B. Maintenance of paved streets/roads The City shall be responsible for the maintenance and repairs and all paved streets/roads now or hereafter existing within the corporate limits of the City. The County may, at its sole option and discretion, from time to time if specifically called upon by the City, provide certain aid or assistance to the City in the maintenance or repairs of its paved streets/roads.
- C. Furnishing of Culverts The County will sell to the City
  drainage culverts (pipe) at the cost to the County, or the County
  may at its option sale same directly to the party requesting it.

  The City or the party specifically requesting the drain
  curvert/pipe shall be responsible for the proper installation of the
  culvert/pipe. The County has no obligation, other than that
  specifically set forth above to furnish or install ditch drainage
  culverts on dirt or paved streets/roads within the City.
- D. Street Signs The City shall be responsible for furnishing, installing and maintaining all street signs (name, speed limit, etc) required or desired on all streets/roads within the corporate limits of the City. The County has no obligation or responsibility for street signs within the City.

#### 2. <u>TERMINATION OF AGREEMENT:</u>

This Agreement shall remain in full force and effect until the end of the calendar

year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this Agreement, then same shall continue in full force and effect for a new twelve (12) month period and it shall continue in such manner for forty-nine (49) continuing twelve (12) month periods or until the Agreement is terminated by one or both of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that either party may, at any time hereafter, terminate this Agreement by giving to the other party a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 3. **GOVERNING LAW:**

This Agreement shall be interpreted and construed pursuant to the law of the State of Georgia.

#### 4. **ENTIRE AGREEMENT:**

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 5. NOTICES:

All notices, demands or writings in this agreement provided, to be given or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent,

when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY:

P. O. Box 236, Hoboken, GA 31542

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

**BRANTLEY COUNTY, GEORGIA** 

CITY OF HOBOKEN, GEORGIA

Charles Lee, Mayor

Signed, sealed and delivered in the presence of:

THOMAS & SETTLE ATTORNEYS AT LAW 800 PLANT AVENUE POST OFFICE BOX 980 WAYCROSS, GEORGIA 31502 (912) 283-0026

Notary Public

Notary Public, Brantley County, Georgia My Commission Expires March 30, 2001

Signed, sealed and delivered in the presence of:

My Commission Expires Jan. 21/2003

# SERVICE DELIVERY STRATEGY SUMMA OF SERVICE DELIVERY ARRANGEM TS



Instructions

	Make copies of this Answer each question should be reported to	ii beidw, attaciting at	unnonal dages as necessary in in	n page 1, Section III. Use exactle e contact person for this service (li	y the same service names sted at the bottom of the pa	listed on page 1. age) changes, this
County:	BRANTLEY		Service:	Tax Collection		=
1. Check the	box that best descr	ibes the agreed	apon delivery arrangement	for this service:		
Service	will be provided o	countywide (i.e.,		incorporated areas) by a sin	gle service provider. (	If this box
Service identify	will be provided of the government, a	only in the uninc authority or orga	orporated portion of the conication providing the serv	unty by a single service pro	ovider. (If this box is o	hecked,
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One or unincor	more cities will pr porated areas. (If t	ovide this servic this box is check	e only within their incorpo ed, identify the governmen	rated boundaries, and the contest, authority or organizati	ounty will provide the on providing the servi	service in ice.)
Brantle City o. 2. In develop	nent, authority, or ey County har f Nahunta & C ping the strategy, w	other organization dles county City of Hobo	on that will provide service y-wide tax collect. oken handle; respe	service area of each service within each service area.) ion including Bd. contive municiple tax competition and/or duplica	of Ed. es.	
If these condi	<u>X</u> ] no itions will continue	e under the strate C.G.A. 36-70-24	gy, attach an explanatio	n for continuing the arran f the duplication, or reasons	gement (i.e. overloom	ning hu
If these condi	itions will be elimi	inated under the	strategy, <b>attach an imple</b> r nd the agreed upon deadlin	nentation schedule listing	each step or action tha	at will be
3. List each g	government or auth	hority that will h	elp to pay for this service :	and indicate how the service tel taxes, franchise taxes, in	e will be funded (e.g.,	enterprise lebtedness, etc
Local Governme		Funding Method:				
	y County	General I				
	Nahunta Hoboken	General I				
	= -					
4. How will	the strategy change.	e the previous ar	rangements for providing	and/or funding this service	within the county?	
5. List any fo	rmal service delive	ery agreements o	or intergovernmental contra Contracting Parties:	acts that will be used to imp		
	ection Agr.		Brantley Co & C:	ity of Nahunta	Effective and Endin	
	ection Agr.		Brantley Co. & C		9/22/99 -	
					3,02,33	GITCEL
6. What othe General Asse	r mechanisms (if a mbly, rate or fee c Same as #5.	nny) will be used hanges, etc.), an	to implement the strategy d when will they take effec	for this service (e.g., ordinate)	ances, resolutions, loc	al acts of the
7. Person con	mpleting form:	Dale J. H	lalligan			
	er: <u>912/462-5</u>		Date completed:	9/22/99		
8. Is this the	person who should	d be contacted by	state agencies when evalu	nating whether proposed loc	cal government project	·te
are consistent	with the service of	ienvery strategy:	Phone number(s) below	5 proposed tot	80 .ormnem projec	

STATE OF GEORGIA,
COUNTY OF BRANTLEY.

#### TAX COLLECTION AGREEMENT

THIS AGREEMENT, Made and entered into this <u>22</u> day of <u>Septenties</u>

1999, by and between LORNA H. THOMAS, as the Tax Commissioner of Brantley

County and BRANTLEY COUNTY, GEORGIA, by and through its Board of

Commissioners, (hereinafter referred to as "the County") and the CITY OF

NAHUNTA, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the Tax Commissioner and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the collection of delinquent ad valorem real property taxes on property located within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the parties, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

#### 1. APPOINTMENT AS EX-OFFICIO CITY MARSHALL:

The County agrees that should circumstances occur where real property ad valorem taxes due the County on property which is located within the corporate limits of the City be delinquent and the Tax Commissioner elects to proceed to levy and sell such real property for

collection of taxes, the Tax Commissioner shall include within her levy and collection proceedings any delinquent taxes on such real property due the City, and in the undertaking of such tax collection for the City, the City does by these presents constitute, appoint and designate the Tax Commissioner of Brantley County to act and serve as Ex-Officio City Marshall for and during such collection proceedings.

IT IS FURTHER PROVIDED and agreed that prior to under taking any proceeding for the collection of City taxes under the provisions of this Agreement, the County shall notify the City of its intended actions, at which point the City shall have ten (10) days to notify the Tax Commissioner that the City does not desire for the Tax Commissioner to include any delinquent City taxes in such proposed tax levy and sale.

#### 2. **COMPENSATION:**

In any proceedings provided for herein where the Tax

Commissioner of Brantley County is acting as Ex-Officio City Marshall
in any proceeding for the collection of delinquent real property ad
valorem taxes due the City, the City shall be liable to the County for such
portion of the cost for the collection proceeding as equals the percentage
of the taxes due the City to the total of the delinquent taxes on the
subject property. The Tax Commissioner is authorized to deduct the
City's share of the collection cost from any disbursement due the City
upon collection of such delinquent taxes.

#### 3. TERMINATION OF AGREEMENT:

This Agreement shall remain in full force and effect until the end of the calendar year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this Agreement, then same shall continue in full force and effect for a new twelve (12) month period and it shall continue in such manner for forty-nine (49) continuing twelve (12) month periods or until the Agreement is terminated by one of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that a party may, at any time hereafter, terminate this Agreement by giving to the other parties a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 4. **GOVERNING LAW:**

This Agreement shall be interpreted and construed pursuant to the law of the State of Georgia.

#### 5. **ENTIRE AGREEMENT:**

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 6. **NOTICES:**

All notices, demands or writings in this agreement provided, to be given

or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent, when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE TAX COMMISSIONER: P. O. Box 829, Nahunta, GA 31553

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY:

P. O. Box 156, Nahunta, GA 31553

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

Lorna H. Thomas, as TAX COMMISSIONER OF BRANTLEY COUNTY

BRANTLEY COUNTY, GEORGIA

Attest: <u>Nau ()</u> . <u>Halligan</u>)
Dale J. Halligan, Clerk

CITY OF NAHUNTA, GEORGIA

By Marvin Peeples, Mayor

Attest: Class Hulett

Eloise Hulett, Clerk

Signed, sealed and delivered in the presence of:

THOMAS & SETTLE ATTORNEYS AT LAW 800 PLANT AVENUE POST OFFICE BOX 980 VAYCROSS, GEORGIA 31502 (912) 283-0026

Notary Public

Notary Public, Brantley County, Georgia My Commission Expires March 30, 2001 STATE OF GEORGIA,
COUNTY OF BRANTLEY.

### TAX COLLECTION AGREEMENT

THIS AGREEMENT, Made and entered into this 22 day of September.

1999, by and between LORNA H. THOMAS, as the Tax Commissioner of Brantley

County and BRANTLEY COUNTY, GEORGIA, by and through its Board of

Commissioners, (hereinafter referred to as "the County") and the CITY OF

HOBOKEN, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the Tax Commissioner and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the collection of delinquent ad valorem real property taxes on property located within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the parties, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

## 1. APPOINTMENT AS EX-OFFICIO CITY MARSHALL:

The County agrees that should circumstances occur where real property ad valorem taxes due the County on property which is located within the corporate limits of the City be delinquent and the Tax Commissioner elects to proceed to levy and sell such real property for

and collection proceedings any delinquent taxes on such real property due the City, and in the undertaking of such tax collection for the City, the City does by these presents constitute, appoint and designate the Tax Commissioner of Brantley County to act and serve as Ex-Officio City Marshall for and during such collection proceedings.

IT IS FURTHER PROVIDED and agreed that prior to under taking any proceeding for the collection of City taxes under the provisions of this Agreement, the County shall notify the City of its intended actions, at which point the City shall have ten (10) days to notify the Tax Commissioner that the City does not desire for the Tax Commissioner to include any delinquent City taxes in such proposed tax levy and sale.

### 2. **COMPENSATION:**

In any proceedings provided for herein where the Tax

Commissioner of Brantley County is acting as Ex-Officio City Marshall
in any proceeding for the collection of delinquent real property ad
valorem taxes due the City, the City shall be liable to the County for such
portion of the cost for the collection proceeding as equals the percentage
of the taxes due the City to the total of the delinquent taxes on the
subject property. The Tax Commissioner is authorized to deduct the
City's share of the collection cost from any disbursement due the City
upon collection of such delinquent taxes.

3. <u>TERMINATION OF AGREEMENT:</u>

This Agreement shall remain in full force and effect until the end of the calendar year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this Agreement, then same shall continue in full force and effect for a new twelve (12) month period and it shall continue in such manner for forty-nine (49) continuing twelve (12) month periods or until the Agreement is terminated by one of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that a party may, at any time hereafter, terminate this Agreement by giving to the other parties a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 4. **GOVERNING LAW:**

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#### 5. **ENTIRE AGREEMENT:**

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 6. **NOTICES:**

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or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent, when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE TAX COMMISSIONER: P. O. Box 829, Nahunta, GA 31553

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY:

P. O. Box 236, Hoboken, GA 31542

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

Lorna H. Thomas, as

TAX COMMISSIONER
OF BRANTLEY COUNTY

BRANTLEY COUNTY, GEORGIA

By: Harry Riggins, Charman

Attest: Date J. Halligan, Clerk

Signed, sealed and delivered in the presence of:

Witness

Notary Public

Notary Public, Brantley County, Georgia My Commission Expires Merch 30, 2001 CITY OF HOBOKEN, GEORGIA

Charles Lee Mayor

Charles Lee, Mayor

Attest: Kinda Henderson, Clerk

Signed, selaed and delivered in the presence of,

Witness

Notary Public

My Commission Expires Jan. 21, 2003

STATE OF GEORGIA,
COUNTY OF BRANTLEY.

#### TAX COLLECTION AGREEMENT

THIS AGREEMENT, Made and entered into this 22 day of September.

1999, by and between LORNA H. THOMAS, as the Tax Commissioner of Brantley

County and BRANTLEY COUNTY, GEORGIA, by and through its Board of

Commissioners, (hereinafter referred to as "the County") and the CITY OF

HOBOKEN, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "the City").

#### WITNESSETH:

WHEREAS, the County and the Tax Commissioner and the City in an effort to avoid duplication of services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding the collection of delinquent ad valorem real property taxes on property located within the corporate limits of the City;

THEREFORE, in consideration of \$1.00, and other good and valuable considerations to the parties, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and contract between themselves as follows:

### 1. APPOINTMENT AS EX-OFFICIO CITY MARSHALL:

The County agrees that should circumstances occur where real property ad valorem taxes due the County on property which is located within the corporate limits of the City be delinquent and the Tax Commissioner elects to proceed to levy and sell such real property for

and collection proceedings any delinquent taxes on such real property due the City, and in the undertaking of such tax collection for the City, the City does by these presents constitute, appoint and designate the Tax Commissioner of Brantley County to act and serve as Ex-Officio City Marshall for and during such collection proceedings.

IT IS FURTHER PROVIDED and agreed that prior to under taking any proceeding for the collection of City taxes under the provisions of this Agreement, the County shall notify the City of its intended actions, at which point the City shall have ten (10) days to notify the Tax Commissioner that the City does not desire for the Tax Commissioner to include any delinquent City taxes in such proposed tax levy and sale.

#### 2. **COMPENSATION:**

In any proceedings provided for herein where the Tax

Commissioner of Brantley County is acting as Ex-Officio City Marshall
in any proceeding for the collection of delinquent real property ad
valorem taxes due the City, the City shall be liable to the County for such
portion of the cost for the collection proceeding as equals the percentage
of the taxes due the City to the total of the delinquent taxes on the
subject property. The Tax Commissioner is authorized to deduct the
City's share of the collection cost from any disbursement due the City
upon collection of such delinquent taxes.

3. TERMINATION OF AGREEMENT:

This Agreement shall remain in full force and effect until the end of the calendar year in which it is made. PROVIDED HOWEVER, if neither of the parties has given to the other a ninety (90) day notice of its desire to terminate this Agreement, then same shall continue in full force and effect for a new twelve (12) month period and it shall continue in such manner for forty-nine (49) continuing twelve (12) month periods or until the Agreement is terminated by one of the parties as herein provided.

IT IS FURTHER PROVIDED and Agreed that a party may, at any time hereafter, terminate this Agreement by giving to the other parties a ninety (90) day notice of its intent to terminate the Agreement, after which ninety (90) days this Agreement shall be canceled.

#### 4. **GOVERNING LAW:**

This Agreement shall be interpreted and construed pursuant to the law of the State of Georgia.

#### 5. ENTIRE AGREEMENT:

This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties.

#### 6. <u>NOTICES:</u>

All notices, demands or writings in this agreement provided, to be given

or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent, when made in writing and deposited in the United States mail, postage prepaid, and addressed as follows:

TO THE TAX COMMISSIONER: P. O. Box 829, Nahunta, GA 31553

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553

TO THE CITY:

P. O. Box 236, Hoboken, GA 31542

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

Lorna H. Thomas, as
TAX COMMISSIONER
OF BRANTLEY COUNTY

BRANTLEY COUNTY, GEORGIA

By: Harry Riggins, Charman

Attest: Date J. Halligan, Gerk

Signed, sealed and delivered in the presence of:

Vernoy Ma Witness

Notary Public

Notary Public, Brantley County, Georgia My Commission Explice March 30, 2001 CITY OF HOBOKEN, GEORGIA

By Charles X. See Charles Lee, Mayor

Attest: Kinda Henderson, Clerk

Signed, selaed and delivered in the presence of,

Carall Hour

Notary Public

My Commission Expires Jan. 21, 2003

# SERVICE DELIVERY STRATEGY SUM RY OF LAND USE AGREEMENTS



Instructions:

Answer each question below, attaching additional pages as necessary. Please note that any changes to the answers provided will require updating of the service delivery strategy. If the contact person for this service (listed at the bottom of this page) changes, this should be reported to the Department of Community Affairs.

County: BRANTLEY		
1. What incompatibilities or conflicts between the service delivery strategy?	he land use plans of local go	overnments were identified in the process of developing
	governments have en	been adopted by the County or tered into agreements for ever arise.
2. Check the boxes indicating how these incomp  amendments to existing comprehensive p		addressed:
adoption of a joint comprehensive plan other measures (amend zoning ordinances add environmental regulations, etc.)	No.	ote: If the necessary plan amendments, regulations, ordinances, c. have not yet been formally adopted, indicate when each of the fected local governments will adopt them.
If "other measures" was checked, describe these		естей госи дочентения жи иморг тет.
		ty disagrees with the proposed land use classification(s) for or different cities in the county, summarize each process.
identifying the proposed area	a for annexation an	on, the City will notify the County, and the County will have 30 days to dispute by mediation. See attached
4. What policies, procedures and/or processes he ensure that new extraterritorial water and sewer		al governments (and water and sewer authorities) to it all applicable land use plans and ordinances?
None.	02	resision
	1	SAN
5. Person completing form:	Halligan	
Phone number: 912/462-5256	Date completed: _	9/22/99
<ol><li>Is this the person who should be contacted by consistent with land use plans of applicable juris</li></ol>		ting whether proposed local government projects are
If not, provide designated contact person(s) and p		

STATE OF GEORGIA, COUNTY OF BRANTLEY.

# WATER AND/OR SEWER SERVICE EXTENSION AGREEMENT

### SERVICE DELIVERY PROCESS

THIS AGREEMENT, Made and entered into this 9 day of Yovember, 1999, by and between BRANTLEY COUNTY, GEORGIA, by and through its Board of Commissioners, (hereinafter referred to as "the County") and the CITY OF NAHUNTA, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "Nahunta") and the CITY OF HOBOKEN, GEORGIA, by and through its Mayor and City Council (hereinafter referred to as "Hoboken"), if the cities should be referred to jointly herein they shall be referred to as "the Cities" or if neither city is specifically being referred to then it shall be referred to as "the City".

#### WITNESSETH:

WHEREAS, the County and the Cities in an effort to avoid duplication and/or conflicts in the delivery of certain services and to provide efficient management of County and City governments under the terms and provisions of the laws of the State of Georgia, desire to enter into this agreement regarding any future extension of water and/or sewer services by either of the Cities into areas of the County beyond the corporate limits of the Cities; and

WHEREAS, the County and the Cities do hereby agree to and establish the following process regarding any proposed extension of water and/or sewer service into the unincorporated area by either Nahunta or Hoboken, to-wit:

Prior to initiating any formal action on the extension of any water and/or sewer service into an unincorporated area of the County, the City desiring or interested in extending its water and/or sewer service beyond its corporate limits must notify the County's governing authority of such proposed service extension and therein provide the following information: the exact location of property/area to be served by such service extension; the type of service (water and/or sewer) to be provided; the type and number of customers expected to be provided said service; the exact route the general service delivery lines will follow; when the service should be expected to begin; and the means of financing the proposed expansion project.

Within 30 working days following receipt of such notice, the County shall sent to the notifying City a response indicating either: (a) the County has no objection to the proposed service extension; or, (b) the County objects to the proposed service extension, therein describing its objections to the City's proposed service extension, and listing any possible stipulations or conditions

that would alleviate the County's objections. 2. If the County indicates it has no objection to the City's proposed service extension, then the city shall be permitted to proceed with its said proposed service extension. If the County fails to respond to the City's notice in writing within the said 30 days, then the city shall be permitted to proceed with its said proposed service extension and the County loses its right to object to and stop the said proposed service extension. If the County notifies a City that it has an objection to a proposed water and/or 3. sewer service extension into an unincorporated area of the County, the City seeking to extend such service must respond to the County's objection, in writing, within 15 working days of receiving the County's objections by either: (a) agreeing to implement the County's stipulations and conditions as set forth in the County's objection and thereby resolving the County's objections; or (b) acknowledge the County's objection and stop all action relating to said proposed service extension. If a City desiring to extend its water and/or sewer service into an unincorporated 4. area of the County is permitted by the County as set forth herein, then prior to the City engaging in such service extension, the City must enter into a written agreement with the County wherein the actual services to be provided by the City and its manner of establishing its cost for such service are set forth and approved by the County. This Agreement regarding the extension of water and/or sewer services into the 5. unincorporated areas of the County of the Cities shall remain in full force and effect for a period of fifty (50) years, or until amended by written agreement of the parties, or terminated by the parties. This Agreement shall be interpreted and construed pursuant to the law of 6. the State of Georgia. 7. This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and other understandings. No alteration, amendment, change, modification, addition of or to this Agreement shall be binding and enforceable unless in writing and officially signed by the parties. 8. All notices, demands or writings in this agreement provided, to be given or made or sent, or which may be given or made or sent, by either party hereto to the other party, shall be deemed to have been fully given or made or sent, when made in writing and deposited in the United States mail, postage prepaid, HOMAS & SETTLE ATTORNEYS AT LAW and addressed as follows: 800 PLANT AVENUE POST OFFICE BOX 980 YCROSS, GEORGIA 31502 (912) 283-0026

TO THE COUNTY: P. O. Box 398, Nahunta, GA 31553
TO NAHUNTA: P. O. Box 156, Nahunta, GA 31553
TO HOBOKEN: P. O. Box 236, Hoboken, GA 31542

The address which any notice, demand or other writing may be given, made or sent to any party as above provided may be changed by written notice given by such party as above provided.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written by causing their respective official hands and seals to be placed hereon.

**BRANTLEY COUNTY, GEORGIA** 

By: Harry Riggins, Chairman

Attest: Naugan Dale J. Halligan, Clerk

Signed in the presence of:

Notary Public, Brantley County, Georgia
Notary Public, Brantley County, Georgia
March 30, 200;

CITY OF NAHUNTA, GEORGIA

By Marvin Peeples, Mayor

Attest: Mathie ASSIT CIERK

Signed in the presence of:

Venno Mock

Notary Public

Notary Public, Brantley County, Georgia

My Commission Expires March 30, 2001

CITY OF HOBOKEN, GEORGIA

By Mails N. Ser Charles Lee, Mayor

Attest: <u>Mulie Flowers</u>

Linda Henderson, Clerk

asst. Ciez Clers

Signed in the presence of:

Notary Public My Commission Expires Jan. 21, 2003

11-12-99

# SERVICE DELIVERY STRATEGY SUM RY OF LAND USE AGREEMENTS Instructions:

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Answer each question below, attaching additional pages as necessary. Please note that any changes to the answers provided will require updating of the service delivery strategy. If the contact person for this service (listed at the bottom of this page) changes, this should be reported to the Department of Community Affairs.

County:_	BRANTLEY	
1. What in the service	compatibilities or conflicts between the land use plans of delivery strategy?	of local governments were identified in the process of developing
	None. Presently no zoning ordinances either City. The local governments he resolution of land use matters should	s have been adopted by the County or nave entered into agreements for disuch ever arise.
2 Charles		
	ne boxes indicating how these incompatibilities or confindments to existing comprehensive plans	icts were addressed:
∟_ ado	ption of a joint comprehensive plan or measures (amend zoning ordinances,	Note: If the necessary plan amendments, regulations, ordinances,
ad	d environmental regulations, etc.)	etc. have not yet been formally adopted, indicate when each of the affected local governments will adopt them.
II "other m	easures" was checked, describe these measures:	
3. Summa	ize the process that will be used to recolve disputes with	
	y and a summer resolution process w	en a county disagrees with the proposed land use classification(s) for ill vary for different cities in the county, summarize each process.
ide obj	of to initiating any formal annexation ntifying the proposed area for appropriately	n action, the City will notify the County, tion and the County will have 30 days to their dispute by mediation. See attached
	and a sewer service will be con	ed by local governments (and water and sewer authorities) to sistent with all applicable land use plans and ordinances?
city givi	Cities have entered into an Agreement will extend water and/or sewer servi	with the County which provides that neither ce into the unincorporated area without
	and the second s	
5. Person	completing form: Dale J. Halligan	
Phone num	ber: 912/462-5256 Date com	npleted: 9/22/99 11/9/99
6. Is this the consistent	ne person who should be contacted by state agencies whe with land use plans of applicable jurisdictions?	11/9/99
	ide designated contact person(s) and phone number(s) b	∐ no
	- t(-) and phone number(s) (	ICIOW,

TRS

STATE OF GEORGIA
COUNTY OF BRANTLEY

#### SERVICE DELIVERY STRATEGY DISPUTE RESOLUTION PROCESS O.C.G.A. 36-70-24(4)(C) HOUSE BILL NO. 489

The City of Hoboken, the City of Nahunta and the Brantley County hereby agree to implement the following process for resolving land use disputes over annexation effective July I, 1998.

- 1. Prior to initiating any formal annexation activities, the city will notify the the county government of a proposed annexation and provide information on location of property, size of area, and proposed land use or zoning classifications (if applicable) of the property upon annexation.
  - Within 30 working days following receipt of the above information, the county will forward to the city a statement either: (a) indicating that the county has no objection to the proposed land use for the property; or, (b) describing its bona fide objections to the city's proposed land use classification, providing supporting information, and listing any possible stipulations or conditions that would alleviate the county's objections.
- 2. If the county has no objection to the city's proposed land use or zoning classification, the city is free to proceed with the annexation. If the county fails to respond to the city's notice in writing within the deadline, the city is free to proceed with the annexation and the county loses its right to invoke the dispute resolution process, stop the annexation or object to land use changes after the annexation.
- 3. If the county notifies the city that it has a bona fide land use classification objection, the city will respond to the county in writing within 15 working days of receiving the county's objections by either: (a) agreeing to implement the county's stipulations and conditions and thereby resolving the county's objections; (b) agreeing with the county and stopping action on the county's proposed annexation; (c) disagreeing that the county's objections are bona fide and notifying the county that the city will seek a declaratory judgement in court; or (d) initiating a 30-day (maximum) mediation process to discuss possible compromises.

- 4. If the city initiates mediation, the city and county will agree on a mediator, mediation schedule and determine participants in the mediation. The city and county agree to share equally any costs associated with mediation.
- If no resolution of the county's bona fide land use classification objections results from the mediation, the city will not proceed with the proposed annexation.
- 6. If the city and county reach agreement as described in step 3(a) or as a result of the mediation, they will draft an annexation agreement for execution by the city and county governments and the property owners.

Regardless of future changes in land use or zoning classification, any site-specific mitigation or enhancement measures or site-design stipulations included in the agreement will be binding on all parties for the duration of the annexation agreement. The agreement shall become final when signed by the city, the county and the property owners.

This annexation dispute resolution agreement shall remain in force and effect until amended by agreement of each party or unless otherwise terminated by operation of law.

Xinda Henderson

Charles Lee, Mayor City of Hoboken

Attects

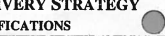
Marvin Peeples, Mayor City of Nahunta

Attest: Haurgan)

Harry Riggins, Chalaman Brantley County Commission



### SERVICE DELIVERY STRATEGY **CERTIFICATIONS**



Instructions:

This page must, at a minimum, be signed by an authorized representative of the following governments: 1) the county; 2) the city serving as the county seat; 3) all cities having 1990 populations of over 9,000 residing within the county; and 4) no less than 50% of all other cities with a 1990 population of between 500 and 9,000 residing within the county. Cities with 1990 populations below 500 and authorities providing services under the strategy are not required to sign this form, but are encouraged to do so. Attach additional copies of this page as necessary.

SERVICE DELIVERY STRATEGY FORBE	RANTLEY CO	UNTY
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We, the undersigned authorized representatives of the jurisdictions listed below, certify that:

- We have executed agreements for implementation of our service delivery strategy and the attached forms provide an accurate depiction of our agreed upon strategy (O.C.G.A. 36-70-21);
- 2. Our service delivery strategy promotes the delivery of local government services in the most efficient, effective, and responsive manner (O.C.G.A. 36-70-24 (1));
- 3. Our service delivery strategy provides that water or sewer fees charged to customers located outside the geographic boundaries of a service provider are reasonable and are not arbitrarily higher than the fees charged to customers located within the geographic boundaries of the service provider (O.C.G.A. 36-70-24 (2)); and
- 4. Our service delivery strategy ensures that the cost of any services the county government provides (including those jointly funded by the county and one or more municipalities) primarily for the benefit of the unincorporated area of the county are borne by the unincorporated area residents, individuals, and property owners who receive such service (O.C.G.A. 36-70-24 (3)).

SIGNATURE:	NAME: (Please print or type)	TITLE:	JURISDICTION:	DATE:
Horry Right Charles & Walashed Shirt	Harry Riggins	Board Chair	Brantley Co.	10-4-99
Theren tag	Marvin Peeples	Mayor	City of Nahunt	a 10-4-99
Charles	Charles Lee	Mayor	City of Hoboker	10-4-99
Walash Stit	Malcolm Strickland	Chair	Development Ath	y 10-4-99