GEORGIA DEPARTMENT OF COMMUNITY AFFAIRS

SERVICE DELIVERY STRATEGY

FOR	Dade	COUNTY	PAGE 1
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I. GENERAL INSTRUCTIONS:

- 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.
- List each local government and/or authority that provides services included in the service delivery strategy in Section II below.
- 3. 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 delivery strategy.
- 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.

Dade County

City of Trenton

Downtown Development Authority

Dade County Industrial Development Authority Dade County Water and Sewer Authority

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.

Elections (Municipal)

/ Extension Service

Jail contract

Law Enforcement

Food Stamps

Food Pantry

Ambulance

Animal Control Contract / Electrical Inspection

- Archives/Records

Beverage Control Board Building Inspection/Permits

Chamber of Commerce

Commodities Distribution

Courts (County) Courts (Municipal)

V DFACS

District Attorney

E-911

/Economic Development Elections (County)

Mapping Parks & Recreation Planning/Zoning Property Appraisal

Library

Fire Protection Con √ Health Department

Road & Street Construction/Maintenance

√Senior Citizen Programs

Sewer Collection & Disposal

Social Services

√ Soil Conservation Solid Waste Collection

Solid Waste Disposal Tax Collection

Tourism Transit

Voter Registration

Water Treatment & Distribution

PAGE 2

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unty: Dade	Service: Ambulance	
 Check the box that best describes to 	he agreed upon delivery arrangement for this s	ervice:
	ntywide (i.e., including all cities and unincorporty fy the government, authority or organization p tter	
☐ Service will be provided only	in the unincorporated portion of the county by ment, authority or organization providing the so	y a single service provider. (If this box is ervice.)
	de this service only within their incorporated b reas. (If this box is checked, identify the gover	
	de this service only within their incorporated by areas. (If this box is checked, identify the gov	
	, attach a legible map delineating the service pority, or other organization that will provide so	
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ping but higher levels of service (See ping service areas or competition can	O.C.G.A. 36-70-24(1)), overriding benefits of not be eliminated).	the duplication, or reasons that overlap-
	under the strategy, attach an implementation sponsible party and the agreed upon deadline f	
enterprise funds, user fees, general fun bonded indebtedness, etc.).	hat will help to pay for this service and indicat nds, special service district revenues, hotel/mor	
Local Government or Authority: Hutcheson Medical Center	Funding Method: General Fund, Fees	
I. How will the strategy change the p	revious arrangements for providing and/or fund	ding this service within the county?
None		
his service:	reements or intergovernmental contracts that w	ill be used to implement the strategy for
Agreement Name:	Contracting Parties:	Effective and Ending Dates:
None		
	Il be used to implement the strategy for this se fee changes, etc.), and when will they take effe	
None		
7. Person completing form: Olney 1 Phone number: (706)295-6485	Meadows Date completed: 6/28/	01
	ntacted by state agencies when evaluating when y strategy? ☐ Yes 🎽 No	
J.D. Byrd Jr., Dade County	Manager, (706) 657-4265	

PAGE 2

ounty: Dade	Service: Animal Control		
	greed upon delivery arrangement for this service	e:	
(If this box is checked, identify the	vide (i.e., including all cities and unincorporate the government, authority or organization provide	d areas) by a single service provider. ling the service.)	
☐ Service will be provided only in	City of Trenton 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 to provided in unincorporated areas providing the service.)	his service only within their incorporated bound . (If this box is checked, identify the government	laries, and the service will not be nt(s), authority or organization	
One or more cities will provide to the service in unincorporated are providing the service.)	his service only within their incorporated bound as. (If this box is checked, identify the government	daries, and the county will provide nent(s), authority or organization	
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ping service areas or competition cannot be	be eliminated).		
	er the strategy, attach an implementation schonsible party and the agreed upon deadline for co		
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	General Fund, Fees		
Trenton	General Fund, Fees		
4. How will the strategy change the previous None	ious arrangements for providing and/or funding	this service within the county?	
this service:	ments or intergovernmental contracts that will b		
Agreement Name:	Contracting Parties:	Effective and Ending Dates:	
County's Dangerours Dog Control Ord.	City of Trenton/Dade County	7/3/01 - 7/3/03	
acts of the General Assembly, rate or fee None 7. Person completing form: Olney Me	be used to implement the strategy for this service changes, etc.), and when will they take effect? adows	e (e.g., ordinances, resolutions, local	
Phone number: (706)295-6485	Date completed: 6/28/01		
8. Is this the person who should be conta are consistent with the service delivery s If not, provide designated contact person Paul Rollings, Mayor, (706) 6	(s) and phone number(s) below:	proposed local government projects	

INTERGOVERNMENTAL CONTRACT

This contract made and entered into this ______ day of ______, 2001, by and between the City of Trenton, Georgia, hereinafter referred to as the "CITY" and Dade County, Georgia, hereinafter referred to as the "COUNTY".

WITNESSETH: The City has a fulltime certified animal Control officer with the capability & facilities to capture, house & care for animals including, vicious and dangerous animals; and

WHEREAS, the County does not have this capability, and is desirous of contracting with the City for animal control of vicious animals that attack and cause severe injury to persons within the County, but outside the corporate limits of the City; and

WHEREAS, the City and County recognize this contract as an intergovernmental contract as provided by Art. IX, Sec. III, Para. 1 of the constitution of Georgia of 1983,

NOW, THEREFORE, in consideration of the premises and the mutual undertakings herein, it is contracted and agreed by the City and County, each acting by and through their respective authorized officers, as follows, to-wit:

- The County Health Officer or other responsible County Official shall be responsible for determining if an animal qualifies to be picked up by the animal control officer.
- 2. The County must have the reporting persons name, address, phone number along with a description of why the animal should be picked up. The animal must be in their possession or they must reveal the animal's location, and whose custody the animal is in.
- 3. Upon the County requesting the services of the City Officer, the city will provide the animal control services as soon as practical, including, picking up the animal, housing, feeding, caring for, testing for rabies if necessary, providing medical treatment, and/or disposing of the animal.
- 4. The County shall pay the City for the services according to the following scheduled amounts:

a. \$25.00 for each trip requested by the County and accomplished by the City.

b. \$5.00 per day (10 or 11 days maximum) for each County animal that is housed, fed and cared for in the City's facilities.

- c. Actual expense incurred by the City in Testing for rabies (if necessary), providing medical treatment, and/or disposition of a County animal.
- 5. The City's obligation under this Contract shall be limited to dogs, cats and other small domestic or wild animals, but shall not include any large domestic or wild animals, such as horses and cows.
- This Instrument is limited to situations involving vicious animals that inflict serious injury on a person without provocation, designated and identified by the County.
- 7. The City will bill the County for services rendered under paragraph (5) above with descriptive invoices, along with sub-contractor's invoices when appropriate, and the County shall make payment to the City within thirty (30) days from the date of the billing as received by the County. Failure to pay the bill (s) timely, will result in refusal to provide further services until bill is paid.
- 8. Either party may cancel this contract by giving the other party thirty (30) days written notice.
- 9. The contract term shall be for a period of two (2) years commencing on the 3dd day of July, 2001, and ending at 12:00 o'clock midnight on the 3dd day of July, 2003.
- 10. The County shall indemnify the City and hold harmless their employees, (except for gross negligence) agents, and officers from any and all claims, actions, and damages, or losses including, but not limited to, attorney fees and court costs, of every nature and kind arising out of the services provided by the City under this Contract.
- 12. This Contract is the sole agreement regarding the City providing animal control services to the County and can only be amended by joint agreement between the City and County and executed in writing by the duly authorized officers of the City and County.

IN WITNESS WHEREOF, the City and County have executed this contract the day and year above written.

CITY OF TRENTON, GEORGIA

BY: PAUL ROLLINS, MAYOR

LUCRETIA BUCHANAN, CLERK

DADE COUNTY, GEORGIA,

BY: Say / Du

OWERY, CHAIRMAN

Vice-

ATTEST:

LARRY COOPER, CLERK

PAGE 2

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ounty: Dade	Service: Archives/Recor	ds
	the agreed upon delivery arrangement for this se	
Service will be provided cou (If this box is checked, ident	ntywide (i.e., including all cities and unincorpor ify the government, authority or organization pro-	rated areas) by a single service provider. oviding the service.)
Service will be provided only checked, identify the govern	y in the unincorporated portion of the county by ment, authority or organization providing the se	a single service provider. (If this box is rvice.)
One or more cities will proviprovided in unincorporated a providing the service.)	ide this service only within their incorporated bo areas. (If this box is checked, identify the govern	oundaries, and the service will not be iment(s), authority or organization
	ide this service only within their incorporated bo d areas. (If this box is checked, identify the gove	
Other. (If this box is checked identify the government, aut Dade County serves et	l, attach a legible map delineating the service hority, or other organization that will provide se ntire County/City of Trenton serves City	area of each service provider, and rvice within each service area.)
2. In developing the strategy, were or identified?	verlapping service areas, unnecessary competition	
	er the strategy, attach an explanation for continuous O.C.G.A. 36-70-24(1)), overriding benefits of the thin to be eliminated).	
If these conditions will be eliminated will be taken to eliminate them, the re	under the strategy, attach an implementation seponsible party and the agreed upon deadline for	schedule listing each step or action that or completing it.
 List each government or authority enterprise funds, user fees, general fu bonded indebtedness, etc.). Local Government or Authority: 	that will help to pay for this service and indicate inds, special service district revenues, hotel/mote Funding Method:	how the service will be funded (e.g., el taxes, franchise taxes, impact fees,
Dade County	General Fund	
Trenton	General Fund	
None	previous arrangements for providing and/or fund greements or intergovernmental contracts that we Contracting Parties:	
None		
	vill be used to implement the strategy for this ser fee changes, etc.), and when will they take effect Meadows	ct?
Phone number: (706)295-6485	Date completed: 6/28/0	01
	ontacted by state agencies when evaluating whe ery strategy? Yes No	ther proposed local government projects

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ounty: Dade	Service: Beverage Co	ntrol Board
	the agreed upon delivery arrangement for this	s service:
Service will be provided or (If this box is checked, idea	ountywide (i.e., including all cities and unincorntify the government, authority or organization	rporated areas) by a single service provider. a providing the service.)
 Service will be provided or checked, identify the gover 	nly in the unincorporated portion of the county rement, authority or organization providing the	by a single service provider. (If this box is eservice.)
One or more cities will proprovided in unincorporated providing the service.)	vide this service only within their incorporated areas. (If this box is checked, identify the gov	d boundaries, and the service will not be vernment(s), authority or organization
	vide this service only within their incorporated ed areas. (If this box is checked, identify the go	
Other. (If this box is check identify the government, a	ed, attach a legible map delineating the serv athority, or other organization that will provide	ice area of each service provider, and e service within each service area.)
2. In developing the strategy, were identified?	overlapping service areas, unnecessary compe	tition and/or duplication of this service
	der the strategy, attach an explanation for cone O.C.G.A. 36-70-24(1)), overriding benefits annot be eliminated).	
	d under the strategy, attach an implementation	
	y that will help to pay for this service and indic funds, special service district revenues, hotel/n Funding Method:	
Dade County	Fees	
Trenton	Fees	
4. How will the strategy change the	previous arrangements for providing and/or fu	anding this service within the county?
5. List any formal service delivery this service:	agreements or intergovernmental contracts that	
Agreement Name:	Contracting Parties:	Effective and Ending Dates:
None		
acts of the General Assembly, rate of None	will be used to implement the strategy for this or fee changes, etc.), and when will they take e	
7. Person completing form: Olney Phone number: (706)295-6485	Date completed: 6/2	8/01
are consistent with the service deliving not, provide designated contact p	erson(s) and phone number(s) below:	whether proposed local government projects ollings, Mayor, (706) 657-4167

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County: Dade	Service: Building Inspe	ection/Permits
1. Check the box that best describes	the agreed upon delivery arrangement for this	service:
	entywide (i.e., including all cities and unincorpify the government, authority or organization	
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.)		
	ide this service only within their incorporated d areas. (If this box is checked, identify the go	
	d, attach a legible map delineating the servi- hority, or other organization that will provide	
identified? ☐ Yes ☒ No	verlapping service areas, unnecessary competi	
	er the strategy, attach an explanation for con O.C.G.A. 36-70-24(1)), overriding benefits o not be eliminated).	
	under the strategy, attach an implementation esponsible party and the agreed upon deadline	
	that will help to pay for this service and indica inds, special service district revenues, hotel/ma Funding Method:	
Dade County	General Fund, Fees	
Trenton	General Fund, Fees	
 How will the strategy change the p None 	revious arrangements for providing and/or fur	nding this service within the county?
	greements or intergovernmental contracts that	will be used to implement the strategy for
this service: Agreement Name:	Contracting Parties:	Effective and Ending Dates:
None	Contracting Farties.	Effective and Briding Dates.
6. What other mechanisms (if any) w	ill be used to implement the strategy for this s	ervice (e.g. ordinances resolutions local
acts of the General Assembly, rate or None	fee changes, etc.), and when will they take eff	
7. Person completing form: Olney Phone number: (706)295-6485	Meadows Date completed: 6/28	5/01
Is this the person who should be come consistent with the service delive If not, provide designated contact pe J.D. Byrd Jr., Dade County	rson(s) and phone number(s) below:	nether proposed local government projects

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Inc	tra	ct	in	n	e.

ounty: Dade	Service: Commodities Dis	tribution	
1. Check the box that best describes	the agreed upon delivery arrangement for this serv	rice:	
(If this box is checked, iden	untywide (i.e., including all cities and unincorporatify the government, authority or organization prov		
Service will be provided onl	Dade County 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.)		
	provided in unincorporated areas. (If this box is checked, identify the government(s), authority or organization		
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Other. (If this box is checked identify the government, and	d, attach a legible map delineating the service authority, or other organization that will provide serv	rea of each service provider, and ice within each service area.)	
2. In developing the strategy, were o identified? ☐ Yes ☑ No	verlapping service areas, unnecessary competition	and/or duplication of this service	
If these conditions will continue under	er the strategy, attach an explanation for continue O.C.G.A. 36-70-24(1)), overriding benefits of the mot be eliminated).		
	under the strategy, attach an implementation scl esponsible party and the agreed upon deadline for		
	that will help to pay for this service and indicate h ands, special service district revenues, hotel/motel Funding Method:		
Dade County	General Fund		
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4. How will the strategy change the p	orevious arrangements for providing and/or funding	g this service within the county?	
this service:	greements or intergovernmental contracts that will	be used to implement the strategy for	
Agreement Name:	Contracting Parties:	Effective and Ending Dates:	
None			
6. What other mechanisms (if any) w	rill be used to implement the strategy for this service	ce (e.g., ordinances, resolutions, local	
	fee changes, etc.), and when will they take effect?		
7. Person completing form: Olney Phone number: (706)295-6485	Meadows Date completed: 6/28/01		
8. Is this the person who should be co are consistent with the service delive If not, provide designated contact per J.D. Byrd Jr., Dade County	rson(s) and phone number(s) below:	r proposed local government projects	

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Inst	-	-	in.	

unty: Dade	Service: Courts (Coun	ty)				
 Check the box that best describes t 	he agreed upon delivery arrangement for this	service:				
(If this box is checked, identi Dade County	ntywide (i.e., including all cities and unincor fy the government, authority or organization	providing the service.)				
	de this service only within their incorporated reas. (If this box is checked, identify the government)					
	de this service only within their incorporated areas. (If this box is checked, identify the go					
	, attach a legible map delineating the servi nority, or other organization that will provide					
2. In developing the strategy, were ov dentified?	erlapping service areas, unnecessary compet	ition and/or duplication of this service				
☐ Yes ☑ No						
	r the strategy, attach an explanation for con O.C.G.A. 36-70-24(1)), overriding benefits on to the eliminated).					
	under the strategy, attach an implementatio sponsible party and the agreed upon deadline					
	hat will help to pay for this service and indic nds, special service district revenues, hotel/m Funding Method:					
Dade County	General Fund					
Dade County	General Fund					
		1000				
4. How will the strategy change the pa	evious arrangements for providing and/or fu	nding this service within the county?				
5. List any formal service delivery ag this service:	reements or intergovernmental contracts that	will be used to implement the strategy for				
Agreement Name:	Contracting Parties:	Effective and Ending Dates				
None						
	Il be used to implement the strategy for this s fee changes, etc.), and when will they take ef					
None						
7. Person completing form: Olney 1	Meadows					
Phone number: (706)295-6485	Date completed: 6/28	3/01				
are consistent with the service deliver If not, provide designated contact per		hether proposed local government projects				

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unty:	Dade	Service: Courts (Muni	cipal)		
1. Che	eck the box that best describe	s the agreed upon delivery arrangement for this	service:		
		ountywide (i.e., including all cities and unincor ntify the government, authority or organization			
	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.)				
Z		ovide this service only within their incorporated dareas. (If this box is checked, identify the gov			
	One or more cities will prothe service in unincorpora providing the service.)	ovide this service only within their incorporated ted areas. (If this box is checked, identify the go	boundaries, and the county will provide overnment(s), authority or organization		
	Other. (If this box is check identify the government, a	ed, attach a legible map delineating the servi uthority, or other organization that will provide	ice area of each service provider, and service within each service area.)		
2. In dentif		overlapping service areas, unnecessary compet	tition and/or duplication of this service		
	Yes No				
ping b		der the strategy, attach an explanation for core O.C.G.A. 36-70-24(1)), overriding benefits of annot be eliminated).			
		ed under the strategy, attach an implementation responsible party and the agreed upon deadling			
Ties	and accomment or outhoris	without will halo to now for this convice and indic	note how the coming will be funded (a.g.		
		y that will help to pay for this service and indic funds, special service district revenues, hotel/n			
	d indebtedness, etc.).	runds, special service district revenues, notenn	iotei taxes, francinse taxes, impact rees,		
	Government or Authority:	Funding Method:			
rent	on	General Fund, Fees			
		General Fund, Fees			
. Hov	w will the strategy change the	previous arrangements for providing and/or fu	anding this service within the county?		
None					
	t any formal service delivery ervice:	agreements or intergovernmental contracts that			
Agree	ment Name:	Contracting Parties:	Effective and Ending Date		
None					
6. Wh	at other mechanisms (if any)	will be used to implement the strategy for this	service (e.g., ordinances, resolutions, local		
	f the General Assembly, rate	or fee changes, etc.), and when will they take e			
	Olna	v Meadows			
7. Per Phone	son completing form: Olne number: (706)295-6485	Date completed: 6/2	8/01		
are co	nsistent with the service deli	contacted by state agencies when evaluating we very strategy? Yes No person(s) and phone number(s) below:			

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County: Dade	Service: Chamber of C	Commerce			
1. Check the box that best describes	the agreed upon delivery arrangement for thi	s service:			
	intywide (i.e., including all cities and uninco- ify the government, authority or organization				
	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 prov provided in unincorporated providing the service.)	ide this service only within their incorporated areas. (If this box is checked, identify the gov.	d boundaries, and the service will not be vernment(s), authority or organization			
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identify the government, aut Dade County and the Co	d, attach a legible map delineating the service thority, or other organization that will provide the fit of Trenton contracts with the Chaverlapping service areas, unnecessary competer the strategy, attach an explanation for conformation of the O.C.G.A. 36-70-24(1)), overriding benefits not be eliminated).	e service within each service area.) mber of Commerce sition and/or duplication of this service ntinuing the arrangement (i.e., overlap-			
	under the strategy, attach an implementation esponsible party and the agreed upon deadling				
	that will help to pay for this service and indi- inds, special service district revenues, hotel/r Funding Method:				
Dade County	General Fund, Grants				
Trenton	General Fund				
4. How will the strategy change the p	previous arrangements for providing and/or for	unding this service within the county?			
this service:	greements or intergovernmental contracts tha				
Agreement Name: Chamber Contract For Service	Contracting Parties: s Trenton/Dade County	Effective and Ending Dates:			
Chamber Contract For Service	S Tremon Dade County	1/4/99 - open ended			
	rill be used to implement the strategy for this fee changes, etc.), and when will they take e Meadows Date completed: 6/2	effect?			
	ontacted by state agencies when evaluating very strategy? Yes Mo No rson(s) and phone number(s) below:				

CHAMBER CONTRACT FOR SERVICES, 1999

This agreement between the City of Trenton, Georgia, hereinafter sometimes called "city", and the Dade County Chamber of Commerce, Inc., hereinafter sometimes called "Chamber".

- 1. The Chamber will, pursuant to this agreement, make reasonable efforts to identify, attract and locate new businesses and industry to the Trenton area for the purpose of increasing trade, industry, agribusiness, commerce, tourism and for the improvement of employment opportunities within the city and will otherwise promote the general welfare of it's citizenry.
- 2. The Chamber is a private, non profit organization exempt from federal income taxes pursuant to section 501 (C) (6) of the Internal Revenue Code.
- 3. The Chamber will manage inquires from: small businesses, retirees, new residents, marketing, festivals and fairs, general requests (schools, etc.). The Chamber will also inform the public on important community issues, will obtain and provide information useful to local businesses, assist local businesses to resolve problems and conduct seminars to educate local businesses and leaders.
- 4. The City will pay to the Chamber an annual amount of \$5,000, which may be paid in total or on a calender year quarterly basis as soon as this agreement has been signed and executed.
- 5. The sole duty of the Chamber to the City under this agreement shall be economic development except that the Chamber may render services in furtherance of the goal of promoting the general welfare of the City on a case-by-case basis.
- 6. The Chamber will maintain representation in organizations that are important to the betterment of the City and it's citizens. Some of these are: HHCTA (Historic High Country Travel Association), RAC-1 (Regional Advisory Council Region 1), GEDA (Georgia Economic Development Association), the Tri-State Council of Chambers, ASCS (Appalachian Scenic Corridor Study) and the NWGJDA (Northwest Georgia Joint Development Authority).
- 7. The Chamber will also maintain contact with departments of State and economic developers such as: GDITT (Georgia Department of Trade and Tourism), Coosa Valley Industry, RDC (Regional Development Center), DCA (Department of Community Affairs), Department of Labor, GEFA (Georgia Environmental Facility Chattanooga Chamber Economic Developers, Georgia Power Authority, Economic Developers, Oglethorpe Power Economic Developers, SEIDA (South Eastern Industrial Developers Association), GRC (Georgia Recycle Coalition), GDOT (Georgia Dept. of Transportation and DNR (Department of Natural Resources).
- 8. The Chamber will handle the Keep America Beautiful Affiliate, "Keep Dade Beautiful", which has been established to reduce littering and train citizens to reduce, reuse, and recycle.

- 9. The Chamber will operate the Welcome Center in accordance with Georgia Department of Industry, Trade and Tourism policy so as to entice tourists and retirees to the area to impact on economic development, and will apply hotel/motel tax to this end.
- 10. The Chamber will apply for and administer grants as they become available to improve the quality of life in Trenton. The Chamber will handle and install Christmas lights and parade, and will also continue to be the leader of the Better Hometown Program. The Chamber's Committees will continue their efforts to complete "The Plan of Work".
- 11. If a procedural or communications problem should develop between the Chamber and the city government the mayor, or his designee, shall have the authority to petition for a meeting of the Chamber Executive Committee to address the problem.
- 12. This agreement shall be binding upon the successors of the mayor and the commissioners in office at the time of this agreement and shall be binding upon future administrators of the Chamber, notwithstanding provisions for termination.
- 13. This contract states the total obligation of each party for the year of execution and for each renewal term, and shall be spread upon the minutes of both parties.
- 14. If any portion of this contract is illegal or unconstitutional, then it shall be severable from the remainder hereof to the fullest extent possible.

Offered under hand and seal this 4th day of January, 1999

By Mayor Georgia

Accepted under hand and seal this 473 day of January, 1999

Dade County Chamber of Commerce

Exy President

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nty: Dade	Service: DFACS	
. Check the box that best describes	the agreed upon delivery arrangement for this se	rvice:
(If this box is checked, iden Dade County	untywide (i.e., including all cities and unincorportify the government, authority or organization pr	oviding the service.)
	ly in the unincorporated portion of the county by nment, authority or organization providing the se	
	vide this service only within their incorporated be areas. (If this box is checked, identify the govern	
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☐ Yes ☒ No		
f these conditions will continue und	er the strategy, attach an explanation for contine O.C.G.A. 36-70-24(1)), overriding benefits of tonot be eliminated).	nuing the arrangement (i.e., overlap- he duplication, or reasons that overlap-
f these conditions will be eliminate vill be taken to eliminate them, the	d under the strategy, attach an implementation responsible party and the agreed upon deadline for	schedule listing each step or action that or completing it.
	that will help to pay for this service and indicate unds, special service district revenues, hotel/mote Funding Method:	
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Dade County	General Fund, State	
6,	previous arrangements for providing and/or fund	ing this service within the county?
None		
5. List any formal service delivery a his service:	greements or intergovernmental contracts that wi	ll be used to implement the strategy for
Agreement Name:	Contracting Parties:	Effective and Ending Dates
None		
	will be used to implement the strategy for this ser r fee changes, etc.), and when will they take effect	
Olnes	Meadows	
7. Person completing form: Olney Phone number: (706)295-6485	Date completed: 6/28/0	01
are consistent with the service deliv	contacted by state agencies when evaluating when ery strategy? The Mono No erson(s) and phone number(s) below:	ther proposed local government projects
	y Manager, (706) 657-4265	

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inty: Dade	Service: District Attorney				
. Check the box that best describes th	agreed upon delivery arrangement for this service:				
(If this box is checked, identif	ywide (i.e., including all cities and unincorporated a the government, authority or organization providing				
 Service will be provided only 	Bartow County 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.)				
	e this service only within their incorporated boundaries. (If this box is checked, identify the government				
	e this service only within their incorporated boundareas. (If this box is checked, identify the government				
	attach a legible map delineating the service area only, or other organization that will provide service				
dentified?	rlapping service areas, unnecessary competition and	l/or duplication of this service			
☐ Yes ☑ No					
	the strategy, attach an explanation for continuing i.C.G.A. 36-70-24(1)), overriding benefits of the dup to be eliminated).				
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	at will help to pay for this service and indicate how ls, special service district revenues, hotel/motel taxe Funding Method:				
Dade County	General Fund, State				
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Agreement Name:	Contracting Parties:	Effective and Ending Dates			
None					
What other washed and Company	be used to implement the strategy for this service (e				
	e changes, etc.), and when will they take effect?	e.g., ordinances, resolutions, local			
Phone number: (706)295-6485	Date completed: 6/28/01				
are consistent with the service delivery if not, provide designated contact person		roposed local government projects			

PAGE 2

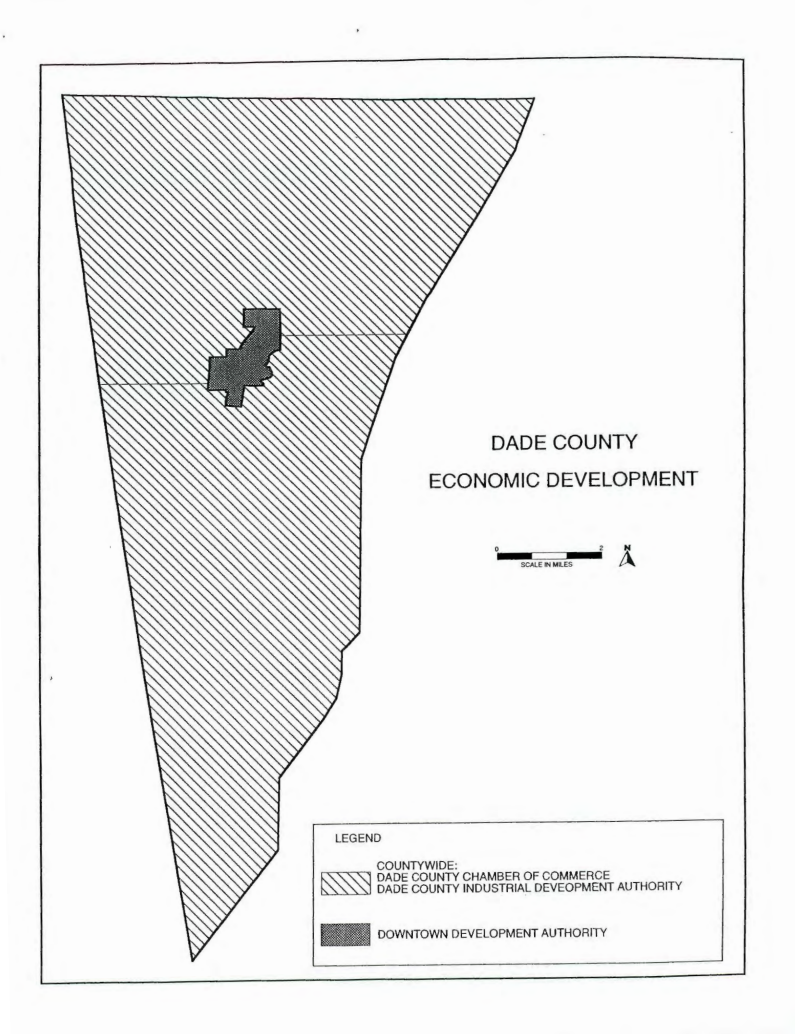
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ounty: D	ade	Service: <u>E-911</u>			
1. Chec	k the box that best describes the	agreed upon delivery arrangement for this service:			
N		wide (i.e., including all cities and unincorporated a the government, authority or organization providin			
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		this service only within their incorporated boundar is. (If this box is checked, identify the government)			
		this service only within their incorporated boundar eas. (If this box is checked, identify the government			
		ttach a legible map delineating the service area (ity, or other organization that will provide service v			
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ping bu	t higher levels of service (See O.) vice areas or competition cannot	ne strategy, attach an explanation for continuing C.G.A. 36-70-24(1)), overriding benefits of the dup be eliminated).	olication, or reasons that overlap-		
		der the strategy, attach an implementation schedu onsible party and the agreed upon deadline for com			
enterpri bonded	each government or authority that se funds, user fees, general funds indebtedness, etc.).	will help to pay for this service and indicate how as special service district revenues, hotel/motel taxes. Funding Method:	the service will be funded (e.g., s, franchise taxes, impact fees,		
	County	General Fund			
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_	*				
4. How None	will the strategy change the prev	ious arrangements for providing and/or funding thi	s service within the county?		
5. List a	,	ments or intergovernmental contracts that will be u	sed to implement the strategy for		
Agreen	ent Name:	Contracting Parties:	Effective and Ending Dates:		
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7. Perso	on completing form: Olney Menumber: (706)295-6485	Date completed: 6/28/01			
are con If not,	sistent with the service delivery s	n(s) and phone number(s) below:	oposed local government projects		

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In	 -	10		-	m	,

County: Dade	Service: Economic De	velopment				
1. Check the box that best descri	ibes the agreed upon delivery arrangement for this	service:				
	d countywide (i.e., including all cities and unincornidentify the government, authority or organization					
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identify the governmen Dade County funds N.W	ecked, attach a legible map delineating the servi- t, authority, or other organization that will provide 7. Georgia Joint Development Authority & Chambe	service within each service area.) er/Trenton funds Chamber				
 In developing the strategy, w identified? ☐ Yes ☑ No 	ere overlapping service areas, unnecessary competi	tion and/or duplication of this service				
	under the strategy, attach an explanation for con (See O.C.G.A. 36-70-24(1)), overriding benefits on cannot be eliminated).					
will be taken to eliminate them,	nated under the strategy, attach an implementation the responsible party and the agreed upon deadline	for completing it.				
enterprise funds, user fees, gene bonded indebtedness, etc.).	ority that will help to pay for this service and indica ral funds, special service district revenues, hotel/mo					
Local Government or Authority						
Dade County Chamber of Commercial						
Dade County Industrial Dev. Auth	General Fund					
Downtown Development Authority	General Fund					
4. How will the strategy change	the previous arrangements for providing and/or fur	nding this service within the county?				
None						
List any formal service delive this service:	ry agreements or intergovernmental contracts that	will be used to implement the strategy for				
Agreement Name:	Contracting Parties:	Effective and Ending Dates:				
	ny) will be used to implement the strategy for this state or fee changes, etc.), and when will they take eff					
OI	nev Meadows					
7. Person completing form: Ol Phone number: (706)295-648	Date completed: 6/28	/01				
	be contacted by state agencies when evaluating whelivery strategy? Yes No	nether proposed local government projects				



PAGE 2

Inst	 40	In-	

ounty: Dade	Service: Elections (Con	unty)
	es the agreed upon delivery arrangement for this	service:
	countywide (i.e., including all cities and unincorplentify the government, authority or organization	
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identified? ☐ Yes ☑ No If these conditions will continue	nder the strategy, attach an explanation for con See O.C.G.A. 36-70-24(1)), overriding benefits o cannot be eliminated).	tinuing the arrangement (i.e., overlap-
	ted under the strategy, attach an implementation the responsible party and the agreed upon deadline	
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Dade County	General Fund	
4. How will the strategy change to None	ne previous arrangements for providing and/or fur	nding this service within the county?
this service:	y agreements or intergovernmental contracts that	
Agreement Name:	Contracting Parties:	Effective and Ending Dates:
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	by will be used to implement the strategy for this see or fee changes, etc.), and when will they take effect the ey Meadows Date completed: 6/28	fect?
8. Is this the person who should are consistent with the service do If not, provide designated contact	e contacted by state agencies when evaluating wh	

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County:	Pade	Service: Elections (Mu	nicipal)
		ne agreed upon delivery arrangement for this	service:
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		de this service only within their incorporated areas. (If this box is checked, identify the go	
		attach a legible map delineating the servi ority, or other organization that will provide	
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		under the strategy, attach an implementation sponsible party and the agreed upon deadline	
enterpr bonded		hat will help to pay for this service and indicated, special service district revenues, hotel/m Funding Method:	
Trento	n	General Fund	
	Vi.		
4. How None	will the strategy change the pr	evious arrangements for providing and/or fu	nding this service within the county?
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acts of None	the General Assembly, rate or f	Il be used to implement the strategy for this see changes, etc.), and when will they take ef	
7. Pers Phone	on completing form: Olney N number: (706)295-6485	MeadowsDate completed: 6/28	//01
are cor If not,	sistent with the service deliver	son(s) and phone number(s) below:	nether proposed local government projects

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unty: Dade	Service: Electrical Ins	
Check the box that best describe	s the agreed upon delivery arrangement for thi	is service:
	ountywide (i.e., including all cities and uninco ntify the government, authority or organization	
	nly in the unincorporated portion of the county rnment, authority or organization providing th	
	ovide this service only within their incorporate d areas. (If this box is checked, identify the go	
	ovide this service only within their incorporate ted areas. (If this box is checked, identify the g	
	ed, attach a legible map delineating the ser- uthority, or other organization that will provide	
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	ed under the strategy, attach an implementati responsible party and the agreed upon deadlin	
	y that will help to pay for this service and indi funds, special service district revenues, hotel/i Funding Method:	
Dade County	Fees	
Trenton	General Fund, Fees	
4. How will the strategy change the None	previous arrangements for providing and/or for	unding this service within the county?
this service:	agreements or intergovernmental contracts tha	at will be used to implement the strategy for
Agreement Name:	Contracting Parties:	Effective and Ending Dates
None		
acts of the General Assembly, rate None	will be used to implement the strategy for this or fee changes, etc.), and when will they take e	
7. Person completing form: Olne Phone number: (706)295-6485	Meadows Date completed: 6/2	8/01
are consistent with the service deli If not, provide designated contact	person(s) and phone number(s) below:	whether proposed local government projects collings, Mayor (706) 657-4167

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nty: Dade	Service: Extension Service	vice
	es the agreed upon delivery arrangement for this	service:
	countywide (i.e., including all cities and unincorp entify the government, authority or organization p	
	only in the unincorporated portion of the county be ernment, authority or organization providing the s	
	rovide this service only within their incorporated led areas. (If this box is checked, identify the gove	
	rovide this service only within their incorporated ated areas. (If this box is checked, identify the government)	
Other. (If this box is che identify the government,	ked, attach a legible map delineating the service authority, or other organization that will provide s	te area of each service provider, and service within each service area.)
dentified?	e overlapping service areas, unnecessary competit	tion and/or duplication of this service
	nder the strategy, attach an explanation for cont See O.C.G.A. 36-70-24(1)), overriding benefits of cannot be eliminated).	
	ted under the strategy, attach an implementation the responsible party and the agreed upon deadline	
	ity that will help to pay for this service and indica I funds, special service district revenues, hotel/mo	
Dade County	Funding Method: General Fund, State	
. How will the strategy change to None	ne previous arrangements for providing and/or fun	ding this service within the county?
. List any formal service deliver	agreements or intergovernmental contracts that w	vill be used to implement the strategy for
greement Name:	Contracting Parties:	Effective and Ending Dates:
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cts of the General Assembly, rat) will be used to implement the strategy for this see or fee changes, etc.), and when will they take effective	
None		
. Person completing form: Oln hone number: (706)295-6483	by Meadows Date completed: 6/28/	01
re consistent with the service de f not, provide designated contac	e contacted by state agencies when evaluating wh livery strategy? Yes No person(s) and phone number(s) below:	ether proposed local government projects
J.D. Byrd Jr., Dade Cou	nty Manager (706) 657-4265	

INTERGOVERNMENTAL CONTRACT

This intergovernmental contract made and entered into this

7th day of March , 1996 by and between Dade County,

Georgia (hereinafter the County) and the City of Trenton, Georgia,

(hereinafter the City).

WITNESSETH: The County and the City desire to work together to promote efficiency, cooperation and cost savings for both governmental units and to provide an effective and efficient coordinated fire-fighting service for the incorporated areas of the City of Trenton and Commission District Three of the County (which encompasses the City of Trenton and surrounding areas, all of said areas lying within five road miles of the fire station), so as to protect the health, safety, property and welfare of the citizens who live in these areas and to facilitate lower insurance rates for said citizens; and

WHEREAS, it is the intent of the County and the City to have a single fire-fighting unit, known as Dade County Station 1, to protect these areas rather than a duplication of services and costs; and

WHEREAS, the jointly operated and funded fire-fighting unit shall have access to and the use of all the equipment, supplies and manpower for the benefit of all the aforementioned citizens; and

WHEREAS, the County and the City desire to enter into the following agreement as an intergovernmental contract as provided by Article IX, Section III, Paragraph I of the Constitution of the State of Georgia, 1983.

NOW THEREFORE, in consideration of the covenants, mutual

undertakings and promises contained herein, it is contracted and agreed by the County and the City, each acting by and through their respective officers, as follows:

The County and the City intend to purchase a fully-equipped fire engine (hereinafter the Equipment) for use by Dade County Station 1 and to be housed exclusively at Dade County Station 1, said Equipment being more particularly described as shown in the Fire Apparatus Agreement of Sale which is attached hereto and incorporated herein by reference. The total purchase price for said capital expenditure is ONE HUNDRED THIRTY THOUSAND DOLLARS (\$130,000.00). The County shall apply EIGHTY-FIVE THOUSAND SEVEN 29/100 DOLLARS (\$85,714.29) of the monies FOURTEEN available through the revenues collected under the Special Local Option Sales Tax towards the purchase of the Equipment. Dade County Station 1 has accrued funds available in its own account and shall apply FOURTEEN THOUSAND TWO HUNDRED EIGHTY-FIVE 71/100 DOLLARS (\$14,285.71) of said funds towards the purchase of the The City of Trenton shall pay the balance of the Equipment. purchase price, THIRTY THOUSAND DOLLARS (\$30,000.00), for the Equipment. The Equipment shall initially be titled in the City so as to facilitate the City's anticipated financing of its portion of the purchase price. However, after the payment of said indebtedness, the Equipment shall be titled jointly in the name of the County and the City. The City shall maintain insurance coverage on the Equipment during the time of the financing and the County shall maintain insurance coverage on the Equipment thereafter. However, in the event of a partial or total loss of

the Equipment which is covered by insurance, the City and the County will each be entitled to recover the proceeds of said insurance as their interests may appear. In the event of a partial or total loss of the Equipment caused by a third party tortfeasor, the City and the County will each be entitled to recover one-half of said loss from said tortfeasor. In the event of any such loss, the City and the County agree to apply the proceeds of any recovery to the replacement and/or repair of the Equipment; and

The City agrees that it shall promptly pay the indebtedness on the Equipment; and

Both the City and the County will continue to provide monetary and financial support for the joint fire-fighting unit known as Dade County Station 1 and any sums paid pursuant to this agreement shall not be considered to be in lieu of or in satisfaction of such support. Furthermore, the County will continue to provide vehicle maintenance on the vehicles utilized by Dade County Station 1; and

The Equipment shall be used by the jointly operated firefighting unit known as Dade County Station 1 for the protection of citizens and property in the above-described areas and such other areas as may be necessitated by any mutual aid agreements or pacts entered into by said fire-fighting unit; and

No distinctions shall be made between fires occurring in the incorporated areas as opposed to the unincorporated areas in the provision of fire-fighting services; and

This agreement shall be for an initial period of seven years but may be renewed for such additional periods as may be decided by the parties. IN WITNESS WHEREOF, the County and City have executed this contract the day and year set out above, in duplicate, but both constituting but one document.

DADE ONNTY, GEORGIA:

BY:

JAMES B. GEDDIE, CHAIRMAN

DADY COUNTY BOARD OF COMMISSIONERS

ATTEST:

RONDA GOLD, CLERK

(SEAL)

APPROVED BY:

HERBERT E. FRANKLIN JR.

COUNTY ATTORNEY

PAUL R. PAGÉ

COUNTY MANAGER

CITY OF TRENTON, GEORGIA:

GENE CARTER, MAYOR

ATTEST:

LUCRETIA BUCHANAN, CLERK

(SEAL)

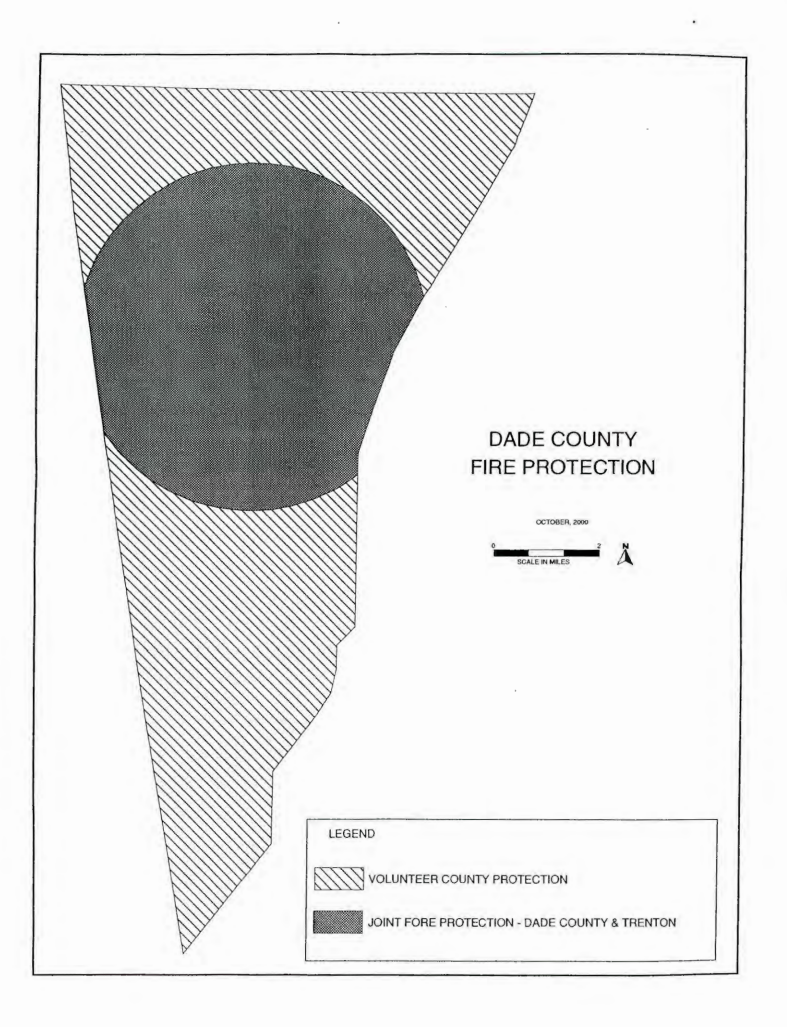
APPROVED AS TO FORM BY:

KONALD WOMACK CITY ATTORNEY

PAGE 2

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County: Dade	Service: Fire Protection	n
1. Check the box that best describes the ag	greed upon delivery arrangement for this	service:
	ide (i.e., including all cities and unincorp e government, authority or organization	porated areas) by a single service provider. providing the service.)
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	is service only within their incorporated is. (If this box is checked, identify the go	boundaries, and the county will provide vernment(s), authority or organization
Other. (If this box is checked, atta- identify the government, authority Dade County & Trenton jointly fu Dade Station 1 with funding to the country of the	ach a legible map delineating the service, or other organization that will provide and service within 5-miles of Station I will provide the county on the county of the co	ce area of each service provider, and service within each service area.) ith volunteers. Volunteers operate service
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	Funding Method:	G - 1 - 1
Dade County	General Fund, SPLOST, Volunto	
Trenton	General Fund., Volunteer Contri	butions
4. How will the strategy change the previo	us arrangements for providing and/or fur	iding this service within the county?
5. List any formal service delivery agreem this service:		All Control of the Control
Agreement Name: ire Protection Intergovernmental Agreement	Contracting Parties:	Effective and Ending Dates:
ne riotection intergovernmental Agreement	Dade County and Trenton	3/7/96 - 3/7/03
6. What other mechanisms (if any) will be		
acts of the General Assembly, rate or fee co		cci:
7. Person completing form: Olney Mean Phone number: (706)295-6485	dows Date completed: 6/28	/01
8. Is this the person who should be contact are consistent with the service delivery str. If not, provide designated contact person(s J.D. Byrd Jr., Dade County Mar	ategy? Yes No s) and phone number(s) below:	nether proposed local government projects



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Instruct	

inty: Dade	Service: Food Stamps	
 Check the box that best describes t 	the agreed upon delivery arrangement for this s	ervice:
	ntywide (i.e., including all cities and unincorporty the government, authority or organization p	
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One or more cities will provi provided in unincorporated a providing the service.)	ide this service only within their incorporated bareas. (If this box is checked, identify the government)	oundaries, and the service will not be ment(s), authority or organization
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dentified?		
☐ Yes ☑ No		
	or the strategy, attach an explanation for cont O.C.G.A. 36-70-24(1)), overriding benefits of not be eliminated).	
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	nds, special service district revenues, hotel/mo	
onded indebtedness, etc.).		
ocal Government or Authority:	Funding Method:	
Dade County	General Fund, State	
	-	
Uow will the strategy shange the n	revious arrangements for providing and/or fun-	ding this service within the county?
0, 0 1	revious arrangements for providing and/or run	ang this service within the county.
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None 6. What other mechanisms (if any) w		ervice (e.g., ordinances, resolutions, local
None 6. What other mechanisms (if any) wacts of the General Assembly, rate or	ill be used to implement the strategy for this se	rvice (e.g., ordinances, resolutions, local
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Instructions:

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inty: Dade	Service: Food Pantry			
 Check the box that best describes 	the agreed upon delivery arrangement for this s	ervice:		
Service will be provided cou (If this box is checked, ident Dade County	intywide (i.e., including all cities and unincorportify the government, authority or organization p	orated areas) by a single service provider, roviding the service.)		
☐ Service will be provided onl	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 in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)			
	d, attach a legible map delineating the service hority, or other organization that will provide se			
2. In developing the strategy, were of identified? ☐ Yes ☑ No	verlapping service areas, unnecessary competiti	ion and/or duplication of this service		
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	that will help to pay for this service and indicat ands, special service district revenues, hotel/mot Funding Method:			
Dade County	General Fund, State			
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0. 0 1	previous arrangements for providing and/or fund	ing this service within the county?		
None				
5. List any formal service delivery ag	greements or intergovernmental contracts that w	ill be used to implement the strategy for		
Agreement Name:	Contracting Parties:	Effective and Ending Dates		
	Contacting 1 acres.	Effective and Ending Pares		
None				
Market 1				
acts of the General Assembly, rate or	rill be used to implement the strategy for this se fee changes, etc.), and when will they take effe			
None				
7. Person completing form: Olney	Meadows			
Phone number: (706)295-6485	Date completed: 6/28/	01		
8. Is this the person who should be correct consistent with the service delive	ontacted by state agencies when evaluating who			

PAGE 2

		ne

County: D	ade	Service: Health Dep	artment	
		he agreed upon delivery arrangement for the		
	Service will be provided cour		corporated areas) by a single service provider.	
	Dade County 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.)			
0		de this service only within their incorporat reas. (If this box is checked, identify the go	ted boundaries, and the service will not be overnment(s), authority or organization	
		de this service only within their incorporate areas. (If this box is checked, identify the	ted boundaries, and the county will provide government(s), authority or organization	
		, attach a legible map delineating the senority, or other organization that will provi		
identifie	d? Yes No conditions will continue under	O.C.G.A. 36-70-24(1)), overriding benefit	continuing the arrangement (i.e., overlap- s of the duplication, or reasons that overlap-	
If these	conditions will be eliminated		tion schedule listing each step or action that ine for completing it.	
enterpri bonded			dicate how the service will be funded (e.g., /motel taxes, franchise taxes, impact fees,	
Dade (General Fund, State		
	will the strategy change the pr	revious arrangements for providing and/or	funding this service within the county?	
None				
5. List a	ny formal service delivery ago	reements or intergovernmental contracts th	nat will be used to implement the strategy for	
this serv	rice:	-		
Agreem	ent Name:	Contracting Parties:	Effective and Ending Dates:	
None				
		Il be used to implement the strategy for thi fee changes, etc.), and when will they take	is service (e.g., ordinances, resolutions, local effect?	
None				
7 D	on completing form: Olney 1	Meadows		
Phone r	iumber: (706)295-6485	Date completed: 6/	/28/01	
are con:	sistent with the service deliver		whether proposed local government projects	
J.I	D. Byrd Jr., Dade County	Manager (706) 657-4265		

SERVICE DELIVERY STRATEGY

	SUMMARY	OF SERVICE DELIVERY ARRANGE	MENTS PAGE 2		
estion below	of this form and complete one for each se	rvice listed on page 1, Section III. Use exactly the sam the contact person for this service (listed at the bottom			
ounty: _D	Dade	Service: Jail			
		reed upon delivery arrangement for this serv	ice:		
K	Service will be provided countyw (If this box is checked, identify the Dade County	ide (i.e., including all cities and unincorporate government, authority or organization prov	ed areas) by a single service provider. iding the service.)		
	Service will be provided only in the checked, identify the government,	led only in the unincorporated portion of the county by a single service provider. (If this box is government, authority or organization providing the service.)			
		provide this service only within their incorporated boundaries, and the service will not be ted areas. (If this box is checked, identify the government(s), authority or organization			
	One or more cities will provide the service in unincorporated area providing the service.)	Il provide this service only within their incorporated boundaries, and the county will provide porated areas. (If this box is checked, identify the government(s), authority or organization			
		ach a legible map delineating the service as to, or other organization that will provide servi			
identific		oping service areas, unnecessary competition	and/or duplication of this service		
If these ping bu	conditions will continue under the	strategy, attach an explanation for continu G.A. 36-70-24(1)), overriding benefits of the e eliminated).			
will be 3. List e enterpri	taken to eliminate them, the respon each government or authority that w	r the strategy, attach an implementation sch sible party and the agreed upon deadline for will help to pay for this service and indicate h special service district revenues, hotel/motel	completing it. ow the service will be funded (e.g.,		
	Government or Authority:	Funding Method:			
Dade	County	General Fund			
Trento	on	General Fund, Fines			
			· · · · · · · · · · · · · · · · · · ·		
	will the strategy change the previo	us arrangements for providing and/or funding	this service within the county?		
None					
5. List	any formal service delivery agreem	ents or intergovernmental contracts that will	be used to implement the strategy for		
this ser	vice:				
	nent Name:	Contracting Parties:	Effective and Ending Date		
ison Hou	using Intergovernmental Agreement	Dade County and Trenton	1/1/99 - 12/31/06		
		used to implement the strategy for this service			
None	the General Assembly, rate of fee c	hanges, etc.), and when will they take effect?			
	Olnay Maa	down			
7. Perso	on completing form: Olney Mea number: (706)295-6485	Date completed: 6/28/01			
Phone	number: (100)275-0405	Date completed: 0/20/01			

8. Is this the person who should be contacted by state agencies when evaluating whether proposed local government projects are consistent with the service delivery strategy?

Yes
No

If not, provide designated contact person(s) and phone number(s) below:

J.D. Byrd Jr., Dade County Manager (706) 657-4265 Paul Rollings, Mayor (706) 657-4167

INTERGOVERNMENTAL AGREEMENT FOR PRISONER HOUSING

STATE OF GEORGIA, COUNTY OF DADE.

THIS AGREEMENT is an intergovernmental contract as provided by Art 9, § 1 of the 1983 Constitution of the State of Georgia and it is entered into this 3rd day of ________, 1998, by and between DADE COUNTY, GEORGIA, and SHERIFF, DADE COUNTY, GEORGIA (hereinafter referred to as COUNTY) and CITY OF TRENTON, GEORGIA (hereinafter referred to as CITY), a municipal corporation located totally within Dade County, Georgia, and the purpose of this Agreement is permissible under Art. 9, § 3, § 1 of the 1983 Constitution of the State of Georgia, as amended, and the parties hereto are authorized by law to enter into this Agreement.

WITNESSETH:

IN CONSIDERATION of the following mutual covenants, agreements, terms and conditions hereby agreed to by and between the COUNTY and CITY said parties contract as follows, to-wit:

HOUSING OF PRISONERS

1.01

CITY shall have the right to house CITY prisoners in the County Jail (Dade County Jail) and COUNTY shall provide for each CITY prisoner cell space, when available, consisting of one (1) bunk and sink and toilet facilities and being approximately one-half (1/2) of the cell area. The aforesaid cell space provided to any CITY prisoner shall be determined by the COUNTY. For the purposes of this Agreement, "CITY prisoner" shall mean any male prisoner arrested by a member of the CITY Police Department for violation of a CITY Ordinance, a traffic violation, or any violation which is in the jurisdiction of the CITY's Municipal Court or any prisoner sentenced by the CITY's Municipal Court. All other prisoners shall be COUNTY prisoners, which shall be housed at the expense of the COUNTY as provided by law. CITY shall be responsible for any female CITY prisoner, and the COUNTY shall not be responsible for housing any female CITY prisoner under the terms and provisions of this Agreement.

TERM OF AGREEMENT

2.01

The term of this Agreement shall be for the period beginning on the 1st day of January, 1999, and continuing thereafter until the 31st day of December 2006 with the right of either party to terminate said Agreement upon one hundred eighty (180) days written advance notice to the other party.

advance notice to the other party.

CHARGES FOR HOUSING CITY PRISONERS

3.01

CITY shall as per O.C.G.A. §15-21-90 et seq. collect and remit funds actually collected to the COUNTY a ten percent additional penalty to the CITY's fines and the posting of bail and bond in any criminal or traffic case in the CITY's Municipal Court. The ten percent additional fine as provided in the aforesaid Code Section, which are actually collected by the CITY shall constitute the CITY's obligation to the COUNTY for the housing of CITY prisoners, as defined herein, except as provided in Section 3.02 hereof.

3.02

CITY shall in addition thereto, be responsible for and pay to COUNTY any and all reasonable and ordinary costs incurred for medical, dental, or other health care expense of each CITY prisoner housed by the COUNTY as aforesaid. Once each month during the term of this Agreement, the County will submit to the CITY the COUNTY's expenses incurred hereunder, and at the end of each calendar year of this Agreement the CITY and COUNTY will reconcile these expenses. The CITY will only be responsible for the expenses set forth herein should said expenses exceed the amount paid to the COUNTY by the CITY in Section 3.01 hereof. The amount paid by the CITY shall be the actual costs incurred by the COUNTY for said CITY prisoners, and the CITY shall be provided documentation of all charges incurred including, but not limited to, name of the inmate, amount of charges, services rendered by the medical provider. etc. Upon request of the COUNTY, the CITY will provide all transportation for CITY prisoners for all medical treatment and for all court appearances. The CITY shall not be responsible for any medical, dental, or other health care expense necessary for a CITY prisoner (or for any transportation to or from any medical provider) as a result of and necessitated by a CITY prisoner's being injured while housed by the COUNTY or by an act of negligence on the part of the COUNTY.

PURPOSE OF AGREEMENT

4.01

The parties hereto acknowledge that the purpose of this Agreement is to provide the housing of CITY prisoners by the COUNTY and to establish the compensation to be paid by the CITY to the COUNTY for said housing. Except as herein specifically provided, the COUNTY shall furnish CITY prisoners housed as aforesaid with food, medical aid, heat and all other matters required by law under O.C.G.A. § 42-4-4 and all other applicable state and federal laws, rules and regulations. The COUNTY, after the CITY prisoner is placed in the custody of the COUNTY, shall be responsible for the custody, care and confinement of each CITY prisoner, except to the extent of the CITY's obligations set forth in Paragraphs 3.01 and 3.02 hereof.

INSURANCE

5.01

COUNTY shall maintain fire and extended coverage on its jail to the extent it determines it necessary to maintain said insurance.

5.02

COUNTY and CITY shall each maintain liability insurance coverage for loss from accident resulting in bodily injury to or death of persons and in damage to or destruction of property to the extent COUNTY and CITY determine it necessary to maintain said insurance.

5.03

Neither the COUNTY nor the CITY shall be required to purchase and maintain any of the insurance coverage stated above, but to the extent either does purchase and maintain such insurance, each shall be responsible for and pay the premiums for the coverage it procures.

DEFAULT

6.01

If COUNTY defaults in the performance of any term, covenant, or condition required to performed by the COUNTY under this Agreement, and COUNTY has not remedied said default within thirty (30) days after receiving written notice from CITY of said default, then CITY may (1) remedy the default and deduct the costs and expenses of such remedy from amounts subsequently becoming due by CITY hereunder, or (2) elect to terminate this Agreement. In addition to the above, CITY shall have the right to seek any additional remedy under this Agreement and the law.

6.02

Upon the termination of this Agreement, CITY shall pay to COUNTY all sums that are due to COUNTY hereunder immediately prior to termination.

6.03

COUNTY may, if CITY fails to meet its obligations under this Agreement, refuse to accept any further CITY prisoners from the CITY until such time as the CITY does comply with its obligations hereunder.

ASSIGNMENT AND SUBLEASE

7.01

Neither party hereto shall assign this Agreement without the written consent of the other party.

MISCELLANEOUS .

8.01

CITY shall hold COUNTY harmless for any and all injuries and damages caused by any COUNTY jail trusty or for any injury suffered by any COUNTY jail trusty while performing work for and on behalf of the CITY. This provision shall in no way waive any immunity enjoyed by the CITY and shall not be considered a waiver of any immunity of the CITY.

8.02

All notices provided to be given under this Agreement shall be given by certified mail, return receipt requested, addressed to the proper party, at the following address:

COUNTY: Date

Dade County Commission

Dade County Justice Building

P. O. Box 613

Trenton, Georgia 30752

CITY:

Мауог

City of Trenton Trenton City Hall P. O. Box 518

Trenton, Georgia 30752

8.03

COUNTY and CITY warrant that the undersigned are duly empowered and authorized to execute and enter into this Agreement on behalf of each governmental body and that each has done everything required by law in authorizing each respective governmental body to enter into this Agreement.

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors.

8.05

This Agreement shall be construed under and in accordance with the laws of the State of Georgia and particularly the regarding intergovernmental contracts.

8.06

In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

8.07

This Agreement constitutes the sole and only agreement of the parties hereto and supersedes any prior understandings or written or oral agreements between the parties respecting the subject within it.

8.08

No amendment, modification, or alteration of the terms hereof shall be binding unless the same be in writing, dated subsequent to the date hereof, and duly executed by the parties hereto.

8.09

No waiver by the parties hereto of any default or breach of any term, condition or covenant of this lease, shall be deemed to be a waiver or any other breach of the same or any other term, condition or covenant contained herein.

8.10

In the event COUNTY or CITY breaches any of the terms of this Agreement whereby the party not in default is required to use an attorney to protect or enforce its rights hereunder and prevails, then the defaulting party agrees to pay the other party the total amount of attorney's fees and expenses so incurred by the non-faulting party.

Time is of the essence of this Agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto by and through their duly authorized officers signed and sealed the foregoing Agreement, in duplicate, each of which shall be considered an original, on the day first above written.

DAPE COUNTY, GEORGIA (SEAL)

BY: 170

CHAIRMAN, HOARD O

COMMISSIONERS

ATTEST:

gary Coope

Signed, sealed and delivered by the duly authorized officers of Dade County, Georgia, in the

presence of:

WITNES

NOTARY PUBLIC

Dade COUNTY, GEORGIA

MY COMMISSION EXPIRES: 12/24/00

(SIGNATURES CONTINUED ON NEXT PAGE)

SHERIFF, DALJE COUNTY, GEORGIA (SEAL)

Signed, sealed and delivered by the duly elected and acting Sheriff of Dade County, Georgia, in the presence of:

NOTARYNJBLIC

DADE COUNTY, GEORGIA

MY COMMISSION EXPIRES: MY COMMISSION EXPIRES DEC. 29, 2009

CITY OF TRENTON, GEORGIA (SEAL)

MAYOR

ATTEST:

CLERK

Signed, sealed and delivered by the duly authorized officer of City of Trenton, Georgia, in the presence of:

WITNESS

NOTARY PUBLIC

DADE COUNTY, GEORGIA

MY COMMISSION EXPIRES: 11-19-99

PAGE 2

Instructions:

County: Dade

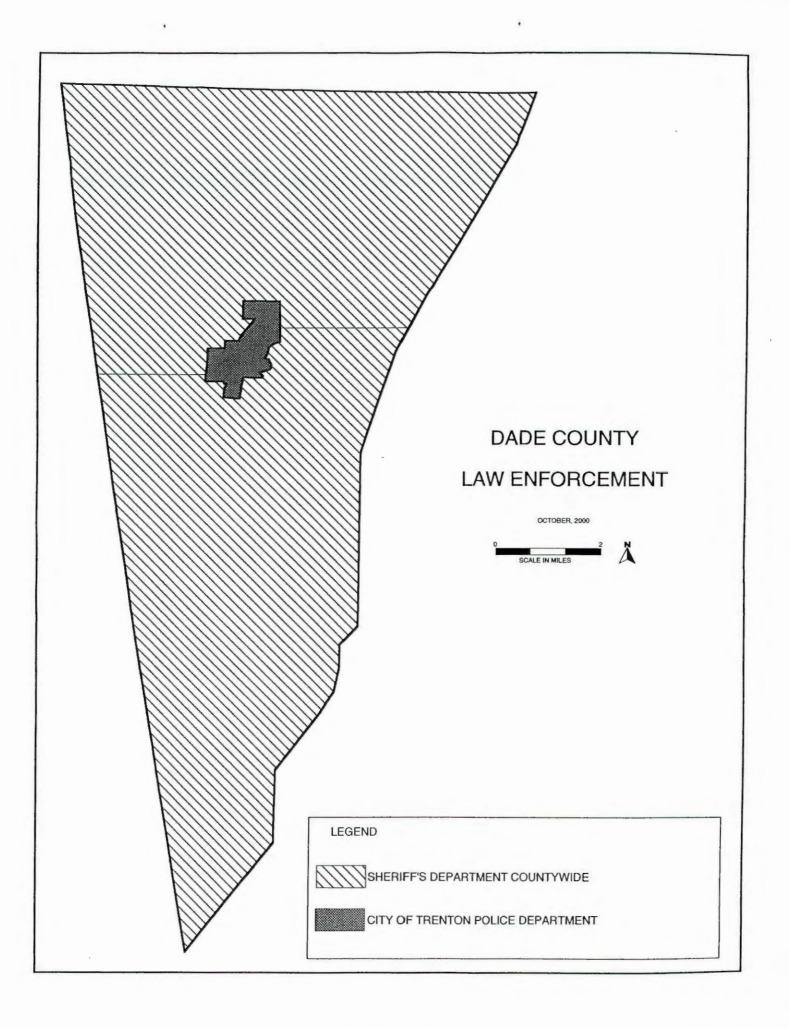
Make copies of this form and complete one for each service listed on page 1, Section III. Use exactly the same service names listed on page 1. Answer each question below, attaching additional pages as necessary. If the contact person for this service (listed at the bottom of the page) changes, this should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

Law Enforcement

	 Check the box that best descr 	ibes the agreed upon delivery arrangement for this se	rvice:			
1 3		d countywide (i.e., including all cities and unincorportion identify the government, authority or organization pro				
		d only in the unincorporated portion of the county by overnment, authority or organization providing the se				
	provided in unincorpora	provide this service only within their incorporated boated areas. (If this box is checked, identify the govern				
This box should	One or more cities will the service in unincorporation providing the service.)	provide this service only within their incorporated borated areas. (If this box is checked, identify the gove				
This box should be checked instead of the last box conversation with Olney Meadows 10/17/01	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.) Dade County serves entire County. City of Trenton provides service with the City. 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 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.,					
10/17/01	enterprise funds, user fees, general funds, special service district revenues, hotel/motel taxes, franchise taxes, impact fees, bonded indebtedness, etc.). Local Government or Authority: Funding Method:					
7 MB	Dade County	General Fund				
01111	Trenton	General Fund, Federal Grants				
	None 5. List any formal service delive	the previous arrangements for providing and/or fund				
	this service: Agreement Name:	Contracting Parties:	Effective and Ending Dates:			
	None	Osina sing - since				
	acts of the General Assembly, ra	ney Meadows	vice (e.g., ordinances, resolutions, local ct?			
	7. Person completing form: Ol Phone number: (706)295-648	Date completed: 6/28/0	01			
	8. Is this the person who should are consistent with the service d	be contacted by state agencies when evaluating whet elivery strategy? Yes No No ct person(s) and phone number(s) below:				

Paul Rollings, Mayor (706) 657-4167

J.D. Byrd Jr., Dade County Manager (706) 657-4265



PAGE 2

	re		

ounty: Dade	Service: Library						
	the agreed upon delivery arrangement for this se	ervice:					
(If this box is checked, ident	antywide (i.e., including all cities and unincorpo tify the government, authority or organization pr						
Cherokee Regional Library System 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 prov provided in unincorporated a providing the service.)	provided in unincorporated areas. (If this box is checked, identify the government(s), authority or organization						
	ide this service only within their incorporated bed areas. (If this box is checked, identify the gove						
	d, attach a legible map delineating the service thority, or other organization that will provide se						
identified?	verlapping service areas, unnecessary competition	on and/or duplication of this service					
	er the strategy, attach an explanation for continuous Co.C.G.A. 36-70-24(1)), overriding benefits of the time to be eliminated).						
	under the strategy, attach an implementation esponsible party and the agreed upon deadline for						
	that will help to pay for this service and indicate ands, special service district revenues, hotel/mote Funding Method:						
Dade County	General Fund, Grant						
Trenton	General Fund						
School Board; D.C.	Ochera i una						
		· · · · · · · · · · · · · · · · · · ·					

None	previous arrangements for providing and/or fund						
this service:	Contrasting Province	Effective and Entire Date.					
Agreement Name:	Contracting Parties:	Effective and Ending Dates:					
None							
acts of the General Assembly, rate or None	rill be used to implement the strategy for this ser fee changes, etc.), and when will they take effect						
7. Person completing form: Olney Phone number: (706)295-6485	Meadows)1					
8. Is this the person who should be co are consistent with the service delive If not, provide designated contact per		ther proposed local government projects					

PAGE 2

Instruction	

ounty: Dade	Service: Mapping						
	es the agreed upon delivery arrangement for this	s service:					
Service will be provided of (If this box is checked, id Dade County	countywide (i.e., including all cities and unincorentify the government, authority or organization	porated areas) by a single service provider. providing the service.)					
☐ Service will be provided	and the state of t						
	ovide this service only within their incorporated d areas. (If this box is checked, identify the gov						
One or more cities will put the service in unincorpora providing the service.)	ovide this service only within their incorporated ted areas. (If this box is checked, identify the go	I boundaries, and the county will provide overnment(s), authority or organization					
Other. (If this box is check identify the government,	ked, attach a legible map delineating the serv authority, or other organization that will provide	ice area of each service provider, and e service within each service area.)					
In developing the strategy, were identified? ☐ Yes ☑ No	overlapping service areas, unnecessary compe	tition and/or duplication of this service					
If these conditions will continue u	nder the strategy, attach an explanation for con- ice O.C.G.A. 36-70-24(1)), overriding benefits cannot be eliminated).						
	ed under the strategy, attach an implementation e responsible party and the agreed upon deadlin						
List each government or author enterprise funds, user fees, genera bonded indebtedness, etc.). Local Government or Authority:	ty that will help to pay for this service and indic funds, special service district revenues, hotel/n Funding Method:	eate how the service will be funded (e.g., notel taxes, franchise taxes, impact fees,					
Dade County	General Fund						
4. How will the strategy change the	e previous arrangements for providing and/or fu	unding this service within the county?					
None							
this service:	agreements or intergovernmental contracts that						
Agreement Name:	Contracting Parties:	Effective and Ending Dates					
None							
6. What other mechanisms (if any acts of the General Assembly, rate None) will be used to implement the strategy for this or fee changes, etc.), and when will they take e	service (e.g., ordinances, resolutions, local effect?					
7. Person completing form: Olnor Phone number: (706)295-6485	y Meadows Date completed: 6/2	8/01					
8. Is this the person who should be are consistent with the service del If not, provide designated contact	e contacted by state agencies when evaluating w						

PAGE 2

Inst		

County: Dade	Service: Parks & Recr	eation					
	escribes the agreed upon delivery arrangement for this	s service:					
	vided countywide (i.e., including all cities and unincor ted, identify the government, authority or organization						
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.)							
the service in uninc							
	s checked, attach a legible map delineating the servi ment, authority, or other organization that will provide						
identified? ☐ Yes ☒ No If these conditions will conti	were overlapping service areas, unnecessary competence under the strategy, attach an explanation for convice (See O.C.G.A. 36-70-24(1)), overriding benefits of ition cannot be eliminated).	ntinuing the arrangement (i.e., overlap-					
	iminated under the strategy, attach an implementation orn, the responsible party and the agreed upon deadline						
	nuthority that will help to pay for this service and indiceneral funds, special service district revenues, hotel/mrity: Funding Method:						
Dade County	General Fund						
Trenton	General Fund, Grants						
How will the strategy cha None	nge the previous arrangements for providing and/or fu	nding this service within the county?					
this service:	livery agreements or intergovernmental contracts that	will be used to implement the strategy for					
Agreement Name:	Contracting Parties:	Effective and Ending Dates:					
None							
6 What alkar made in	(fami) will be used to include the control of the	ramiles (a.g. calling					
acts of the General Assembly	if any) will be used to implement the strategy for this s y, rate or fee changes, etc.), and when will they take ef						
7. Person completing form: Phone number: (706)295-	Olney Meadows 6485 Date completed: 6/28	3/01					
are consistent with the service If not, provide designated co	uld be contacted by state agencies when evaluating whose delivery strategy? Yes No ontact person(s) and phone number(s) below: County Manager, (706) 657-4265 Paul Rol						

PAGE 2

		nc:

ounty: Dade	Service: Planning/Zon	ning
1. Check the box that best describ	es the agreed upon delivery arrangement for this	s service:
	countywide (i.e., including all cities and unincorentify the government, authority or organization	
 Service will be provided checked, identify the gov 	only in the unincorporated portion of the county ernment, authority or organization providing the	by a single service provider. (If this box is e service.)
	ovide this service only within their incorporated dareas. (If this box is checked, identify the government)	
	ovide this service only within their incorporated areas. (If this box is checked, identify the go	
	ked, attach a legible map delineating the serv authority, or other organization that will provide	
2. In developing the strategy, wer identified?	overlapping service areas, unnecessary competer	tition and/or duplication of this service
☐ Yes ☒ No		
	nder the strategy, attach an explanation for con- tice O.C.G.A. 36-70-24(1)), overriding benefits of annot be eliminated).	
	ed under the strategy, attach an implementation e responsible party and the agreed upon deadling	
enterprise funds, user fees, general bonded indebtedness, etc.).	ty that will help to pay for this service and indic funds, special service district revenues, hotel/n	
Local Government or Authority: Trenton	Funding Method:	
Trenton	General Fund	
4. How will the strategy change the None	e previous arrangements for providing and/or fu	anding this service within the county?
List any formal service delivery this service:	agreements or intergovernmental contracts that	will be used to implement the strategy for
Agreement Name:	Contracting Parties:	Effective and Ending Dates
None		
	will be used to implement the strategy for this or fee changes, etc.), and when will they take el	
7 P	v Meadows	
7. Person completing form: Olne Phone number: (706)295-6485	Date completed: 6/28	8/01
	contacted by state agencies when evaluating w	
are consistent with the service del If not, provide designated contact Paul Rollings, Mayor (7)	person(s) and phone number(s) below:	

PAGE 2

Inc		

county: _D	ade	Service: Property Appr	raisal				
		s the agreed upon delivery arrangement for this	service:				
X		ountywide (i.e., including all cities and unincorp ntify the government, authority or organization					
	 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.) 						
		vide this service only within their incorporated areas. (If this box is checked, identify the gove					
		vide this service only within their incorporated ed areas. (If this box is checked, identify the go					
		ed, attach a legible map delineating the service athority, or other organization that will provide s					
If these ping but ping ser	d? Yes No conditions will continue und higher levels of service (Se vice areas or competition ca	der the strategy, attach an explanation for cont the O.C.G.A. 36-70-24(1)), overriding benefits of innot be eliminated).	tinuing the arrangement (i.e., overlap- f the duplication, or reasons that overlap-				
3. List e enterpri	ach government or authority	responsible party and the agreed upon deadline y that will help to pay for this service and indica funds, special service district revenues, hotel/mo	ate how the service will be funded (e.g.,				
	overnment or Authority:	Funding Method:					
Dade (County	General Fund					
4. How None	will the strategy change the	previous arrangements for providing and/or fun	ding this service within the county?				
this ser		greements or intergovernmental contracts that v	will be used to implement the strategy for Effective and Ending Dates:				
None							
None 7. Perso		will be used to implement the strategy for this so receive changes, etc.), and when will they take eff Meadows Date completed: 6/28/	Fect?				
8. Is thi are con If not, p	s the person who should be sistent with the service deliv rovide designated contact p	contacted by state agencies when evaluating wherey strategy? The Mark No erson(s) and phone number(s) below: y Manager (706) 657-4265					

PAGE 2

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unty: D	ade	Service: Road & Street Con	struction/Maintenance			
1. Chec	k the box that best describes th	e agreed upon delivery arrangement for this service	ce:			
	Service will be provided coun (If this box is checked, identif	tywide (i.e., including all cities and unincorporate by the government, authority or organization provide	d areas) by a single service provider. ding 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.)					
		le this service only within their incorporated boun- eas. (If this box is checked, identify the governme				
X	One or more cities will provide this service only within their incorporated boundaries, and the county will provide the service in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)					
	Other. (If this box is checked, identify the government, auth	attach a legible map delineating the service are ority, or other organization that will provide service	ea of each service provider, and ee within each service area.)			
identifie	ed?	erlapping service areas, unnecessary competition a	and/or duplication of this service			
If these ping bu		the strategy, attach an explanation for continuin O.C.G.A. 36-70-24(1)), overriding benefits of the out be eliminated).				
		ander the strategy, attach an implementation scho ponsible party and the agreed upon deadline for c				
enterpri bonded		nat will help to pay for this service and indicate ho ds, special service district revenues, hotel/motel to Funding Method:				
	County	General Fund, SPLOST, LARP				
Trento		General Fund, LARP	······································			
4. How	will the strategy change the pr	evious arrangements for providing and/or funding	this service within the county?			
5. List		eements or intergovernmental contracts that will b	e used to implement the strategy for			
	nent Name:	Contracting Parties:	Effective and Ending Dates:			
None						
		l be used to implement the strategy for this service changes, etc.), and when will they take effect?	e (e.g., ordinances, resolutions, local			
None						
7. Persone	on completing form: Olney N number: (706)295-6485	Meadows Date completed: 6/28/01				
are con	sistent with the service deliver	ntacted by state agencies when evaluating whether y strategy? Yes M No non(s) and phone number(s) below:	proposed local government projects			
T	D Byrd Ir Dade County	Manager (706) 657-4265 Paul Rolling	s. Mayor (706) 657-4167			

PAGE 2

In	ct	-	10	ri.	ar	10	

County: Dade	Service: Senior Citizens Program						
	es the agreed upon delivery arrangement for this service:						
	countywide (i.e., including all cities and unincorporated areas) by a single service provider. entify the government, authority or organization providing the service.) rvices county-wide. The City of Trenton makes financial contributions.						
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.)						
	ovide this service only within their incorporated boundaries, and the county will provide ted areas. (If this box is checked, identify the government(s), authority or organization						
identify the governmen Dade County provi 2. In developing the strategy, widentified? Yes No If these conditions will continue ping but higher levels of service ping service areas or competition							
	ed under the strategy, attach an implementation schedule listing each step or action that e responsible party and the agreed upon deadline for completing it.						
	ty that will help to pay for this service and indicate how the service will be funded (e.g., funds, special service district revenues, hotel/motel taxes, franchise taxes, impact fees, Funding Method:						
Dade County	General Fund, Federal Grants, State Funds						
Trenton	General Fund						
4. How will the strategy change None	e previous arrangements for providing and/or funding this service within the county?						
List any formal service delive this service:	agreements or intergovernmental contracts that will be used to implement the strategy for						
Agreement Name:	Contracting Parties: Effective and Ending Dates:						
None							
	will be used to implement the strategy for this service (e.g., ordinances, resolutions, local or fee changes, etc.), and when will they take effect?						
None							
7. Person completing form: Ol Phone number: (706)295-648	y Meadows Date completed: 6/28/01						
are consistent with the service d If not, provide designated conta	contacted by state agencies when evaluating whether proposed local government projects every strategy? No person(s) and phone number(s) below: ty Manager (706) 657-4265 Paul Rollings, Mayor (706) 657-4167						

PAGE 2

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County: Dade	Service: Sewer Collect	tion & Disposal						
	the agreed upon delivery arrangement for this	service:						
	untywide (i.e., including all cities and unincor tify the government, authority or organization							
 Service will be provided on 								
	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 in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)							
identify the government, au Attached: 2. In developing the strategy, were didentified? Yes No If these conditions will continue und	ed, attach a legible map delineating the servithority, or other organization that will provide overlapping service areas, unnecessary competer the strategy, attach an explanation for cone O.C.G.A. 36-70-24(1)), overriding benefits of mot be eliminated).	service within each service area.) ition and/or duplication of this service atinuing the arrangement (i.e., overlap-						
will be taken to eliminate them, the same as a substitution of the	d under the strategy, attach an implementation responsible party and the agreed upon deadline that will help to pay for this service and indicate	e for completing it. ate how the service will be funded (e.g.,						
enterprise funds, user fees, general fi bonded indebtedness, etc.). Local Government or Authority:	unds, special service district revenues, hotel/m Funding Method:	otel taxes, franchise taxes, impact fees,						
Trenton	User Fees, SPLOST							
4. How will the strategy change the None	previous arrangements for providing and/or fur	nding this service within the county?						
this service:	greements or intergovernmental contracts that							
Agreement Name:	Contracting Parties:	Effective and Ending Dates:						
None								
None 7. Person completing form: Olney	vill be used to implement the strategy for this s r fee changes, etc.), and when will they take ef Meadows	fect?						
8. Is this the person who should be care consistent with the service delivered from the person who should be care consistent with the service delivered from the provide designated contact person who should be care consistent with the service delivered from the person who should be careful from th	Date completed: 6/28 contacted by state agencies when evaluating wh	nether proposed local government projects						

Attachment:

SERVICE DELIVERY STRATEGY. SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

County:	Dade	Service:	Sewer Collection & Disposal

 Other. City of Trenton provides service within City and to some areas outside the City. Area outside of City limits is less than .50 miles and will be annexed by the City of Trenton.

PAGE 2

Instruction	

unty: Dade	Service: Social Service	es					
	bes the agreed upon delivery arrangement for this	s service:					
	I countywide (i.e., including all cities and unincordentify the government, authority or organization						
	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 provided in unincorpora 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 the service in unincorporoviding the service.)	the service in unincorporated areas. (If this box is checked, identify the government(s), authority or organization						
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.)							
2. In developing the strategy, we dentified? ☐ Yes ☑ No	ere overlapping service areas, unnecessary competents	tition and/or duplication of this service					
f these conditions will continue	under the strategy, attach an explanation for cor (See O.C.G.A. 36-70-24(1)), overriding benefits of cannot be eliminated).						
	ated under the strategy, attach an implementation the responsible party and the agreed upon deadline						
b. List each government or authoriterprise funds, user fees, gene conded indebtedness, etc.).	ority that will help to pay for this service and indical funds, special service district revenues, hotel/m	eate how the service will be funded (e.g., notel taxes, franchise taxes, impact fees,					
local Government or Authority							
Dade County	General Fund						
4. How will the strategy change	the previous arrangements for providing and/or fu	inding this service within the county?					
None							
 List any formal service delive his service; 	ry agreements or intergovernmental contracts that	will be used to implement the strategy for					
Agreement Name:	Contracting Parties:	Effective and Ending Date					
None							
	1 min						
 What other mechanisms (if an acts of the General Assembly, random 	y) will be used to implement the strategy for this te or fee changes, etc.), and when will they take e	service (e.g., ordinances, resolutions, local ffect?					
7. Person completing form: Ol	nev Meadows						
Phone number: (706)295-64	5 Date completed: 6/20	8/01					
are consistent with the service of	be contacted by state agencies when evaluating welivery strategy? Yes Monotonian Notes below:	thether proposed local government projects					
	unty Manager, (706) 657-4265						
	,,						

PAGE 2

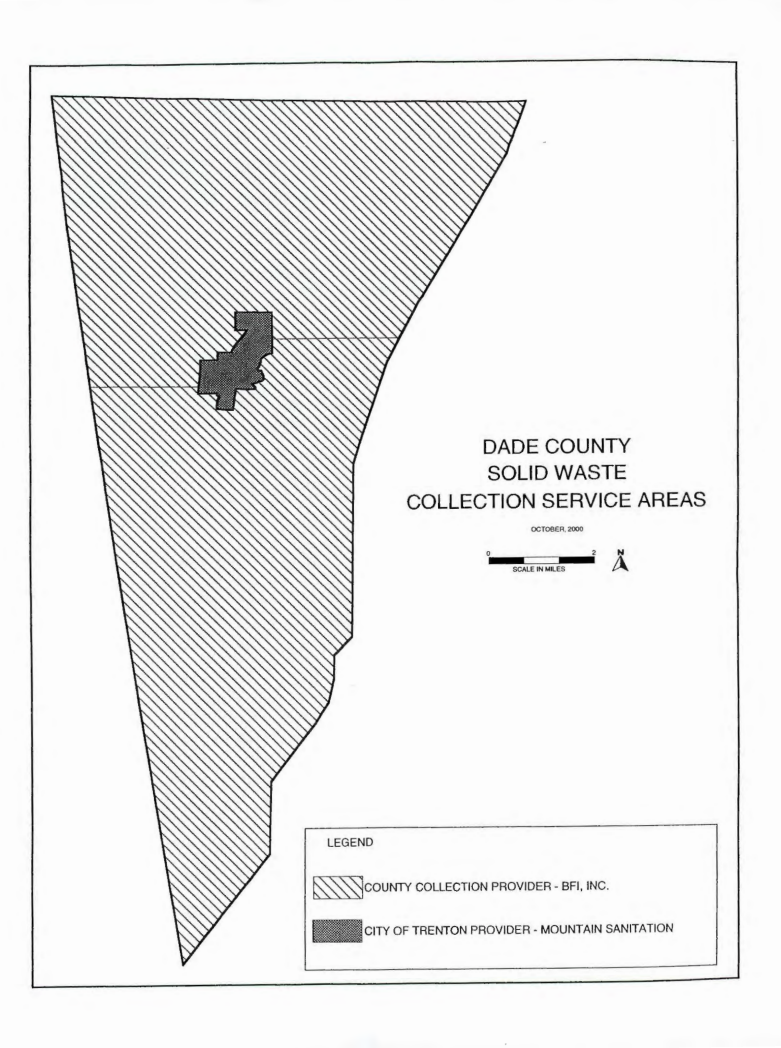
Instructions:

C	ounty: D	ade	Service: Soil Conservat	tion				
			e 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.) Dade County							
		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 in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)						
			attach a legible map delineating the service ority, or other organization that will provide s					
	identifie	ed? Yes ⊠No	rlapping service areas, unnecessary competi- the strategy, attach an explanation for conf					
	ping but		C.G.A. 36-70-24(1)), overriding benefits of					
			nder the strategy, attach an implementation ponsible party and the agreed upon deadline					
	enterpris bonded	se funds, user fees, general fund indebtedness, etc.).	at will help to pay for this service and indica ds, special service district revenues, hotel/mo					
_		overnment or Authority:	Funding Method:					
_	Dade (County	General Fund, State					
-								
_								
_								
_								
	4. How None	will the strategy change the pre	evious arrangements for providing and/or fun	ding this service within the county?				
	5. List a	,	ements or intergovernmental contracts that v	vill be used to implement the strategy for				
		ent Name:	Contracting Parties:	Effective and Ending Dates:				
	None							
			be used to implement the strategy for this see changes, etc.), and when will they take eff					
	None							
	7. Perso Phone r	on completing form: Olney M number: (706)295-6485	leadows Date completed: 6/28/	01				
	are con:	sistent with the service delivery	tacted by state agencies when evaluating whestrategy? Yes Noon(s) and phone number(s) below:	ether proposed local government projects				
	J.D. Byrd Jr., Dade County Manager, (706) 657-4265							

PAGE 2

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Tν	set	F11	~1	in	ns:

County: Dade	Service: Solid Waste Colle	ection						
1. Check the box that best describes the ap	greed upon delivery arrangement for this serv	vice:						
	vide (i.e., including all cities and unincorpora ne government, authority or organization prov							
 Service will be provided only in the checked, identify the government 	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 in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)							
identify the government, authority Attached:	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.) Attached: developing the strategy, were overlapping service areas, unnecessary competition and/or duplication of this service							
identified? ☐ Yes ☑ No	pping service areas, unnecessary compension	and of duplication of this service						
If these conditions will continue under the	estrategy, attach an explanation for continu .G.A. 36-70-24(1)), overriding benefits of the pe eliminated).							
	er the strategy, attach an implementation so asible party and the agreed upon deadline for							
	will help to pay for this service and indicate h special service district revenues, hotel/motel Funding Method:							
Dade County	General Fund							
Trenton	General Fund							
How will the strategy change the previous None	ous arrangements for providing and/or funding	g this service within the county?						
5. List any formal service delivery agreem this service:	nents or intergovernmental contracts that will	be used to implement the strategy for						
Agreement Name:	Contracting Parties:	Effective and Ending Dates:						
GA Solid Waste Management Act	Trenton/Dade County							
	e used to implement the strategy for this servi							
None	changes, etc.), and when will they take effect	2						
7. Person completing form: Olney Mea Phone number: (706)295-6485	Date completed: 6/28/01							
Is this the person who should be contacted are consistent with the service delivery sure onto the person (If not, provide designated contact person)	sted by state agencies when evaluating whether trategy? Yes No	er proposed local government projects						



Attachment:

SERVICE DELIVERY STRATEGY. SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

County:	Dade	Service:	Solid Waste Collection

 Other. Collection services are provided in unincorporated areas of the entire County by BFI. Collection services inside the City of Trenton provided by Mountain Sanitation.

A RESOLUTION

WHEREAS, The Georgia Comprehensive Solid Waste Management Act requires county and municipal governments to prepare local comprehensive solid waste management plans; and

WHEREAS, the City of Trenton, Georgia has compiled, reviewed and modified an update to the Dade County Solid Waste Management Plan including the City of Trenton (1993); and

WHEREAS, the City of Trenton, Georgia has complied with the Rules of Georgia Department of Community Affairs Minimum Planning Standards and Procedures for Solid Waste Management (Chapter 110-4-3) including the minimum public participation requirements;

NOW, THEREFORE BE IT RESOLVED by the Mayor and City Council of the City of Trenton that the document entitled: <u>Dade County</u>, <u>Georgia Solid Waste Management Plan Update</u>, <u>Supplement (November 1998)</u> be officially approved and adopted.

SO RESOLVED THIS 15T DAY OF March, 1999.

Mayor

ATTEST:

City Clerk

PAGE 2

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ın	stri	ıcı	เด	ns:

County: Dade		Service: Solid Waste D	Disposal			
	describes the agreed up	on delivery arrangement for this	service:			
		, including all cities and unincorn	porated areas) by a single service provider. providing the service.)			
☐ Service will be pro		corporated portion of the county ty or organization providing the	by a single service provider. (If this box is service.)			
provided in unince	provided in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)					
the service in unir	One or more cities will provide this service only within their incorporated boundaries, and the county will provide the service in unincorporated areas. (If this box is checked, identify the government(s), authority or organization providing the service.)					
Other. (If this box identify the govern	is checked, attach a leg	gible map delineating the servi er organization that will provide	ce area of each service provider, and service within each service area.)			
identified? Yes No If these conditions will con	tinue under the strategy	, attach an explanation for con	ition and/or duplication of this service			
ping but higher levels of se ping service areas or comp			f the duplication, or reasons that overlap-			
		ategy, attach an implementatio rty and the agreed upon deadline	n schedule listing each step or action that a for completing it.			
	general funds, special s		ate how the service will be funded (e.g., otel taxes, franchise taxes, impact fees,			
Local Government or Auth	ority: Fundi	ing Method:				
Dade County	Gene	eral Fund				
Trenton	Gene	eral Fund				
	ange the previous arran	gements for providing and/or fu	nding this service within the county?			
None						
	lelivery agreements or it	ntergovernmental contracts that	will be used to implement the strategy for			
this service: Agreement Name:	Contr	racting Parties:	Effective and Ending Dates:			
Solid Waste Disposal		on/Dade County	1/1/00 - 8/1/02			
			11100 01102			
		implement the strategy for this s etc.), and when will they take ef	service (e.g., ordinances, resolutions, local fect?			
	01					
7. Person completing form Phone number: (706)295	Olney Meadows -6485	Date completed: 6/28	701			
8. Is this the person who share consistent with the serv If not, provide designated of	ice delivery strategy?	☐ Yes 🖾 No	nether proposed local government projects			
J.D. Byrd Jr., Dade	County Manager (706) 657-4265 Paul Rol	llings, Mayor (706) 657-4167			

SPECIAL JOINT MEETING MINUTES DADE COUNTY COMMISSION AND THE CITY OF TRENTON JUNE 1, 1999

The special meeting was called to order by Mayor Gene Carter at 7:00 p.m. in the Council Chambers, City Hall Trenton Georgia. Members present were Ms. Lucretia Buchanan, Mr. Chuck Cannon, Ms. Sandra Gray, Mr. Harold Parrish, Mr. Willard Ryan and Mayor Gene Carter. The County members present were Chairman, Tommy Lowery, Mr. Bill Wallin, Mr. Rex Blevins, Mr. LeRoy Smith, Mr. David Herring, Mr. Paul Page, County Manager and Mr. Jim Franklin, County Attorney.

Mayor Carter requested a \$20 per ton tipping fee begin January 1, 2000. Ms. Gray made a motion to the Mayor's request and Mr. Cannon seconded. All City members were polled with Mr. Ryan voting no and all others voting in favor. The motion passed.

Mr. Ryan made a motion to pass the intergovernmental agreement with the provision of extraterritorial water and sewer services and Ms. Gray seconded. All City members were polled with all voting in favor.

Mr. Cannon made a motion to extend the deadline of House Bill 489 120 days and Mr. Ryan seconded. All City members were polled with all voting in favor.

Mr. Blevins made a motion to accept the tipping fee at \$20 per ton starting January 1, 2000 through August, 2002 and Mr. Smith seconded. All County members were polled with all voting in favor.

Mr. Smith made a motion to accept the intergovernmental agreement with the provision of extraterritorial water and sewer services and Mr. Blevins seconded. All County members were polled with all voting in favor.

Mr. Blevins made a motion to extend the deadline of House Bill 489 120 days and Mr. Smith seconded. All County members were polled with all voting in favor.

Mr. Blevins made a motion to approve all service delivery strategy documents subject to furnishing the other two and Mr. Smith seconded. All County members were polled with all voting in favor.

Mr. Ryan made a motion to approve all service delivery strategy documents subject to furnishing the other two and Ms. Gray seconded. All City members were polled with all voting in favor.

Mr. Ryan made a motion to adjourn the meeting and Ms Gray seconded. All City members were pelled with all voting in favor.

Attachment:

SERVICE DELIVERY STRATEGY SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

County:	Dade	Service:	Solid Waste Disposal

1. Service will be provided countywide. Dade County hauls all waste from transfer station to out-of-state landfill.

PAGE 2

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inty: Dade	Service: Tax Collection	n
1. Check the box that best describes t	he agreed upon delivery arrangement for this	service:
	ntywide (i.e., including all cities and unincor ify the government, authority or organization	
	y in the unincorporated portion of the county ment, authority or organization providing the	
	de this service only within their incorporated treas. (If this box is checked, identify the gov	
	ide this service only within their incorporated areas. (If this box is checked, identify the go	
identify the government, aut	l, attach a legible map delineating the servi hority, or other organization that will provide bunty taxes. City of Trenton collects (service within each service area.)
	verlapping service areas, unnecessary compet	
☐ Yes ☐ No		
	or the strategy, attach an explanation for cor O.C.G.A. 36-70-24(1)), overriding benefits of not be eliminated).	
	,	
	under the strategy, attach an implementation	The state of the s
the taken to eliminate them, the re	esponsible party and the agreed upon deadline	e for completing it.
. List each government or authority	that will help to pay for this service and indic	ate how the service will be funded (e.g.,
	nds, special service district revenues, hotel/m	otel taxes, franchise taxes, impact fees,
onded indebtedness, etc.). ocal Government or Authority:	Funding Method:	
	General Fund	
Dade County		
renton	General Fund	
. How will the strategy change the p	revious arrangements for providing and/or fu	nding this service within the county?
None		
	reements or intergovernmental contracts that	will be used to implement the strategy for
his service:	Contraction Boston	Effective and Ending Date
Agreement Name:	Contracting Parties:	Effective and Ending Date
None		
	ill be used to implement the strategy for this	
acts of the General Assembly, rate or None	fee changes, etc.), and when will they take ef	ffect?
	Meadows	
7 Person completing form. Olney		
7. Person completing form: Olney Phone number: (706)295-6485	Date completed: 6/28	3/01
7. Person completing form: Olney Phone number: (706)295-6485	Date completed: 6/28	3/01
Phone number: (700)293-0483	Date completed: 07.20 ontacted by state agencies when evaluating w ry strategy? □ Yes ☒ No	

SERVICE DELIVERY STRATEGY

	Si	UMMARY OF SERVICE DELIVERY ARRANGEMENTS	PAGE 2
estion belov	of this form and complete on	ne for each service listed on page 1, Section III. Use exactly the same service nan is necessary. If the contact person for this service (listed at the bottom of the page)	
ounty: _D	Dade	Service: Tourism	
		ribes the agreed upon delivery arrangement for this service:	
		ed countywide (i.e., including all cities and unincorporated areas) to identify the government, authority or organization providing the s	
		ed only in the unincorporated portion of the county by a single service overnment, authority or organization providing the service.)	vice provider. (If this box is
		provide this service only within their incorporated boundaries, an rated areas. (If this box is checked, identify the government(s), aut	
		provide this service only within their incorporated boundaries, an orated areas. (If this box is checked, identify the government(s), as	
ă		necked, attach a legible map delineating the service area of each at, authority, or other organization that will provide service within	
identifie	eveloping the strategy, w ed?	vere overlapping service areas, unnecessary competition and/or dup	plication of this service
If these		e under the strategy, attach an explanation for continuing the ar	
ping ser	rvice areas or competition	nated under the strategy, attach an implementation schedule list	ing each step or action that
If these will be 3. List e enterpri bonded	conditions will be eliminated them, each government or authorise funds, user fees, gene indebtedness, etc.).	on cannot be eliminated). In a ded under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing that will help to pay for this service and indicate how the service and funds, special service district revenues, hotel/motel taxes, frame	ing each step or action that g it.
If these will be 3. List enterprise bonded Local C	rvice areas or competition conditions will be eliminated them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority	on cannot be eliminated). In a ted under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing that will help to pay for this service and indicate how the service and funds, special service district revenues, hotel/motel taxes, france: Funding Method:	ing each step or action that g it.
If these will be 3. List enterpribonded Local C	conditions will be eliminated them, each government or authinise funds, user fees, gene indebtedness, etc.). Government or Authority: County	on cannot be eliminated). Inated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing to that will help to pay for this service and indicate how the service and funds, special service district revenues, hotel/motel taxes, frame: Funding Method: General Fund	ing each step or action that g it.
If these will be 3. List enterprise bonded Local C	conditions will be eliminated to eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the ser teral funds, special service district revenues, hotel/motel taxes, france: Funding Method: General Fund Hotel/Motel Tax, General Fund	ing each step or action that g it.
If these will be 3. List enterpribonded Local C	conditions will be eliminated to eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County	on cannot be eliminated). Inated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing to that will help to pay for this service and indicate how the service and funds, special service district revenues, hotel/motel taxes, frame: Funding Method: General Fund	ing each step or action that g it.
If these will be 3. List enterpribonded Local C	conditions will be eliminated to eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the ser teral funds, special service district revenues, hotel/motel taxes, france: Funding Method: General Fund Hotel/Motel Tax, General Fund	ing each step or action that g it.
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If these will be 3. List e enterpri bonded Local C	conditions will be eliminated to eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the ser teral funds, special service district revenues, hotel/motel taxes, france: Funding Method: General Fund Hotel/Motel Tax, General Fund	ing each step or action that g it.
If these will be 3. List enterpribonded Local C	conditions will be eliminated to eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the ser teral funds, special service district revenues, hotel/motel taxes, france: Funding Method: General Fund Hotel/Motel Tax, General Fund	ing each step or action that g it.
ping ser If these will be 3. List enterprise bonded Local Conductor Trento	conditions will be eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority. County On	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the ser teral funds, special service district revenues, hotel/motel taxes, france: Funding Method: General Fund Hotel/Motel Tax, General Fund	ing each step or action that g it. vice will be funded (e.g., chise taxes, impact fees,
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ping ser If these will be 3. List e enterpri bonded Local C Dade C Trento 4. How None 5. List ser this ser	conditions will be eliminate them, each government or authorise funds, user fees, gene indebtedness, etc.). Government or Authority: County will the strategy change	nated under the strategy, attach an implementation schedule list the responsible party and the agreed upon deadline for completing tority that will help to pay for this service and indicate how the service funds, special service district revenues, hotel/motel taxes, frame: Funding Method: General Fund Hotel/Motel Tax, General Fund the previous arrangements for providing and/or funding this service the previous arrangements for providing and/or funding this service and indicate how the service district revenues, hotel/motel taxes, frames:	ing each step or action that g it. vice will be funded (e.g., chise taxes, impact fees, dice within the county?
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7. Person completing form: Olney Meadows Phone number: (706)295-6485 Date completed: 6/28/01

8. Is this the person who should be contacted by state agencies when evaluating whether proposed local government projects are consistent with the service delivery strategy?

Yes
No

If not, provide designated contact person(s) and phone number(s) below:

J.D. Byrd Jr., Dade County Manager (706) 657-4265

Paul Rollings, Mayor (706) 657-4167

None

Attachment:

County: Dade

of Commerce.

SERVICE DELIVERY STRATEGY SUMMARY OF SERVICE DELIVERY ARRANGEMENTS

1.	Other.	Dade County provides services county-wide through the Chamber of
	Commerce	The City of Trenton provides services county-wide through the Chamber

Service: Tourism

Agreement Name:	Contracting Parties:	Effective and Ending Dates:
Hotel/Motel Tax Ordinance	City of Trenton	1/1/99
What other mechanisms (if any) will be	e used to implement the strategy for this service	(e.g., ordinances, resolutions, local acts of th
General Assembly, rate or fee changes	etc.), and when will they take effect?	
None		
	dows	
7. Person completing form: Olney Mea Phone number: (706) 295-6485	dows Date completed: 10/2/00	
7. Person completing form: Olney Mea Phone number: (706) 295-6485	Date completed: 10/2/00 ted by state agencies when evaluating whether p tegy? ☐ Yes ☑ No	roposed local government projects are

PAGE 2 (continued)

Section 16. Effective date.

This Chapter shall become effective and be enforced from and after the 1st day of January, 1999.

Section 17. Severability.

If any section, subsection, sentence, clause, phrase or a portion of this ordinance shall be declared invalid or unconstitutional by any Court of competent jurisdiction, or if the provisions of this ordinance as applied to any particular situation or set of circumstances shall be declared invalid or unconstitutional, such invalidity shall not be construed to affect the portions of this ordinance not so held to be invalid, or the application of this ordinance to other circumstances not so held to be invalid. It is hereby declared as the intent of the City Council that this ordinance would have been adopted had such invalid portion not been include herein.

Section 18 Repealer.

All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

SO ORDAINED THIS 1th DAY OF DECEMBER, 1998, by the Commission of the City of Trenton, Georgia, at the regular meeting of the Commission held at City Hall, Trenton, Georgia.

CITY OF TRENTON, GEORGIA.

Mayor

ATTEST:

Clerk

Section 14. Agents for receiving notices.

When registering pursuant to section 5 hereof, each operator shall appoint: in writing, an agent to receive for the operator any notice required to be given to the operator under the provisions of this Chapter, stating the full name, street address, mailing address and telephone number of such agent. Such agent shall be either an individual resident of the City or an employee of the operator who regularly works at the operator's place of business on a daily basis, and the appointment of the agent must be accompanied by the written consent of such agent to serve as agent for the operator. Such agent may be changed from time to time by an appointment of, and consent of a successor agent. The operator is required to have such an agent at all times and should an agent cease to be a resident of the City or an employee regularly working at the operator's place of business in the City of Trenton, as the case may be, the operator shall immediately file a written appointment of a new agent and such agent's consent to serve as such with the Clerk Any agent so appointed by an operator shall be authorized to receive for and on behalf of the operator any notice required to be given to the operator by the provisions of this Chapter. Delivery of any such notice to such agent. in person or by mail, shall be sufficient to meet the requirements of this Chapter and such notice shall be binding on the operator. This method of giving notice to operators is supplementary and cumulative of the other methods of giving notice set forth in this Chapter.

Section 15. Violation; fines and punishment.

Any person violating any of the provisions of this Chapter shall be deemed guilty of an offense and upon conviction thereof shall be punished as provided in the Code of ordinances of the City of Trenton. Each such person shall be guilty of a separate offense for each and every day or portion thereof during which any violation of any provision of the Chapter is committed, continued or permitted by such person, and shall be punished accordingly.

Any operator or other person who fails to register as required herein, or to furnish any return required to be made, or who fails or refuses to furnish a supplementary return or other data required by the Clerk, or who renders a false or fraudulent return shall be deemed guilty of an offense and upon conviction thereof shall be punished as aforesaid. Any person required to make, render, sign, or verify any report who makes any false or fraudulent report with intent to defeat or evade the determination of an amount due required by this Chapter to be made shall be deemed guilty of an offense and upon conviction thereof shall be punished as aforesaid.

Section 13. Administration of Chapter.

- (a) <u>Authority of the Clerk</u>. The Clerk of the Commission under the supervision of the Commission, shall administer and enforce the provisions of this Chapter for the levy and collection of the tax imposed by this Chapter.
- (b) <u>Rules and Regulations</u>. The Clerk shall have the power and authority to make and publish reasonable rules and regulations not inconsistent with this Chapter or other ordinances of the City of Trenton, or the laws of the State of Georgia, or the Constitution of this State or the United States, for the administration and enforcement of the provisions of this Chapter and the collection of the taxes hereunder.
- (c) <u>Records required from operators, etc.</u>; form. Every operator shall keep such records, receipts, invoices, and other pertinent papers in such form as the Clerk of the City Commission may require.
- (d) <u>Examination of Records</u>; audits. The Clerk, or any person authorized in writing by him or her, may examine the books, records, financial reports, equipment and other facilities of any operator in order to verify the accuracy of any return made, or if no return is made by the operator, to ascertain and determine the amount of tax required to be paid.
- (e) Authority to require reports; contents. In administration of the provisions of this Chapter, the Clerk may require the filing of reports by any person or class of persons having in such person's or persons' possession or custody information relating to rental of guest rooms which are subject to the tax. The reports shall be filed with the Clerk when required by the Clerk and shall set forth the rental charged for each occupancy, the date or date; of occupancy, and such other information as the Clerk may require.
- (f) Limitation on disclosure of business of operators, etc. The Clerk or any person 'having an administrative duty under this Chapter shall not make known in any manner the business affairs, operations, or information obtained by an audit of books, papers, records, financial reports, equipment and other facilities of any operator or any other person visited or examined in the discharge of official duty, or the amount or source of income, profits, losses, expenditures, or any particular thereof, set forth or disclosed in any return, or permit any return or copy thereof or any book containing any abstract or particulars thereof to be seen or examined by any person not having such administrative duty under this Chapter, except in case of judicial proceedings or necessary to collect the tax hereby levied and assessed. Successors, receivers, trustees, executors, administrators, assignees and guarantors, if directly interested, may be given information as to the items included in the measure and amount of unpaid tax amounts of tax, interest and penalties required to be collected. The City shall not be responsible for nor liable to any operator for the disclosure of information or documents as required by the Open Records Act of Georgia or any other state or federal law.

returned until the date of payment of such tax, penalties and interest.

(d) Notice of determination; service of. Promptly after making his or her determination, the Clerk shall give to the operator written notice of his or her determination, which notice may be served personally or by mail in the manner prescribed for service of notice of a deficiency determination.

Section 12. Collection of Tax.

- (a) Action for tax; time for. When it is determined by a return filed, or by the Clerk having made a determination under the provisions of Sections 10 and 11 of this Chapter, that tax is due and payable to the City of Trenton under the provisions of this Chapter, the City Clerk may at anytime within three years after determination that such tax is due and payable bring an action in the Courts of this state, of any other state, or of the united Stated in the name of the City to collect the amount of tax payable to the City together with interest thereon and penalties, court costs, attorney's fees and other fees incident thereto. The bringing of such an action shall not be a prerequisite for the issuance of a fi. fa. under the provisions of subparagraph (d) hereof.
- (b) <u>Duty of successors or assignees of operator to withhold tax from purchase money.</u> If any operator liable for any amount of tax under this Ordinance sells or transfers his business, his successors or assigns shall withhold a sufficient amount of the interest thereon and penalties and pay such sum over to the City unless the operator liable for such tax delivers to such purchaser or transferee, as the case may be, at the time of such sale or transfer, a certificate from the Clerk showing that all tax returns of such operator have been filed and all taxes shown as being payable on said returns have been paid in full.
- (c) <u>Liability for failure to withhold; time to enforce successor's liability.</u> If the purchaser or transferee of a business fails to withhold the required amount of the purchase [rice, he shall be personally liable for the payment of the purchase price, valued in money. The time within which the obligation of a successor shall be enforced shall start to run at the time the operator sells or transfers his business, or at the time that the determination against the operator becomes final; whichever event occurs the later.
- (d) <u>Issuance of fi. fa.</u> The Clerk is hereby authorized to issue a fi. fa.. for execution and levy to satisfy the amount of any tax, penalty or interest due not paid under the provisions of this Chapter.

- (c) Offsetting of overpayments. In making a determination, the Clerk may of—set overpayments for a period, or periods, against unpaid tax round to be due for another period or periods, against penalties, and against the interest on such unpaid tax.
- (d) Notice of determination; service of. The Clerk, or his or her designated representative, shall give to the operator written notice of his or her determination. The notice may be served personally or by mail. If by mail, such service shall be addressed to the operator at his address as it appears in the records of the Clerk.
- (e) Time within which notice of deficiency determination to be mailed. Except in the case of failure to make a return, every notice of a deficiency determination shall be mailed within three years after the 20th day of the calendar month following the monthly period for which the amount is proposed to be determined or within three years after the return is filed, whichever period shall last expire.

Section 11. Determination if no return made.

- (a) Estimate of gross receipts. If any operator fails to make a return, the Clerk of the City Commission shall make an estimate of the amount of the gross receipts of the operator or as the case may be, of the amount of the total rentals in this City which are subject to the tax. The estimate shall be made for the period or periods in respect to which the person failed to make the return and shall be based upon any information which is or may come into the possession of the Clerk. Upon the basis of this estimate the Clerk shall compute and determine the amount required to be paid to the City, adding to the sum thus determined a penalty equal to fifteen percent thereof. One or more determinations may be made of the amount due for one or for more than one monthly period.
- (b) Offsetting of overpayments. In making a determination, the Clerk may offset overpayments for a period, or periods, against unpaid tax found to be due for another period or periods, against penalties, and against interest on unpaid tax found to be due. The interest on such unpaid tax shall be computed in the manner set forth in Section 10 (b) hereof.
- (c) Interest on amount found due. The amount of the unpaid tax found to be due shall bear interest at the rate 3/4 of one percent per month from and after the 20th day of the month following the monthly period for which the amount should have been

Section 7. Due date of Taxes.

All taxes levied and imposed by this Chapter shall be due and payable to the City of Trenton on or before the 20th day of every month next succeeding each respective monthly period in which such taxes are collected.

Section 8. Return and Time of Filing; Remittance of Tax.

On or before the 20th day of the month following each monthly period, a return for the preceding monthly period shall be filed with the Clerk of the City Commission, in such form as the Clerk may prescribe, by every operator liable for the payment of tax hereunder.

All returns shall show the gross rent, exempt rent, taxable rent, amount of taxable rent, collected or otherwise due for the monthly period for which filed, and such other information as may be required by the Clerk and shall be accompanied when filed by remittance of the net amount of tax due.

Section 9. Collection Fee allowed Operators.

Operators collecting the tax levied hereunder shall be allowed a percentage of the tax due and accounted for and shall be reimbursed in the form of a deduction in submitting, reporting and payment of the amount due, if said amount is not delinquent at the time of payment. The rate of the deduction shall be the same rate authorized per deductions from state sales and use tax under O.C.G.A. Section 48-8-50, as now or hereafter amended.

Section 10. Deficiency determinations.

- (a) Recomputation of Tax; authority to make; basis of recomputation. If the, Clerk of the City Commission is not satisfied with the return or returns of the tax or the amount of the tax required to be paid to the City by any person, he or she may compute and determine the amount required to be paid upon the basis of any information in his or her possession or which may come into his or her possession. One or more than one deficiency determination may be made of the amount due for one or more than one monthly payment.
- (b) <u>Interest on deficiency</u>. The amount of the unpaid tax found to be due shall bear interest at the rate of 3/4 of one percent per month from and after the 20th day of the month following the monthly period for which the amount should have been returned until the date of such payment of such tax and interest.

Section 4. Exemptions.

Notwithstanding any other provision of this Chapter, no tax shall be levied as provided in this Chapter upon the fees or charges for any rooms, lodgings, or accommodations furnished for use by Georgia State or local government officials or employees when traveling on official business.

Section 5. Registration of Operator.

Every person engaging or about to engage in business as an operator of a motel in this City shall immediately register with the Clerk of the City Commission on a form provided by said Clerk. Persons engaged in such business must so register no later than fifteen days after the date this Chapter becomes in effect, but such privilege or registration after the imposition of such tax shall not relieve any person from the obligation of payment or collection on or after the date of imposition thereof. Such registration shall set forth the name under which such person transacts business or intends to transact business, the location of his place or places of business and such other information which would facilitate the collection of the tax as the Clerk may require. The registration shall be signed by the owner if a natural person, by a member or partner in case of ownership by an association or partnership; and by an executive officer in case of ownership by a corporation.

A separate registration shall be required for each place of business for an operator.

Should the Clerk of the City Commission deem it necessary, in order to facilitate registration, he or she may prescribe administrative provisions therefore other than those provided in this Section. Such provisions shall be made to effect the purposes hereof.

Section 6. Certificate of Taxing Authority.

Upon the registration of an operator as hereinbefore provided the Clerk of the City shall issue to such operator without charge a certificate of authority to collect the tax from the occupants stating the name and location of the business to which it is applicable. Such certificates shall be nonassignable and non transferable and shall be returned immediately to the Clerk upon the cessation of business by the registered operator at the loca-I tion named or upon sale or transfer of such business at said location.

- (1) "Monthly". A calendar month.
- (m) "Due Date." The 20th day after the end of the monthly period for which tax is to be computed

There is hereby levied and imposed, and there shall be paid a tax of five percent of the rent for every occupancy of a guest room in a motel in the City, provided that levy and collection of that portion of such tax amounting to two there of the rent which is required to be expended for the purpose of promoting tourism, conventions and trade shows, or for other purposes provided in O.C.G.A. Section 48-13-51 (a) (3) shall be suspended during periods of time during which the City has no contract for the expenditure of such funds with the state, a department of the state government, a state authority, or a private sector non-profit organization, or a contract: or contracts with some combination of such entities. Written notice of the dates of the beginning and ending of such periods of suspension shall be given to each operator of a motel in the City on or before the date immediately preceding the date each period begins and ends by the Clerk of the Commission or such person as may be designated by him or her to give such notice. Such notice shall be deemed sufficient if delivered to any person authorized to collect rent for the operator of the motel to whom notice is required to be given.

Such tax shall be paid upon any occupancy occurring on or after January 1, 1999, although such occupancy is had pursuant to a contract, lease, or other arrangement prior to such date where rent is paid, or charged or billed, or falls due on either a weekly, monthly or other term basis, the rent so paid, charged, billed or falling due shall be subject to the tax herein imposed to the extent that it covers any portion of the month of January, 1999 and any portion of any monthly period thereafter.

No tax shall be levied as provided in this Section upon the fees or charges for any rooms, lodgings, or accommodations furnished for a period of more than ten consecutive days or for use as meeting rooms.

Section 3. Collection of Tax by Operator.

It shall be the duty of every operator of a motel located within the City of Trenton to collect from the occupants the tax levied and imposed upon the occupany of guest rooms by the provisions of this Chapter.

- (b) "Operator". Any person operating a motel or hotel in the City of Trenton, Georgia, including, but not limited to, the owner or proprietor of such premises, the lessee, sub-lessee, lender in possession, licensee or any other person otherwise operating such motel or hotel.
- (c) "Occupant" or "Guest". Any person, who, for a consideration, uses, possesses, or has the right to use or possess any room in a hotel or motel under any lease, concession, permit, right of access, license to use, or other agreement, or other-wise.
- (d) "Occupancy". The use or possession, or the right to the use or possession of any room or apartment in a motel or hotel, or the right to the use or possession of the furnishings or to the services and accommodations accompanying the use and possession of the room.
- (e) "Motel". Any structure or any portion of a structure, including any motel, lodging house, rooming house, dormitory, studio hotel, motel, motel/hotel, auto court, inn, public club, or private club, containing guest rooms and which is occupied, or is intended or designed for occupancy, by guests, whether rent is paid in money, goods, labor, or otherwise. It does not include any jail, hospital, asylum, sanitarium, orphanage, prison, detention or other buildings in which human beings are housed and detained under legal restraint.
- (f) "Guest Boom". A room occupied, or intended, arranged, or designed for occupancy, by one or more occupants for the purpose of living quarters or residential use.
- (g) "Rent". The consideration received for occupancy valued in money, whether received in money or otherwise, including all receipts, cash, credits and property or services of any kind or nature, and also the amount for which credit is allowed by the operator to the occupant without any deduction therefrom whatsoever.
- (h) "Clerk". The Clerk of the City Commission of the City of Trenton.
- (i) "Return". Any return filed or required to be filed as herein provided.
- (j) "City". The City of Trenton, Georgia.
- (k) "Tax". The tax imposed by this Chapter.

ORDINANCE

AN ORDINANCE TO AMEND THE CODE OF ORDINANCES OF THE CITY OF TRENTON. GEORGIA TO PROVIDE FOR THE IMPOSITION, LEVY AND COLLECTION OF A TAX UPON THE FURNISHING FOR VALUE TO THE PUBLIC OF ANY ROOM OR ROOMS. LODGING OR ACCOMMODATIONS FURNISHED BY ANY PERSON OR LEGAL ENTITY WITHIN THE LIMITS OF THE CITY OF TRENTON, GEORGIA FOR OPERATING A HOTEL. MOTEL, INN, OR ANY OTHER PLACE IN WHICH ROOMS, LODGINGS OR ACCOMMODATIONS ARE REGULARLY FURNISHED FOR VALUE; PROVIDING FOR THE TAX RATE; PROVIDING FOR COLLECTION OF THE TAX BY THE OPERATOR; PROVIDING FOR EXEMPTIONS; PROVIDING FOR REGISTRATION OF OPERATORS AND CERTIFICATES OF TAXING AUTHORITY; PROVIDING FOR A DUE DATE AND REQUIRING TAX RETURNS; PROVIDING FOR A REMITTANCE OF THE TAXES COLLECTED; PROVIDING FOR A COLLECTION FEE FOR OPERATORS; PROVIDING FOR DETERMINATION OF TAX DEFICIENCIES, INTEREST ON UNPAID TAXES AND PENALTIES; PROVIDING FOR DETERMINATION OF TAXES WHEN NO REQUIRED TAX RETURN IS MADE; PROVIDING FOR ACTIONS FOR THE COLLECTION OF TAXES; PROVIDING FOR ADMINISTRATION AND ENFORCEMENT; PROVIDING FOR LIMITED CONFIDENTIALITY OF INFORMATION AND DOCUMENTS; PROVIDING FOR PUNISHMENT FOR VIOLATION OF ANY PROVISIONS OF SAID ORDINANCE; PROVIDING FOR AN EFFECTIVE DATE, PROVIDING FOR SEVERABILITY; REPEALING CONFLICTING ORDINANCES AND PARTS OF ORDINANCES; AND FOR OTHER PURPOSES.

BE IT ORDAINED by the Commission of the City of Trenton, and it is hereby ordained by authority of same that the Code of Ordinances of the City of Trenton, Georgia, be and the same is hereby amended by adding a Chapter entitled "Motel-Hotel Excise Tax", which said Chapter and its Sections shall read as follows:

Section 1: Definitions.

The following words, terms and phrases shall for the purposes of this Chapter and except where the context clearly indicates a different meaning, be defined as follows:

(a) "Person". A individual, firm, partnership, joint venture, association, social club, fraternal organization, joint stock company, corporation, non-profit corporation, or cooperative non-profit membership, estate, trust, business trust, receiver, trustee, syndicate, or any other group or combination acting as a unit, the plural as well as the singular number, excepting the United States of America, the State of Georgia and any political subdivision of either thereof upon which the City is without power to impose the tax herein provided.

PAGE 2

I.	***	-	~4	in	ns:

: Dade	Service: Transit	
Check the box that best describes the	he agreed upon delivery arrangement for this	service:
Service will be provided cour (If this box is checked, identi Dade County	ntywide (i.e., including all cities and unincorn fy the government, authority or organization	porated areas) by a single service provider, providing the service.)
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de County	General Fund, Grants, DOT	

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one Person completing form: Olney I	Meadows Date completed: 6/28	8/01
Person completing form: Olney None number: (706)295-6485	Date completed: 0/28	
Person completing form: Olney None number: (706)295-6485	Date completed: 0/20 intacted by state agencies when evaluating w	

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Incl	-	rt	in	m	

ounty: Dade	Service: Voter Registr	ration
1. Check the box that best describes t	he agreed upon delivery arrangement for this	service:
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Dade County	General Fund	

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7. Person completing form: Olney Phone number: (706)295-6485	Meadows Date completed: 6/28	3/01
8. Is this the person who should be co are consistent with the service deliver If not, provide designated contact per		hether proposed local government projects
J.D. Byrd Jr., Dade County	A COLUMN TO THE PARTY OF THE PA	

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ounty: Dade	Service: Water Treatm	
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Dade County	SPLOST	
Dade Co. Water & Sewer Authority	Fees	
	1000	
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None		
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Phone number: (706)295-6485	Date completed: 6/28	8/01
8. Is this the person who should be co are consistent with the service deliver If not, provide designated contact per	ontacted by state agencies when evaluating w ry strategy? Yes No son(s) and phone number(s) below:	hether proposed local government projects
J.D. Byrd Jr., Dade County		

MEMORANDUM OF AGREEMENT

BY AND BETWEEN CITY OF TRENTON, GEORGIA AND DADE COUNTY GEORGIA

Georgia law requires that there shall be coordinated and comprehensive planning by the several counties and muncipalities of the State of Georgia; and as a part of said planning and in order to comply with all applicable laws, the City of Trenton, Georgia and Dade County, Georgia, hereby enter into this Memorandum of Agreement, and agree between each other that, in the future, any extraterriorial water and sewer services by either of them shall be consistent with all applicable land use plans and ordinances all as provided by O.C.G.A. & 36-70-24 (4)(B).

The effective date of this Agreement shall be July 1, 1999.

The agreement may be modified or amended in writing by joint approval of the County and City.

SO AGREED THIS 1st DAY OF JUNE, 1999.

DADE COUNTY, GEORGIA

PHATRMAN

ATTEST

CLERK

CITY OF TRENTON, GEORGIA

APPECT.

CLERK

MAYOR

ROM : DADE COUNTY

- 10. The City and County agree to be bound by the Decision of the Board of Annexation Appeals. Costs shall be shared as in article 4 above.
- 11. The City may proceed with its annexation process subject to the final outcome of this process.
- 12. A property owner may seek additional relief in a court of competent jurisdiction.
- 13. This annexation dispute resolution agreement shall commence upon passage and execution of the parties and, unless it is rescinded or amended by mutual agreement of the parties, it shall continue in full force and effect until July 1, 2003, at which time it shall expire. Provided, however, that this agreement shall be automatically renewed on July 1, 2003 for a five year term and renewed for consecutive five year terms thereafter under the same terms and conditions as are stated herein unless written notice to the contrary is directed by either party to the other party not more than 120 days and not less than 60 days prior to the date of expiration for each term.

NOW THEREFORE BE IT RESOLVED that the County and City have mutually agreed to the provisions herein.

Mayor City of Trenton

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Clark

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Date

Clerk

RESOLUTION R-11A-98

A JOINT RESOLUTION (CITY AND COUNTY) TO COMPLY WITH HOUSE BILL 469, SERVICE DELIVERY STRATEGY-RESOLVING LAND USE DISPUTES

The City of Trenton, Georgia (hereinafter "the City") and Dade County, Georgia (hereinafter "the County" hereby agree to implement the following process for resolving land use disputes over annexation effective July 1, 1998.

- Prior to initiating any formal annexation activities, the City will notify the County of any proposed annexation and provide information on location of property, size of area, and proposed land use or zoning classification(s) (if applicable) of the property upon annexation.
- 2. Within 30 business 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 objection to the City's proposed land use classification, providing supporting information and listing stipulations or conditions that would alleviate the County's objection(s).

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 30 day deadline, the City shall be 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(s), as defined in O.C.G.A. 36-36-11(b); the City will respond to the County in writing within 30 business days of receiving the county's objection(s) by either: (a) agreeing to implement the County's stipulations and conditions thereby resolving the County's objection(s); (b) agreeing with the County, stopping action on the proposed ennexation; (c) disagreeing that the County's objection(s) are bona fide and notifying the County that the City will seek a declaratory judgment in court; or (d) initiating a 30 day 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. Any costs associated with the mediation will be paid for as follows: City portion-60% and the County portion-40%.
- 5. If after 30 business days the City and County cannot agree to resolution of the objection through mediation, the dispute shall be referred to a Board of Annexation Appeals which shall be composed of 3 members; one appointment by the City, one by the County, and one who must be a certified land use planning professional approved by both the City and County.
- Members of the Board of Annexation appeals may not be elected officials, staff members or employees of the County or City.
- The Board of Annexation Appeals shall make the final determination as to the applicability of the objection.
- 8. Within 30 calendar days of the rejection of the mediator's proposed resolution and after not less than 10 calendar days notice in a newspaper of general circulation, the Board of Annexation Appeals shall hold a public hearing to hear any comments as to the proposed annexation and/or the objections therein. Within 10 business days of the public hearing, the Board of Annexation Appeals shall render its decision, which shall be in the form of the following alternatives:
 - a. Approve the annexation based on the land use classification proposed.
 - b. Deny the annexation based on the land use classification objection.
 - c. Approve the annexation based on the mediator's proposed resolution.

structions: swer each question below, attaching additional pages as necessary. Please note that any changes to the answers provided will require updating of the service ivery 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 Affa		ERVICE DELIVERY STRATEGY MARY OF LAND USE AGREEMENT	DI CES
anny: Dade 1. What incompatibilities or conflicts between the land use plans of local governments were identified in the process of developing the service delivery strategy? 2. Check the boxes indicating how these incompatibilities or conflicts were addressed:	SUMIN	TARY OF LAND USE AGREEMENT	rs PAGE3
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6. Is this the person who should be contacted by state agencies when evaluating whether proposed local government projects are consistent with the service delivery strategy?

Yes
No

If not, provide designated contact person(s) and phone number(s) below:

J.D. Byrd Jr., Dade County Manager (706) 657-4265

SERVICE DELIVERY STRATEGY CERTIFICATIONS

PAGE 4

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 ot her 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 FOR	Dade	COUNTY

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));
- 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)); and
- The process(as) for resolving land use disputes pricing over approvation were established by the July 1 1008 deadline

SIGNATURE:	NAME: (Please print or type)	TITLE:	JURISDICTION:	DATE:
Jommy of Paul Rol	Tommy Lowery Paul Rollings	Commission Chair Mayor	Dade County Trenton	aug. 2,