

WHEREAS, the Department of General Services, Federal Property Utilization Division, by authority of the Federal Property and Administrative Services Act of 1949, as amended, makes available federal surplus personal property to public agencies for public purposes and to nonprofit tax-exempt health and educational institutions, and

WHEREAS, Weakley County, hereafter referred to as the Applicant, (Applicant Organization) is desirous of utilizing the services and resources of the Department of General Services, Federal Property Utilization Division, hereafter referred to as the State Agency, and

WHEREAS, the Applicant certifies that it is a public agency or a nonprofit educational or health institution exempt from taxation under Section 501 of the U. S. Internal Revenue Code of 1954, and

WHEREAS, the Applicant further certifies that the property is needed and will be used for carrying out or promoting for the residents of a given political area one or more public purposes and for no other purpose, or be used for public health or educational purposes including research and for no other purpose, and

WHEREAS, the Applicant agrees that all items of property shall be placed in use for the purposes for which acquired within one year of receipt and shall be continued in use for such purposes for one year from the date the property was placed in use, and in the event the property is not so placed in use, or continued in use, the donee shall immediately notify the State Agency, and return said property to the State Agency, as directed, and

WHEREAS, the Applicant further agrees to adhere to any additional periods of restrictions placed on the property by the State Agency which shall include a total period of use restrictions for at least 18 months on all passenger motor vehicles and other items of property with a unit acquisition cost of \$3000 or more; and additional special terms, conditions, reservations and restrictions on aircraft, vessels, special limited or restricted use items, and other items as specified in a Conditional Transfer Document or written on the face of the distribution document, and

WHEREAS, the Applicant further agrees that during the period of restriction, it will not sell, trade, lease, lend, bail, encumber, or otherwise dispose of such property without prior approval of the General Services Administration or the State Agency, and in the event property is so disposed of without prior approval of the General Services Administration or the State Agency, the Applicant will be liable for the fair market value or the fair rental value of such property as determined by the General Services Administration or the State Agency, and

WHEREAS, the Applicant certifies that it has the necessary funds to pay the handling or service charges or fees assessed by the State Agency and will remit such handling or service charges or fees within 90 days of receipt, and

WHEREAS, it is understood that all property acquired regardless of acquisition cost ~~and~~ **NOW THEREFORE BEGET RESOLVED:**

- (1) That Charles T. Butts, County Judge, William H. McClain, Civil Defense Director, Charles T. Butts, William H. McClain and William H. McClain William H. McClain

is (are) authorized as a legal representative of this organization and its Governing Board, and its heirs, assigns, and successors forever, to act on its behalf in acquiring federal surplus property and so obligate said organization and Governing Board to the certifications and agreements contained in this document and on the distribution document; and that such person or persons are further authorized, at his or her discretion, to further delegate this authority to any employee of the Applicant for the purpose of acquiring surplus property for use by the Applicant organization, and

- (2) That this authorization shall remain in full force and effect until revoked or revised by written notice of the Applicant to the State Agency.

Date October 20, 1980

Signed Charles T. Butts

Chief Executive Officer

Title County Judge

This authorization or resolution has been adopted by the Governing Board at a regular or called meeting, thereof, held on the 20th day of October, 19 80, and has been approved and placed in the minutes of said meeting.

Date October 20, 1980

(1) Continued

Seldon Cashion,

Highway Superintendent,

Seldon Cashion

Signed Charles T. Butts

Chairman of the Board

Jerry Simmons,

School Superintendent,

Jerry Simmons

Laws Rushing,

Health Director

Laws Rushing

Leonard Usury,

Asst. Nursing Home Administrator

Leonard Usury

RESOLUTION 1980-25
October 20, 1980

Pursuant to the rules of the Weakley County Legislative Body,
this Resolution is sponsored by the following Commissioners:

Beggs Tanner Kerry Killebrew

Motion was made by Commissioner Beggs Tanner
that the foregoing and hereto attached Resolution be approved; seconded
by Commissioner Kerry Killebrew. Upon being put to
a voice, same carried.

This the 20th day of October, 1980.

APPROVED:

Charles T. Butts
Charles T. Butts, County Judge

ATTESTED TO:

James J. Omer
James T. Omer, County Clerk

REAPPORTIONMENT COMMITTEE:

Co. Judge Charles T. Butts, explains the reason for this to be brought before this court:
In 1982 the Co. Will have to reapportion, this court can reapportion in any day. The
School Board and Road Board has to go the Legislature and amend their private act, of
where their membership comes from. Judge Butts's opinion we should go to Legislature
in 1981 term, which starts in January, and with our private act for the School and
Road Board if there is a change from the way it is now, so in 1982 when they run the
public will know from what area these people are covering, also our County Court at
the same time. This will be proper publicity in the papers, people will know what
Civil District or Zone they are in. If we wait until 1982 to go to Legislature it may
be drug around, we may not get it approved before the primary, or so close we can not
get proper information to the public, so for that reason and that reason only we have
made the following recommendation for the reapportionment Committee and it will be
working between now and this next Legislature. This is the same committee as the Road
Board they have five 5 members and that's the same zone as a road board member is from.
Co. Judge, Charles T. Butts ask to amend this recommendation and add one man for this
reason, this is in the 14th district, the 14th district has had a problem there was
an error made last time on the reapportionment. We have some persons voting at
Mtpelia and they are actually supposed to vote at Stella Ruth and they are not voting.
an error that was made five years ago. I would like to add to that board James H.
Bell, because he is in the middle of where the problem is. There is one other recommendat ion
and amendment to add one member of the Election Commission, to this committee.

Committee Appointment

I, Charles T. Butts, Chairman of the Weakley County Legislative Body, recommend
the following County Commissioners to serve on the Weakley County Legislative Body
Reapportionment Committee:

Zone 1 & 9 Comm. Charles Culver
Zone 2 & 10 Comm. Kerry Killebrew
Zone 3 & 8 Comm. James Porter
Zone 5 & 6 Comm. Earl Wright
Zone 7 & 8 Comm. Johnny Vincent
District 14 Comm. James H. Bell

Motion made by Comm. A. B. Reed that the foregoing recommendation/be approved.
Seconded by Comm. Larry Jolly. Upon being put to a voice vote, same carried.
This the 20th day of October, 1980. APPROVED: CHARLES T. BUTTS, CO. JUDGE: ATTESTED TO:
JAMES T. OMER, COUNTY CLERK:

Motion made and seconded that the Co. Attorney contact the Attorney General's Office
and each member of this Court receive a copy all allied materials concerning reapportionment.
Motion made by Comm. Fred Clemrnt seconded by Comm. Robin Moore. Upon being put to a voice
vote motion carried.