STATE OF CALIFORNIA **ELIGIBILITY RENEWAL APPLICATION** DGS OFAM 201-A (Revised 08/2019)

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CAO

Sheriff

CAO Project Man.

DEPARTMENT OF GENERAL SERVICES OFFICE OF FLEET AND ASSET MANAGEMENT

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Organization Name		Email		Phone	Number	Fax Number		
County of Humboldt		Anilsen@co.humboldt		(707) 445-7266		(707) 445-7299		
Address	City	ca-us	State		Zip Code			
825 Fifth Street	Eurek	a ·	CA		95501			
Number of Service Sites	-	Total Number of Clie	nts Sen	ed Ead	h Day			
		-						
ORGANIZATION TYPE				1		3		
PUBLIC GOVERNMENT	AL AGI	ENCY	PRIV	ATE A	GENCY/ORG	SANIZATION		
Conservation			Homeless Program					
Economic Development			Private Education – ADA					
Education – ADA			Private Health					
Parks & Recreation			Older Americans Act for Sr. Citizens					
Public Health			Other (specify):					
Public Safety								
✓ Other (specify): Cou	rthouse	<u> </u>						
RESOLUTION								
"BE IT RESOLVED by the employee(s) whose name authorized as our represe State Agency for Surplus surplus property agency to reverse side of this form."	e(s), title entativé Proper inder th	e(s), and signature(s (s) to acquire surplu- ty and accept respon) are lis s prope asibility	ted be rty thro for pay	low shall be a ough the ausp ment of incide	and is (are) hereby bices of the California dental fees by the		
Nama		Title	Sinna	turo*	•	Email		

OFFICE OF FLEET AND ASSET MANAGEMENT

Ryan Derby	Emergen	cy Svcs.	K	1) us	Rderby	y@co.hu	ımboldt	,ca.us
			1	1 9	MI				-
Thomas Mattson	Public Wo	5.	Mr.	me //	(FC		son@co.	humbol	dt.ca.u
* All signatures must	be in original	torm. No cop	oled or s	tamped	signatu	res.			
	-	Decem	ber	16,0	2019				
Date Resolution was	PASSED and	ADOPTED							
Number of AYES	4 -	Number of N	VOES:	<i>/</i> ·	1	lumber of a	ABSENT	Ø	
By checking the adopted by the at its regular presolution is or	e Governing-E lace of meeting In file in the pr	Board of the a	above na te and by of the G	amed org the vot coverning	ganizati e above g Board	on at the e stated, a	meeting	thereof h	
Governing Board Name				Clerk of the Governing Board					
Humboldt County Board of Supervisors				Kyan Sharp					
Signature				Date (2/16/19					
0									
STATE AGENCIES (ONLY								
State Billing Code:									
Chief Administrative	Officer Name	Title		Sign	nature		Date		
									•
;	FOR S	TATE SURP	LUS AG	ENCY	JSE ON	ILY			~
Application Status:	Approved [Disappro	ved						
Signed				ate					

A: The Donee certifies that:

- 1. It is a public agency; or an approved non-profit institution or organization, exempt from taxation under Section 501 of the Internal Revenue Code of 1986; within the meaning of Section 203(j) of the Federal Property and Administrative Services Act of 1949, as amended, and the regulations of the General Services Administration (GSA).
- 2. The property is needed and will be used by the recipient for carrying out for the residents of a given political area one or more public purposes, or, if a nonprofit tax-exempt institution or organization or 8(a) business, the property is needed for and will be used by the recipient for educational or public health purposes, or for programs for older individuals, or for business purposes. The property is not acquired for any other use or purpose, or for sale or other distribution; or for permanent use outside the State, except with prior approval of the California State Agency for Surplus Property (CSASP).
- 3. Funds are available to pay any and all costs and charges incidental to the receipt of surplus property, and that property is not being acquired for any other use(s) or purpose(s), is not for sale. The fee schedule is available upon request from the CSASP.
- 4. Any transaction shall be subject to the nondiscrimination regulations governing the donation of federal surplus personal property issued under Title VI of the Civil Rights Act of 1964 (41USC 2000d-2000d-4a), as amended, section 504 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments of 1972, as amended, section 303 of the Age Discrimination Act of 1975, and the Civil Rights Restoration Act of 1987.
- 5. If the Donee is designated by the Federal Small Business Administration 8(a) Program as a socially and economically disadvantaged small business and the SBA and CSASP have both determined the Donee is eligible to receive federal surplus property as a donation, the Donee certifies that the property acquired is needed and will be used solely for the conduct of the Donee's business enterprise: and the Donee certifies to A. (3), (4) and (5).

B. The Donee Agrees to the following Federal conditions:

1. All items of property, other than items with a unit acquisition cost of \$5000 or more and passenger motor vehicles, regardless of acquisition cost, shall be placed in use for the purpose(s) for which it was acquired within one year or receipt, and shall be placed in continuous use for one year from the date the property was placed in use. In the event the Donee does not place the property in use, or continuous use, the Donee shall immediately notify the CSASP, and, at the Donee's expense, make the property available for transfer or other disposal as directed by the CSASP.

- 2. Special handling or use limitations as are imposed by Federal GSA on any item(s) under which the item(s) are being allocated to the Donee.
- 3. In the event the Donee does not use the property as required by Sections C (1) and (2) below, at the option of the GSA, title and right to the possession of such property shall revert to the United States of America and, upon demand, the Donee shall release such property to such person as GSA or its designee shall direct.
- C. The Donee agrees to the following conditions applicable to items with a unit acquisition cost of \$5,000 or more and passenger motor vehicles, regardless of cost except vessels 50 feet or more in length and aircraft regardless of acquisition cost:
 - 1. The property shall be place in use within one year of receipt, and shall be used only for the purpose(s) for which it was acquired and for no other purpose(s).
 - 2. There shall be a period of restriction which will expire after such property has been used for the purpose(s) for which it is acquired for a period of 18 months from the date the property is placed in use, except for such item(s) of major equipment for which the CSASP designates a further period of restriction.
 - 3. In the event the property is not so used as required by Sections C (1) and (2), at the option of the CSASP, title and right to the possession of such property shall, at the option of the CSASP, revert to the State of California, and the Donee shall release such property to such person as the CSASP shall direct.
- D. The Donee agrees to the following terms, reservations and restrictions:
 - 1. From the date it receives the property and throughout the time period(s) imposed by Sections B and C (as applicable) remain in effect, the Donee shall not sell, trade, lease, lend, bail, cannibalize, encumber, or otherwise dispose of such property, or remove it permanently, for use outside the State of California, without the prior approval of GSA or the CSASP. The proceeds from any sale, trade, lease, loan, bailment, encumbrance or other disposal of the property, when the GSA or the CSASP authorizes such action, shall be remitted promptly by the Donee to GSA or the CSASP, as applicable. If the Donee takes action in ignoring or disregarding the foregoing restrictions after the date the Donee received the property and before expiration of the time periods imposed by Sections C or D as applicable, at the option of the GSA or the CSASP, the Donee shall pay to the GSA or the CSASP any proceeds derived from the disposal, and/or the fair market or rental value of the property at the time of such unauthorized disposal as 'determined by the GSA or the CSASP as applicable.
 - 2. If at any time, from the date the Donee receives the property throughout the time periods by Sections B and C as applicable, the Donee determines that some or all of the property is no longer suitable, usable, or further needed for the purpose(s) for which it was acquired, the Donee shall promptly notify the CSASP and shall, as directed by the CSASP, return the property to the CSASP, or release the property to another Donee

or another state agency, or a department or agency of the United States, or sell or otherwise dispose of the property. The Donee shall remit the proceeds from the sale promptly to the CSASP.

- The Donee shall make reports to the CSASP which shall state the use, condition, and location of the property, and shall report on other pertinent matters as may be required from time to time by the CSASP.
- 4. At the option of the CSASP, the Donee may abrogate the conditions set forth in Section B and the terms, reservations and restrictions pertaining in Section D by payment of an amount as determined by the CSASP.
- E. The Donee agrees to the following conditions, applicable to all items of property:
 - The property acquired by the Donee is on an "As Is," "where is" basis, without warranty
 of any kind.
 - 2. If the Donee carries insurance against damages to or loss of property due because of fire or other hazards, and the damage to, loss or destruction to donated property with unexpired terms, conditions, reservations or restrictions, occurs, the CSASP will be entitled to reimbursement from the Donee out of the insurance proceeds, in an amount equal to the unamortized portion of the fair value of the damaged or destroyed donated property.
- F. Terms, conditions, reservations and restrictions set forth in the Conditional Transfer Document executed by the authorized Donee representative are applicable to the donation of Aircraft and Vessels of 50 feet or more in length having an acquisition cost of \$5,000 or more regardless of the purpose for which acquired.

Signature	Date	
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