

TOWN OF SYLVA SUPPLEMENTAL BOARD OF COMMISSIONERS MEETING

Thursday, January 26, 2023 at 9:00 AM Board Room, 83 Allen Street Sylva, North Carolina

AGENDA

CALL TO ORDER

APPROVAL OF AGENDA

All items listed and adopted are for discussion or possible action

APPROVAL OF CONSENT AGENDA

1. Consent Agenda 1-26-23

PUBLIC COMMENTS

REPORTS

- 2. Mayor's Report
- 3. Commissioner's Report
- 4. Manager's Report
- 5. Public Works Department Report
- 6. Police Department Report
- 7. Fire Department Report
- 8. Main Street Report
- 9. TWSA Board Report
- 10. Pinnacle Park Report

NEW BUSINESS

- 11. NC Governor's Highway Safety Program-Local Government Grant
- 12. Special Event Request—Innovation Brewing @ Greening Up The Mountains—Nicole Owen
- 13. Special Event Request—Innovation Brewing @ Concerts on the Creek—Nicole Owen

ADJOURNMENT

Town of Sylva CONSENT AGENDA January 26, 2023

1- BUDGET AMENDMENT:	
#28 10-354-0000 PD Security	\$ 4,960.00 C
10-510-0300 PD Wages and Salaries	4,032.00 D
10-510-0500 PD FICA	299.00 D
10-510-0700 PD Retirement	468.00 D
10-510-0800 PD 401K	161.00 D
PFF. To appropriate Wal-Mart Police Security	v reimbursement into t

REF: To appropriate Wal-Mart Police Security reimbursement into the PD Wages and Salary OT and benefits.

2- TAX RELEASE:

#1 Tax Interest Release ~ \$683.42 ~ See Attached ~ Postmark Release.

3- OTHER:

• The Tax Collector is hereby authorized to advertise taxes in the Sylva Herald on Thursday, April 6, 2023. Based on G.S.105-369(a), the total tax amount for 2022 that are liens on Real Property is \$172,358.81 as of January 20, 2023.

2022 POSTMARKED TAXES FOR RELEASE

Acct#	<u>Taxpayer</u>	<u>Interest</u>
3510	Masimo Americas Inc	7.05
4593	Lydia Tulin	13.21
402	Peggy Revis	187.52
5069	Snap Finance	0.90
4700	FF Sylva LLC	94.57
4638	DML Enterprises	0.56
4989	Rio Maya LLC	19.38
1375	Williams Scotsman Inc	10.76
4653	Kidzcare Pediatrics	2.42
4361	Huntington Tech Finance & Subs	5.73
3386	Wells Fargo	11.26
691	Wachovia Bank	140.51
4895	Reddy Ice LLC	0.67
4794	American Oncology Network	30.26
532	Thomas Caldwell	93.41
4278	Mountain Kidney Associates	4.15
941	Daisy West Bryson	1.85
4285	Southeast Energy	39.58
3892	Piramal Critical Care	0.63
4190	Harris Womens Care	19.00

<u>\$683.42</u>

North Carolina Governor's Highway Safety Program

Agreement of Conditions

This Agreement is made by and between the North Carolina Department of Transportation, hereinafter referred to as the "Department", to include the Governor's Highway Safety Program, hereinafter referred to as "GHSP"; and the applicant agency, for itself, its assignees and successors in interest, hereinafter referred to as the "Agency". During the performance of this contract, and by signing this contract, the Agency agrees as follows:

A. Federal Provisions

- 1. Equal Opportunity/Nondiscrimination. The Agency will agree to comply with all Federal statutes and implementing regulations relating to nondiscrimination concerning race, color, sex, religion, national origin, handicaps, and age. These include but are not limited to:
 - (a) Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq., 78 stat. 252);
 - (b) The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. 4601)
 - (c) Federal-Aid Highway Act of 1973, (23 U.S.C. 324 et seq.), and Title IX of the Education Amendments of 1972, as amended (20 U.S.C. 1681-1683 and 1685-1686);
 - (d) Non-Discrimination in Federally-assisted programs of the United States Department of Transportation
 Effectuation of Title VI of the Civil Rights Act of 1964 (49 CFR Part 21), hereinafter referred to as "USDOT", as amended;
 - (e) Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. 794 et seq.), as amended, and 49 CFR Part 27; and
 - (f) The Age Discrimination Act of 1975, as amended (42 U.S.C. 6101 et seq.);
 - (g) The Civil Rights Restoration Act of 1987, (Pub. L. 100-209);
 - (h) Titles II and III of the Americans with Disabilities Act (42 U.S.C. 12131-12189) and 49 CFR parts 37 and 38;
 - (i) Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations;
 - (j) Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency
- 2. Drug Free Workplace. The Agency agrees to comply with the provisions cited in the Drug-Free Workplace Act of 1988 (41 U.S.C. 8103).
- **3.** Federal Grant Requirements and Contracts. The Agency shall comply with the following statutes and implementing regulations as applicable:
 - (a) Highway Safety Act of 1966 (23 U.S.C. Chapter 4 -), as amended;
 - (b) Sec. 1906, Pub. L.109-59, as amended by Sec. 4011, Pub. L. 114-94;
 - (c) Uniform Procedures for State Highway Safety Grant Programs (23 CFR part 1300);
 - (d) Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (2 CFR Part 1201);
 - (e) Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (2 CFR Part 200) and all other relevant Federal regulations covering the Highway Safety Program;
 - (f) NHTSA Highway Safety Grant Funding Guidance, as revised, July 2015 (www.nhtsa.gov) and additions or amendments thereto.
- 4. Political Activity (Hatch Act) The Agency will comply with provisions of the Hatch Act (5 U.S.C. 1501-1508), which limits the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.
- 5. Lobbying.
 - (a) Certification Regarding Federal Lobbying. The undersigned certifies, to the best of his or her knowledge and belief, that:
 - (i) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

- (ii) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (iii) The undersigned shall require that the language of this certification be included in the award documents for all sub-award at all tiers (including subcontracts, subgrants, and contracts under grant, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$10,000 for each such failure

(b) Restriction on State Lobbying. None of the funds under this program will be used for any activity specifically designed to urge or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (e.g., "grassroots") lobbying activities, with one exception. This does not preclude a State official whose salary is supported with NHTSA funds from engaging in direct communications with State or local legislative officials, in accordance with customary State practice, even if such communications urge legislative officials to favor or oppose the adoption of a specific pending legislative proposal.

6. Audits.

- (a) Audit Required. Non-Federal entities that expend \$750,000 or more in a year in Federal awards shall have a single or program-specific audit conducted for that year in accordance with the provisions of 2 CFR, Subpart F, §200.500. Guidance on determining Federal awards expended is provided in 2 CFR, Subpart F, §200.502.
- (b) Single Audit. Non-Federal entities that expend \$750,000 or more in a year in Federal awards shall have a single audit conducted in accordance with 2 CFR, Subpart F, §200.501, except when they elect to have a program-specific audit conducted in accordance with 2 CFR, Subpart F, §200.501, paragraph (c).
- (c) Non-Governmental Entities. Non-governmental entities (not-for-profit and for-profit entities) must adhere to North Carolina General Statute 143C-6.22 and 09 NCAC Subchapter 03M.

7. Instructions for Lower Tier Certification.

- (a) By signing and submitting this proposal, the prospective lower tier participant (the Agency) is providing the certification set out below and agrees to comply with the requirements of 2 CFR Parts 180 and 1200.
- (b) The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.
- (c) The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (d) The terms covered transaction, civil judgement, debarment, suspension, ineligible, participant, person, principal, and voluntarily excluded, as used in this clause, are defined in 2 CFR Part 180 and 1200. You may contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.
- (e) The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred,

suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

- (f) The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Instructions for Lower Tier Participant Certification" including the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions and will require lower tier participants to comply with 2 CFR Parts 180 and 1200.
- (g) A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any prospective lower tier participants, each participant may, but is not required to, check the System for Award Management Exclusions website (https://www.sam.gov/).
- (h) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (i) Except for transactions authorized under paragraph 7(e) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies including suspension or debarment.

(j) Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion -- Lower Tier Covered Transactions.

- (i) The prospective lower tier participant (the Agency) certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in covered transactions by any Federal department or agency.
- (ii) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participants shall attach an explanation to this contract proposal.
- 8. Buy America Act. The Agency and each subrecipient will comply with the Buy America requirement (23 U.S.C. 313) when purchasing items using Federal funds. Buy America requires a State, or subrecipient, to purchase with Federal funds only steel, iron and manufactured products produced in the United States, unless the Secretary of Transportation determines that such domestically produced items would be inconsistent with the public interest, that such materials are not reasonably available and of a satisfactory quality, or that inclusion of domestic materials will increase the cost of the overall project contract by more than 25 percent. In order to use Federal funds to purchase foreign produced items, the State must submit a waiver request that provides an adequate basis and justification for approval by the Secretary of Transportation.
- **9.** Prohibition On Using Grant Funds To Check For Helmet Usage. The Agency and each subrecipient will not use 23 U.S.C. Chapter 4 grant funds for programs to check helmet usage or to create checkpoints that specifically target motorcyclists.
- 10. Conditions for State, Local and Indian Tribal Governments. State, local and Indian tribal government Agencies shall adhere to the standards established by 2 CFR Part 225, Cost Principles for State, Local, and Indian Tribal Governments and additions or amendments thereto, for principles for determining costs applicable to grants and contracts with state, local and Indian tribal governments.
- 11. Conditions for Institutions of Higher Education. If the Agency is an institution of higher education, it shall adhere to the standards established by 2 CFR Part 215 Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations and 2 CFR 220 Cost Principles for Educational Institutions for determining costs applicable to grants and contracts with educational institutions.

- **12. Conditions for Non-Profit Organizations.** If the Agency is a non-profit organization, it shall adhere to the standards established by 2 CFR Part 215 Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations and 2 CFR Part 230 Cost Principles for Non-Profit Organizations for determining costs applicable to grants and contracts with non-profit organizations.
- **13. Conditions for Hospitals.** If the Agency is a hospital, it shall adhere to the standards established by 2 CFR Part 215 Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations.

B. General Provisions

- 1. **Contract Changes.** This document contains the entire agreement of the parties. No other contract, either oral or implied, shall supercede this Agreement. Any proposed changes in this contract that would result in any change in the nature, scope, character, or amount of funding provided for in this contract, shall require a written addendum to this contract on a form provided by the Department.
- 2. Subcontracts Under This Contract. The Agency shall not assign any portion of the work to be performed under this contract, or execute any contract, amendment or change order thereto, or obligate itself in any manner with any third party with respect to its rights and responsibilities under this contract without the prior written concurrence of the Department. Any subcontract under this contract must include all required and applicable clauses and provisions of this contract. Subcontracting does not relieve the Agency of any of the duties and responsibilities of this agreement. The subcontractor must comply with standards contained in this agreement and provide information that is needed by the Agency to comply with these standards. The Agency must submit any proposed contracts for subcontracted services to the Governor's Highway Safety Program for final approval no less than 30 days prior to acceptance.
- 3. Solicitation for Subcontracts, Including Procurements of Materials and Equipment. In all solicitations, either by competitive bidding or negotiation, made by the Agency for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Agency of the Agency's obligations under this contract. Additionally, Agencies making purchases or entering into contracts as provided for by this contract must adhere to the policies and procedures of 2 CFR Part 200 and North Carolina General Statute 143-128.4. Historically underutilized business defined; statewide uniform certification as it pertains to Historically Underutilized Businesses.
- 4. Incorporation of Provisions in Subcontracts. The Agency shall include the provisions of section A-1 through A-13 of this Agreement in every subcontract, including procurements of materials and leases of equipment, unless exempted by the regulations, or directives issued pursuant thereto. The Agency shall take such action with respect to any subcontract or procurement as the Department, the State of North Carolina, hereinafter referred to as the "State", the National Highway Traffic Safety Administration, hereinafter referred to as "NHTSA", or the Federal Highway Administration, hereinafter referred to as "State" such actions including sanctions for noncompliance. Provided, however, that in the event the Agency becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Agency may request the Department or the State to enter into such litigation to protect the interests of the Department or the Interests of the
- 5. Outsourcing. All work shall be performed in the United States of America. No work will be allowed to be outsourced outside the United States of America.

6. Property and Equipment.

- (a) Maintenance and Inventory. The Agency shall maintain and inventory all property and equipment purchased under this contract.
- (b) Utilization. The property and equipment purchased under this contract must be utilized by the Agency for the sole purpose of furthering the traffic safety efforts of the Agency for the entire useful life of the property or equipment.
- (c) Title Interest. The Department and NHTSA retain title interest in all property and equipment purchased under this contract. In the event that the Agency fails or refuses to comply with the provisions of this Agreement or terminates this contract, the Department, at its discretion, may take either of the following actions:
 - (i) Require the Agency to purchase the property or equipment at fair market value or other mutually agreed to amount; or

- (ii) Require the Agency to transfer the property or equipment and title of said property or equipment, if any, to the Department or to another Agency, as directed by the Department.
- (d) Non-expendable Property. Non-expendable property is defined as property or equipment having a value of \$5000 or more with a life expectancy of more than one year. Non-expendable property purchased under this contract cannot be sold, traded, or disposed of in any manner without the expressed written permission of the Department.
- 7. Educational or Other Materials. If allowed, any educational or other materials developed using funds from this contract must be reviewed and approved by the GHSP prior to their production or purchase. The cost of these materials is generally limited to a maximum of \$5.00 per item. The purchase of promotional items and memorabilia are not an allowable cost.
- 8. Review of Reports and Publications. Any reports, papers, publications, or other items developed using funds from this contract must be reviewed and approved by the GHSP prior to their release.

9. Reimbursement.

- (a) General. Payments are made on a reimbursement basis. There is no schedule of advance payments. Only actual allowable costs are eligible for reimbursement. Claims for reimbursement must be made a minimum of quarterly and no more than once a month via the Grants Management System. Claims for reimbursement not made within the three month threshold are subject to denial. The itemized invoice shall be supported by documentation of costs as prescribed by the Department. Reimbursements will not be processed if other required reports are incomplete or have not been submitted. Failure to submit complete reports by the required deadline may result in denial of reimbursement.
- (b) Approval. The Governor's Highway Safety Program and the Department's Fiscal Section shall approve the itemized invoice prior to payment.
- (c) Unapproved Costs. Any rejected or unaccepted costs shall be borne by the Agency. The Agency agrees that in the event the Department determines that, due to Federal or State regulations that grant funds must be refunded, the Agency will reimburse the Department a sum of money equal to the amount of Federal and State participation in the rejected costs.
- (d) Final Claims for Reimbursement. Final claims for reimbursement must be received by the GHSP within 30 days following the close of the approved contract period. Project funds not claimed by this date are subject to reversion.
- (e) Expending Funds Under This Contract. Under no circumstances will reimbursement be made for costs incurred prior to the contract effective date or after the contract ending date.
- 10. Project Costs. It is understood and agreed that the work conducted pursuant to this contract shall be done on an actual cost basis by the Agency. The amount of reimbursement from the Department shall not exceed the estimated funds budgeted in the approved contract. The Agency shall initiate and prosecute to completion all actions necessary to enable the Agency to provide its share of the project costs at or prior to the conclusion of the project.
- 11. Program Income. The Agency shall account for program income related to projects financed in whole or in part with federal funds in accordance with 2 CFR 200.307. Program income earned during the contract period shall be retained by the Agency and deducted from the federal funds committed to the project by the GHSP unless approved in advance by the Federal awarding agency as an addition to the project. Program income must be accounted for separately and the records made available for audit purposes.
- **12. Project Directors.** The Project Director, as specified on the signature page of this Agreement, must be an employee of the Agency or the Agency's governing body. Any exception to this provision must have the expressed written approval of GHSP.

13. Reports Required.

- (a) Quarterly Progress Reports. Unless otherwise directed, the Agency must submit Quarterly Progress Reports to the GHSP, on forms provided by the Department, which reflect the status of project implementation and attainment of stated goals. Each progress report shall describe the project status by quarter and shall be submitted to GHSP no later than fifteen (15) days after the end of each <u>quarter</u>. If the Agency fails to submit a Quarterly Progress Report or submits an incomplete Quarterly Progress Report, the Agency will be subject to having claims for reimbursement withheld. Once a Quarterly Progress Report that substantiates adequate progress is received, cost reimbursement requests may be processed or denied at the discretion of GHSP.
- (b) Final Accomplishments Report. A Final Accomplishments Report must be submitted to the GHSP within fifteen (15) days of completion of the project, on forms provided by the Department, unless otherwise directed. If the Agency fails to submit a Final Accomplishments Report or submits an

incomplete Final Accomplishments Report, the Agency will be subject to having claims for reimbursement withheld. Once a Final Accomplishments Report that substantiates adequate progress is received, claims for reimbursement may be processed or denied at the discretion of GHSP.

- (c) Audit Reports. Audit reports required in Section A-6 above shall be provided to the Department within thirty (30) days of completion of the audit.
- 14. Out-of-State Travel.
 - (a) General. All out-of-state travel funded under this contract must have prior written approval by the Governor's Highway Safety Program.
 - (b) Requests. Requests for approval must be submitted to the GHSP, on forms provided by the Department, no less than thirty (30) days prior to the intended departure date of travel.
 - (c) Agency Travel Policy Required. For Agencies other than state agencies, out-of-state travel requests must include a copy of the Agency's travel policy, to include allowances for lodging, meals, and other travel-related expenses. For state agencies, maximum allowable subsistence is limited to the prevailing per diem rates as established by the North Carolina General Assembly.
 - (d) Agenda Required. Out-of-state travel requests must include a copy of the agenda for the travel requested.
- **15. Conditions for Law Enforcement.** In addition to the other conditions provided for in this Agreement, grants to law enforcement agencies are subject to the following:
 - (a) Certifications Required.
 - (i) In-car Camera or Video System. For any in-car camera or video system purchased under this contract, it is required that the operator of that equipment has successfully completed Standardized Field Sobriety Testing training (SFST). A copy of this certificate must be filed with GHSP prior to reimbursement of in-car camera or video systems.
 - (ii) Radar. For any radar equipment purchased under this contract, it is required that the operator of that equipment has successfully completed Radar Certification Training. A copy of this certificate must be filed with GHSP prior to reimbursement of radar equipment.
 - (iii) Alcohol Screening Devices. For any preliminary alcohol screening devices purchased under this contract, it is required that the operator of that equipment has successfully completed the Alcohol Screening Test Device training offered by the Forensic Test for Alcohol Branch.
 - (b) Report Required Monthly Enforcement Data Report. In addition to the reports mentioned above, law enforcement agencies engaging in enforcement activities must submit a Monthly Enforcement Data Report on the form provided by the Department no later than fifteen (15) days after the end of each month. If the Agency fails to submit a Monthly Enforcement Data Report or submits an incomplete Monthly Enforcement Data Report, the Agency will be subject to having cost reimbursement requests withheld. Once a Monthly Enforcement Data Report that substantiates adequate progress is received, cost reimbursement requests will be processed. The agency head must sign the form. However, the agency head may assign a designee to sign the form by providing written signature authority to the GHSP.

16. Conditions for Local Governmental Agencies.

- (a) **Resolution Required.** If the Agency is a local governmental entity, a resolution from the governing body of the Agency is required on a form provided by the Department.
- (b) Resolution Content. The resolution must contain a commitment from the governing body to provide the local funds as indicated in this contract. Additionally, the resolution is required even if the funding is one hundred percent from federal sources, as it serves as recognition by the governing body of federal funding for purposes of Section A-6 above.
- **17. Seat Belt Policy and Use.** Agency must adopt and enforce a seat belt use policy required for all seating positions unless exempted by state law.
- **18. Text Messaging Policy.** Agency must adopt and enforce a policy banning text messaging while driving unless exempted by state law.
- **19. Prohibited Interests.** No member, officer, or employee of the Agency during his or her tenure, and for at least one (1) year thereafter, shall have any interest, direct or indirect, in this contract or the proceeds thereof or therefrom.

20. Continued Federal and State Funding.

(a) Federal Funding. The Agency agrees and understands that continuation of this project with Federal funds is contingent upon Federal funds being appropriated by the United States Congress specifically for that purpose. The Agency further agrees and understands that in the event funds originally

appropriated by Congress for these grants are subsequently reduced by further acts of Congress, funding to the Agency may be proportionately reduced.

- (b) State Funding. The Agency agrees and understands that continuation of this project with funds from the State of North Carolina is contingent upon State funds being appropriated by the General Assembly specifically for that purpose. The Agency also agrees that any state funds received under this contract are subject to the same terms and conditions stated in this Agreement.
- **21. Performance.** All grants provided by the Governor's Highway Safety Program are performance-based and, as such, require that continual progress be made toward the reduction of the number and severity of traffic crashes. Any agency, whose performance is deemed unsatisfactory by the GHSP, shall be subject to the sanctions as provided for in this contract. Additionally, unsatisfactory performance shall be cause for the Department to reduce or deny future funding.
- 22. Resolution of Disputes. Any dispute concerning a question of fact in connection with the work not disposed of by contract by and between the Agency and the Department, or otherwise arising between the parties to this contract, shall be referred to the Secretary of the North Carolina Department of Transportation and the authorized official of the Agency for a negotiated settlement. In any dispute concerning a question of fact in connection with the project where such negotiated settlement cannot be resolved in a timely fashion, the final decision regarding such dispute shall be made by the Secretary of the North Carolina Department of Transportation, with the concurrence of the Federal funding agency, and shall be final and conclusive for all parties.

23. Department Held Harmless.

- (a) For State Agencies. Subject to the limitations of the North Carolina Tort Claims Act, the Agency shall be responsible for its own negligence and holds harmless the Department, its officers, employees, or agents, from all claims and liability due to its negligent acts, or the negligent acts of its subcontractors, agents, or employees in connection with their services under this contract.
- (b) For Agencies Other Than State Agencies. The Agency shall be responsible for its own negligence and holds harmless the Department, its officers, employees, or agents, from all claims and liability due to its negligent acts, or the negligent acts of its subcontractors, agents, or employees in connection with their services under this contract.
- 24. Records Access and Retention. The Agency shall provide all information and reports required by the regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Department, the State, NHTSA, or FHWA, as appropriate, to be pertinent to ascertain compliance with such regulations, orders and instructions. Furthermore, the Agency shall maintain such materials during the contract period, and for five (5) years from the date of final payment from the Department or until all audit exceptions have been resolved, for such inspection and audit. Where any information required of the Agency is in the exclusive possession of another who fails or refuses to furnish this information, the Agency shall so certify to the Department, State, NHTSA, or FHWA, as appropriate, and shall set forth what efforts it has made to obtain the information. Pursuant to N.C.G.S. §147-64.7, the Department, the State Auditor, appropriate federal officials, and their respective authorized employees or agents are authorized to examine all books, records, and accounts of the Agency insofar as they relate to transactions with any department, board, officer, commission, institution, or other agency of the State of North Carolina pursuant to the performance of this Agreement or to costs charged to this Agreement.
- **25. Sanctions for Non-Compliance.** The applicant Agency agrees that if it fails or refuses to comply with any provisions and assurances in this contract, the Department may take any or all of the following actions:
 - (a) Cancel, terminate, or suspend this contract in whole or in part;
 - (b) Withhold reimbursement to the Agency until satisfactory compliance has been attained by the Agency;
 - (c) Refrain from extending any further funding to the Agency under this contract with respect to which the failure or refusal occurred until satisfactory assurance of future compliance has been received from the Agency;
 - (d) Refer the case to the United States Department of Justice for appropriate legal proceedings.
- 26. Cancellation, Termination, or Suspension of Contract.
 - (a) By the Department. For noncompliance with any of the said rules, regulations, orders or conditions, due to management deficiencies or criminal activity this contract may be immediately canceled, terminated, or suspended in whole or in part by the Department. For noncompliance not indicative of management deficiencies or criminal activity the Department shall give sixty (60) days written notice

to take corrective action. If the Agency has not taken the appropriate corrective action after sixty (60) days the Department may cancel, terminate, or suspend this contract in whole or in part.

- (b) By mutual consent. The Agency or the Department may terminate this contract by providing sixty (60) days advanced written notice to the other party.
- (c) Unexpended funds. Any unexpended funds remaining after cancelation or termination will revert to the Department.
- **27. Completion Date.** Unless otherwise authorized in writing by the Department, the Agency shall commence, carry on, and complete the project as described in the approved Highway Safety Project Contract by September 30 of the Federal fiscal year for which it was approved.
- **28. E-Verify requirements.** If this contract is subject to NCGS 143-133.3, the contractor and its subcontractors shall comply with the requirements of Article 2 of Chapter 64 of the NC General Statutes.
- 29. Certification of Eligibility Under the Iran Divestment Act. Pursuant to G.S. 147-86.59, any person identified as engaging in investment activities in Iran, determined by appearing on the Final Divestment List created by the State Treasurer pursuant to G.S. 147-86.58, is ineligible to contract with the State of North Carolina or any political subdivision of the State. The Iran Divestment Act of 2015, G.S. 147-55 et seq. requires that each Agency, prior to contracting with the State certify, and the undersigned Agency Authorizing Official on behalf of the Agency does hereby certify, to the following:
 - (a) that the Agency is <u>not now and was not at the time of the execution of the Contract dated below</u> identified on the Final Divestment List of entities that the State Treasurer has determined engages in investment activities in Iran;
 - (b) that the Agency shall not utilize on any contract with the State agency any subcontractor that is identified on the Final Divestment List; and
 - (c) that the undersigned Agency Authorizing Official is authorized by the Agency to make this Certification.
- **30. Agency Fiscal Year.** The end date for the Agency's fiscal year is _06/30

31. Signature. By signing below, the Agency agrees to adhere to the terms and conditions of this Agreement.

AGENCY PROJECT DIRECTOR				
NAME	TITL	E	ADDRESS	
		Discolaria	ZEE M. Main Of Outro NO. 00770	
Shannon H. Queen	Project	Director	755 W. Main St. Sylva, NC 28779	
SIGNATURE		DATE	TELEPHONE NUMBER	
			(828) 269-9867	
	AGE	NCY AUTHORIZING OF	FICIAL	
NAME	TITL	E	ADDRESS	
David Nestler	Vice-Mayor		83 Allen St. Sylva, NC 28779	
SIGNATURE	DATE		TELEPHONE NUMBER	
			(828) 586-2719	
AGENCY OFFICIAL AUTHORIZED TO RECEIVE FUNDS				
NAME	TITLE		ADDRESS	
Lynn Bryant	Finance Director		83 Allen St. Sylva, NC 28779	
SIGNATURE DATE		TELEPHONE NUMBER		
			(828) 586-2719	

North Carolina Governor's Highway Safety Program LOCAL GOVERNMENTAL RESOLUTION

WHEREAS, the	e Sylva Police Department	(herein called the
"Agency") has completed	(The Applicant Agency) an application contract for traffic safety funding; and the	
) has thoroughly considered the problem
	as reviewed the project as described in the contract;	
THEREFORE,	NOW BE IT RESOLVED BY THE $\frac{\text{Town of Sylva B}}{\text{Town of Sylva B}}$	Oard of Commissioners IN OPEN
	EMBLED IN THE CITY OF OF <u>JANUARY</u> , 2023, AS FOLLOWS:	
1. That the	project referenced above is in the best interest of the G	Governing Body and the general public; and
2. That	Shannon H. Queen is a (Name and Title of Representative)	uthorized to file, on behalf of the Governing
	application contract in the form prescribed by the Gov	
funding ir	h the amount of $25,000$ to be made (Federal Dollar Request)	to the Governing Body to assist in defraying
	of the project described in the contract application; and	
	Governing Body has formally appropriated the cash co	ontribution of <u>\$ 0.00</u> as (Local Cash Appropriation)
required l	by the project contract; and	κ.
4. That the	Project Director designated in the application contract	shall furnish or make arrangement for other
appropria	ate persons to furnish such information, data, documer	nts and reports as required by the contract, if
approved	d, or as may be required by the Governor's Highway Sa	afety Program; and
5. That certi	ified copies of this resolution be included as part of the	e contract referenced above; and
6. That this	resolution shall take effect immediately upon its adopti	on.
DONE AND OF	RDERED in open meeting by Vice-	-Mayor David Nestler
		(Chairperson/Mayor)
ATTESTED BY	Amanda Murajda (Clerk)	SEAL
DATE		

TOWN OF SYLVA

83 Allen Street Sylva, N.C. 28779 Phone: (828) 586-2719 Fax: (828) 586-8134 E-mail: <u>townclerk@townofsylva.org</u>

OUTDOOR SPECIAL EVENT PERMIT APPLICATION CONSUMPTION OF ALCOHOL

Today's Date January 12, 2023

Name of Business Main Street Sylva Association/Innovation Brewing

NC alcohol license holder # <u>002131</u>39AJ-999

Primary Organizer Contact:

Name Bernadette Peters/Nicole Owen

Phone# 828.586.2719/828.989.3104

Address 83 Allen Street/414 W. Main Street

Fax # _____

Primary Event Category:

Note 60 Day Advance Notice is Required for Events that will need a Road Closurell

Name of Event <u>Greening</u> Up the Mountains

Date(s) of Actual Event 4/22/2023

Estimated Attendance	12,000	*determines police presence at \$35/hr/officer
		minimum of 2 officers required

Event Time(s) Opening 10 AM/PM - Closing 4 AM/PM

Set-up Date(s) ______ Set-up Time(s) _____ AM/PM -- _____ AM/PM

Primary On-Site Contact Bernadette Peters

Mobile Phone# 828.400.8445

Mission/Purpose of Event Greening Up the Mountains Festival

Describe Event Yearly Festival

List quantity of structures & equipment on-site (Ex. Tents; Stakes; Generators; Inflatables, etc.)

Will streets/sidewalks need to be closed?	Yes <u>X</u> No
Will any vehicles/trailers be located in non-parking area	s? Yes <u>X</u> No
Are sales by private vendors being planned? IF YES, how many? ¹²⁵	Yes <u>×</u> No <u></u>
Will tents or canopies be used at the event?	Yes <u>×</u> No
Will banners or signs be used outside the event area?	Yes <u>×</u> No
Does your event require electricity?	Yes <u>×</u> No <u> </u>
Will sound amplification be used?	Yes <u>x</u> No
Will there be any cooking with grease?	Yes _x_ No
Will private grills be in use for food preparation?	Yes <u>x</u> No
Will additional trash receptacles be used?	Yes <u>×</u> No
Will the event be publicized?	Yes <u>×</u> No
Do you intend to serve alcohol?	Yes <u>×</u> No
Do you intend to sell the alcohol? (If yes, attach a copy of your NC license to sell	Yes <u>×</u> No <u> </u> alcohol)
What type of alcohol do you intend to serve? <u>Beer</u> (i.e. beer, unfortified wine, etc.)	

A certificate of liability insurance coverage at a level of \$1,000,000 must be held by event organizer and must list the Town of Sylva for the day of the event. Please attach to this application a copy of certificate listing the Town of Sylva.

If the date and/or location requested is not available, or if the requested location is not an appropriate site to conduct your proposed event, the Town of Sylva will contact you and an alternate location will suggested if available. Your confirmation will be in the form of a permit, issued to the organization and/or person responsible for planning the event. Do not publicize your event until approval has been granted by the Town of Sylva Board of Commissioners. The submission of an Outdoor Special Event Permit Application—Alcohol Consumption is NOT approval to hold an event.

List of Fees:

*NOTE: All fees must be paid before reservation is approved.

\$30.00 for two hours (Town Residents)
\$50.00 for two hours (non Town Residents)
\$50.00 for four hours (Town Residents)
\$75.00 for four hours (non Town Residents)
\$100.00 for eight hours (Town Residents)
\$125.00 for eight hours (non Town Residents)
\$5.00 per vendor

Everything that I have stated on this application is correct to the best of my knowledge. I have read, understand, and agree to abide by the policies, rules and regulations. The permit, if granted, is not transferable and is revocable at any time at the absolute discretion of the Sylva Town Manager.

I also understand that I am responsible for scheduling with the Town of Sylva Police Department officers to be on duty during event, and that payment for officer presence is due at the time application is submitted.

Name of Applicant Bernadette Peters	
	Date <u>1/12/23</u>
Official Use Only:	
Officers Required (\$35/hr/officer)	Total Due
Certificate of Liability Insurance Coverage attached	
Copy of NC license to sell alcohol attached	(if required)
Resolution of Approval dated	

4:

P

Business Information

Permittee Information

Current Status:	Active
File Number:	00213139AJ - 999
County:	Jackson
Ownership Type:	LLC Manager Managed
Town:	Sylva
Phone:	(828)989-7729
Manager:	Owen, Charles
Trade Name:	Innovation Brewing
Corporation:	Innovation Brewing LLC
Physical Address:	<u>414 West Main Street, Sylva, NC 28779</u>

<u>Permits</u>

Permit Number	Туре	Issued	Reinstated	Cancelled	Suspended	Renewed	Registered
00213139AJ Active	Malt Beverage On Premise	10/20/2014					03/24/2022
00213139AL Active	Unfortified Wine On Premise	10/20/2014					03/24/2022

Officers

Last Name	First Name	Middle Name
Owen Dexter	Charle Nicole	

Back

Home About the Commission Contact Us Directions to the Commission ABC Stores **Contact Us** 400 East Tryon Road Raleigh NC 27610 Phone: (919) 779-0700 Fax: (919) 662-3583

Schedule Appointment

P

TOWN OF SYLVA

83 Allen Street Sylva, N.C. 28779 Phone: (828) 586-2719 Fax: (828) 586-8134 E-mail: townclerk@townofsylva.org

OUTDOOR SPECIAL EVENT PERMIT APPLICATION CONSUMPTION OF ALCOHOL

Today's Date 1/11/23
Name of Business Innovation Brewing
NC alcohol license holder #00213140 BM
Primary Organizer Contact:
Name Nicole OWEN
Phone#
Address 414 W MAIN ST. SYLVA, NC 28779
Email Address <u>nicole @ innovation brewing . com</u>
Fax #
<u>Primary Event Category:</u> **Note** 60 Day Advance Notice is Required for Events that will need a Road Closure!!
Name of Event <u>Concerts on the Creek</u>
$\frac{\partial q}{\partial q}$
Q Date(s) of Actual Event <u>5/26</u> , <u>16/2</u> , <u>16/9</u> , <u>16/16</u> , <u>16/23</u> , <u>16/30</u> , <u>7/4</u> , <u>7/7</u> , <u>7/14</u> , <u>7/21</u> 7/28, 8/4, 8/11, 8/18, 8/25, 9/1 Estimated Attendance *determines police presence at \$35/hr/officer* 200 *minimum of 2 officers required*
Event Time(s) Opening7 AM/EM Closing9 AM/EM
Set-up Date(s) Set-up Time(s) AM/PM AM/PM
Primary On-Site Contact Malia Parris
Mobile Phone# 828-474-8887
Mission/Purpose of Event Alcohol Sales and Concerts on the Creek
Describe Event Weekly Concert Series

List quantity of structures & equipment on-site (Ex. Tents; Stakes; Generators; Inflatables, etc.)

Tent, table, cooler, beer	-dispensing
equip.	
Will streets/sidewalks need to be closed?	Yes No L
Will any vehicles/trailers be located in non-parking areas?	Yes No T
Are sales by private vendors being planned? IF YES, how many?	Ves <u>/</u> No
Will tents or canopies be used at the event?	Yes No
Will banners or signs be used outside the event area?	Yes No
Does your event require electricity?	Yes No Ves
Will sound amplification be used?	Yes No
Will there be any cooking with grease?	Yes No
Will private grills be in use for food preparation?	Yes No
Will additional trash receptacles be used?	Yes No
Will the event be publicized?	Yes <u>No</u>
Do you intend to serve alcohol?	Yes // No
Do you intend to sell the alcohol? (If yes, attach a copy of your NC license to sell alco	Yes No bhol)
What type of alcohol do you intend to serve? <u>ゆんんん</u> (i.e. beer, unfortified wine, etc.)	

A certificate of liability insurance coverage at a level of \$1,000,000 must be held by event organizer and must list the Town of Sylva for the day of the event. Please attach to this application a copy of certificate listing the Town of Sylva.

If the date and/or location requested is not available, or if the requested location is not an appropriate site to conduct your proposed event, the Town of Sylva will contact you and an alternate location will suggested if available. Your confirmation will be in the form of a permit, issued to the organization and/or person responsible for planning the event. Do not publicize your event until approval has been granted by the Town of Sylva Board of Commissioners. The submission of an Outdoor Special Event Permit Application—Alcohol Consumption is NOT approval to hold an event.

List of Fees:

NOTE: A	ll fees	must	be	paid	before	reservation	is	approved.
---------	---------	------	----	------	--------	-------------	----	-----------

✓ \$30.00 for two hours (Town Residents)

\$50.00 for two hours (non Town Residents)

_____ **\$50.00** for four hours (Town Residents)

_____ \$75.00 for four hours (non Town Residents)

_____ \$100.00 for eight hours (Town Residents)

____ \$125.00 for eight hours (non Town Residents)

____ \$5.00 per vendor

Everything that I have stated on this application is correct to the best of my knowledge. I have read, understand, and agree to abide by the policies, rules and regulations. The permit, if granted, is not transferable and is revocable at any time at the absolute discretion of the Sylva Town Manager.

I also understand that I am responsible for scheduling with the Town of Sylva Police Department officers to be on duty during event, and that payment for officer presence is due at the time application is submitted.

Name of Applicant Nicole Öwer Signature Mask OMA Date 1/11/23	
Official Use Only:	•
Officers Required (\$35/hr/officer) Total Due	
Certificate of Liability Insurance Coverage attached	

Copy of NC license to sell alcohol attached______ (if required)

Resolution of Approval dated_

Business Information

Permittee Information

Current Status:	Active
File Number:	00213139AJ - 999
County:	Jackson
Ownership Type:	LLC Manager Managed
Town:	Sylva
Phone:	(828)989-7729
Manager:	Owen, Charles
Trade Name:	Innovation Brewing
Corporation:	Innovation Brewing LLC
Physical Address:	<u>414 West Main Street, Sylva, NC 28779</u>

Permits

	Permit Number	Туре	Issued	Reinstated	Cancelled	Suspended	Renewed	Registered	
A second se	00213139AJ Active	Malt Beverage On Premise	10/20/2014					03/24/2022	a production of the production of the state
	00213139AL Active	Unfortified Wine On Premise	10/20/2014					03/24/2022	A DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER

Last NameFirstMiddleNameNameNameOwenCharlesJonDexterNicoleMichelle

Back

Officers

Home
About the Commission
Contact Us
Directions to the Commission
ABC Stores

Contact Us 400 East Tryon Road Raleigh NC 27610 Phone: (919) 779-0700 Fax: (919) 662-3583

Schedule Appointment

р