

2627 KFB PLAZA, SUITE 110E 877-587-4054

SENT VIA EMAIL: MMCDONALD@SANJUANCOUNTYUT.GOV; SSTUBBS@SANJUANCOUNTYUT.GOV

April 15, 2025

Mr. Mack McDonald San Juan County, Utah

Re: Financing for San Juan County, Utah for One (1) 2024 Ford F150 XLT Truck, VIN: 1FTFW3L82RKF15627 and One (1) 2025 Chevrolet Z71 Tahoe, VIN: 1GNS6PRD9SR174239

Dear Mr. McDonald:

Thank you for choosing KS StateBank as your financing source. Attached hereto, please find the Contract and documentation for your review and completion. Included is a Documentation Instruction sheet to guide you through the process. *All required documentation must be received by 3:00pm CST in order to fund the following business day.*

The interest rate you have been quoted is valid through April 25, 2025 (subject to the Conditions to Funding on the attached Documentation Instructions).

Please note that, depending on circumstances, we reserve the right to charge a reasonable fee to Obligor/broker, <u>if this transaction is not funded</u>. This fee is for expenses incurred and services performed related to the processing of the transaction. This fee will NOT be charged if the transaction is funded by Obligee.

If you have any questions regarding the documentation please feel free to contact me at (877) 587-4054.

Sincerely,

Ms. Jamie Hoffman Client Relations - Team Lead

DOCUMENTATION INSTRUCTIONS

The instructions listed below should be followed when completing the enclosed documentation. <u>Please sign in blue ink and print on single sided</u> <u>paper only.</u> Documentation completed improperly will delay funding. If you have any questions regarding the Conditions to Funding, instructions or the documentation, please call us at (801) 889-2038.

I. Attached Documentation

1. Government Obligation Contract

An authorized individual that is with the Obligor should sign on the first space provided. <u>All original signatures are required for funding.</u>

2. Exhibit A - Description of Equipment

- Review equipment description. Complete serial number/VIN if applicable.
- List the location where the equipment will be located after delivery/installation.

3. Exhibit B – Payment Schedule

Sign and print name and title

4. Exhibit C - Certificate of Acceptance

♦ Sign and print name and title

5. Exhibit D - Obligor Resolution

- ♦ Type in the date of the meeting in which the purchase was approved.
- Print or type the name and title of the individual(s) who is authorized to execute the Contract.
- The board chairman or other authorized member of the Obligor's Governing Body must sign the Resolution where indicated.
- The board secretary or board clerk of Obligor must attest the Resolution where indicated.

6. Exhibit E - Bank Qualified Certificate

Sign and print name and title

7. Notice of Assignment

♦ Sign and print name and title.

8. Insurance Requirements

• Complete insurance company contact information where indicated.

9. Debit Authorization – (Preferred)

♦ Complete form and attach a voided check

10. 8038G IRS Form

- ♦ Please read 8038 Review Form
- ♦ In Box 2, type Employer Identification Number
- ♦ Sign and print name and title

II. Additional Documentation Required

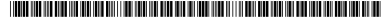
- 1. Insurance certificate as stated on the Insurance Requirements Form
- 2. Vendor Invoice for the amount to finance listing applicable SN/VIN, down payment, trade, etc.
- 3. Front and back copies of MSO or title listing "KS StateBank AOIA" as first lien holder

III. Condition to Funding

If, for any reason: (i) the required documentation is not returned by August 14, 2025, is incomplete, or has unresolved issues relating thereto, or (ii) on, or prior to the return of the documentation, there is a change of circumstance, including but not limited to changes in the federal corporate income tax rate or reducing/capping the tax-exempt interest benefit, which adversely affects the expectations, rights or security of the Obligee or its assignees; then Obligee or its assignees reserve the right to withdraw/void its offer to fund this transaction in its entirety. Neither KS StateBank nor Baystone Government Finance is acting as an advisor to the municipal entity/obligated person and neither owes a fiduciary duty pursuant to Section 15B of the Exchange Act of 1934.

All documentation should be returned to:

Unified Fleet Services, LLC 3038 Specialty Circle South Lake, Utah 84115



3363986%CONTRACT%04.14.2025

SFP Non-App BQ

GOVERNMENT OBLIGATION CONTRACT

Obligor

San Juan County, Utah 117 South Main Street Monticello, Utah 84535

Obligee

Unified Fleet Services, LLC 3038 Specialty Circle South Lake, Utah 84115

Dated as of April 14, 2025

This Government Obligation Contract dated as of the date listed above is between Obligee and Obligor listed directly above. Obligee desires to finance the purchase of the Equipment described in Exhibit A to Obligor and Obligor desires to have Obligee finance the purchase of the Equipment subject to the terms and conditions of this Contract which are set forth below.

I. Definition

Section 1.01 Definitions. The following terms will have the meanings indicated below unless the context clearly requires otherwise:

"Additional Schedule" refers to the proper execution of additional schedules to Exhibit A and Exhibit B, as well as other exhibits or documents that may be required by the Obligee all of which relate to the financing of additional Equipment.

"Budget Year" means the Obligor's fiscal year.

"Commencement Date" is the date when Obligor's obligation to pay Contract Payments begins.

"Contract" means this Government Obligation Contract and all Exhibits attached hereto, all addenda, modifications, schedules, refinancings, guarantees and all documents relied upon by Obligee prior to execution of this Contract.

"Contract Payments" means the payments Obligor is required to make under this Contract as set forth on Exhibit B.

"Contract Term" means the Original Term and all Renewal Terms.

"Exhibit" includes the Exhibits attached hereto, and any "Additional Schedule", whether now existing or subsequently created.

"Equipment" means all of the items of Equipment listed on Exhibit A and any Additional Schedule, whether now existing or subsequently created, and all replacements, restorations, modifications and improvements.

"Government" as used in the title hereof means a State or a political subdivision of the State within the meaning of Section 103(a) of the Internal Revenue Code of 1986, as amended ("Code"), or a constituted authority or district authorized to issue obligations on behalf of the State or political subdivision of the State within the meaning of Treasury Regulation 1.103-1(b), or a qualified volunteer fire company within the meaning of section 150(e)(1) of the Code.

"Obligee" means the entity originally listed above as Obligee or any of its assignees.

"Obligor" means the entity listed above as Obligor and which is financing the Equipment through Obligee under the provisions of this Contract.

"Original Term" means the period from the Commencement Date until the end of the Budget Year of Obligor.

"Renewal Term" means the annual term which begins at the end of the Original Term and which is simultaneous with Obligor's Budget Year and each succeeding Budget Year for the number of Budget Years necessary to comprise the Contract Term.

"State" means the state which Obligor is located.

II. Obligor Warranties

Section 2.01 Obligor represents, warrants and covenants as follows for the benefit of Obligee or its assignees:

- (a) Obligor is an "issuer of tax exempt obligations" because Obligor is the State or a political subdivision of the State within the meaning of Section 103(a) of the Internal Revenue Code of 1986, as amended, (the "Code") or because Obligor is a constituted authority or district authorized to issue obligations on behalf of the State or political subdivision of the State within the meaning of Treasury Regulation 1.103-1(b), or a qualified volunteer fire company within the meaning of section 150(e)(1) of the Code.
- (b) Obligor has complied with any requirement for a referendum and/or competitive bidding.
- (c) Obligor has complied with all statutory laws and regulations that may be applicable to the execution of this Contract; Obligor, and its officer executing this Contract, are authorized under the Constitution and laws of the State to enter into this Contract and have used and followed all proper procedures of its governing body in executing and delivering this Contract. The officer of Obligor executing this Contract has the authority to execute and deliver this Contract. This Contract constitutes a legal, valid, binding and enforceable obligation of the Obligor in accordance with its terms.
- (d) Obligor shall use the Equipment only for essential, traditional government purposes.
- (e) Should the IRS disallow the tax-exempt status of the interest portion of the Contract Payments as a result of the failure of the Obligor to use the Equipment for governmental purposes, or should the Obligor cease to be an issuer of tax exempt obligations, or should the obligation of Obligor created under this Contract cease to be a tax exempt obligation for any reason, then Obligor shall be required to pay additional sums to the Obligee or its assignees so as to bring the after tax yield on this Contract to the same level as the Obligee or its assignees would attain if the transaction continued to be tax-exempt.
- (f) Obligor has never non-appropriated funds under a contract similar to this Contract.
- (g) Obligor will submit to the Secretary of the Treasury an information reporting statement as required by the Code.
- (h) Upon request by Obligee, Obligor will provide Obligee with current financial statements, reports, budgets or other relevant fiscal information.
- (i) Obligor shall retain the Equipment free of any hazardous substances as defined in the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9601 et. seq. as amended and supplemented.
- (j) Obligor hereby warrants the General Fund of the Obligor is the primary source of funds or a backup source of funds from which the Contract Payments will be made.
- (k) Obligor presently intends to continue this Contract for the Original Term and all Renewal Terms as set forth on Exhibit B hereto. The official of Obligor responsible for budget preparation will include in the budget request for each Budget Year the Contract Payments to become due in such Budget Year, and will use all reasonable and lawful means available to secure the appropriation of money for such Budget Year sufficient to pay the Contract Payments coming due therein. Obligor reasonably believes that moneys can and will lawfully be appropriated and made available for this purpose.
- (I) Obligor has selected both the Equipment and the vendor(s) from whom the Equipment is to be purchased upon its own judgment and without reliance on any manufacturer, merchant, vendor or distributor, or agent thereof, of such equipment to the public.
- (m) Obligor owns the Equipment and any additional collateral free and clear of any liens, and Obligor has not and will not, during the Contract Term, create, permit, incur or assume any levies, liens or encumbrances of any kind with respect to the Equipment or any additional collateral except those created by this Contract.
- (n) Obligor warrants, as applicable, the purchase of any telecommunications and video surveillance services or equipment financed hereunder complies with 2 CFR § 200.216 and 2 CFR § 200.471.
- (o) Obligor warrants that it understands and has complied with 2 CFR § 200.322 in relation to domestic preferences for procurements, as applicable.

Section 2.02 Escrow Agreement. In the event both Obligee and Obligor mutually agree to utilize an Escrow Account, then immediately following the execution and delivery of this Contract, Obligee and Obligor agree to execute and deliver and to cause Escrow Agent to execute and deliver the Escrow Agreement. This Contract shall take effect only upon execution and delivery of the Escrow Agreement by the parties thereto. Obligee shall deposit or cause to be deposited with the Escrow Agent for credit to the Equipment Acquisition Fund the sum of N/A, which shall be held, invested and disbursed in accordance with the Escrow Agreement.

III. Acquisition of Equipment, Contract Payments and the Purchase Option Price

Section 3.01 Acquisition and Acceptance. Obligor shall be solely responsible for the ordering of the Equipment and for the delivery and installation of the Equipment. Execution of the Certificate of Acceptance or, alternatively, Payment Request and Equipment Acceptance Form, by a duly authorized representative of Obligor, shall constitute acceptance of the Equipment on behalf of the Obligor.

Section 3.02 Contract Payments. Obligor shall pay Contract Payments exclusively to Obligee or its assignees in lawful, legally available money of the United States of America. The Contract Payments shall be sent to the location specified by the Obligee or its assignees. The Contract Payments shall constitute a current expense of the Obligor and shall not constitute an indebtedness of the Obligor. The Contract Payments, payable without notice or demand, are due as set forth on Exhibit B. Obligee shall have the option to charge interest at the highest lawful rate on any

Contract Payment received later than the due date for the number of days that the Contract Payment(s) were late, plus any additional accrual on the outstanding balance for the number of days that the Contract Payment(s) were late. Obligee shall also have the option, on monthly payments only, to charge a late fee of up to 10% of the monthly Contract Payment that is past due. Furthermore, Obligor agrees to pay any fees associated with the use of a payment system other than check, wire transfer, or ACH. Once all amounts due Obligee hereunder have been received, Obligee will release any and all of its rights, title and interest in the Equipment.

SECTION 3.03 CONTRACT PAYMENTS UNCONDITIONAL. Except as provided under Section 4.01, THE OBLIGATIONS OF OBLIGOR TO MAKE CONTRACT PAYMENTS AND TO PERFORM AND OBSERVE THE OTHER COVENANTS CONTAINED IN THIS CONTRACT SHALL BE ABSOLUTE AND UNCONDITIONAL IN ALL EVENTS WITHOUT ABATEMENT, DIMINUTION, DEDUCTION, SET-OFF, OR SUBJECT TO DEFENSE OR COUNTERCLAIM.

Section 3.04 Purchase Option Price. Upon thirty (30) days written notice, Obligor shall have the option to pay, in addition to the Contract Payment, the corresponding Purchase Option Price which is listed on the same line on Exhibit B. This option is only available to the Obligor on the Contract Payment date and no partial prepayments are allowed. If Obligor chooses this option and pays the Purchase Option Price to Obligee then Obligee will transfer any and all of its rights, title and interest in the Equipment to Obligor.

Section 3.05 Contract Term. The Contract Term shall be the Original Term and all Renewal Terms until all the Contract Payments are paid as set forth on Exhibit B except as provided under Section 4.01 and Section 9.01 below. If, after the end of the budgeting process which occurs at the end of the Original Term or any Renewal Term, Obligor has not non-appropriated as provided for in this Contract then the Contract Term shall be extended into the next Renewal Term and the Obligor shall be obligated to make all the Contract Payments that come due during such Renewal Term.

Section 3.06 Disclaimer of Warranties. OBLIGEE MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO THE VALUE, DESIGN, CONDITION, MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE OR ANY OTHER WARRANTY WITH RESPECT TO THE EQUIPMENT. OBLIGEE IS NOT A MANUFACTURER, SELLER, VENDOR OR DISTRIBUTOR, OR AGENT THEREOF, OF SUCH EQUIPMENT; NOR IS OBLIGEE A MERCHANT OR IN THE BUSINESS OF DISTRIBUTING SUCH EQUIPMENT TO THE PUBLIC. OBLIGEE SHALL NOT BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGE ARISING OUT OF THE INSTALLATION, OPERATION, POSSESSION, STORAGE OR USE OF THE EQUIPMENT BY OBLIGOR.

IV. Non-Appropriation

Section 4.01 Non-Appropriation. If insufficient funds are available in Obligor's budget for the next Budget Year to make the Contract Payments for the next Renewal Term and the funds to make such Contract Payments are otherwise unavailable by any lawful means whatsoever, then Obligor may non-appropriate the funds to pay the Contract Payments for the next Renewal Term. Such non-appropriation shall be evidenced by the passage of an ordinance or resolution by the governing body of Obligor specifically prohibiting Obligor from performing its obligations under this Contract and from using any moneys to pay the Contract Payments due under this Contract for a designated Budget Year and all subsequent Budget Years. If Obligor non-appropriates, then all obligations of the Obligor under this Contract Payments for all remaining Renewal Terms shall be terminated at the end of the then current Original Term or Renewal Term without penalty or liability to the Obligor of any kind provided that if Obligor has not delivered possession of the Equipment to Obligee as provided herein and conveyed to Obligee or released its interest in the Equipment by the end of the last Budget Year for which Contract Payments were paid, the termination shall nevertheless be effective but Obligor shall be responsible for the payment of damages in an amount equal to the amount of the Contract Payments thereafter coming due under Exhibit B which are attributable to the number of days after such Budget Year during which Obligor fails to take such actions and for any other loss suffered by Obligee as a result of Obligor's failure to take such actions as required. Obligor shall immediately notify the Obligee as soon as the decision to non-appropriate is made. If such non-appropriation occurs, then Obligor shall deliver the Equipment to Obligee may enter the premises where the Equipment is located and take possession of the Equipment and charge Obligor for costs incurred.

V. Insurance, Damage, Insufficiency of Proceeds

Section 5.01 Insurance. Obligor shall maintain both property insurance and liability insurance at its own expense with respect to the Equipment. Obligor shall be solely responsible for selecting the insurer(s) and for making all premium payments and ensuring that all policies are continuously kept in effect during the period when Obligor is required to make Contract Payments. Obligor shall provide Obligee with a certificate of Insurance which lists the Obligee and/or assigns as a loss payee and an additional insured on the policies with respect to the Equipment.

- (a) Obligor shall insure the Equipment against any loss or damage by fire and all other risks covered by the standard extended coverage endorsement then in use in the State and any other risks reasonably required by Obligee in an amount at least equal to the then applicable Purchase Option Price of the Equipment. Alternatively, Obligor may insure the Equipment under a blanket insurance policy or policies.
- (b) The liability insurance shall insure Obligee from liability and property damage in any form and amount satisfactory to Obligee.
- (c) Obligor may self-insure against the casualty risks and liability risks described above. If Obligor chooses this option, Obligor must furnish Obligee with a certificate and/or other documents which evidences such coverage.
- (d) All insurance policies issued or affected by this Section shall be so written or endorsed such that the Obligee and its assignees are named additional insureds and loss payees and that all losses are payable to Obliger and Obligee or its assignees as their interests may appear. Each policy issued or affected by this Section shall contain a provision that the insurance company shall not cancel or materially modify the policy without first giving thirty (30) days advance notice to Obligee or its assignees. Obligor shall furnish to Obligee certificates evidencing such coverage throughout the Contract Term.

Section 5.02 Damage to or Destruction of Equipment. Obligor assumes the risk of loss or damage to the Equipment. If the Equipment or any portion thereof is lost, stolen, damaged, or destroyed by fire or other casualty, Obligor will immediately report all such losses to all possible insurers and take the proper procedures to obtain all insurance proceeds. At the option of Obligee, Obligor shall either (1) apply the Net Proceeds to replace, repair or restore the Equipment or (2) apply the Net Proceeds to the applicable Purchase Option Price. For purposes of this Section and Section 5.03, the term Net Proceeds shall mean the amount of insurance proceeds collected from all applicable insurance policies after deducting all expenses incurred in the collection thereof.

Section 5.03 Insufficiency of Net Proceeds. If there are no Net Proceeds for whatever reason or if the Net Proceeds are insufficient to pay in full the cost of any replacement, repair, restoration, modification or improvement of the Equipment, then Obligor shall, at the option of Obligee, either (1) complete such replacement, repair, restoration, modification or improvement and pay any costs thereof in excess of the amount of the Net Proceeds or (2) apply the Net Proceeds to the Purchase Option Price and pay the deficiency, if any, to the Obligee.

Section 5.04 Obligor Negligence. Obligor assumes all risks and liabilities, whether or not covered by insurance, for loss or damage to the Equipment and for injury to or death of any person or damage to any property whether such injury or death be with respect to agents or employees of Obligor or of third parties, and whether such property damage be to Obligor's property or the property of others (including, without limitation, liabilities for loss or damage related to the release or threatened release of hazardous substances under the Comprehensive Environmental Response, Compensation and Liability Act, the Resource Conservation and Recovery Act or similar or successor law or any State or local equivalent now existing or hereinafter enacted which in any manner arise out of or are incident to any possession, use, operation, condition or storage of any Equipment by Obligor), which is proximately caused by the negligent conduct of Obligor, its officers, employees and agents.

Section 5.05 Reimbursement. Obligor hereby assumes responsibility for and agrees to reimburse Obligee for all liabilities, obligations, losses, damages, penalties, claims, actions, costs and expenses (including reasonable attorneys' fees) of whatsoever kind and nature, imposed on, incurred by or asserted against Obligee that in any way relate to or arise out of a claim, suit or proceeding, based in whole or in part upon the negligent conduct of Obligor, its officers, employees and agents, or arose out of installation, operation, possession, storage or use of any item of the Equipment, to the maximum extent permitted by law.

VI. Title and Security Interest

Section 6.01 Title. Title to the Equipment shall vest in Obligor when Obligor acquires and accepts the Equipment. Title to the Equipment will automatically transfer to the Obligoe in the event Obligor non-appropriates under Section 4.01 or in the event Obligor defaults under Section 9.01. In such event, Obligor shall execute and deliver to Obligee such documents as Obligee may request to evidence the passage of legal title to the Equipment to Obligee.

Section 6.02 Security Interest. To secure the payment of all Obligor's obligations under this Contract, as well as all other obligations, debts and liabilities, plus interest thereon, whether now existing or subsequently created, Obligor hereby grants to Obligee a security interest under the Uniform Commercial Code constituting a first lien on the Equipment described more fully on Exhibit A. Furthermore, Obligor agrees that any other collateral securing any other obligation(s) to Obligee, whether offered prior to or subsequent hereto, also secures this obligation. The security interest established by this section includes not only all additions, attachments, repairs and replacements to the Equipment but also all proceeds therefrom. Obligor authorizes Obligee to prepare and record any Financing Statement required under the Uniform Commercial Code to perfect the security interest created hereunder. Obligor agrees that any Equipment listed on Exhibit A is and will remain personal property and will not be considered a fixture even if attached to real property.

VII. Assignment

Section 7.01 Assignment by Obligee. All of Obligee's rights, title and/or interest in and to this Contract may be assigned and reassigned in whole or in part to one or more assignees or subassignees by Obligee at any time without the consent of Obligor. No such assignment shall be effective as against Obligor until the assignor shall have filed with Obligor written notice of assignment identifying the assignee. Obligor shall pay all Contract Payments due hereunder relating to such Equipment to or at the direction of Obligee or the assignee named in the notice of assignment. Obligor shall keep a complete and accurate record of all such assignments.

Section 7.02 Assignment by Obligor. None of Obligor's right, title and interest under this Contract and in the Equipment may be assigned by Obligor unless Obligee approves of such assignment in writing before such assignment occurs and only after Obligor first obtains an opinion from nationally recognized counsel stating that such assignment will not jeopardize the tax-exempt status of the obligation.

VIII. Maintenance of Equipment

Section 8.01 Equipment. Obligor shall keep the Equipment in good repair and working order, and as required by manufacturer's and warranty specifications. If Equipment consists of copiers, Obligor is required to enter into a copier maintenance/service agreement. Obligee shall have no obligation to inspect, test, service, maintain, repair or make improvements or additions to the Equipment under any circumstances. Obligor will be liable for all damage to the Equipment, other than normal wear and tear, caused by Obligor, its employees or its agents. Obligor shall pay for and obtain all permits, licenses and taxes related to the ownership, installation, operation, possession, storage or use of the Equipment. If the Equipment includes any titled vehicle(s), then Obligor is responsible for obtaining such title(s) from the State and also for ensuring that Obligee is listed as First Lienholder on all of the title(s). Obligor shall not use the Equipment to haul, convey or transport hazardous waste as defined in the Resource Conservation and Recovery Act, 42 U.S.C. 6901 et. seq. Obligor agrees that Obligee or its Assignee may execute any additional documents including financing statements, affidavits, notices, and similar instruments, for and on behalf of Obligor which Obligee deems necessary or appropriate to protect Obligee's interest in the Equipment and in this Contract. Obligor shall allow Obligee to examine and inspect the Equipment at all reasonable times.

IX. Default

Section 9.01 Events of Default defined. The following events shall constitute an "Event of Default" under this Contract:

- (a) Failure by Obligor to pay any Contract Payment listed on Exhibit B for fifteen (15) days after such payment is due according to the Payment Date listed on Exhibit B.
- (b) Failure to pay any other payment required to be paid under this Contract at the time specified herein and a continuation of said failure for a period of fifteen (15) days after written notice by Obligee that such payment must be made. If Obligor continues to fail to pay any payment after such period, then Obligee may, but will not be obligated to, make such payments and charge Obligor for all costs incurred plus interest at the highest lawful rate.
- (c) Failure by Obligor to observe and perform any warranty, covenant, condition, promise or duty under this Contract for a period of thirty (30) days after written notice specifying such failure is given to Obligor by Obligee, unless Obligee agrees in writing to an extension of time. Obligee will not unreasonably withhold its consent to an extension of time if corrective action is instituted by Obligor. Subsection (c) does not apply to Contract Payments and other payments discussed above.
- (d) Any statement, material omission, representation or warranty made by Obligor in or pursuant to this Contract which proves to be false, incorrect or misleading on the date when made regardless of Obligor's intent and which materially adversely affects the rights or security of Obligee under this Contract.
- (e) Any provision of this Contract which ceases to be valid for whatever reason and the loss of such provision would materially adversely affect the rights or security of Obligee.
- (f) Except as provided in Section 4.01 above, Obligor admits in writing its inability to pay its obligations.
- (g) Obligor defaults on one or more of its other obligations.
- (h) Obligor becomes insolvent, is unable to pay its debts as they become due, makes an assignment for the benefit of creditors, applies for or consents to the appointment of a receiver, trustee, conservator, custodian, or liquidator of Obligor, or all or substantially all of its assets, or a petition for relief is filed by Obligor under federal bankruptcy, insolvency or similar laws, or is filed against Obligor and is not dismissed within thirty (30) days thereafter.

Section 9.02 Remedies on Default. Whenever any Event of Default exists, Obligee shall have the right to take one or any combination of the following remedial steps:

- (a) With or without terminating this Contract, Obligee may declare all Contract Payments and other amounts payable by Obligor hereunder to the end of the then current Budget Year to be immediately due and payable.
- (b) With or without terminating this Contract, Obligee may require Obligor at Obligor's expense to redeliver any or all of the Equipment and any additional collateral to Obligee as provided below in Section 9.04. Such delivery shall take place within fifteen (15) days after the Event of Default occurs. If Obligor fails to deliver the Equipment and any additional collateral, Obligee may enter the premises where the Equipment and any additional collateral is located and take possession of the Equipment and any additional collateral and charge Obligor for costs incurred. Notwithstanding that Obligee has taken possession of the Equipment and any additional collateral, Obligor shall still be obligated to pay the remaining Contract Payments due up until the end of the then current Original Term or Renewal Term. Obligor will be liable for any damage to the Equipment and any additional collateral caused by Obligor or its employees or agents.
- (c) Obligee may take whatever action at law or in equity that may appear necessary or desirable to enforce its rights. Obligor shall be responsible to Obligee for all costs incurred by Obligee in the enforcement of its rights under this Contract including, but not limited to, reasonable attorney fees.

<u>Section 9.03 No Remedy Exclusive.</u> No remedy herein conferred upon or reserved to Obligee is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Contract now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or shall be construed to be a waiver thereof.

Section 9.04 Return of Equipment and Storage.

- (a) Surrender: The Obligor shall, at its own expense, surrender the Equipment, any additional collateral and all required documentation to evidence transfer of title from Obligor to the Obligee in the event of a default or a non-appropriation by delivering the Equipment and any additional collateral to the Obligee to a location accessible by common carrier and designated by Obligee. In the case that any of the Equipment and any additional collateral consists of software, Obligor shall destroy all intangible items constituting such software and shall deliver to Obligee all tangible items constituting such software. At Obligee's request, Obligor shall also certify in a form acceptable to Obligee that Obligor has complied with the above software return provisions and that they will immediately cease using the software and that they shall permit Obligee and/or the vendor of the software to inspect Obligor's locations to verify compliance with the terms hereto.
- (b) Delivery: The Equipment and any additional collateral shall be delivered to the location designated by the Obligee by a common carrier unless the Obligee agrees in writing that a common carrier is not needed. When the Equipment and any additional collateral is delivered into the custody of a common carrier, the Obligor shall arrange for the shipping of the item and its insurance in transit in accordance with the Obligee's instructions and at the Obligor's sole expense. Obligor at its expense shall completely sever and disconnect the Equipment and any additional collateral or its component parts from the Obligor's property all without liability to the Obligee. Obligor shall pack or crate the Equipment and any additional collateral and all of the component parts of the Equipment and any additional collateral carefully and in accordance with any recommendations of the manufacturer. The Obligor shall deliver to the Obligee the plans, specifications, operation manuals or other warranties and documents furnished by the manufacturer or vendor on the Equipment and any additional collateral and such other documents in the Obligor's possession relating to the maintenance and methods of operation of such Equipment and any additional collateral.
- (c) Condition: When the Equipment is surrendered to the Obligee it shall be in the condition and repair required to be maintained under this Contract. It will also meet all legal regulatory conditions necessary for the Obligee to sell or lease it to a third party and be free of all liens. If Obligee reasonably determines that the Equipment or an item of the Equipment, once it is returned, is not in the condition required hereby, Obligee may cause the repair, service, upgrade, modification or overhaul of the Equipment or an item of the Equipment to achieve such condition and upon demand, Obligor shall promptly reimburse Obligee for all amounts reasonably expended in connection with the foregoing.
- (d) Storage: Upon written request by the Obligee, the Obliger shall provide free storage for the Equipment and any additional collateral for a period not to exceed 60 days after the expiration of the Contract Term before returning it to the Obligee. The Obligor shall arrange for the insurance described to continue in full force and effect with respect to such item during its storage period and the Obligee shall reimburse the Obligor on demand for the incremental premium cost of providing such insurance.

X. Miscellaneous

<u>Section 10.01 Notices.</u> All notices shall be sufficiently given and shall be deemed given when delivered or mailed by registered mail, postage prepaid, to the parties at their respective places of business as first set forth herein or as the parties shall designate hereafter in writing.

Section 10.02 Binding Effect. Obligor acknowledges this Contract is not binding upon the Obligee or its assignees unless the Conditions to Funding listed on the Documentation Instructions have been met to Obligee's satisfaction, and Obligee has executed the Contract. Thereafter, this Contract shall inure to the benefit of and shall be binding upon Obligee and Obligor and their respective successors and assigns.

Section 10.03 Severability. In the event any provision of this Contract shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 10.04 Amendments, Addenda, Changes or Modifications. This Contract may be amended, added to, changed or modified by written agreement duly executed by Obligee and Obligor. Furthermore, Obligee reserves the right to directly charge or amortize into the remaining balance due from Obligor, a reasonable fee, to be determined at that time, as compensation to Obligee for the additional administrative expense resulting from such amendment, addenda, change or modification requested by Obligor.

Section 10.05 Execution in Counterparts and Electronic Signatures. This Contract may be simultaneously executed in several counterparts, including electronically, each of which shall be an original and all of which shall constitute one and the same instrument.

Section 10.06 Captions. The captions or headings in this Contract do not define, limit or describe the scope or intent of any provisions or sections of this Contract.

Section 10.07 Master Contract. This Contract can be utilized as a Master Contract. This means that the Obligee and the Obligor may agree to the financing of additional Equipment under this Contract at some point in the future by executing one or more Additional Schedules to Exhibit A and Exhibit B, as well as other exhibits or documents that may be required by Obligee. Additional Schedules will be consecutively numbered on each of the exhibits which make up the Additional Schedule and all the terms and conditions of the Contract shall govern each Additional Schedule.

Section 10.08 Entire Writing. This Contract constitutes the entire writing between Obligee and Obligor. No waiver, consent, modification or change of terms of this Contract shall bind either

party unless in writing and signed by both parties, and then such waiver, consent, modification or change shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, representations, conditions, or warranties, express or implied, which are not specified herein regarding this Contract, the Equipment or any additional collateral, financed hereunder. Any terms and conditions of any purchase order or other documents submitted by Obligor in connection with this Contract which are in addition to or inconsistent with the terms and conditions of this Contract will not be binding on Obligee and will not apply to this Contract.

Obligee and Obligor have caused this Contract to be executed in their names by their duly authorized representatives listed below.

San Juan County, Utah	Unified Fleet Services, LLC		
Signature	Signature		
Mack McDonald, County Manager	Chelsi Smythe, Contract Manager		
Printed Name and Title	Printed Name and Title		

EXHIBIT A

DESCRIPTION OF EQUIPMENT

RE: Government Obligation Contract dated as of April 14, 2025, between Unified Fleet Services, LLC (Obligee) and San Juan County, Utah (Obligor)

Below is a detailed description of all the items of Equipment including quantity, model number and serial number where applicable:

One (1) 2024 Ford F150 XLT Truck, VIN: 1FTFW3L82RKF15627 and One (1) 2025 Chevrolet Z71 Tahoe, VIN: 1GNS6PRD9SR174239

Physical Address of Equipment after Delivery: 117 S. Main St., Monticello, UT 84535

EXHIBIT B

PAYMENT SCHEDULE

RE: Government Obligation Contract dated as of April 14, 2025, between Unified Fleet Services, LLC (Obligee) and San Juan County, Utah (Obligor)

Date of First Payment: May 15, 2025
Original Balance: \$150,983.96
Total Number of Payments: Five (5)
Number of Payments Per Year: One (1)

Pmt No.	Due Date	Contract Payment	Applied to Interest	Applied to Principal	*Purchase Option Price
1	15-May-25	\$25,816.00	\$772.28	\$25,043.72	\$127,581.01
2	15-May-26	\$25,816.00	\$7,480.85	\$18,335.15	\$108,705.42
3	15-May-27	\$25,816.00	\$6,391.74	\$19,424.26	\$88,802.99
4	15-May-28	\$48,056.64	\$5,237.94	\$42,818.70	\$45,577.23
5	15-May-29	\$48,056.64	\$2,694.51	\$45,362.13	\$0.00

San Juan County, Utah

Signature

Mack McDonald, County Manager

^{*}Assumes all Contract Payments due to date are paid

EXHIBIT C

CERTIFICATE OF ACCEPTANCE

RE: Government Obligation Contract dated as of April 14, 2025, between Unified Fleet Services, LLC (Obligee) and San Juan County, Utah (Obligor)

I, the undersigned, hereby certify that I am a duly qualified representative of Obligor and that I have been given the authority by the Governing Body of Obligor to sign this Certificate of Acceptance with respect to the above referenced Contract. I hereby certify that:

- 1. The Equipment described on Exhibit A has been delivered and installed in accordance with Obligor's specifications.
- 2. Obligor has conducted such inspection and/or testing of the Equipment as it deems necessary and appropriate and hereby acknowledges that it accepts the Equipment for all purposes.
- Obligor has appropriated and/or taken other lawful actions necessary to provide moneys sufficient to pay all Contract Payments required to be paid under the Contract during the current Budget Year of Obligor, and such moneys will be applied in payment of all Contract Payments due and payable during such current Budget Year.
- 4. Obligor has obtained insurance coverage as required under the Contract from an insurer qualified to do business in the State.
- 5. No event or condition that constitutes or would constitute an Event of Default exists as of the date hereof.
- The governing body of Obligor has approved the authorization, execution and delivery of this Contract on its behalf by the authorized representative of Obligor who signed the Contract.
- 7. Please list the Source of Funds (Fund Item in Budget) for the Contract Payments that come due under Exhibit B of this Contract.

Source of Funds: General

By signing below, Obligor hereby authorizes the General Fund of the Obligor as a backup source of funds from which the Contract Payments can be made.

San Juan County, Utah

Signature

Mack McDonald, County Manager

EXHIBIT D

OBLIGOR RESOLUTION

RE: Government Obligation Contract dated as of April 14, 2025, between Unified Fleet Services, LLC (Obligee) and San Juan County, Utah (Obligor)

UU	nigoi j		
	a duly called meeting of olution was introduced	of the Governing Body of the Obligor (as defined in the Contract) held on d and adopted:	the following
BE I	IT RESOLVED by the Go	overning Body of Obligor as follows:	
1.		red. The Governing Body of Obligor has determined that a true and very real need exists for the A of the Government Obligation Contract dated as of April 14, 2025, between San Juan Coun Obligee).	
2.	meeting, is in the bes of the Contract by the behalf with such ch	prization. The Governing Body of Obligor has determined that the Contract, substantially is interests of the Obligor for the acquisition of such Equipment, and the Governing Body here the Obligor and hereby designates and authorizes the following person(s) to execute and delanges thereto as such person(s) deem(s) appropriate, and any related documents, inclusive summation of the transaction contemplated by the Contract.	eby approves the entering into iver the Contract on Obligor's
	Authorized Individua	al(s): Mack McDonald, County Manager	
		(Typed or Printed Name and Title of individual(s) authorized to execute the Contract)	
3. Sii	Adoption of Resolut by the Governing Boo	ion. The signatures below from the designated individuals from the Governing Body of the Ody of this Resolution.	Obligor evidence the adoption
J.,		of Board Chairman or other authorized member of the Obligors Governing Body)	
Pr	inted Name & Title:	Mack McDonald, County Manager	
		(Printed Name and Title of individual who signed directly above)	
At	ttested By:		
_	· -	of Obligors Board Secretary or Board Clerk)	
Pr	rinted Name & Title:	Silvia Stubbs, Commissioner	
		(Printed Name of individual who signed directly above)	

EXHIBIT E

BANK QUALIFIED CERTIFICATE

RE: Government Obligation Contract dated as of April 14, 2025, between Unified Fleet Services, LLC (Obligee) and San Juan County, Utah (Obligor)

Whereas, Obligor hereby represents that it is a "Bank Qualified" Issuer for the calendar year in which this Contract is executed by making the following designations with respect to Section 265 of the Internal Revenue Code of 1986, as amended (the "Code"). (A "Bank Qualified Issuer" is an issuer that issues less than ten million (\$10,000,000) dollars of tax-exempt obligations other than "private activity bonds" as defined in Section 141 of the Code, excluding certain "qualified 501(c)(3) bonds" as defined in Section 145 of the Code, during the calendar year).

Now, therefor, Obligor hereby designates this Contract as follows:

- 1. **Designation as Qualified Tax-Exempt Obligation.** Pursuant to Section 265(b)(3)(B)(i) of the Code, the Obligor hereby specifically designates the Contract as a "qualified tax-exempt obligation" for purposes of Section 265(b)(3) of the Code. In compliance with Section 265(b)(3)(D) of the Code, the Obligor hereby represents that the Obligor will not designate more than \$10,000,000 of obligations issued by the Obligor in the calendar year during which the Contract is executed and delivered as such "qualified tax-exempt obligations".
- 2. **Issuance Limitation.** In compliance with the requirements of Section 265(b)(3)(C) of the Code, the Obligor hereby represents that the Obligor (including all subordinate entities of the Obligor within the meaning of Section 265(b)(3)(E) of the Code) reasonably anticipates not to issue in the calendar year during which the Contract is executed and delivered, obligations bearing interest exempt from federal income taxation under Section 103 of the Code (other than "private activity bonds" as defined in Section 141 of the Code and excluding certain "qualified 501(c)(3) bonds" as defined in Section 145 of the Code) in an amount greater than \$10,000,000.

San Juan	County,	Utah
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Signature
Mack McDonald, County Manager

NOTICE OF ASSIGNMENT

APRIL 14, 2025

Unified Fleet Services, LLC (Obligee/Assignor) hereby gives notice of an Assignment between Obligee/Assignor and KS StateBank (Assignee) of the Government Obligation Contract (Contract) between Obligee/Assignor and San Juan County, Utah, dated as of April 14, 2025.

All Contract Payments coming due pursuant to the Contract shall be made to:

KS StateBank P.O. Box 1608 Manhattan, Kansas 66505

Unified Fleet Services, LLC, Obligee/Assignor

Signature

Chelsi Smythe, Contract Manager

Printed Name and Title

ACKNOWLEDGEMENT OF AND CONSENT TO ASSIGNMENT

San Juan County, Utah (Obligor) as party to a Government Obligation Contract dated as of April 14, 2025 between Obligor and Unified Fleet Services, LLC (Obligee), hereby acknowledges receipt of a Notice of Assignment dated April 14, 2025 whereby Obligee gave notice of its assignment to KS StateBank of its right to receive all Contract Payments due from Obligor under the Contract and hereby consents to that Assignment. Pursuant to the Notice of Assignment from Obligee, Obligor agrees to deliver all Contract Payments coming due under the Contract to:

KS StateBank P.O. Box 1608 Manhattan, Kansas 66505

San Juan County, Utah

Signature

Mack McDonald, County Manager

INSURANCE REQUIREMENTS

Pursuant to Article V of the Government Obligation Contract, you have agreed to provide us evidence of insurance covering the Equipment.

A Certificate of Insurance listing the information stated below should be sent to us no later than the date on which the equipment is delivered.

Insured: Certificate Holder:

San Juan County, Utah KS StateBank AOIA (and/or Its Assigns)

117 South Main Street1010 Westloop, P.O. Box 69Monticello, Utah 84535Manhattan, Kansas 66505-0069

1. Equipment Description

- One (1) 2024 Ford F150 XLT Truck, VIN: 1FTFW3L82RKF15627 and One (1) 2025 Chevrolet Z71 Tahoe, VIN: 1GNS6PRD9SR174239
- Please include all applicable VIN's, serial numbers, etc.

2. Deductible

• The deductible amounts on the insurance policy should not exceed \$25,000.00.

3. Physical Damage

♦ All risk coverage to guarantee proceeds of at least \$150,983.96.

4. Liability

Minimum Combined Single Limit of \$1,000,000.00 on bodily injury and property damage.

5. Additional Insured and Loss Payee

♦ KS StateBank AOIA (and/or Its Assigns) MUST be listed as additional insured and loss payee.

Please forward certificate as soon as possible to: Email: chelsi@unifiedfleetservices.com

Please complete the information below and return this form along with the Contract.

San Juan County, Utah					
Insurance Company:					
Agent's Name:					
Telephone #:					
Fax #:					
Address:					
City, State Zip:					
Email:					



3363986%ACHAUTHORIZATION%04.14.2025

Contract Number

identification.

PREFERRED

*As an additional payment option for Obligor, we are now providing the option of ACH (Automatic Clearing House). By completing this form, Obligor is authorizing Obligee to withdraw said payment amount on said date.

DEBIT AUTHORIZATION

I hereby authorize KS StateBank Government Finance Department to initiate debit entries for the Payment Amount (including, but not limited to, any late fees, rate changes, escrow modifications, etc.). I acknowledge that KS StateBank Government Finance Department may reinitiate returned entries up to two additional times, to the account indicated below at the financial institution named below and to debit the same to such account for:

Payment Amount

Frequency of Payments

3363986		1-3 @ \$25,816.00; 4-5	@ \$48,056.64	Annual	
Beginning			Day of Month	1	
Month Year	•		Debits will be made	le according	g to Exhibit B of the Contract
<u>l acknowledge that t</u>	he originatior	n of ACH transactions to	this account must com	ply with the	provisions of U.S. law.
Financial Institution Name			Branch		
Address	City		State		Zip
Routing Number	<u> </u>		Account Number		
attempts to deduct a payment, KS Sta borrower and me. Until such time as due to KS StateBank Government Fin	ateBank Gove s payment is r ance Departn e and effect u	ernment Finance Departi made, borrower shall be nent regarding the abov until KS StateBank has rec	ment may terminate the responsible to make se-referenced loan. Decived written notificat	e automatic uch payment ion from any	ank Government Finance Department deduction of payments upon notice to s, and all other payments that may be authorized signer of the account of its
Signature			Printed Name and Ti	le	
			Mack McDonald, Cou	nty Manager	
Tax ID Number			Date		
87-6000305					

USA Patriot Act USA Patriot Act requires identity verification for all new accounts. This means that we may require information from you to allow us to make a proper



DATE SENT: 04-15-2025

BILL TO:

SAN JUAN COUNTY, UTAH ATTN: ACCOUNTS PAYABLE 117 South Main Street MONTICELLO, UTAH 84535 **REMIT TO:**

KS STATEBANK
GOVERNMENT FINANCE DEPARTMENT

PO BOX 1608 MANHATTAN, KS 66505

FOR INQUIRIES: (801) 889-2038

NOTE: The address listed above is for payments only

ACCOUNT NUMBER	INVOICE NUMBER	PAYMENT DATE	PAYMENT DUE DATE	TOTAL AMOUNT DUE
3363986	63986-05-2025	05-15-2025	05-15-2025	\$25,816.00

DES	CRIPTION	AMOUNT
GOVERNMENT OBLIGATION CONTRACT	PAYMENT AMOUNT:	\$25,816.00
DATED AS OF APRIL 14, 2025		
ONE (1) 2024 FORD F150 XLT TRUCK, VIN: 1FTI TAHOE, VIN: 1GNS6PRD9SR174239	FW3L82RKF15627 AND ONE (1) 2025 CHEVROLET Z71	
Additional interest will be assessed o	n any payment received after the due date.	
		\$25,816.00
		TOTAL DUE

8038 REVIEW FORM

The 8038 form attached hereto is an important part of the documentation package and must be properly filled out and submitted to the Department of the Treasury in order for you to receive the lower tax-exempt rate. Unless you instruct us otherwise, we have engaged a Paid Preparer to assist in the filling out of this form. The Paid Preparer has filled out the relevant portions of this form based on the current understanding of what is required by the Department of the Treasury. The responses on this 8038 form are based on the dates and amounts which you have requested (structure of the transaction) and which are on the Payment Schedule.

- 1. Please review our responses for accuracy. If anything is inaccurate, please contact our office so that we can make proper revisions.
- 2. If the information provided to you on this form is accurate, please sign where indicated and return with the document package.
- 3. If there are any changes to the structure of the transaction that occur prior to funding which require a change to the 8038 form, we will make such changes and provide notification to you.
- 4. We will return to you a copy of the 8038 form that was mailed to the Department of the Treasury.

Important Note:

The IRS is now requesting information regarding tax-exempt issuers' and borrowers' written policies and procedures designed to monitor post-issuance compliance with the federal tax rules applicable to tax-exempt obligations (boxes 43 and 44). Do not check items 43 and 44 on the 8038 form unless you have established written procedures in accordance with the instructions referenced directly below. If you choose to "check" items 43 and/or 44, please be prepared to provide copies of such written procedures to the Paid Preparer or any representatives of the IRS upon request. Written procedures should contain certain key characteristics, including making provisions for:

- Due diligence review at regular intervals;
- Identifying the official or employee responsible for review;
- Training of the responsible official/employee;
- Retention of adequate records to substantiate compliance (e.g., records relating to expenditure of proceeds);
- Procedures reasonably expected to timely identify noncompliance; and
- Procedures ensuring that the issuer will take steps to timely correct noncompliance.

For additional guidance on this 8038 form, you can refer to the Documentation Instructions located on the following government website: http://www.irs.gov/app/picklist/list/formsInstructions.html, or contact your local IRS office.

(Rev. October 2021)

Department of the Treasury

Internal Revenue Service

Information Return for Tax-Exempt Governmental Obligations

► Under Internal Revenue Code section 149(e)

► See separate instructions.

Caution: If the issue price is under \$100,000, use Form 8038-GC.

► Go to www.irs.gov/F8038G for instructions and the latest information.

OMB No. 1545-0047

Par	Reporting Author	ority				Cł	neck box if Am	ended	l Return ►	
1	Issuer's name San Juan County, Utah					2	2 Issuer's employer identification number (EIN) 87-6000305			er (EIN)
3a	a Name of person (other than issuer) with whom the IRS may communicate about this return (see instructions)					3b	Telephone number			on 3a
4	Number and street (or P.O. box if mail is not delivered to street address) Room/suite 117 South Main Street						Report number (F	or IRS L	Ise Only)	
6						7	Date of issue	04/14/		
8	Name of issue Government Obligation	ı Contract				9	CUSIP number	Noi	ne	
10a	Name and title of officer or of Mr. Mack McDonald, Co	ther employee of the issuer whom	the IRS may call fo	or more informat	tion	10b	Telephone number employee shown (435) 587-3225	on 10a	cer or other	
Par		enter the issue price). See	the instruction	ns and attach	n schedul	e	(400) 007 0220			
11	· · · · · · · · · · · · · · · · · · ·							. 11		
12								12		
	•							13		
13										
14								. 14		
15		sewage bonds)						. 15		
16	· ·							16		
17	-							. 17		
18	Other. Describe ► Tah	e (1) 2024 Ford F150 XLT Truck, V loe, VIN: 1GNS6PRD9SR174239	IN: 1FTFW3L82RF	(F15627 and Oi	ne (1) 2025	Cnevro	DIET Z/1	18	150,983	96
19	<u></u>	or RANs, check only box 19a					> 🗆			
	If obligations are BANs,	check only box 19b					• 🗆			
20		form of a lease or installment s								
Par	Description of B	Bonds. Complete for the en	tire issue for w	vhich this for	m is bein	a filed	<u>.</u>			
	(a) Final maturity date	(b) issue price	(c) Stated	d redemption at maturity		(d) V	Veighted ge maturity		(e) Yield	
21	05/15/2029	\$ 150,983.96	\$	N/A		4.080	years		5.940	%
Par	Uses of Proceed	ds of Bond Issue (includi	ng underwrite	rs' discoun	t)					
22	Proceeds used for accru	ued interest						. 22		
23	Issue price of entire issu	ue (enter amount from line 21,	column (b))					. 23		
24	Proceeds used for bond	l issuance costs (including und	erwriters' discou	unt)	. 24					
25	Proceeds used for credit	t enhancement			. 25					
26		easonably required reserve or								
27	Proceeds used to refund	d prior tax-exempt bonds. Com	plete Part V.		. 27					
28		d prior taxable bonds. Complet	•		. 28			-		
29		ugh 28)						. 29		
30	•	of the issue (subtract line 29 f						30		
Par		Refunded Bonds. Complet				<u> </u>	<u> </u>	. 00		
31		ghted average maturity of the	<u>-</u>					•		years
32		ghted average maturity of the						-		years
33	-	hich the refunded tax-exempt								jours
		funded bonds were issued ► (,	•					
34	Enter the date(s) the fel	unueu bonus were issued 🕨 (וזוז וטטוואוואו)							

Form 8	038-G (Rev.	10-2021)		Page 2
		cellaneous		
35	Enter the	amount of the state volume cap allocated to the issue under section 141(b)(5)	35	
36a	Enter the	amount of gross proceeds invested or to be invested in a guaranteed investment contract (GIC)		
	(see instr	uctions)	36a	
b	Enter the	final maturity date of the GIC► (MM/DD/YYYY)		
С		name of the GIC provider ▶		
37	Pooled fir	nancings: Enter the amount of the proceeds of this issue that are to be used to make loans		
	to other g	overnmental units	37	
38a	If this issu	ie is a loan made from the proceeds of another tax-exempt issue, check box ▶ ☐ and enter the following	information:	
b	Enter the	date of the master pool bond ►(MM/DD/YYYY)		
С	Enter the	EIN of the issuer of the master pool bond ▶	_	
d	Enter the	name of the issuer of the master pool bond	_	
39		er has designated the issue under section 265(b)(3)(B)(i)(III) (small issuer exception), check box	_ 	▶ ✓
40		er has elected to pay a penalty in lieu of arbitrage rebate, check box		▶ □
41a	If the issu	er has identified a hedge, check here ▶ □ and enter the following information:		
b		nedge provider ▶		
С	Type of h	edae ▶		
d	Term of h			
42		er has superintegrated the hedge, check box		▶ □
43		er has established written procedures to ensure that all nonqualified bonds of this issue are remediated		
		to the requirements under the Code and Regulations (see instructions), check box		▶ □
44		er has established written procedures to monitor the requirements of section 148, check box		
45a		ortion of the proceeds was used to reimburse expenditures, check here ▶ □ and enter the amount		
.00	·			
b		date the official intent was adopted ▶ (MM/DD/YYYY)		
b	Enter the	date the official interit was adopted 🚩 (MIN/DD/TTTT)		
and	ature	Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and the and belief, they are true, correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return process this return, to the person that I have authorized above.		
Cons	sent	Mack McDonald, C	, ,	
		Signature of issuer's authorized representative Date Type or print name	and title	

Date

04/15/2025

Firm's EIN ▶

Phone no.

Baystone Financial LLC

Preparer's signature

Firm's Address ► 10601 Mission Road, Suite 200, Leawood, KS 66206

Print/Type preparer's name

H. Evan Howe

Firm's Name ▶

Paid

Preparer

Use Only

Form **8038-G** (Rev. 10-2021))

P01438994

PTIN

48-1223987

(800) 752-3562

Check ☐ if

self-employed