

Dear Not-for-Profit/Government Public/nonprofit entity:

Please review the attached **Surplus Donation-Property Transfer Agreement** No. 2024-09 ("Agreement") required for donation or transfer of surplus property from Florida State College at Jacksonville ("College") to private nonprofit or governmental Public/nonprofit entity ("**Public/nonprofit Public/nonprofit entity**"), insert the following information into the Agreement, and submit the executed agreement to [centralservices@fscj.edu](mailto:centralservices@fscj.edu)

- Your **Public/nonprofit Public/nonprofit entity's** name (Section 1.00)
- Your **Public/nonprofit Public/nonprofit entity's** primary address (Section 1.00)
- Your **Public/nonprofit Public/nonprofit entity's** Florida Sales Tax Exempt Number (Section 3.00)
- Your **Public/nonprofit Public/nonprofit entity's** Federal ID number (Section 3.00)
- Complete Public/nonprofit entity information and provide Signature of authorized **Public/nonprofit Public/nonprofit entity's** officer (Section 7.00)

**Please note: If your Public/nonprofit Public/nonprofit entity does not provide all the required information and documentation as outlined below (1-5), Florida State College at Jacksonville (FSCJ) will not be able to process your request or donate any items to your Public/nonprofit Public/nonprofit entity.**

- 1. A Cover Letter** on your **Governmental and nonprofits'** letterhead to include:
  - List of items being requested, include barcode number where required
  - Describe how your Public/nonprofit entity plans to use any surplus items and how they will provide community benefit
  - Your Public/nonprofit entity's contact person (including email and phone number) and information for any approved surplus donations/transfers.
  - The campus location items are being donated/transferred from, and College staff involved in the donation/transfer (if applicable).
- 2. State of Florida Sales Tax Exemption Certificate.** Provide a copy of your Public/nonprofit entity's Sales Tax Exemption Certificate. You can visit the following website for any questions you have regarding this requirement. [State of Florida Tax Exempt](#)
- 3. IRS (Internal Revenue Service) determination letter** (if a private nonprofit) that documents your agency as a Not-for-Profit (i.e., (501(c)(3)). Visit the following link for additional information regarding this requirement [IRS-Exemption Determination Letter](#)
- 4. Email this completed application along with the required documentation** to [centralservices@fscj.edu](mailto:centralservices@fscj.edu)
- 5. Human Trafficking Attestation (HTA).** Per Florida Statute [F.S. 787.06\(13\)](#) Must be completed & signed as part of this Agreement. See **Attachment A** to this Agreement.

After your Public/nonprofit entity's agreement has been executed, subsequent donation/transfer requests need to be made via your **cover letter** only which must include the information listed in No. 1 above and must be emailed to [centralservices@fscj.edu](mailto:centralservices@fscj.edu) for review and approval. All subsequent donation/transfer requests are subject to this Agreement and shall reference the Agreement and shall incorporate the terms of the Agreement by reference.

The College looks forward to your interest in this partnership. Please contact staff via email at [centralservices@fscj.edu](mailto:centralservices@fscj.edu) if you have any questions. Thank you for your cooperation.

**SURPLUS DONATION & PROPERTY TRANSFER AGREEMENT**

**No. 2024-09**

*(updated June 2026)*

- 1.00** This Agreement is made on this date: *month, day & year* (\_\_\_\_\_) by and between Florida State College at Jacksonville hereinafter referred to as (“College”) with its principal address at 501 W. State Street, Jacksonville, FL 32202 and \_\_\_\_\_ a private nonprofit or a governmental Public/nonprofit entity hereinafter referred to as (“Public/nonprofit entity”) with its principal address at:
- 2.00** **TERM:** The term of this Agreement shall commence on the date signed by the last party (“Effective Date”) and shall renew annually on the anniversary of the Effective Date unless either College or Public/nonprofit entity (each a Party and collectively, the “Parties”) provides the other Party a notice of non-renewal no less than thirty (30) days prior to the renewal date. This Agreement may be terminated by either party for any reason by providing the other Party no less than thirty (30) days prior written notice. All such notices shall be delivered by certified mail to the other party at the principal address noted in Section 1.00 of this Agreement.
- 3.00** Pursuant to Sections 273.05 and 273.055, Florida Statutes and procedures detailed in College’s Administrative Procedure Manual, College, as a political subdivision of the State of Florida (Florida Tax Exemption 85-80-125568-646C) shall have the reserved right to transfer/donate surplus property to Public/nonprofit entity (**Florida Sales Tax Exemption No.**) \_\_\_\_\_, (**Federal ID No.**) \_\_\_\_\_ a private nonprofit 501(c)(3) agency as defined in [F.S. 273.01\(3\)](#) or a government Public/nonprofit entity. For the purposes of this Agreement, “surplus property” shall mean tangible personal property owned by the state in College’s custody that College has determined is obsolete or the continued use of which is uneconomical or inefficient or which serves no useful function as to any activity or location under College’s supervision.
- 4.00** **PUBLIC/NONPROFIT ENTITY RESPONSIBILITIES:**
- 4.1. Public/nonprofit entities shall be responsible for all costs associated with the pick-up of donated/transferred surplus property, including but not limited to, all labor and transportation costs.
- 4.2. The Public/nonprofit entity shall be responsible for all costs incurred with respect to use of surplus property, including but not limited to all costs associated with testing of, repairing of, or disposal of any property transferred from the College to Public/nonprofit entity.
- 4.3. Public/nonprofit entity shall indemnify, defend and hold harmless College and its affiliates, together with their respective directors, officers, agents, and employees from and against any and all claims, litigation, liability, loss, damage and expense (including reasonable attorneys’ fees and court costs) brought by a third party and arising out of, or alleged to have arisen out of (1) the negligent or willfully wrongful acts or omissions of Public/nonprofit entity or its directors, officers, agents,

employees and subcontractors or (2) the transfer of, transportation of, use of, or disposal of the surplus property. Public/nonprofit entity will assume all liability with respect to the surplus property and assure any surplus property donated/transferred to Public/nonprofit entity that is found inoperable/irreparable shall be disposed of in accordance with all applicable federal, state, and local laws, rules, and regulations, including but not limited to, the laws or regulations issued by the Environmental Protection Agency, the State of Florida, and any local ordinances.

4.4. If the donated/transferred items require Public/nonprofit entity to uninstall items from connection to a building or to make repairs to the items while on FSCJ property, or other activities requiring insurance, as requested by the College, Public/nonprofit entity shall provide College a certificate of insurance evidencing the following minimum insurance coverages before any work on the donated/transferred items are performed:

1. General Liability -----\$1,000,000
2. Auto Liability -----\$1,000,000
3. Workers Compensation -----\$500,000

Such certificate of insurance shall list Florida State College at Jacksonville, District Board of Trustees, 501 W. State Street, Jacksonville, Florida 32202 as additional insured.

4.5. The Public/nonprofit entity shall notify the College via email to [centralservices@fscj.edu](mailto:centralservices@fscj.edu) within 10 days of losing its private nonprofit 501(c)(3) status as defined in Section 273.01(3), Florida Statutes.

#### **5.00 COLLEGE RESPONSIBILITIES:**

5.1. The College shall have the sole right to determine which property shall be classified as surplus property and transferable to the Public/nonprofit entity in accordance with this Agreement.

5.2. The College staff are responsible for supplying the Public/nonprofit entity with any barcode numbers on assets (if applicable).

5.3. The College staff on each campus working with the Public/nonprofit entity shall be responsible for submitting a **Property Disposal Form -PC1** and for obtaining approval prior to items leaving FSCJ ownership.

5.4. The College campus staff will use the approved donation/transfer letter as validation for the list of items being picked up by Public/nonprofit entity.

5.5. If a moving company or rigger is used, the Public/nonprofit entity shall provide the company or rigger's Certificate of Insurance evidencing insurance of the types and in the amounts identified in **Section 3.4** of this Agreement and listing Florida State College at Jacksonville, District Board of Trustees, 501 W. State Street, Jacksonville, Florida 32202 as an additional insured.

5.6. The College shall donate/transfer said surplus property to Public/nonprofit entity at no cost. Public/nonprofit entity accepts such surplus property “as is” and understands that College expressly disclaims all warranties, express or implied, including but not limited to, merchantability or fitness for a particular purpose.

## **6.00 GENERAL PROVISIONS**

6.1. All subsequent requests for donations/transfers shall be submitted on Public/nonprofit entity’s letterhead to [centralservices@fscj.edu](mailto:centralservices@fscj.edu) and shall be subject to these terms and conditions.

6.2. A copy of the initial cover letter submitted by the Public/nonprofit entity shall be attached hereto as **Attachment A** and incorporated herein by reference. A copy of the Public/nonprofit entity’s sales tax exemption certificate shall be attached hereto as **Attachment B** and incorporated herein by reference. A copy of the IRS determination letter documenting Public/nonprofit entity’s Not-for-Profit status shall be attached hereto as **Attachment C** (if applicable) and incorporated herein by reference.

6.3. The parties hereto acknowledge and agree the COLLEGE is a political subdivision of the State of Florida. As such, the COLLEGE’s performance under this Agreement and any amendments hereto or attachments connected herewith, shall at all times be subject to any and all applicable federal, state, and local laws and regulations and District Board of Trustees Rules which are applicable to the College’s operations, commitments and/or activities in furtherance of any terms specified herein. The parties acknowledge that the COLLEGE’s performance under this Agreement is subject to the provisions and limitations of Section 768.28, F. S. (the provisions and limitations of which are not waived, altered, or expanded by anything herein). Furthermore, nothing contained herein shall be construed or interpreted as: (i) denying to either party any remedy or defense available to such party under the laws of the State of Florida; (ii) the consent of the COLLEGE to be sued; or (iii) a waiver of sovereign immunity of the COLLEGE beyond the waiver provided in Section 768.28, F. S. As the COLLEGE is a political subdivision of the State of Florida, this Agreement is subject to the applicable provisions of Florida Statutes regarding public access and other issues.

6.4. This Agreement is executed and entered into in the State of Florida, and shall be construed, performed, and enforced in all respects in accordance with the laws of the State of Florida without regard to its conflict of laws principles. The Parties agree that the federal and state courts sitting in Duval County, Florida will have exclusive jurisdiction over, and be the exclusive venue for, any dispute arising under this Agreement.

6.5. It is understood that the parties are independent contractors and shall have neither supervision nor control over the other party’s employees, agents, representatives, and volunteers in the performance of their duties under this Agreement. Neither party shall in any manner use the

credit or name of the other party in connection with its business or affairs except as specifically authorized in this Agreement or as approved in writing prior to such use by the other party. Public/nonprofit entity shall assume full responsibility as an independent contractor for the management of the means and methods for accomplishing its obligations described in the Agreement.

- 6.6. This Agreement is severable in such that should any provision of this Agreement be or become invalid or unenforceable, the remaining provisions shall continue to be fully enforceable. No waiver or delay in enforcement of any breach of any provision of this Agreement shall constitute a waiver of any preceding or succeeding breach or delay in enforcement of any other provision of this Agreement.
- 6.7. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Agreement and understanding between the parties, and supersedes all prior Agreements and understandings, oral or written, and all other communications between the parties related hereto.
- 6.8. COLLEGE or Public/nonprofit entity shall not be responsible for its default, delay or failure to perform any terms or conditions herein when failure to perform is due to causes beyond such party's reasonable control including, but not limited to: civil unrest, strike, lockout, flood, action or inaction of governmental authorities, epidemic or pandemic, war, embargo, fire, earthquake, hurricane, windstorm, act of God or default of common carrier. In the event of such default, delay, or failure to perform, any date or times by which either party is otherwise scheduled to perform shall be extended automatically for a period equal in duration to the time lost by reason of the excused delay, default, or force majeure.
- 6.9. College, as a political subdivision of the State of Florida, is subject to the provisions of Chapter 119, Florida Statutes, regarding public access to records. The parties agree to comply with applicable Florida Statutes as it relates to the maintenance, generation, and provision of access to all public records related to this Agreement.

**7.00** IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed in several counterparts, each of which shall be deemed an original, as of the day and year first set forth above.

<b>"Public/nonprofit entity"</b>	<b>Florida State College at Jacksonville</b>
<b>Public/nonprofit entity Name:</b>	
<b>Federal ID No.</b>	<b>Federal ID No. 59-1149317</b>
<b>Signature:</b>	<b>Signature:</b>
<b>Date:</b>	<b>Date:</b>
<b>Name:</b>	<b>Name:</b>
<b>Title:</b>	<b>Title:</b>

FLORIDA STATE COLLEGE AT JACKSONVILLE

Human Trafficking Attestation

**Name of** \_\_\_\_\_  
**Public/nonprofit**  
**entity:** (“Nongovernmental Public/nonprofit entity”)

This form must be completed by an officer or representative of a non-governmental Public/nonprofit entity executing, renewing, or extending a contract with Florida State College at Jacksonville, a governmental Public/nonprofit entity of the State of Florida, ("Governmental Public/nonprofit entity") in compliance with [Section 787.06\(14\), Florida Statutes](#).

I acknowledge that **Section 787.06(14)**, Florida Statutes require that, when a contract is executed, renewed, or extended between a nongovernmental Public/nonprofit entity and a governmental Public/nonprofit entity in the State of Florida, the nongovernmental Public/nonprofit entity must provide the governmental Public/nonprofit entity with an affidavit that Nongovernmental Public/nonprofit entity does not use **coercion to employ any person for labor or services**.

Coercion includes, without limitation, the use of express or implied physical threats of violence or reprisal, extortion, fraud, or other intimidation behavior that puts a person in immediate fear of the consequences in order to compel that person to act against his or her will. This signed attestation is provided to Governmental Public/nonprofit entity to comply with that requirement. If, at any time in the future, Nongovernmental Public/nonprofit entity does use coercion for labor or services, Nongovernmental Public/nonprofit entity will immediately notify Governmental Public/nonprofit entity and no contracts may be executed, renewed, or extended between the parties.

This attestation is made for the benefit of, and reliance by, Governmental Public/nonprofit entity.

**Under penalties of perjury, I declare that I have read the foregoing statement and that the facts stated in it are true.**

<b>Printed Name:</b>	<b>Date:</b>
<b>Title:</b>	<b>Signature:</b>

**Failure to execute and return this form may impact your company's eligibility to do business with Florida State College at Jacksonville.**

*Florida State College at Jacksonville does not discriminate against any person on the basis of race, disability, color, ethnicity, national origin, religion, gender, age, sex, sexual orientation/expression, marital status, veteran status, pregnancy or genetic information in its programs or activities. Inquiries regarding the non-discrimination policies may be directed to the College's Civil Rights Officer, 501 W. State Street, Jacksonville, Florida 32202 | (904) 632-3221 | [CRCO@fscj.edu](mailto:CRCO@fscj.edu).*