1	AGREEMENT				
2	THIS AGREEMENT, is entered into as of this day of, 2020, by				
3	and between the COUNTY OF TULARE, hereinafter referred to as the "County", and the CITY				
4	OF PORTERVILLE, hereinafter referred to as the "City".				
5	WITNESSETH:				
6	WHEREAS, the County and the City desire to coordinate their respective public				
7	transportation systems in the Porterville urbanized area; and				
8	WHEREAS, there are and will continue to be citizens of the County who can reasonably be				
9	served by the City's transit system and there are and will continue to be citizens of the City who				
10	can reasonably be served by the County's transit system; and				
11	WHEREAS, the County and the City recognize the goals of providing a transportation				
12	system to the general public at a reasonable fare and that providing coordinated public				
13	transportation service within the Porterville urbanized area; and				
14	WHEREAS, the County and the City desire to provide for the Joint Exercise of Powers for				
15	the purpose of providing and maintaining public transportation systems in the Porterville				
16	urbanized area;				
17	NOW, THEREFORE, County and City mutually agree as follows:				
18	1. Scope of Work. The County and City shall each control, manage, and operate a				
19	separate transit system. The City and County shall furnish each other thirty (30) days prior				
20	written notice of any and all service level and fare level changes.				
21	(a) County . The County shall provide transit service to those residents of the				
22	City desiring to use the regularly scheduled service of the County transit system. The				
23	County shall establish bus stop location(s) within the City which will interface with				
24	the City bus stop locations and facilitate system transfers. The County stop(s) shall be				
25	established at locations acceptable to the City. Approval on behalf of the City shall				
26	be given by the City Transit Coordinator.				
27	(b) City. The City shall establish a series of bus stop locations within the				
28	County. The City stops shall be established at locations acceptable to the County.				
29	Approval on behalf of the County shall be given by the Director of Transportation.				
30	The City shall provide transit service to County residents desiring transit service				
31	within the urbanized service area as set forth in Exhibit "A" which is attached hereto				
32	and made a part hereof by this reference.				
33	2. Management-County. The County shall manage the County transit system in an				
34	appropriate manner, insuring cost effective operation, including marketing the system in a				
35	professional manner and collecting fares from riders on the County transit system.				

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3. Management-City. The City shall manage the City transit system in an appropriate manner, insuring cost effective operation, including marketing the system in a professional manner and collecting fares from riders on the City transit system.

4. Compensation. The County shall compensate the City for service to County residents living in the herein agreed upon service area. Compensation shall be limited to a set dollar amount of \$427,972. Compensation for the period July 1, 2019 through June 30, 2020, will be as follows:

Demand Response	\$ 57,475
Fixed Route	\$311,531
Depreciation	\$ 58,966
Total Payment	\$427,972

5. Authorization of Payment. FTA Section 5307 Funds will be claimed by the City on 13 the County's behalf. The County by this Agreement authorizes the Tulare County 14 Association of Governments to transfer \$427,972 from the County's 2019/20 15 Apportionment of State Transit Assistance Funds, and/or Local Transportation Funds to the 16 City of Porterville's Apportionment. The County further authorizes the City to claim said 17 \$427,972 as full payment for services under this Agreement. In case of termination of this 18 Agreement prior to June 30, 2020, the County agrees to compensate the City for a 19 proportional amount of the sum of \$427,972 based upon the number of days the services 20 were provided by the City during a 365 day period. 21

- **FTA Funds**. Per the 2010 Census, the Porterville urbanized area has a population of 6. 22 23 72,329; 54,247 (75.0%) of which are City residents, and 18,082 (25.0%) of which are County residents. The Porterville Urbanized Area is eligible to receive Federal Transit 24 Administration (FTA) Funds from Section 5307. The City of Porterville will be the 25 claimant of these funds. The amount included under Section 4 "compensation" reflects a 26 credit of Section 5307 Funds to the County from the City. 27
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- 7. Renegotiation. In the event a contract between the Federal Transit Administration and the City of Porterville is not executed by June 30, 2020 for the Section 5307 Funds specified in paragraphs 4, 5 and 6, this contract may be renegotiated to reflect this condition.
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8. Drivers. The parties shall require that all transit drivers meet all licensing requirements of the State of California.

9. Indemnification-City. City shall hold harmless, defend and indemnify County, 34 its agents, officers and employees from and against any liability, claims, actions, costs, 35 damages or losses of any kind, including death or injury to any person and/or damage to 36

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property, arising out of the activities of City or its agents, officers and employees under this Agreement. This indemnification specifically includes any claims that may be made against County by any taxing authority asserting that an employer-employee relationship exists by reason of this Agreement. This indemnification obligation shall continue beyond the term of this Agreement as to any acts or omissions occurring under this Agreement or any extension of this Agreement.

7 10. Indemnification-County. County shall hold harmless, defend and indemnify City, its agents, officers and employees from and against any liability, claims, actions, 8 costs, damages or losses of any kind, including death or injury to any person and/or damage 9 to property, arising out of the activities of County or its agents, officers and employees 10 under this Agreement, and any claims made against County alleging civil rights violations 11 by City under Government Code section 12920 et seq. (California Fair Employment and 12 This indemnification obligation shall continue beyond the term of this 13 Housing Act). Agreement as to any acts or omissions occurring under this Agreement or any extension of 14 this Agreement. 15

11. **Insurance-Liability**. The City and the County shall each provide comprehensive 16 general public liability and comprehensive automotive liability insurance with single limit 17 coverage of not less than \$5,000,000 or equivalent self-insurance covering their activities 18 under this Agreement. Prior to commencing operations, each party shall file with the Clerk 19 of the other party certificates of insurance evidencing the coverage required herein and 20 naming the other party, its officers, agents and employees as additional insured's. Such 21 certificates shall state that the named additional insured's are not responsible for the 22 payment of any premium or assessment and shall provide that in the event of a cancellation 23 or material change of policy, the insurer shall give the named additional insured's no less 24 than thirty (30) days advance written notice of such cancellation or change. Upon request, 25 each party shall provide the other with a complete copy of the insurance policy or policies 26 or evidence and terms of self-insurance as required herein. 27

The parties agree, during the term of the Agreement, to maintain at their own expense 28 (or require of their independent contractors) all necessary insurance for their respective 29 officers, employees, and agents, including but not limited to workers' compensation, 30 disability and unemployment insurance in accordance with state statutory requirements and 31 to provide certificates of such insurance or other evidence of compliance to the other party 32 upon request. The insurance, and evidence thereof, required by this Agreement may be 33 provided either directly by the parties or, if a party contracts with an independent 34 contractor/operator to provide the services required by this Agreement, by the operator of 35 that party's system as deemed appropriate by such party. 36

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- 12. Term of Agreement. This Agreement shall become effective July 1, 2019 and 1 2 shall continue in full force and effect until June 30, 2020 unless terminated earlier, as herein provided. 3 13. Termination. The right to terminate this Agreement under this provision may be 4 exercised without prejudice to any other right or remedy to which the terminating party may 5 be entitled at law or under this Agreement. 6 7 (a) Without Cause. Either party shall have the right to terminate this Agreement without cause by giving the other party SIXTY (60) days prior written 8 notice of its intention to terminate pursuant to this provision, specifying the date of 9 termination. 10 (b) With Cause. This Agreement may be terminated by either party should the 11 other party: 12 (i) be adjudged a bankrupt, or 13 (ii) become insolvent or have a receiver appointed, or 14 (iii) make a general assignment for the benefit of creditors, or 15 (iv) suffer any judgment which remains unsatisfied for 30 days, and which 16 would substantively impair the ability of the judgment debtor to perform under 17 this Agreement, or 18 (v) materially breach this Agreement. 19 For any of the occurrences except item (v), termination may be effected upon 20 written notice by the terminating party specifying the date of the termination. Upon a 21 material breach, the Agreement may be terminated following the failure of the 22 defaulting party to remedy the breach to the satisfaction of the non-defaulting party 23 within FIFTEEN (15) days of written notice specifying the breach. If the breach is 24 not remedied within that FIFTEEN (15) day period, the non-defaulting party may 25 terminate the Agreement on further written notice specifying the date of termination. 26 If the nature of the breach is such that it cannot be cured within a FIFTEEN (15) 27 day period, the defaulting party may, submit a written proposal within that period 28 which sets forth a specific means to resolve the default. If the non-defaulting party 29 consents to that proposal in writing, which consent shall not be unreasonably 30 31 withheld, the defaulting party shall immediately embark on its plan to cure. If the default is not cured within the time agreed, the non-defaulting party may terminate 32 upon written notice specifying the date of termination. 33 (c) Effects of Termination. Termination of this Agreement shall not terminate 34
- any obligations to indemnify, to maintain and make available any records pertaining

1	to the Agreement to cooperate with any audit to be subject to offset or to make any				
1	to the Agreement, to cooperate with any audit, to be subject to offset, or to make any				
2	reports of pre-termination contract activities.				
3	14. Notices. Any notices to be given shall be written and served either by personal				
4	delivery or by first class mail, postage prepaid and addressed as follows:				
5	County: Director of Transportation				
6	Resource Management Agency				
7	5961 S. Mooney Blvd. Visalia, CA 93277				
8 9	Visalia, CA 95277				
10	City: Transit Coordinator				
11	City of Porterville				
12	291 N. Main Street				
13	Porterville, CA 93257				
14	15. Integration. This Agreement constitutes the sole and only Agreement between				
15	the parties hereto as to the services to be provided hereunder. Any prior agreements,				
16	promises, negotiations or representations as to such services not expressly referred to herein				
17	are of no force and effect.				
18	16. Modification. The City and County shall furnish each other thirty (30) days prior				
19	written notice of any and all recommended service level and fare level changes. The City				
20	shall request and receive approval from the County Director of Transportation prior to any				
21	changes in service levels or fare levels in unincorporated areas of the service area. Except				
22	for said changes, this Agreement shall be modified or amended only with the prior written				
23	consent of both parties.				
24	17. Assignment. Neither party shall assign or transfer any of the rights or privileges				
25	or any parts thereof of this Agreement without the other party's prior written consent.				
26	18. Records. Each party agrees to maintain all books, records, documents, and other				
27	evidence pertaining to this Agreement, any disputes surrounding the subject matter of this				
28	Agreement, and any other related circumstances in accordance with generally accepted				
29	accounting principles and practices. Each party shall allow the other party's agents or				
30	representative's access to such records for inspection, audit, and copying during normal				
31	business hours. Each party shall provide further facilities for such access and inspection.				
32	19. Surveys . Either the City or the County may conduct periodic ridership surveys.				
33	Said surveys shall not interfere with the operation of the system.				
34	20. Legal Operation. City and County each shall carry out its obligations under this				
35	Agreement in full compliance with all applicable federal, state and local laws, ordinances,				
36	rules and regulations.				

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21. **Construction**. This Agreement reflects the contributions of both parties and accordingly the provisions of Civil Code section 1654 shall not apply to address and interpret any uncertainty.

22. Governing Law. This Agreement shall be interpreted and governed under the laws of the State of California without reference to California conflicts of law principles. Any litigation arising out of this Agreement shall be brought in Tulare County California. City waives the removal provisions of California Code of Civil Procedure Section 394.

23. **Conflict with Laws or Regulations/Severability**. This Agreement is subject to all applicable laws and regulations. If any provision of this Agreement is found by any court or other legal authority, or is agreed by the parties, to be in conflict with any code or regulation governing its subject, the conflicting provision shall be considered null and void. The remainder of the Agreement shall continue in full force and effect.

24. **Headings**. Section headings are provided for organizational purposes only and do not in any manner affect the scope, meaning or intent of the provisions under the headings.

25. **No Third Party Beneficiaries**. Unless specifically set forth, the parties to this Agreement do not intend to provide any other party with any benefit or enforceable legal or equitable right or remedy.

18 26. **Waivers**. The failure of either party to insist on strict compliance with any 19 provision of this Agreement shall not be considered a waiver of any right to do so, whether 20 for that breach or any subsequent breach. The acceptance by either party of either 21 performance or payment shall not be considered to be a waiver of any preceding breach of 22 the Agreement by the other party.

23 27. Exhibits and Recitals. The Recitals and the Exhibits to this Agreement are fully
incorporated into and are integral parts of this Agreement.

25 28. Further Assurances. Each party agrees to execute any additional documents and
to perform any further acts which may be reasonably required to effect the purposes of this
Agreement.

28 29. Assurances of Non-Discrimination. City and County expressly agrees that it 29 will not discriminate in employment or the provision of services on the basis of any 30 characteristic or condition upon which discrimination is prohibited by state or federal law 31 or regulation.

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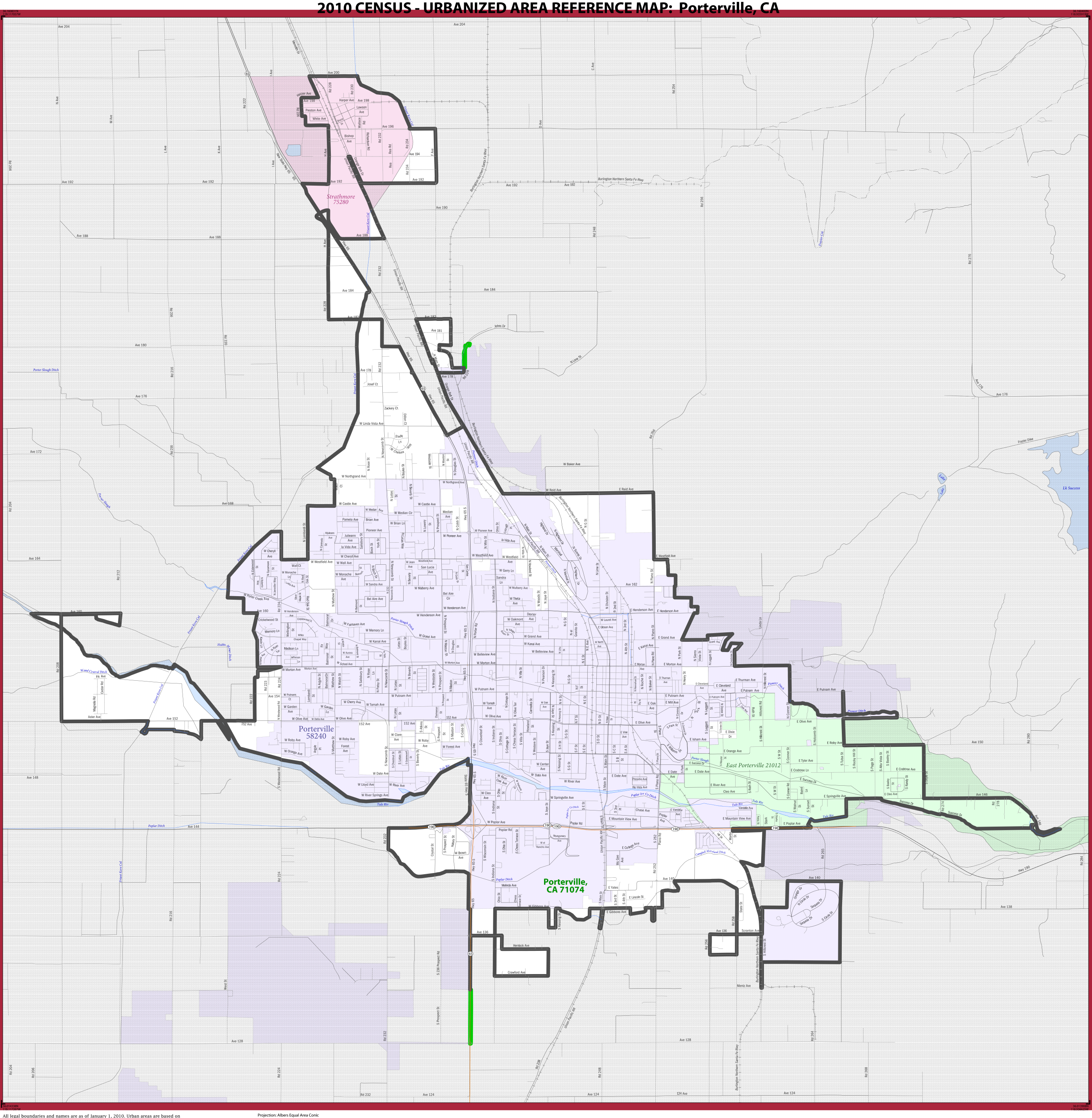
IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the
date first above written.

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COUNTY OF TULARE

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2		
3		By Chairman, Board of Supervisors
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5		"COUNTY"
6	ATTEST: Jason Britt,	
7	County Administrative Officer/	
8	Clerk of the Board of Supervisors.	
9		
10 11	By	
12	By Deputy	
13	Deputy	CITY OF PORTERVILLE
14		
15		
16		By Mayor "CITY"
17		Mayor "CITY"
18	ATTEST: Clerk of City of Porterville	·
19		
20		
21	By	
22	Deputy	
23		
24		
25		
26	Approved as to Form,	Approved as to Form,
27	County Counsel	City Attorney
28	D	D
29	By Deputy	By
30	Deputy	City Attorney



All legal boundaries and names are as of January 1, 2010. Urban areas are based on results from the 2010 Decennial Census. The boundaries shown on this map are for Census Bureau statistical data collection and tabulation purposes only; their depiction and designation for statistical purposes does not constitute a determination of jurisdictional authority or rights of ownership or entitlement.

Geographic Vintage: 2010 Census (reference date: January 1, 2010) Data Source: U.S. Census Bureau's MAF/TIGER database (TAB10) Map Created by Geography Division: March 11, 2012

U.S. DEPARTMENT OF COMMERCE Economics and Statistics Administration U.S. Census Bureau

Datum: NAD 83 Spheroid: GRS 80 1st Standard Parallel: 34 06 27 2nd Standard Parallel: 40 25 20 Central Meridian: -119 18 20 Latitude of Projection's Origin: 32 31 43 False Easting: 0 False Northing: 0

The plotted map scale is 1:22288



W

		LEG	END				
SYMBOL DESCRIPT	ION	<u>SYMBOL</u>		LABEL STY	LABEL STYLE		
International				CANADA	CANADA		
Federal American Ind Reservation	dian			L'ANSE	L'ANSE RES 1880		
Off-Reservation Trus	st Land	• • • • • • • • • • • • • •		T1880	T1880		
Urbanized Area				Dover, DE 24580			
Urban Cluster		То		Tooele	oele, VT 88057		
State (or statistically equivalent entity)		_		NEW YORK 36			
County (or statistically equivalent entity)		<u> </u>		ERIE 029			
Minor Civil Division (MCD) ^{1,2}				Bristol to	Bristol town 07485		
Consolidated City		•••••	•••• MILFORD 47500				
Incorporated Place ^{1,3}	3		Davis 18100		8100		
Census Designated Pla (CDP) ³	ce			Incline Vi	Incline Village 35100		
DESCRIPTION	<u>SYMBOL</u>		DES	SCRIPTION	<u>SYMBOL</u>		
Interstate			Wate	er Body	Pleasant Lake		
U.S. Highway	2		Military		-Fort-Belvoir		
State Highway							
Other Road	h Ln	Outside Subject Area					
Railroad	Southe	m RR					

Where international, state, county, and/or MCD boundaries coincide, the map shows the boundary symbol for only the highest-ranking of these boundaries. 1 A ' ° ' following an MCD name denotes a false MCD. A ' ° ' following a place name indicates that a false MCD exists with the same name and FIPS code as the place; the false MCD label is not shown.

- 2 MCD boundaries are shown in the following states in which some or all MCDs function as general-purpose governmental units: Connecticut, Illinois, Indiana, Kansas, Maine, Massachusetts, Michigan, Minnesota, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Dakota, Ohio, Pennsylvania, Rhode Island, South Dakota, Vermont, and Wisconsin. (Note that Illinois and Nebraska have some counties covered by nongovernmental precincts and Missouri has most counties covered by nongovernmental townships.)
- 3 Place label color corresponds to the place fill color. Label colors: Davis Davis Davis Davis Davis

Tumbling Cr

Piney Cr

Perennial Stream

Intermittent Stream

SUBJECT AREA COUNTIES ON MAP SHEET 06107 Tulare

PARENT SHEET 1 Total Sheets: 1 - Index Sheets: 0 - Parent Sheets: 1

UA NAME: Porterville, CA UA CODE: 71074 ENTITY TYPE: Urbanized Area (UA) ST: California (06)