



Dale County Commission

Commission Meeting Minutes – February 10, 2026

The Dale County Commission convened in a regular session Tuesday, February 10, 2026 the following members were present: Chairman Steve McKinnon; District One Commissioner Chris Carroll; District Two Commissioner Donald O. Grantham. Absent: District Three Commissioner Adam Enfinger; District Four Commissioner Frankie Wilson.

Chairman McKinnon called the meeting to order at 10:00am. Commissioner Carroll opened with prayer. Commissioner Grantham followed with the Pledge of Allegiance.

APPROVED – AGENDA, MINUTES & MEMORANDUM OF WARRANTS

Commissioner Carroll made a motion to approve the agenda, minutes, and memorandum of warrants.

Memorandum of Warrants:

- Accounts Payable Check Numbers: 104484– 104621.
- Payroll Check Numbers: 155072 – 155073.
- Direct Deposit Check Numbers: 435451 - 435599.

Minutes: Commission Meeting of January 27, 2026.

Commissioner Grantham seconded the motion, all voted aye. Motion carried.

APPROVED – PERSONNEL

Commissioner Grantham made a motion to approve the following:

Education Travel:

John Cawley, Adam Bruhn, Kevin Rivera, Rickey Stokes – Coroner Conference - .Orange Beach, AL.

Commissioner Carroll seconded the motion, all voted aye. Motion carried.

APPROVED – PROPERTY TAX LEVY

Commissioner Carroll made a motion to approve the Dale County Commission Property Tax Levy for the tax year beginning October 1, 2025. Exhibit 1.

Commissioner Grantham seconded the motion, all voted aye. Motion carried.

APPROVED – GPS SUBSCRIBER SERVICE AGREEMENT

Commissioner Grantham made a motion to approve a 2-year GPS subscriber service agreement for 10 additional vehicles with Diversified Computer Services. After the 2 years, the service will be month-to-month. Exhibit 2.

Commissioner Carroll seconded the motion, all voted aye. Motion carried.

APPROVED – RECLASSIFICATION OF ACCOUNT, FUND 511

Commissioner Carroll made a motion to approve a reclassification of accounts in Fund 511 from accounts receivable to account for allowance for doubtful debt in the amount of \$351,239.69 as of 09/30/25.

Commissioner Grantham seconded the motion, all voted aye. Motion carried.

ANNOUNCEMENT – NEXT REGULAR MEETING

Chairman McKinnon announced that the next regular meeting of the Dale County Commission will be Tuesday, February 24, 2026, at 10:00am.

ADJOURNMENT: CONFIRMATORY STATEMENT

Commissioner Carroll made a motion to adjourn the meeting. Commissioner Grantham seconded the motion. All voted aye. Motion carried.

It is hereby ordered the foregoing documents, resolutions, etc., be duly confirmed and entered into the minutes of the Dale County Commission as its official actions.



Steve McKinnon, Chairman

DALE COUNTY PROPERTY TAX LEVY

WHEREAS, Act 2014-433 requires that, at its first regular meeting in February 2026, the Dale County Commission shall levy the general and special ad valorem taxes for the county for the tax year which begins on October 1, 2025; and

WHEREAS, the tax levy established by the Dale County Commission shall include the rate or rates at which the taxes shall be assessed and collected and the purpose or purposes for each tax levied; and

WHEREAS, pursuant to Act 2014-433, the general and special ad valorem tax levies, rates, and purposes established at the first regular meeting in February 2026 shall remain in place in all subsequent tax years until and unless altered by the Dale County Commission pursuant to a change in tax rate by general law.

NOW THEREFORE BE IT RESOLVED and ordered by the Dale County Commission that the following taxes are hereby levied at the rate or rates and for the purpose or purposes set out below, and shall be assessed and collected for the tax year beginning October 1, 2025; and for each subsequent tax year until and unless altered by the county commission pursuant to a change in tax rate by general law;

STATE:

General Fund	2.5 Mills	0.0025
Old Soldiers	1.0 Mills	0.001
Schools	3.0 Mills	0.003
TOTAL STATE	6.5 Mills	0.0065

COUNTY:

General Fund	7.0 Mills	0.007
Road & Bridge Fund	3.5 Mills	0.0035
County Wide School	4.0 Mills	0.004
County Wide School	1.0 Mills	0.001
Hospital	3.0 Mills	0.003
Jail	0.5 Mills	0.0005
TOTAL COUNTY	19.0 Mills	0.019

SCHOOL DISTRICTS:

Dale County	#1	4.0 Mills	0.004
Dale County	#1	1.0 Mills	0.001
Ozark City	#41	4.0 Mills	0.004
Daleville #63		3.0 Mills	0.003
Daleville #63		2.0 Mills	0.002
Dothan	#60	4.0 Mills	0.004
Dothan	#60	1.0 Mills	0.001
Enterprise	#48	4.0 Mills	0.004

MUNICIPALITIES:

			Total Mills	
02 Ozark	21.0 Mills	0.021	50.5	0.0505
03 Ariton	8.0 Mills	0.008	38.5	0.0385
04 Clayhatchee	5.0 Mills	0.005	35.5	0.0355
05 Daleville	5.0 Mills	0.005	35.5	0.0355
06 Grimes	5.0 Mills	0.005	35.5	0.0355
07 Level Plains	5.0 Mills	0.005	35.5	0.0355
08 Midland City	5.0 Mills	0.005	35.5	0.0355
09 Napier Field	5.0 Mills	0.005	35.5	0.0355
10 Newton	5.0 Mills	0.005	35.5	0.0355
11 Pinckard	7.0 Mills	0.007	37.5	0.0375
12 Dothan	5.0 Mills	0.005	35.5	0.0355
13 Enterprise	17.5 Mills	0.0175	47.0	0.0470

Total Millage Collected in the County (no city limits) = 30.5 MILLS

BE IT FURTHER RESOLVED and ordered by the Dale County Commission that it does hereby certify this tax levy to the county tax assessing official by copy of this resolution, which levy includes the rate or rates of taxation and the purpose or purposes for which each tax is levied.

BE IT FURTHER RESOLVED and ordered by the Dale County Commission that, pursuant to Act 2014-433, this certification shall remain in full force and effect until and unless altered by the Dale County Commission pursuant to a change in tax rate by general law.

IN WITNESS WHEREOF, the Dale County Commission has caused this Resolution to be executed in its name and on its behalf by its Chairman on this the 10th day of February, 2026.


 Steve McKinnon
 Chairman, Dale County Commission

Diversified Computer Services GPS Subscriber Service Agreement

1. **Agreement.** This Subscriber Agreement ("Agreement") is a contract under which we ("Diversified Computer Services, LLC" or "DCS") agree to provide global positioning services ("Services") and tracking devices ("Devices") to you ("Subscriber").
2. **Term Commitments & Early Termination Fees.** The Services we offer may require a minimum term, 12, 24, or 36 months ("Term Commitment"). You will be charged a fee ("Early Termination Fee" or "ETF") for each Device that you terminate early (i.e., prior to satisfying the Term Commitment) or for each Device that we terminate early for good cause (e.g., violating the payment or other terms of the Agreement). If the ETF applies, you will be charged \$150 per Device. After you have satisfied your Term Commitment, your Services will continue on a month-to-month basis without any ETF until cancelled by Subscriber.
3. **Payments.** You will receive an invoice for Services. You agree to make payments on or before the due date of the invoice in the amount set forth in the invoice plus additional taxes, fees, or surcharges, if applicable. The invoice may be sent in a hard copy via mail or electronically.
4. **Service Plan.** The following Service Plans are available:

Please indicate the quantity for the appropriate service level

Qty	Service Plan
	Month-to-Month (MTM) <ul style="list-style-type: none"> ▪ Customer pays 100% device & installation costs (quoted separately) ▪ Monthly Service – \$20 per Device billed monthly ▪ No minimum term commitment required
	12-Month (12M) <ul style="list-style-type: none"> ▪ Customer pays 50% device & installation costs (quoted separately) ▪ Monthly Service – \$20 per Device billed monthly ▪ Minimum 12-month term commitment required (ETF applicable)
10	24-Month (24M) <ul style="list-style-type: none"> ▪ No Device or installation costs ▪ Monthly Service – \$240 per Device billed annually ▪ Minimum 24-month term commitment required (ETF applicable)
	36-Month (36M) <ul style="list-style-type: none"> ▪ No Device or installation costs ▪ Monthly Service – \$20 per Device billed monthly ▪ Minimum 36-month term commitment required (ETF applicable)

*** Travel expenses to installation site are charged if installing less than 10 trackers ***

In the event a vehicle is disposed of before the commitment period has ended and the Subscriber requests DCS remove and reinstall Device in a different vehicle, Subscriber will be responsible for paying \$25 per Device plus out of pocket travel costs to uninstall each Device and \$50 per Device plus out of pocket travel costs to reinstall each Device.

5. **Change/Suspend/Terminate.** We may change any part of the Agreement at any time including, but not limited to, rates, charges, how we calculate charges, or your terms of Service. If a change is made, you will be provided 30 days' notice and unless you object in writing, the Agreement will continue in effect with the specified changes. We can, without notice, suspend or terminate any Service at any time for reasonable causes, including, but not limited to: (a) late payment or (b) using (or suspicion of using) Services in any manner restricted by or inconsistent with the Agreement or applicable state or federal laws.
6. **Terminated Services Rights.** You can terminate Services at any time by calling DCS and requesting that we deactivate all Services. You are responsible for all charges billed or incurred prior to deactivation.

Diversified Computer Services GPS Subscriber Service Agreement

7. **Restrictions.** You may not use our Services: (a) to transmit content/messages that are, or in any manner that is, illegal, unlawful, fraudulent, threatening, abusive, defamatory, or obscene; (b) in a way that could cause damage or adversely affect our customers, reputation, network, property or Services; (c) to communicate any unsolicited message; (d) to infringe on the copyright of another, or upload or transmit any virus, worm, or malicious code; or (e) in any way prohibited by the terms of our Services, the Agreement or our Policies.
8. **Disputes.** Any dispute to a charge on your bill must be made within forty-five (45) days of the date of the bill that initially contained the charge.
9. **Data Retention.** At this time, the standard data retention included in the Service is twelve (12) months. Extended data retention can be added as an optional service and will be quoted separately.
10. **Privacy.** You agree to the terms of our Privacy Policy, available on our website, when you use our Services. This policy may change from time to time, so review this policy with regularity and care. Among other things, the policy includes important information on what information we collect about you, how we use that information, and with whom we share that information (e.g., to provide you certain Services, to protect our rights and interests, to respond to legal process, to facilitate a merger, etc.). Also, to ensure the quality of our Services and for other lawful purposes, we may also monitor or record Device data (e.g., device travel, historical data, system messages, etc.). If you do not agree with the terms of our Privacy Policy, do not purchase or use our Services.
11. **Limited Liability; No Consequential Damages.** TO THE EXTENT ALLOWED BY LAW, OUR LIABILITY FOR MONETARY DAMAGES FOR ANY CLAIMS YOU MAY HAVE AGAINST US IS LIMITED TO NO MORE THAN THE PROPORTIONATE AMOUNT OF THE SERVICE CHARGES ATTRIBUTABLE TO THE AFFECTED PERIOD. UNDER NO CIRCUMSTANCES ARE WE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES OF ANY NATURE WHATSOEVER ARISING OUT OF OR RELATED TO PROVIDING OR FAILING TO PROVIDE SERVICES IN CONNECTION WITH A DEVICE, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOSS OF BUSINESS, BODILY HARM, DEATH, EMOTIONAL DISTRESS, OR COST OF REPLACEMENT PRODUCTS AND SERVICES.
12. **Dispute Resolution/Arbitration.** To the extent permitted by applicable law, unless we agree otherwise, any claim, dispute or controversy, whether in contract or tort, pursuant to statute or regulation, or otherwise, and whether pre-existing, present or future, arising out of or relating to this Agreement will be determined by final and binding arbitration to the exclusion of the courts:
 - a. The requirements of the parties to this Agreement to arbitrate covers all disputes of every kind relating to this Agreement or to any dispute arising out of this Agreement. In addition, the arbitrator selected according to procedures set forth below shall determine the arbitrability of any matter brought to him, and his decision shall be binding on the parties and on the courts.
 - b. The arbitration shall be conducted in Montgomery, Alabama.
 - c. Unless the parties hereto are able to agree on a single arbitrator within ten days after the initiation of an arbitration proceeding, a single arbitrator shall be appointed by the American Arbitration Association. The decision in writing of the arbitrator shall be final and binding upon the parties.
 - d. Arbitration shall be administered by the American Arbitration Association.
 - e. Rules of arbitration shall be the Commercial Arbitration Rules of the American Arbitration Association, as modified by any other instruction that the parties hereto may agree upon at the time. The parties shall be entitled to reasonable discovery to include document production and a limited number of depositions, to prepare for the arbitration hearing. In the event of a dispute regarding discovery, the dispute will be resolved by the arbitrator.
 - f. The arbitrator shall give a written explanation of the reasons for his award. The arbitrator shall have power and authority to award any remedy or judgment that could be awarded by a court of law in the jurisdiction. The award rendered by arbitration shall be final and binding upon the parties hereto, and judgment upon the award may be entered in any court of competent jurisdiction in the United States.
 - g. The arbitrator may apportion the costs of arbitration between the parties in such manner as it deems reasonable, taking into account the circumstances of the case, the conduct of the parties during the proceeding, and the result of the arbitration.

Diversified Computer Services GPS Subscriber Service Agreement

- 13. **Indemnification.** You agree to indemnify, defend and hold us harmless from any claims arising out of your actions including, but not limited to, failing to provide appropriate notices regarding location-sensitive services, or violating this Agreement, any applicable law or regulation or the rights of any third party.
- 14. **Notices.** Any notices permitted or required by this Agreement shall, if intended for DCS, be delivered or mailed to DCS at 8200 Old Federal Road, Montgomery, Alabama 36117, and, if intended for Subscriber shall be delivered personally or mailed to Subscriber at (_____). Any notice given by mail shall be by certified U.S. mail, return receipt requested, and shall be deemed given on the date of the first attempted delivery by the U.S. Postal Service. Notice may also be given by e-mail, to dan.floyd@dcs-dcs.com if to DCS and at (_____) if to Subscriber. Any notice shall be in writing and (except for notice given by certified U.S. mail, return receipt requested) shall be deemed given when received or refused. A party's counsel may give notice on behalf of such party. A party may change its address for receiving notices by giving notice to the other party as provided in this paragraph.
- 15. **Other Important Terms.** This Agreement is governed exclusively by the laws of the State of Alabama. If either party to this Agreement waives or does not enforce a requirement under this Agreement in an instance, we do not waive our right to later enforce that requirement. Except as the Agreement specifically provides otherwise, if any part of the Agreement is held invalid or unenforceable, the rest of this Agreement remains in full force and effect. This Agreement is not for the benefit of any third party except our corporate parents, affiliates, subsidiaries, agents, and predecessors and successors in interest. You may not assign the Agreement or any of your rights or duties under it. We may assign the Agreement. The Agreement and the documents that it incorporates make up the entire agreement between us and replaces all prior written or spoken agreements. The rights, obligations and commitments in the Agreement that, by their nature, would logically continue beyond the termination of Services (including, but not limited to, those relating to billing, payment, dispute resolution, no class action, no jury trial), survive termination of Services.

By executing and returning to DCS, or by otherwise using the Services, you expressly agree on behalf of Subscriber to be bound by, and comply with, this Agreement.

Diversified Computer Services, LLC
 Name: Dan Floyd
 Title: Managing Member
 Signature: James D Floyd
 Date: 2/11/2026

Subscriber: Dale County Commission
 Name: Steve McKeown
 Title: Chairman
 Signature: Steve McKeown
 Date: 02-10-26