

# PAPD TOOLS AND



# EQUIPMENT ALLOCATION

Council

The Payson City Police Department is requesting permission from its governing legislative body to apply the listed property to public interest use; and the designation and approval of the public interest use of the property as outlined in UC 77-11d-105(4).

The requested property has completed the necessary steps and is awaiting approval for allocation. By signing this Evidence Proposal, the Payson City Police Department will receive the described items for the purpose of training and maintenance within the Police Department.

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William R. Wright, Mayor

Date

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Bradley D. Bishop, Police Chief

Date

I am a sworn officer employed by the Payson Police Department and tasked with managing all aspects of the evidence division. I am requesting the acquisition of the following stored items:

#137626	12" Dewalt Compound miter saw.
#80266	Landa gas powered pressure washer.
#55258	STIHL M5 250 gas chainsaw.
#122385	Urban Gorilla laser and stand in case.
#72539	ECHO gas powered weed eater.
#118223	Remington gas powered weed eater.
#69702	Powermate 2-gallon electric air compressor.
#122448	Little Giant 1A, 5 step expanding ladder.
#121333	Crescent hand tool set.
#122450	Husky socket and hand tool set.
#121338	Dewalt socket tool set.
#110968	ION total PA speaker.
#148513	Generac GP9200E gas generator.

As governed by the processes described in Utah code 77-11d-105, these found items have been stored in secured evidence for a duration extending the required minimum 90 days. All items have been posted for the required 9 days in the prescribed manner listed in subsection (1). All attempts to contact the finders of these items have either failed or the finder stated they do not want the item.

***Effective 5/7/2025***

**77-11d-105. Disposition of unclaimed property.**

- (1) (a) Except as provided in Subsection [\(6\)](#), if the owner of any lost or mislaid property cannot be determined or notified, or if the owner of the property is determined and notified, and fails to appear and claim the property after three months of the property's receipt by the local law enforcement agency, the agency shall:
  - (i) publish notice of the intent to dispose of the unclaimed property on Utah's Public Legal Notice Website established in Subsection [45-1-101\(2\)\(b\)](#);
  - (ii) post a similar notice on the public website of the political subdivision within which the law enforcement agency is located; and
  - (iii) post a similar notice in a public place designated for notice within the law enforcement agency.
- (b) The notice shall:
  - (i) give a general description of the item; and
  - (ii) the date of intended disposition.
- (c) The agency may not dispose of the lost or mislaid property until at least eight days after the date of publication and posting.
- (2) (a) If no claim is made for the lost or mislaid property within nine days of publication and posting, the agency shall notify the person who turned the property over to the local law enforcement agency, if it was turned over by a person under Section [77-11d-103](#).
- (b) Except as provided in Subsection [\(4\)](#), if that person has complied with the provisions of this chapter, the person may take the lost or mislaid property if the person:
  - (i) pays the costs incurred for advertising and storage; and
  - (ii) signs a receipt for the item.
- (3) If the person who found the lost or mislaid property fails to take the property under the provisions of this chapter, the agency shall:
  - (a) apply the property to a public interest use as provided in Subsection [\(4\)](#);
  - (b) sell the property at public auction and apply the proceeds of the sale to a public interest use; or
  - (c) destroy the property if it is unfit for a public interest use or sale.
- (4) (a) Before applying the lost or mislaid property to a public interest use, the agency having possession of the property shall obtain from the agency's legislative body:
  - (i) permission to apply the property to a public interest use; and
  - (ii) the designation and approval of the public interest use of the property.
- (b) If the agency is a private law enforcement agency as defined in Subsection [53-19-102\(4\)](#), the agency may apply the lost or mislaid property to a public interest use as provided in Subsection [\(4\)\(a\)](#) after obtaining the permission, designation, and approval of the legislative body of the municipality in which the agency is located.

