

ACRES SEC 12 & 42-8-6
0554071
 INZINNA, NUNZIO P & EMILY B
 28645 HWY 22, KILLIAN, LA 70462 TOTAL DUE IS: \$396.14 ---LOT 1 OF RIDGELAND ESTATES 1ST FILING WHICH CONTS 0.872 ACRES IN SEC 11-8-6
0309443
 KELLEY, THOMAS D JR
 KILLIAN, LA 70462 TOTAL DUE IS: \$315.08 ---2.78 ACRES SEC 21-8-6
0308833
 LEPORE, WILLIAM A & MARY M
 33094 LOWER ROME RD, SPRINGFIELD, LA 70462 TOTAL DUE IS: \$278.03 ---LOT 20 BLK 1 OF PARADISE PINES ---E PORTION OF LOT 21 BLK 1 OF PARADISE PINES---E PORTION OF LOT 22 BLK 1 OF PARADISE PINES
0310417A
 LIRETTE, JAMES R JR & LINDSAY B
 RIVERSIDE RD, KILLIAN, LA 70462 TOTAL DUE IS: \$273.54 ---LOT 5 OF RIVERSIDE RIDGE 1ST FILING SEC 40-8-6
0554105
 LOGAN, TRACY C
 24070 PATRICIA ST, KILLIAN, LA 70462 TOTAL DUE IS: \$432.14 ---LOT 4 OF RIDGELAND ESTATES 1ST FILING WHICH CONTS 0.887 ACRES IN SEC 11-8-6
0312322
 MAGAZINE, ROBERT
 RATCLIFF BLVD, KILLIAN, LA 70462 TOTAL DUE IS: \$285.39 ---1/2 OF LOT 1 SQ 8 OF TICKFAW BROADMOOR
0312447
 MAGAZINE, ROBERT
 RATCLIFF BLVD, KILLIAN, LA 70462 TOTAL DUE IS: \$285.39 ---1/2 OF LOT 1 SQ 8 OF TICKFAW BROADMOOR
0311092A
 ONEAL, ELIZABETH A
 31831 MARILYN ST, SPRINGFIELD, LA 70462 TOTAL DUE IS: \$333.97 ---LOT 19 BLK 2 OF PARADISE PINES
0311548
 STANLEY, TERRI ET ALS
 KILLIAN, LA 70462 TOTAL DUE IS: \$273.95 ---12.33 ACRES SEC 42-8-6 & 43-8-7
0309740
 TICKFAW TOURS & RENTALS, LLC
 32894 LOWER ROME RD, KILLIAN, LA 70462 TOTAL DUE IS: \$363.92 ---LOTS 2 & 3 OF A RESUBD OF LOT 2 SEC 43-8-7---A LOT IN LOT 2 OF A SUBD OF SEC 43-8-7 MEAS FROM POB SOUTH 100 WEST 100, NORTH 101.2, EAST 96
0251744
 WELLS, DANNY R & RITA W
 KILLIAN, LA 70462 TOTAL DUE IS: \$280.16---0.481 OF AN ACRE BEING LOT L-2 SEC 13-8-6
ON THE DAY OF SALE I WILL SELL A TAX SALE TITLE TO SUCH PORTIONS OF THE PROPERTY AS EACH TAX DEBTOR WILL POINT OUT AND, IN CASE THE DEBTOR WILL NOT POINT OUT SUFFICIENT PROPERTY, I WILL AT ONCE AND WITHOUT FURTHER DELAY SELL THE LEAST QUANTITY AS UNDIVIDED INTERESTS OF SAID PROPERTY OF ANY TAX DEBTOR WHICH ANY BIDDER WILL BUY FOR THE AMOUNT OF THE STATUTORY IMPOSITIONS FOR WHICH THE SALE IS MADE, TOGETHER WITH INTEREST, FEES AND COSTS DUE BY SAID TAX DEBTOR. THE SALE WILL BE WITHOUT APPRAISEMENT, FOR CASH OR OTHER PAYMENT METHODS ACCEPTABLE TO THE TAX COLLECTOR, IN LEGAL TENDER MONEY OF THE UNITED STATES, AND THE TAX SALE TITLE TO PROPERTY SOLD WILL BE REDEEMABLE AT ANY TIME DURING THE APPLICABLE REDEMPTIVE PERIOD BY PAYING THE PRICE GIVEN, INCLUDING COSTS AND FIVE PERCENT (5%) PENALTY THEREON, WITH INTEREST AT THE RATE OF ONE AND ONE QUARTER PERCENT (1.25%) PER MONTH UNTIL REDEEMED.



Livingston Parish Public Schools
Excellence in Education!
 13909 Florida Boulevard
 P.O. Box 1130
 Livingston, Louisiana 70754-1130
 Phone: (225) 686-7044 Fax: (225) 686-3052 Website: www.lpsb.org

Alan "Joe" Murphy
 Superintendent
 Jody Purvis
 Assistant Superintendent
 Bruce Chaffin
 Assistant Superintendent

NOTICE TO PROPOSERS

Livingston Parish Public Schools (LPPS), located at 13909 Florida Blvd., Livingston, Louisiana 70754, will accept proposals for services described in the below Request for Proposal (RFP) until 10:00 A.M., Tuesday, May 30, 2023.

RFP 23-11: INDEPENDENT AUDIT SERVICES

Proposals shall be submitted according to the terms and conditions and on such forms as provided in the Request for Proposal packet, which may be obtained from the Livingston Parish Public School's website at <https://www.lpsb.org/our-district/departments/business-department/purchasing-information> as well as Central Bidding (www.centralbidding.com).

Completed proposal packets may be mailed, certified, to Livingston Parish Public Schools at P.O. Box 1130, Livingston, Louisiana 70754, hand-delivered to 13909 Florida Boulevard, Livingston, Louisiana, or submitted electronically at www.centralbidding.com. However conveyed, sealed proposals must be received by Tuesday, May 30, 2023 by 10:00 a.m., at which time proposals will be opened and names of the proposers read aloud. Any proposal received after the stated deadline will not be considered and will be returned unopened.

The Livingston Parish School Board reserves the right to reject any and all proposals submitted and/or to cancel this solicitation. This solicitation does not commit Livingston Parish Public Schools to purchase or pay any cost incurred in the preparation of proposals.

LIVINGSTON PARISH PUBLIC SCHOOLS

Alan Murphy
 Alan "Joe" Murphy, Superintendent



April 27, 2023

RE: Final Public Notice for Lod Stafford Road Bridge Project

To: All interested Federal, State, and Local Agencies, Groups, and Individuals

This is to give notice that Livingston Parish Government has conducted an evaluation, as required by Executive Orders 11988 and 11990, in accordance with HUD regulations at 24 CFR 55.20 Subpart C Procedures for Making Determinations on Floodplain Management, to determine the potential affect this activity in the floodplain and wetland will have on the human environment for the Lod Stafford Road Bridge Replacement Project.

The proposed project includes the replacement of the existing timber bridge over Colyell Creek with a concrete span bridge. The existing bridge has been closed off due to major damage from Hurricane Ida. The 0.89-acre property is located north of the intersection of LA Highway 190 and N Range Rd, at 30° 31' 41" N, 90° 46' 57" W in Livingston, LA. **Approximately 0.43 acres** of floodplain will be impacted as a result of the proposed project.

Livingston Parish Government has considered the following alternatives and mitigation measures to be taken to minimize adverse impacts and to restore and preserve natural and beneficial values:

1. No Action Alternative – under the No Action Alternative, the bridge would remain closed off due to major damage that happened during Hurricane Ida, and no impacts to the floodplain would occur.
2. Proposed Action Alternative – under the Proposed Action Alternative, the existing damaged timber bridge over Colyell Creek would be replaced by a concrete span bridge, restoring essential roadway access to the community of Livingston and approximately 0.43 acres of floodplain would be impacted at the site.

Livingston Parish Government has reevaluated the alternatives to building in the floodplain and has determined that it has no practicable alternative. Environmental files that document compliance with steps 3 through 6 of Executive Orders 11988 and 11990 are available for public inspection, review, and copying upon request at the times and location delineated in the last paragraph of this notice for receipt of comments. This activity will have no significant impact on the environment for the following reasons:

1. The concrete bridge structure will be built on pilings, the waterway will be reinforced with rip rap, and the drainage capabilities will remain the same.

607 W. Morris Avenue • Hammond, LA 70403 • P. 985.662.5501 • F. 985.662.5504 • elosenv.com

There are three primary purposes for this notice. First, people who may be affected by activities in floodplains and those who have an interest in the protection of the natural environment should be given an opportunity to express their concerns and provide information about these areas. Second, an adequate public notice program can be an important public educational tool. The dissemination of information about floodplains can facilitate and enhance Federal efforts to reduce the risks associated with the occupancy and modification of the special areas. Third, as a matter of fairness, when the Federal government determines it will participate in actions taking place in floodplains, it must inform those who may be put at a greater or continued risk.

Written comments must be received by Taston Brookshire at ELOS on behalf of Livingston Parish Government at the following address on or before May 5, 2023, during the hours of 8:00 AM and 5:00 PM.

Taston Brookshire, Project Manager
 ELOS, LLC
 607 W Morris Street
 Hammond, LA 70403
Tbrookshire@elosenv.com
 (985) 662-5501

PUBLIC NOTICE

A PUBLIC HEARING WILL BE HELD AT THE LIVINGSTON MUNICIPAL BUILDING, 20550 CIRCLE DRIVE, LIVINGSTON, LOUISIANA, ON THURSDAY, MAY 11, 2023, AT 5:45 P.M.

THE PURPOSE OF THE HEARING WILL BE TO CONSIDER THE FOLLOWING:

- A. Proposed Ordinance amending the Code of Ordinance of the Town of Livingston by adding thereto Part 7 – Municipal Utilities Chapter 1 – Water and Sewer, Article D – Sewerage Regulation Section 7-1053 -Sewer charge exemption for water used in filling swimming pools.

THE ABOVE ORDINANCES WILL BE CONSIDERED FOR ADOPTION AT THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN TO BE HELD THURSDAY, MAY 11, 2023, 6:00 P.M.

Copy of the Ordinances can be picked up at the Livingston Municipal Building Monday – Thursday 7:00 a.m. – 5:00 p.m.

Publish: April 27, 2023, May 04, 2023 and May 11, 2023.

JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT
 PARISH OF LIVINGSTON, STATE OF LOUISIANA

NOTICE OF INTRODUCTION OF ORDINANCE AND PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the following Ordinance authorizing the levy of operation and maintenance special assessments for fiscal year 2023 was introduced in writing in the form required for adoption at a meeting of the Board of Supervisors (the "Board") of JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT, Parish of Livingston, State of Louisiana (the "District") held on April 19, 2023, and laid over for publication of notice:

ORDINANCE 2023-02

An Ordinance of Juban Trails Community Development District ("District"), adopting, determining, ordering and levying operation and maintenance special assessments on certain lots or parcels of real estate located within the District, to cover the cost of operating, maintaining and preserving facilities and projects in said District during fiscal year 2023, pursuant to the provisions of Chapter 27-B of Title 33 of the Louisiana Revised Statutes of 1950, as amended; and further providing for other related matters.

NOTICE IS HEREBY FURTHER GIVEN that the Board will meet on Wednesday, May 10, 2023 at 2:00 p.m. at the office of the Livingston Parish Council Clerk, at which time there will be a public hearing on the adoption of the aforesaid Ordinance. In accordance with applicable law, public notice will be given concerning the hearing to approve the 2023 assessments as further set forth in the Ordinance, a copy of which may be reviewed by contacting the District's counsel, Pat Beauchamp of McGlinchey Stafford, at (504) 596-2711.

CERTIFICATION

I, a undersigned duly appointed and authorized Chairman of the Board of Supervisors of Juban Trails Community Development District, do hereby certify that the foregoing constitutes a true and correct copy of the proceedings taken by the Board, introducing Ordinance 2023-02, regarding the adoption, determination, order and levy of operation and maintenance special assessments on certain lots or parcels of immovable property located within the District, to cover the cost of operating, maintaining and preserving facilities and projects in said District during fiscal year 2023.

IN WITNESS WHEREOF, thus done and signed at Walker, Louisiana, on this, the 19th day of April, 2023.

/s/ Garry Talbert
 Garry Talbert
 Chairman, Board of Supervisors

PUBLIC NOTICES

**TOWN OF KILLIAN
 DELINQUENT TAX LIST**

TOWN OF KILLIAN VS. DELINQUENT TAX DEBTORS

BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF THE STATE OF LOUISIANA, I WILL SELL, AT CIVICSOURCE.COM, WITHIN THE LEGAL HOURS FOR JUDICIAL SALES BEGINNING AT 8:00 O'CLOCK A.M ON THE 6th DAY OF JUNE, 2023 AND CONTINUING UNTIL SAID SALES ARE COMPLETED, TAX SALE TITLE TO ALL IMMOVABLE PROPERTY ON WHICH TAXES ARE NOW DUE TO THE TOWN OF KILLIAN, TO ENFORCE COLLECTION OF TAXES ASSESSED IN THE YEAR 2022, TOGETHER WITH INTEREST THEREON FROM JANUARY 1ST IN THE YEAR OF DELINQUENCY, AT THE RATE OF ONE AND ONE QUARTER PERCENT (1.25%) PER MONTH UNTIL PAID AND ALL COSTS. THE NAMES OF SAID DELINQUENT TAX DEBTORS, THE AMOUNT OF STATUTORY IMPOSITIONS DUE, INCLUDING ANY DUE FOR PRIOR YEARS, AND THE IMMOVABLE PROPERTY ASSESSED TO EACH TO BE OFFERED FOR SALE ARE AS FOLLOWS:

- 0502906A**
 BROCKSMITH, LORENA M
 SWAMP DR, KILLIAN, LA TOTAL DUE IS: \$306.66 ---LOT 60 BLK 11 SEC 39-8-7 OF TERRY HARBOUR
0305722
 BROOKS, FLOYD & ODESSA B
 30415 HWY 22, KILLIAN, LA 70462 TOTAL DUE IS: \$318.35 ---2 ACRES DESC AS LOTS A & B TAKEN
0309401
 CARTER, DAVID A. JR. & MELANIE
 20163 PATRICIA ST, KILLIAN, LA 70462 TOTAL DUE IS: \$373.24 ---LOT 31 BLK E OF SHELLY ONEAL EST #2
0311712
 CHARLET, GERALD JR
 20532 BOSTIC LN, KILLIAN, LA 70462 TOTAL DUE IS: \$273.45 ---11.04 MOL ACRES SEC 10-8-06
0570176
 COON, JOHN A & LISA
 29148 HWY 444, KILLIAN, LA 70462 TOTAL DUE IS: \$418.14 ---2.03 ACRES IN SEC 40-8-6
0307140
 GAUTHIER, DEWEY J
 20012 PERRIN FERRY RD, SPRINGFIELD, LA 70462 TOTAL DUE IS: \$287.11---1 ACRE OF THE SW CORNER OF LOT 3 SEC 10-8-6
0309500A
 HOLMES ROW, LLC
 LA TOTAL DUE IS: \$285.97 ---LOT JA-2 CONT 1.241 ACRES SEC 41-8-6
0303362
 HUSKER PARTNERS
 29535 HWY 22, KILLIAN, LA 70462 TOTAL DUE IS: \$322.43 ---TRACT A CONT 2.59 ACRES SEC 12 & 42-8-6
0554071
 INZINNA, NUNZIO P & EMILY B
 28645 HWY 22, KILLIAN, LA 70462 TOTAL DUE IS: \$396.14 ---LOT 1 OF RIDGELAND ESTATES 1ST FILING WHICH CONTS 0.872 ACRES IN SEC 11-8-6
0309443
 KELLEY, THOMAS D JR
 KILLIAN, LA 70462 TOTAL DUE IS: \$315.08 ---2.78 ACRES SEC 21-8-6
0308833
 LEPORE, WILLIAM A & MARY M
 33094 LOWER ROME RD, SPRINGFIELD, LA 70462 TOTAL DUE IS: \$278.03 ---LOT 20 BLK 1 OF PARADISE PINES ---E PORTION OF LOT 21 BLK 1 OF PARADISE PINES---E PORTION OF LOT 22 BLK 1 OF PARADISE PINES
0310417A

JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT FISCAL YEAR 2024 O&M AND DEBT SERVICE ASSESSMENT SCHEDULE. Table with columns: PARCEL ID, PARCEL ADDRESS, LOT, LI, O&M, DEBT SERVICE, TOTAL. Includes sub-totals for O&M Budget, Debt Service, and Total O&M Budget.

JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT FISCAL YEAR 2024 O&M AND DEBT SERVICE ASSESSMENT SCHEDULE. Summary table with columns: TOTAL O&M BUDGET, COLLECTION COSTS @ 7.5%, TOTAL O&M ASSESSMENT, ALLOCATION OF O&M ASSESSMENT, UNITS ASSESSED, SERIES 2022 DEBT SERVICE, O&M, DEBT SERVICE, TOTAL. Includes a note about annual debt service assessment per adopted in connection with the Series 2022 bond issue.

FAILURE TO PAY TAXES. YOU HAVE BEEN IDENTIFIED AS A PERSON WHO MAY HAVE AN INTEREST IN THIS PROPERTY. YOUR INTEREST IN THE PROPERTY WILL BE TERMINATED IF YOU DO NOT REDEEM THE PROPERTY BY MAKING ALL REQUIRED PAYMENTS TO THE TAX COLLECTOR LISTED BELOW OR FILE A LAWSUIT IN ACCORDANCE WITH LAW WITHIN 60 DAYS OF THE DATE OF THE FIRST PUBLICATION OF THIS NOTICE...

JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT PARISH OF LIVINGSTON, STATE OF LOUISIANA. NOTICE OF INTRODUCTION OF ORDINANCE AND PUBLIC HEARING. NOTICE IS HEREBY GIVEN that the following Ordinance to adopt an operating and maintenance budget for Fiscal Year 2023 was introduced in writing in the form required for adoption at a meeting of the Board of Supervisors of Juban Trails Community Development District, Parish of Livingston, State of Louisiana (the "District") held on April 19, 2023, and laid over for publication of notice:

ORDINANCE 2023-01. An Ordinance of Juban Trails Community Development District approving and adopting its annual operating and maintenance budget for Fiscal Year 2023; and further authorizing all related actions. NOTICE IS HEREBY FURTHER GIVEN that the Board of Supervisors of the District will meet on MAY 10, 2023 at 2:00 p.m. at the office of the Livingston Parish Council Clerk, at which time there will be a public hearing on the adoption of the foreshad Ordinance.

CERTIFICATION. I, the undersigned duly appointed and authorized Chairman of the Board of Supervisors of Juban Trails Community Development District, do hereby certify that the foregoing and the attached Exhibit A constitutes a true and correct copy of the notice of introduction and public hearing regarding approval of the District's annual operating and maintenance budget for Fiscal Year 2023.

IN WITNESS WHEREOF, thus done and signed at Walker, Louisiana, on this, the 19th day of April, 2023. /s/ Garry Talbert, Chairman, Board of Supervisors

LIVINGSTON PARISH FIRE PROTECTION DISTRICT #4 BOARD OF COMMISSIONERS. April 17, 2023. Chairman Dugas called the Regular Meeting of the Board of Commissioners to order at 6:00 p.m. The invocation was given by Mr. Falks and the assembly recited the Pledge of Allegiance.

Chairman Dugas called the roll with the following members present: Mr. Robert Dugas, Mr. Jeffrey Easley, and Mr. Leslie Falks. Mr. Darren Blevins, Mr. Joseph Blanchard, and Chief Wascom were absent. Mr. Trey Sanders and several LFPFD members were also in attendance.

Mr. Falks made the motion, seconded by Mr. Easley, to adopt the minutes of the March 20, 2023 Board Meeting. Ayes: Mr. Dugas, Mr. Easley, and Mr. Falks. Nays: None. Abstain: None. Absent: Mr. Blanchard and Mr. Blevins.

The February 2023 Financial Report was reviewed by Mr. Trey Sanders with Hannis T. Bourgeois, LLP along with the Board Members. The Financial Report includes Balance Sheet for assets as well as liabilities and fund balance, Statement of Income, Budget to Actual, and General Fixed Assets.

Chairman Dugas gave the Engineer's Report in the absence of Quality Engineering & Survey, LLC. Stations 6 & 7 pad and driveway has been completed. The Master Service Agreement is being reviewed by our attorney and will be complete in the near future.

Deputy Chief Trey Jackson advised the district has \$250,000 in the budget for the purchase of Self-contained breathing apparatus (SCBA). This amount may only be a fourth of the SCBAs needed. A discussion was held.

Mr. Easley made the motion, seconded by Mr. Falks, to authorize Chief Wascom to bid and see how many SCBAs can be purchased not to exceed \$250,000.00. Ayes: Mr. Dugas, Mr. Easley, and Mr. Falks. Nays: None. Abstain: None. Absent: Mr. Blanchard and Mr. Blevins.

There being no further old business or new business, the board moved on to Chief's and Commissioner's reports. Deputy Chief Trey Jackson advised the Board that the civil service test for the Maintenance Officer has been called for. He also presented the response statistics for LFPFD's total of 674 calls in March of 2023.

There being no further business before the board, Mr. Easley made the motion, seconded by Mr. Falks, to adjourn at 6:35 p.m. Ayes: Mr. Dugas, Mr. Easley, and Mr. Falks. Nays: None. Abstain: None. Absent: Mr. Blanchard and Mr. Blevins.

The Commissioners of Ward Two Water District of Livingston Parish met in a regular meeting on Tuesday, March 21, 2023 at 7:00 pm at their Administration office on Carter Drive in Denham Springs, La.

Vice Chairman Jimmie McCoy opened the regular meeting noting that public may comment on any agenda item. Present: S.Spillman, J.McCoy, S.Ball, D.Strickland, J.Martone, S.McDaniel. Absent - none. Guests - Barry LeJuene, Manager; Agnes Killcrease, Administrative Director; Toby Fruge- of Owen & White; Legal Counsel, Hannah Callandro. Public-nounse.

Motion to accept the minutes from regular meeting held on February 21, 2023, as mailed with no public comment by J.Martone seconded by D.Strickland. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Board discussed the proposed resolution and the timeline on the new issue of revenue bonds. It was noted that DHH will close in April, 2023.

Motion to adopt the resolution authorizing the issuance of not to exceed Ten Million Six Hundred Thousand Dollars (\$10,600,000) of Water Revenue and Refunding Bonds, in one or more series, by Ward Two Water District, Parish of Livingston, State of Louisiana prescribing the form, fixing the details and providing for the payment of principal and of interest on such Bonds; authorizing the execution of a Paying Agent Agreement, Bond Purchase Agreement and any other documents and instruments necessary in connection with the issuance and sale of the Bonds; approving the distribution of a Preliminary Official Statement and an Official Statement; and providing for other matters in connection therewith with no public comment by S.Ball seconded by J.Martone. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Legal Counsel reported that a public records request was responded to on behalf of the District. Engineer, Toby Fruge, reported on the Foxglove development's pricing of a storage tank and pump equipment recent analysis. The study reveals that this method for water pressure is too costly for the developer, so their plan is now to convince the Fire Department to use another option.

Administrative Director presented 2019 series request #13 for \$17,383.84 and 2023 series request #1 for \$88,193. Motion to authorize the submission of application #13 from the DWRL 2019 series funds for a reimbursement of \$17,383.84 with no public comment by S.Ball seconded by J.Martone. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Motion to authorize the submission of application #13 from the DWRL 2023 series funds for a reimbursement of \$88,193 with no public comment by S.Spillman seconded by D.Strickland. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Administrative Director presented an update on the new billing system. She stated that the month was balanced and that many trials have been solved. Some reports are currently being modified.

Manager, Barry LeJuene, reported on the monthly customer update, noting that a total increase of 81 customers was realized thru February, YTD +137, resulting in a total customer count of 24,301.

Financial report was presented by the Administrative Secretary for the month of February 2023, and a comparison of the period of operations and budget was given to the Board of Commissioners.

Motion to accept the financial report as presented with no public comment by S.Spillman seconded by S.Ball. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Under board comments, the Shovs Ball asked for an update for a tap order backlog count. Manager stated that the report shows less than 10 work orders need to be performed.

Motion to pay the construction bills as presented with no public comment by S.Ball seconded by S.Spillman. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Motion to pay the series 2023 construction bills as presented with no public comment by S.Spillman seconded by S.Ball. Vote passed Yeas-6 Nays-none Absent-John Easterly.

Motion to adjourn the meeting with no public comment by J.Martone seconded by D.Strickland. Vote passed Yeas-6 Nays-none Absent-John Easterly.

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPERTY LOCATED IN THE PARISH OF LIVINGSTON, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW. Tax Bill 0082008. ROBERT L. HANSON, DOREEN ALKE HANSON, CAPITAL BANK AND TRUST CO., COLMAC NO 3, INC., PARISH OF LIVINGSTON, BRIAN ANTHONY HANSON, JOEL ROBERT HANSON, MARCIE LOUISE HANSON KULSHRETT, CHERYL ANN HANSON LALIM, ROBERT B. STUART, REGIONS BANK. --LOT M OF EASTOVER MOBIL EST ADD. Improvements thereon bear Municipal No. 8910 Eastover Blvd, Denham Springs, LA 70726. Tax Bill 0443598. JENNIFER LANDRY CRAWFORD, GUARANTY BANK AND TRUST COMPANY, THE PARISH OF LIVINGSTON, JAMES LEROY CRAWFORD, RAYMUNDO GARCIA SR., AGUSTIN RAMIREZ, MARIA ROMAN-GARCIA, SARA BARDWELL, OCCUPANT. --LOT BEW-3 CONTS 0.62 OF AN ACRE SEC 9-6-3 BEING A RESUB OF LOT 5. Improvements thereon bear Municipal No. 32365 Bobby Bill Rd, Denham Springs, LA 70726.

TAX SALE TITLE TO THE ABOVE DESCRIBED PROPERTY HAS BEEN SOLD FOR

REGULAR MEETING MINUTES - Tuesday, April 11, 2023 - 6:00 PM. A regular monthly meeting of the Mayor and Board of Aldermen for the Town of Killian was held Tuesday, April 11, 2023, in the Town Hall located at 28284 Hwy 22 Killian, LA 70462 at 6:00pm.

The regular monthly meeting was called to order by Mayor Ronald Sharp Sr. Pastor Dallas began the meeting with a word of prayer and the pledge of allegiance. Pastor Dallas stated that anyone interested in attending a Devotion Prayer Group, there is one on Monday afternoons at 6:00 pm at Killian Baptist Church.

Present were Aldermen John Henry, Ryan Kirkpatrick, Kimberly Gill. Absent were Brent Ballard and Brian Binkley. Motion was made by Kimberly Gill to accept the minutes from the March 14, 2023, meeting. Seconded by John Henry.

Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley. Motion was made by John Henry to accept the minutes from the Special Meeting held March 23, 2023, meeting. Seconded by Kimberly Gill.

Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley. Mr. Richard Herring stated that on Saturday, April 22, 2023, there will be a keep Killian clean event. Asking anyone interested in participating to meet at Terry Harbor Park at 8:00 am. We are hoping this turns into an annual event. April 22, 2023, is also Earth Day.

Ms. Kimberly Gill went over the "Canvas of Election Results" for the election of the Town Taxes. Ms. Gill further stated that if we would have had a bigger turnout the election would have gone more in the town's favor. Mr. Jason Amato introduced himself. Mr. Amato is running for State Representative. Mr. Amato assured us he would be a representative we can count on to get things done.

Motion was made by Ryan Kirkpatrick to accept the quote submitted by Certified Alarm Systems, Inc. for security cameras installed at Town Hall and Killian Police Department. Seconded by John Henry. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by Kimberly Gill to accept the quote submitted by Siltech IT Solutions for computers at Town Hall and Killian Police Department. Seconded by Ryan Kirkpatrick. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by Ryan Kirkpatrick to accept the Resolution to rescind the approval of subdividing on Cypress St. Seconded by John Henry. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by John Henry to accept the Resolution to express disapproval of construction to two Class V Test Injection Wells by Air Products in the Lake Maurespas bottom. Seconded by Ryan Kirkpatrick. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by Kimberly Gill to hire Joseph Adams as a Killian Police Officer with a salary of \$12.50 an hour. Seconded by John Henry. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Ms. Kimberly Gill reported that plans to have a Killian Town Hall Farmer's Market is underway. Ms. Gill stated that the target is for a Saturday in June, 2023. Ms. Gill further stated that the times will be from 8:00 am to noon. Prices for a booth will be cheaper for Killian residents. Ms. Gill is working on the Rules & Regulations and the Application Forms.

Motion was made by Ryan Kirkpatrick to proceed with the disconnection of April water cut-offs. Seconded by John Henry. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by Kimberly Gill for Mayor Sharp to send an email to Livingston Parish to enforce parish codes. Seconded by Ryan Kirkpatrick. Yea: Henry, Kirkpatrick, Gill. Nays: None. Absent: Ballard, Binkley.

Motion was made by John Henry to adjourn the meeting. Seconded by Ryan Kirkpatrick. Yea: Henry, Gill, Kirkpatrick. Nays: None. Absent: Ballard, Binkley.

MEETING CITY OF DENHAM SPRINGS CITY COUNCIL 6:00 P.M. MUNICIPAL BUILDING APRIL 11, 2023. The Meeting of the Denham Springs City Council, convened at 6:00 p.m. on April 11, 2023, in the Meeting Room of the Denham Springs City Hall with Mayor Gerard Landry presiding.

It was noted that Mayor, all Council Members and the press were notified according to state law. INVOCATION. Invocation was given by Robert Poole.

PLEDGE OF ALLEGIANCE. ROLL CALL. Upon roll call, the following members of the City Council were present: Amber Dugas, Jim Gilbert, Lori Lamm-Williams (for items 8-20 & 4-5), Robert Poole and Jeff Wesley. A quorum being present the Council Meeting was convened.

Also present: C.J. Dunnaway, Acting City Clerk; Stephanie Hulet, City Attorney; Rick Foster, City Building Official. Agenda Item #15 was removed from the agenda prior to the meeting. Lift Agenda Item #19 & #20. Upon motion of Poole, seconded by Gilbert, the City Council listed the agenda to add:

Introduce a proposed ordinance and authorize a public hearing for an Ordinance to amend the Code of Ordinances for the City of Denham Springs, Chapter 106 by amending Section 85 relative to certificates for alterations or installations of sewage disposal systems; public hearing to be held April 24, 2023 at 6:00 pm in the Court Room of the Municipal Building.

Introduce a proposed ordinance and authorize a public hearing for an Ordinance to amend the Code of Ordinances for the City of Denham Springs, Chapter 106 by amending Section 97 relative to payment of sewer impact fees; public hearing to be held April 24, 2023 at 6:00 pm in the Court Room of the Municipal Building.

Upon being submitted to a vote, the vote to lift the agenda thereon was as follows: Yea: Dugas, Gilbert, Poole, Wesley. Nays: None. Absent: Lamm-Williams. Abstain: None.

1. Reports: (a) Building Official; (b) City Attorney; (c) Engineers; (d) City Treasurer; (e) Planning and Zoning; (f) Animal Control; (g) Fire Report; (h) Police Report. (a) Building Official - written report submitted. (b) City Attorney - no report. (c) Engineers - no report. (d) City Treasurer - no report. (e) Planning and Zoning - report given on 4/10 P & Z meeting. (f) Animal Control Report - written report submitted. (g) Fire report - written report submitted. (h) Police Report - written report submitted.

2. Approve as published in the official journal minutes of the March 27, 2023 City Council Meeting. Upon motion of Dugas, seconded by Poole, the City Council approved the minutes of March 27, 2023 City Council Meeting. Upon being submitted to a vote, the vote thereon was as follows: Yea: Dugas, Gilbert, Poole, Wesley. Nays: None. Absent: Lamm-Williams. Abstain: None.

3. Discuss and take appropriate action adopting the consent agenda for March 1, 2023 through March 31, 2023. Upon motion of Dugas, seconded by Wesley, the City Council approved the consent agenda for March 1, 2023 through March 31, 2023.

Payroll & Taxes \$2,490,451.62 Accounts Payable \$736,699.80

Chart of Accounts Classification. Table with columns: Account Number, Description, Actual YTD through 04/09/23, Budget for 2023, Budget for 2024, Budget Variance (2024-2023), Comments. Includes sub-totals for Revenues, Expenditures, and Total.

Juban Trails Community Development District Debt Service Fiscal Year 2024. Table with columns: Chart of Accounts Classification, Actual YTD through 04/09/23, Budget for 2023, Budget for 2024, Budget Variance (2024-2023), Comments. Includes sub-totals for Total Expenditures, Excess of Revenues over Expenditures, and Total Difference.

Livingston Parish Collection Costs (Estimated) 7.5%. Table with columns: Gross assessments, Total. Total: \$290,337.64.

JUBAN TRAILS COMMUNITY DEVELOPMENT DISTRICT FISCAL YEAR 2024 O&M AND DEBT SERVICE ASSESSMENT SCHEDULE. Summary table with columns: 2024 O&M Budget, Collection Costs @ 7.5%, 2024 Total, 2023 O&M Budget, 2024 O&M Budget, Total Difference, PER UNIT ANNUAL ASSESSMENT, Proposed Increase / Decrease. Includes a note about operations and maintenance assessments.

Natural Gas Payment for February 2023 Purchases
Ward 2 Marshall's Office
Ward 2 City Court
Upon being submitted to a vote, the vote thereon was as follows:
Years: Dugas, Gilbert, Poole, Wesley
Nays: None
Absent: Lamm-Williams
Abstain: None

Upon motion of Wesley, seconded by Poole, the City Council moved to take action on Agenda Items #4 & 5 as the last items for the meeting.
Upon being submitted to a vote, the vote thereon was as follows:
Years: Dugas, Gilbert, Poole, Wesley
Nays: None
Absent: Lamm-Williams
Abstain: None

6. Hold a public hearing for an Ordinance to Amend Section 1.02 of Article One of the Denham Springs Zoning Commission Ordinance of 1990, as amended, City Ordinance No. 1001 by adding thereto, Paragraph 194, C-3 Commercial to R-1 Residential, LOT 3-A-1, located in Section 37, T7S-R3E, G.L.D., City of Denham Springs, Livingston Parish, Louisiana. (RZ-444). Requested by Dulce Azua (208 Centerville St, NE).

Mayor Landry opened the public hearing. Public comments were given in favor of.
Upon motion of Dugas, seconded by Wesley, the City Council closed the public hearing.
Upon being submitted to a vote, the vote thereon was as follows:
Years: Dugas, Gilbert, Poole, Wesley
Nays: None
Absent: Lamm-Williams
Abstain: None

7. Adopt an Ordinance to Amend Section 1.02 of Article One of the Denham Springs Zoning Commission Ordinance of 1990, as amended, City Ordinance No. 1001 by adding thereto, Paragraph 194, C-3 Commercial to R-1 Residential, LOT 3-A-1, located in Section 37, T7S-R3E, G.L.D., City of Denham Springs, Livingston Parish, Louisiana. (RZ-444).

Upon motion of Poole, seconded by Gilbert, the City Council adopted an Ordinance to Amend Section 1.02 of Article One of the Denham Springs Zoning Commission Ordinance of 1990, as amended, City Ordinance No. 1001 by adding thereto, Paragraph 194, C-3 Commercial to R-1 Residential, LOT 3-A-1, located in Section 37, T7S-R3E, G.L.D., City of Denham Springs, Livingston Parish, Louisiana. (RZ-444).

8. Approve Payment Application No. 5 (retaining) in the amount of \$26,584.89 to Kelly Construction Group, LLC for the Gas Department Building Repairs.
Upon motion of Poole, seconded by Gilbert, the City Council approved Payment Application No. 5 (retaining) in the amount of \$26,584.89 to Kelly Construction Group, LLC for the Gas Department Building Repairs.

9. Approve Payment Application No. 1 in the amount of \$120,701.27 to Pro Scales and Construction Services, LLC for the Jean St. and Elmer St. drainage project.
Upon motion of Wesley, seconded by Gilbert, the City Council approved Payment Application No. 1 in the amount of \$120,701.27 to Pro Scales and Construction Services, LLC for the Jean St. and Elmer St. drainage project.

10. Approve Payment Application No. 18 in the amount of \$41,374.42 to Wharton-Smith, Inc. for the DS Water Wells Rehab.
Upon motion of Gilbert, seconded by Wesley, the City Council approved Payment Application No. 18 in the amount of \$41,374.42 to Wharton-Smith, Inc. for the DS Water Wells Rehab.

11. Approve Payment Estimate Number 3 in the amount of \$53,754.50 to Barriere Construction for the Yellow Jacket Blvd. project.
Upon motion of Dugas, seconded by Gilbert, the City Council approved Payment Estimate Number 3 in the amount of \$53,754.50 to Barriere Construction for the Yellow Jacket Blvd. project.

12. Approve Payment Application No. 6 in the amount of \$49,762.87 to NCMC, LLC for the Pete's Highway Lift Station.
Upon motion of Wesley, seconded by Gilbert, the City Council approved Payment Application No. 6 in the amount of \$49,762.87 to NCMC, LLC for the Pete's Highway Lift Station.

13. Approve request to advertise for bids for Wastewater Submersible Pumps.
Upon motion of Poole, seconded by Lamm-Williams, the City Council approved the request to advertise for bids for Wastewater Submersible Pumps.

14. Adopt a Resolution for Feliciano Welders, Inc. for the Gas Relocate, Segment 2, MovEBR project.
Upon motion of Wesley, seconded by Gilbert, the City Council adopted a Resolution for Feliciano Welders, Inc. for the Gas Relocate, Segment 2, MovEBR project, at a cost of \$700,000.00.

15. Adopt a Resolution for grants from Louisiana Watershed Initiative Round 2 and Hazard Mitigation Grant Program for: Green Infrastructure parking lot \$2,631,250.00 Structure inventory \$510,000.00
Removed from agenda prior to meeting.

16. Authorize to surplus the following from the Gas Department: Ranger Welding Machine, Englo Air Compressor, Homelite Water Pump, Homelite Generator, Sureweld Welding Machine, Lincoln Welding Machine, Homelite Generator
Upon motion of Wesley, seconded by Poole, the City Council authorized the surplus of the following from the Gas Department:

17. Authorize a public hearing for a Noise Variance for Xalapios LLC Cinco de Mayo Outdoor event; public hearing to be held April 24 at 6:00 pm in the Court Room of the Municipal Building.
Upon motion of Wesley, seconded by Poole, the City Council authorized a public hearing for a Noise Variance for Xalapios LLC Cinco de Mayo Outdoor event; public hearing to be held April 24, 2023 at 6:00 pm in the Court Room of the Municipal Building.

18. Proclaim April as Child Abuse Prevention Month.
Mayor Landry and the City Council proclaimed April as Child Abuse Prevention month.

19. Introduce a proposed ordinance and authorize a public hearing for an Ordinance to amend the Code of Ordinances for the City of Denham Springs, Chapter 106 by amending Section 85 relative to certificates for alterations or installations of sewage disposal systems; public hearing to be held April 24, 2023 at 6:00 pm in the Court Room of the Municipal Building.

20. Introduce a proposed ordinance and authorize a public hearing for an Ordinance to amend the Code of Ordinances for the City of Denham Springs, Chapter 106 by amending Section 97 relative to payment of sewer impact fees; public hearing to be held April 24, 2023 at 6:00 pm in the Court Room of the Municipal Building.

4. Hold a public hearing for a Special Use Permit for Parcel #0337402A, Section 68, T7S-R2E, G.L.D., City of Denham Springs for the purpose of a residential town home development (SUP-110-22), requested by Sam Nickroo (triangular corner at Rushing Road & 4th Club Rd.).

Mayor Landry opened the public hearing. Public comments were given as follows:
In favor of was Sam Nickroo, property owner. Presented a list of neighboring homeowners' approval of project. He also indicated that he has done everything required to conform to zoning regulations.

Opposed was Annie Fugler due to drainage issues, flooding, traffic, vagrants, increasing property values.
Fred Banks reported the P & Z denial and was questioned about the considerations for denial. Bill Lawson also spoke on denial.

Upon motion of Poole, seconded by Wesley, the City Council closed the public hearing.
Upon being submitted to a vote, the vote thereon was as follows:
Years: Dugas, Gilbert, Lamm-Williams, Poole, Wesley
Nays: None
Absent: None
Abstain: None

5. Approve a Special Use Permit for Parcel #0337402A, Section 68, T7S-R2E, G.L.D., City of Denham Springs for the purpose of a residential town home development (SUP-110-22).

Upon motion of Poole, seconded by Lamm-Williams, the City Council approved the request for a Special Use Permit for Parcel #0337402A, Section 68, T7S-R2E, G.L.D., City of Denham Springs for the purpose of a residential town home development (SUP-110-22).

Adjournment
Upon motion of Lamm-Williams, seconded by Poole, the City Council adjourned the meeting.

Upon being submitted to a vote, the vote thereon was as follows:
Years: Dugas, Gilbert, Lamm-Williams, Poole, Wesley
Nays: None
Absent: None
Abstain: None

Gerard Landry, Mayor
C.E. Dumphy, Acting City Clerk

Attendees

- Mr. Brad Sharp, District 1
Ms. Kellee Dickerson, District 2
Mr. William 'Jeff' Frizell, District 3
Mr. Bradley Harris, District 4
Mr. Jeffery Cox, District 6, Vice President
Ms. Katelyn Cockerham, District 7
Dr. Ronald McMorris, District 8
Mr. Stephen Link, District 9
Mr. Cecil Harris, District 5, President

Voting Members

- 1. Call to Order
The Special Called Board Meeting was called to order by President Cecil Harris.

- 2. Discussion on dismissing our schools and students on May 19, 2023, and providing an opportunity for our employees to work virtually for their remaining contracted work days
After board discussion, a motion was made to dismiss our schools and students on May 19, 2023, and providing an opportunity for our employees to work virtually for their remaining contracted work days.

- 3. Discussion and research on the possibility of a 4-day work week
We are asking that a committee of stakeholders be allowed to study the possibility of a four-day work week. That committee would present back to board the findings and research showing the pros and cons of adopting some iteration of a four-day work week.

- 4. Adjourn
Motion was made to adjourn the meeting.

There being no further business, the meeting adjourned at 5:26 PM.

/s/ Alan Joe Murphy
Alan Joe Murphy, Superintendent

/s/ Cecil Harris
Cecil Harris, President

Livingston Parish Public Schools
Excellence in Education!

Regular Board Meeting
03/30/2023 05:00 PM
School Board Office
13909 Florida Blvd
Livingston, LA 70754

MEETING MINUTES

The regular meeting of the Livingston Parish School Board will be held at the School Board Office, 13909 Florida Blvd., Livingston, Louisiana, on THURSDAY, MARCH 30, 2023, at FIVE O'CLOCK PM for the following purposes and to take whatever actions necessary.

The meeting may be viewed online at https://bit.ly/LPBoardMtg.

Attendees

- Mr. Brad Sharp, District 1
Ms. Kellee Dickerson, District 2
Mr. William 'Jeff' Frizell, District 3
Mr. Bradley Harris, District 4
Mr. Jeffery Cox, District 6, Vice President
Ms. Katelyn Cockerham, District 7
Dr. Ronald McMorris, District 8
Mr. Stephen Link, District 9
Mr. Cecil Harris, District 5, President

- 1. Call to Order
The Board Meeting was called to order by President Cecil Harris.

- 2. Approval of the minutes of the School Board meeting held on March 16, 2023
Motion was made to approve the minutes of the School Board meeting held on March 16, 2023.

- 3. To recognize and honor the Live Oak Junior High Cheerleading Squad and their Coaches and Sponsors, for Winning the National Championship in their division
Item #3 was deleted from the agenda.

- 4. ADDENDUM: Discussion and action on the Superintendent's proposal for addressing employee concerns

Superintendent Murphy stated the following: I sent to the board some proposals to mitigate some of the concerns we are hearing from our staff. We've gathered information not only from the Central Office Staff, but I have information from the Livingston Parish Teacher's Association and also the Livingston Parish Principal's Association, which has several suggestions and other things listed within them.

1. Parent Conferences will only be held with our teachers, during their contracted work hours and during their unencumbered working time, to the best of our ability. (We did receive feedback from LPTA and LPPA on this particular item).

2. All principals will have the discretion to discontinue any non-essential club or activity that takes place outside the sponsor's contracted work period for which they are not being compensated for the remainder of the school year.

3. Our current year school calendar has minutes built into the school year to allow for weather related dismissals. This year, we have only had one weather-related dismissal day, which is a blessing from the past few years.

4. Most of our schools require their faculty to work after-hours athletic events, by manning the gate, working concessions, or performing some other related activity outside of their contracted work hours.

5. I am not going over this item, because it has already occurred this Wednesday.

6. This is probably the most hotly debated topic, a four-day work week. We have already received some significant feedback from LPPA on this and LPTA. We even got some suggestions from LPPA on different structures and formats for a four-day work week.

I did not send you this and I'm not asking for approval on this item tonight. I know that one of the things that has been brought up a lot is paying employees for additional coverage and work duties. I contacted Mr. Boyer, last Monday and I asked him to begin exploring some contract options that may provide some additional compensation.

After a lengthy discussion, a motion was made to pass #1, #2 and #4 and the funding would come from General Funds for the rest of this school year.

Superintendent Murphy asked for permission from the Board to take items #2, #3 and #6 and send those items directly to the schools and Principals, LPPA, and LPTA to gather information and we would send that out immediately and ask for input on those items.

The motion carried.

The Special Called Board Meeting was scheduled for Wednesday, April 5th at 5:00 PM.

- 5. Discussion and action on entering into a contract with a third-party consultant to perform an analysis of the staffing and salary structure of Livingston Parish Public Schools

Board Member Jeff Frizell brought forward the information on entering into a contract with a third-party consultant to perform an analysis of the staffing and salary structure of Livingston Parish Public Schools.

Detailed efficiency reviews
Organizational reviews

- Strategic Planning
Technology Integration
Improvement Facilitation
Comprehensive Needs Assessment
Compensation Studies

During the discussion, Board Member Kellee Dickerson requested to call a point of order and combine agenda items #5 and #11.

Board President Cecil Harris said, "Yes". Also, Board Attorney Mark Boyer said, "Absolutely, for sure".

Board Member Kellee Dickerson wants to propose a Committee. After the discussion, a motion was made to enter into a contract with a third-party consultant to perform an analysis of the staffing and salary structure of Livingston Parish Public Schools.

Motion made by: Mr. William 'Jeff' Frizell
Motion seconded by: Dr. Ronald McMorris
Voting:
Mr. Brad Sharp - Yes
Ms. Kellee Dickerson - Yes
Mr. William 'Jeff' Frizell - Yes
Mr. Bradley Harris - Yes
Mr. Jeffery Cox - Yes
Ms. Katelyn Cockerham - Yes
Dr. Ronald McMorris - Yes
Mr. Stephen Link - Yes
Mr. Cecil Harris - Yes

Board President Cecil Harris stated that we had some public comments on Board Member Kellee Dickerson's item, so I think we need to get to that.

- 6. Discussion and action to Ratify bids received on March 20, 2023, for the French Settlement High School Baseball Field Improvements - New Fieldhouse

Motion was made to ratify bids received on March 20, 2023, for the French Settlement High School Baseball Field Improvements - New Fieldhouse.

Motion made by: Dr. Ronald McMorris
Motion seconded by: Ms. Katelyn Cockerham
Voting:
Unanimously Approved

- 7. Authority to Advertise for Bid No. 23-08: Gas & Diesel for LPPS Fuel Stations 2023-2024

Motion was made to grant the Superintendent authority to Advertise for Bid No. 23-08: Gas & Diesel for LPPS Fuel Stations 2023-2024.

Motion made by: Mr. William 'Jeff' Frizell
Motion seconded by: Mr. Brad Sharp
Voting:
Unanimously Approved

- 8. Authority to Advertise for RFP No. 23-09: Pre-Positioned Emergency Remediation Services

Motion was made to grant the Superintendent authority to Advertise for RFP No. 23-09: Pre-Positioned Emergency Remediation Services.

Motion made by: Mr. Bradley Harris
Motion seconded by: Mr. Jeffery Cox
Voting:
Unanimously Approved

- 9. Authority to Advertise for RFP No. 23-10: Consulting and Representation Services - Disaster Recovery

Motion was made to grant the Superintendent authority to Advertise for RFP No. 23-10: Consulting and Representation Services - Disaster Recovery.

Motion made by: Mr. Jeffery Cox
Motion seconded by: Mr. Stephen Link
Voting:
Unanimously Approved

- 10. Discussion and action on the Superintendent's recommendation for the following positions:

- A. Approval of Contract for Assistant Superintendent at Central Office
Motion was made to approve the Superintendent's recommendation of a performance-based contract for Assistant Superintendent, Central Office, Bruce Chaffin, effective May 22, 2023 - June 30, 2025.

Motion made by: Mr. Bradley Harris
Motion seconded by: Mr. William 'Jeff' Frizell
Voting:
Unanimously Approved

- B. Approval of Contract for Human Resource Supervisor at Central Office
Motion was made to approve the Superintendent's recommendation of a performance-based contract for a Human Resource Supervisor, Central Office, Bryan Wax, effective May 22, 2023 - June 30, 2025.

Motion made by: Mr. Brad Sharp
Motion seconded by: Mr. William 'Jeff' Frizell
Voting:
Unanimously Approved

- C. Approval of Contract for Principal at Doyle Elementary School
Motion was made to approve the Superintendent's recommendation of a performance-based contract for a Principal at Doyle Elementary School, Lisa Arledge, effective March 17, 2023 - June 30, 2025.

Motion made by: Mr. Brad Sharp
Motion seconded by: Mr. Jeffery Cox
Voting:
Unanimously Approved

- 11. Discussion and Action on forming a task force to find a solution to teacher pay raises
Board President Cecil Harris asked Board Member Kellee Dickerson if she would like to finish.

Ms. Dickerson stated, "I feel like this is a pressing need. I don't think we can go backward. We need to set this up immediately and I would like to form this so if we're going to have a special board meeting next Wednesday, let's hold the meeting prior."

After the discussion of the board, a motion was made to refer this to the Cost Savings Initiative Committee and let them make a recommendation.

Motion made by: Mr. Bradley Harris
Motion seconded by: Mr. Jeffery Cox
Voting:
Unanimously Approved

The Cost Savings Initiative Committee was scheduled for Wednesday, April 5th, at 4:00 PM.

- 12. Teachers concerns and opinions after failure of proposed Tax
There is no action taken.

- 13. Approval of monthly financial report, update on audit findings and payment of invoices
Motion was made to approve the monthly financial report, update on audit findings and payment of invoices.

Motion made by: Mr. Brad Sharp
Motion seconded by: Mr. Bradley Harris
Voting:
Unanimously Approved

- 14. Superintendent's comments
I would like to thank everybody for coming to the meeting tonight. I would ask that everybody show some patience and understanding as the board and our staffs work through this in a collaborative effort with everybody so that we can try to find some resolution.

15. Adjourn
Motion was made to adjourn the meeting.

Motion made by: Dr. Ronald McMorris
Motion seconded by: Mr. William 'Jeff' Frizell
Voting:
Unanimously Approved

There being no further business, the meeting adjourned at 6:36 PM.

/s/ Alan Joe Murphy
Alan Joe Murphy, Superintendent

/s/ Cecil Harris
Cecil Harris, President

TWENTY-FIRST JUDICIAL DISTRICT COURT
PARISH OF LIVINGSTON
STATE OF LOUISIANA

NUMBER: 18175 DIVISION: D
IN RE SUCCESSION
OF
TAMMI ANN STEWART RICHARDSON

FILED: CLERK:
NOTICE TO SELL IMMOVABLE AND MOVABLE PROPERTY
AT PRIVATE SALE

WHEREAS, the Administratrix of the above captioned succession has made application to the Court for the sale at private sale of the following immovable property, to-wit:

A certain tract or parcel of ground, containing 5.474 acres, together with all the buildings and improvements thereon, situated in the Parish of Livingston, State of Louisiana, in Section 16, Township 7 South, Range 6 East, more particularly described as follows, to-wit: Beginning at a point 2010.73 feet South 89 deg. 30 min. 00 sec. East from the Northwest corner of the Northeast Quarter of Section 21, Township 7 South, Range 6 East; thence North 02 deg. 03 min. 30 sec. East 580.67 feet; thence South 87 deg. 56 min. 30 sec. East 414.73 feet; thence South 02 deg. 03 min. 30 sec. West 569.66 feet; thence North 89 deg. 30 min. 00 sec. West 414.88 feet back to point of beginning; and designated as Tract "H" on a plat of survey made by Wallace L. Adams, Reg. Land Surveyor, dated May 15, 1974, revised December 4, 1975, and December 23, 1975, a copy of which is recorded in the records of the Clerk of Court of Livingston Parish, Louisiana

All upon the following terms and conditions, to-wit: Two Hundred Eighty-Five Thousand Dollars and No/100 (\$285,000.00), less any reasonable and customary deductions, costs, offsets, and to be paid in cash.

WHEREAS, the Administratrix has also made application to the Court for the sale at private sale of the following movable property for the cash sum of \$2,000.00: a 2007 Buick Sedan.

NOTICE IS HEREBY GIVEN to all parties whom it may concern, including the heirs and creditors of the Decedent herein, and of this succession, to make any opposition which they have or may have to such application at any time, prior to the issuance of the order or judgment authorizing, approving and homologating such application, and that such order or judgment may be issued after the expiration of seven (7) days from the date of the last publication of such notice, all in accordance with law.

BY ORDER OF THE COURT:
Deputy Clerk
ASHLEIGH GRADHAM #152795
Livingston Parish

PUBLISH: ONCE THEN AGAIN TEN (10) DAYS LATER: THE LIVINGSTON PARISH NEWS

21st JUDICIAL DISTRICT
PARISH OF LIVINGSTON, LA
A true copy of the original
this 20th day of APRIL 2023
DEPUTY CLERK OF COURT

Livingston Parish Public Schools
Special Called Board Meeting
04/05/2023 05:00 PM
School Board Office
13909 Florida Blvd
Livingston, LA 70754

MEETING MINUTES

The Special Called meeting of the Livingston Parish School Board will be held at the School Board Office, 13909 Florida Blvd., Livingston, Louisiana, on WEDNESDAY, APRIL 5, 2023, at FIVE O'CLOCK PM for the following purposes and to take whatever actions necessary.

The meeting may be viewed online at https://bit.ly/LPBoardMtg.



CITY OF DENHAM SPRINGS
Office of Planning and Development
116 North Range Ave
Denham Springs, LA 70726
(225) 667-8326
buildings@cityofdenham Springs.com

PUBLIC NOTICE

The City of Denham Springs hereby gives notice of the following:
Denham Springs Code of Ordinances Chapter 42 Section 27 states:
It shall be unlawful for the owner of any lot, tract, subdivision or parcel of ground located within the corporate limits of the City of Denham Springs, to permit weeds, grass, brush, or underbrush to grow a height of 12 inches or more.

The owner of any lot, tract, subdivision or parcel of ground located shall be required to cut, destroy or remove weeds, grass, underbrush or any deleterious or unhealthy growths or other obnoxious matter, growing, lying or located in or upon such lot, place or area. No growth shall be allowed to interfere with the passage of any pedestrian on any sidewalk. Property owners shall be responsible for vegetation maintenance to the edge of any abutting street surface.

The owner of any undeveloped or heavily wooded vacant property which is adjacent to or adjoining developed lots or tracts shall cut, destroy or otherwise clear a minimum 25-foot buffer between the developed and undeveloped property.

Failure of property owners of lands within the City to timely comply with the above code section shall result in the City cutting the grass or removing the obnoxious material and the City lining the property for the cost beginning May 01, 2023.

Gerard Landry, Mayor
City of Denham Springs



Livingston Parish Public Schools
Excellence in Education!
13909 Florida Boulevard
P.O. Box 1130
Livingston, Louisiana 70754-1130
Phone: (225) 686-7044 Fax: (225) 686-3052 Website: www.lpsb.org

Alan "Joe" Murphy
Superintendent
Jody Purvis
Assistant Superintendent
Bruce Chaffin
Assistant Superintendent

INVITATION TO BID

Sealed bids will be received by Livingston Parish Public Schools, Livingston, La until 2:00 p.m., Tuesday, May 16, 2023, at which time bids will be opened and publicly read for the following:

Bid No. 23-08: Gas & Diesel for LPPS Fuel Stations 2023-2024

Bids must be on form provided. Forms and other information may be obtained from the Livingston Parish Public Schools (LPPS) Business Department, 13909 Florida Blvd., P.O. Box 1130, Livingston, La 70754, (225) 686-4224, and also from the LPPS website:

https://www.lpsb.org/our-district/departments/business_department/purchasing_information

Furthermore, official bid documents are available at Central Bidding. Electronic bids are accepted at Central Bidding and can be accessed at www.centralbidding.com. For questions related to the electronic bidding process, please call Central Bidding at (225) 810-4814.

An award will not be made on the date of the bid opening, but will be awarded by the School Board at a later meeting.

Subject to the provisions of R.S. 38:2214, Livingston Parish Public Schools reserves the right to reject any and all bids for just cause.

LIVINGSTON PARISH PUBLIC SCHOOLS

Alan "Joe" Murphy, Superintendent



Livingston Parish Public Schools
Excellence in Education!
13909 Florida Boulevard
P.O. Box 1130
Livingston, Louisiana 70754-1130
Phone: (225) 686-7044 Fax: (225) 686-3052 Website: www.lpsb.org

Alan "Joe" Murphy
Superintendent
Jody Purvis
Assistant Superintendent
Bruce Chaffin
Assistant Superintendent

INVITATION TO BID

Sealed bids will be received by Livingston Parish Public Schools, Livingston, Louisiana, until 10:00 A.M., Tuesday, May 16, 2023, at which time bids will be opened and publicly read for the following:

Bid No. 23-05: 2023-2024 Custodial Supplies
Bid No. 23-06: 2023-2024 Food Service Disposables

Bids must be on the form provided. Forms and other information may be obtained from Livingston Parish Public Schools (LPPS), 13909 Florida Boulevard, Post Office Box 1130, Livingston, Louisiana 70754, (225) 686-4224, and from the LPPS website:

https://www.lpsb.org/our-district/departments/business_department/purchasing_information

Furthermore, official bid documents are available at Central Bidding. Electronic bids are accepted at Central Bidding and can be accessed at www.centralbidding.com. For questions related to the electronic bidding process, please call Central Bidding at (225) 810-4814.

Awards will not be made on the date of the bid opening, but will be awarded by the School Board at a later meeting.

Subject to the provisions of R.S. 38:2214, Livingston Parish Public Schools reserves the right to reject any and all bids for just cause.

LIVINGSTON PARISH PUBLIC SCHOOLS

Alan "Joe" Murphy, Superintendent

ORDINANCE NO. 23-03

AN ORDINANCE TO AMEND SECTION 1.02 OF ARTICLE ONE OF THE DENHAM SPRINGS ZONING COMMISSION ORDINANCE OF 1990, AS AMENDED, CITY ORDINANCE NO. 1001 BY ADDING THERETO, PARAGRAPH 194, C-2 COMMERCIAL TO R-1 RESIDENTIAL, LOT 3-A-1, LOCATED IN SECTION 37, T7S-R3E, G.L.D., CITY OF DENHAM SPRINGS, LIVINGSTON PARISH, LOUISIANA. (RZ-444) (208 CENTERVILLE ST NE).

Be it ordained by the Mayor and City Council of the City of Denham Springs, Louisiana, now acting as the governing authority of said City, in legal session convened that: SECTION 1. Paragraph (194) of Section 1.02 Article 1 of the Denham Springs Zoning Ordinance of 1990, City Ordinance 1001, is hereby enacted to read as follows:

SECTION 1.2**** LOT 3-A-1, LOCATED IN SECTION 37, T7S-R3E, G.L.D., CITY OF DENHAM SPRINGS, LIVINGSTON PARISH, LOUISIANA. (RZ-444), ALL ACCORDING TO A MAP PREPARED BY ALEX THIÉRIOT, JR. & ASSOCIATES SURVEYING, LLC, ATTACHED HERETO AND MADE A PART HEREOF.

SECTION 2. All ordinances or part of ordinance in conflict therewith are hereby repealed.

SECTION 3. That the Clerk be and she is hereby authorized, instructed, and directed to record a certified copy of this ordinance in the conveyance records of the Parish of Livingston, State of Louisiana.

SECTION 4. Be it further ordained that the Clerk be and she is hereby instructed, authorized and directed to have said ordinance published one time in the official journal of the City of Denham Springs, and upon such publication the ordinance shall become effective.

The above and foregoing ordinance was introduced at a prior meeting, a public hearing was advertised and held thereon, and upon reading of the title was submitted to an official vote as a whole and the vote thereon was as follows:

Yeas: Dugas, Gilbert, Poole, Wesley
Nays: None
Absent: Lamm-Williams
Abstain: None

WHEREUPON, the Mayor declared this ordinance adopted on this 11th day of April 2023.

Gerard Landry, Mayor

ATTEST
Joseph LeBlanc, City Clerk



City of Denham Springs

TO: THE LIVINGSTON PARISH NEWS
OFFICIAL JOURNAL OF RECORD
ATTN: LEGAL DEPARTMENT - PUBLIC BID

ADVERTISEMENT FOR BID 23-01
WASTEWATER SUBMERSIBLE PUMPS

Competitive bids will be received by the City of Denham Springs located at:
116 North Range Avenue, Denham Springs, LA 70726 Monday-Thursday 7:00AM-5:30PM

Bid information and full specifications are available for pickup upon request at the same location and times. Submit any questions regarding bid via email to purchasing agent. Please note, bid packets will not be emailed. You may access and download the bid documents as well as submit bids electronically by registering at https://lamats.cauctionservices.com and agreeing to comply with all electronic instructions. Questions related to electronic access should be directed to Paul Holmes, LaMATS e-Auction & Bid Services, 225-678-6107 or LACPC@lamats.net.

THE CITY OF DENHAM SPRINGS RESERVES THE RIGHT TO REJECT ANY AND ALL BIDS.

BIDS RECEIVED AFTER THE DATE AND TIME BELOW WILL NOT BE CONSIDERED.

BIDS WILL BE OPENED AND READ ALOUD AT THE LOCATION NOTED ABOVE AND THE DATE AND TIME NOTED BELOW.

PURCHASING CONTACT: PURCHASING@CITYOFDENHAMSPRINGS.COM OR 225-667-8385

UNTIL: MAY 15, 2023 @ 10:00 A.M.

CITY OF DENHAM SPRINGS, LOUISIANA
THE HONORABLE GERARD LANDRY, MAYOR
PER STATUTE 38:2212.1

AD DATES: 04/27/23 & 05/04/23

PER STATUTE 38:2212.1

Livingston Parish Clerk of Court
JASON B. HARRIS
Clerk of Court
P.O. BOX 1150
Livingston, Louisiana 70754
225.686.2216

The following is a list of 203 Jurors drawn to serve and who shall report for duty at the Livingston Parish Courthouse located at 20300 Government Boulevard, Livingston, LA at 8:30 a.m. on Tuesday, May 9, 2023.

ACCARDO, JADEN ROSE
ALEXANDER, REANNE MARIE
ALFORD, HUGHIE EARLIN
ALLEN, ROBERT MARK
BALLARD, JUDY
BANKSTON, CANDACE RENEE
BASS, CHRISTOPHER COLE
BEDWELL, BEVERLEY L
BERCEGEAY, BRIAN DAVID
BERNARD, PAMELA MYERS
BLACKWELL, GLENN PAUL
BONNER, JAMES RUSSELL
BOOKER, KENNETRA MONTGOMERY
BOURG, RACHEL ANN STOCKWELL
BOZEMAN, ASHLEY RENEE
BRADFORD, DEE
BRANTON, DAVID C
BRIGNAC, VAL H
BROMMER, MARK ANDREW
BROUSSARD, AARON NEIL
BROUSSARD, LACEY BOWLIN
BROWN, JHIKERIA DESHAE
BROWN, TIMOTHY ABEL
BULLION, LETICIA CHELYNNE
CAINES, DLARANIEKA DIAMANTE
CAMBRE, CODY KAROL
CAMBRE, GRACE ELIZABETH
CARDY, JOHN EARL
CARPENTER, MICHAEL DAVID
CHAMBERLAIN, TRUDIE ALINE
CHIASSON, VICTORIA LONDYN
CHISHOLM, HALEY MORGAN
CLAY-CASTLE, QUANIECIA
CLEVELAND, STACY J
CONRAD, TIFFANY ANN
COOK, LYDIA DAVIS
CRESSIONNIE, CRYSTAL BAHAM
CROUCH, BARBARA CAMUS
DAIGRE, ANNASTASIA
DANSBY, MASON TYLER
DAVIS, JUSTIN BLAIR
DEVILLE, MARIA FRYOU
DINECOLA, MARK ALLEN
DORE-LEWIS, HOPE RACHELLE
DRAGICEVIC, SHARRON PAYNE
DUGAS, GRACE MARIE
DUNKIN, JANET SUE
ENNIS, DONALD RAY
ERWIN, JULIA C
EVANS, PEGGY HERZOG
FIELDS, LINSAY LYNN
FISHER, DWAYNE E
FORBES, STACEY A
FORREST, BARBARA C
FORSHEY, JAMES STEPHEN
FOSTER, CHERYL S
FRALEY, CATHY E
GARNER, ASIA JAI&E™TRICE
GARNER, CARY NEIL
GEHEGAN, ROWDY RAY
HAND, VICTORIA ANNETTE
HANO, KENNETH W
HANO, SHELBY LOZA
HARRISON, BRANDI LYNETTE
HAYNES, EMILY
HAYWOOD, MELISSA M HOLLOWELL
HEBERT, ROBIN CARMEN
HEBERT, WENDY LYNN
HENDERSON, JAMES EDWARD
HOLCOMB, BILLY TODD
HOLLINGSWORTH, KEVIN DWAIN
HOLMES, PORSCHÉ JANET
HORNING, TYLER W
HORTON, JESSICA STACY
HUGHES, DONALD WAYNE
HUGHES, TIFFANEE PICARD
HUTCHINSON, DENISE D
IDONG, ATHENA M
JAMES, SHALAWN MALIKA
JOHNSON, KATELYNN MARIE
JONES, JOHN ALLEN
JONES, KRISTIN NICOLE
JONES, RANDI LANAY
KELLY, DONNIE J JR
KENNEDY, JAMES FRANKLIN
KENNEDY, THERESA LYNN
KEREK, MICHELLE ANN
KIRKES, LONDON SHANE
KIRKLAND, WILLIAM ALBERT
KRAEMER, PETER
KRAUTSDORFER, MATTHEW ALAN
LABORDE, COREY PAUL
LAMBERT, CHANTEL RENEE
LANCLOS, SHELBY MONTENEGRO
LANDRY, RICKEY RAYWOOD JR
LANDSIEDEL, HARRY ANDREW
LANGE, CHRISTY MARIE
LASS, JENNIFER P
LATHAM, MAXWELL ELLIOTT III
LAXEN, ANNE ELISABETH
LEBLANC, CHRISTINE STEIN
LEE, HARLEY DAVID
LENZ, CRYSTAL JAMIESON
LEONARD, KATHLEEN ROSE
LETEFF, MICKEY JOSEPH
LIROCCHI WOMACK, HARLEIGH A
LONG, MELINDA O
LOTT, RAYMOND M
MADISON, KEVIN WAYNE
MAHONEY, ROBERT BYRAN
MANSUR, MARY LALUMANDIER
MARTIN, BRENDA M C
MARTIN, JARED PAUL
MARTIN, JULIETTE BANKSTON
MASSEY, MICHAEL CARL
MCCURRIN, LEON L
MCDONALD, NELTA R
MCDONALD, TRISTEN NICOLE
MCLIN, JOSEPH BRICE
MCMORRIS, HERBERT R JR
MEANS, NATHAN BEDFORD
FORREST
MENDOZA, LISSETH ARACELY
MILLER, EDWARD LEE
MILLER, SARA
MILLIGAN, LAURA ANN
MOBLEY, WALNITA DECUIR
MOORE, KIMBERLY M
MORALES, KYOMI LYNN
MURPHY, STEVEN MICHAEL
MUSE, MARILYN F
NARY, STEPHANIE MARIE
NEWCOMB, KAREN TYSON
NGUYEN, LUAT HUYNH
NICHOLS, BETTY I
NOWAKOWSKI, CRAIG ANTHONY
DIAZ
OHNESORGE, INEZ YVONNE
OLAH, RONALD J
OQUIN, JANICE S
OUBRE, ANGELLE M
PARKER, HAROLD MARCELL JR
PEARL, JAMES A JR
PHILIPPE, PAULA ANNE
PORCHE, THOMAS JEAN III
PRICE, RICHARD DWAIN
PUGSLEY, HARRY D
RAINEY, MARY W
RAY, JESSE JOSEPH
RICHARD, KAYLIN RAE
RICHARD, KRISTA KING
RILEY, RACHAEL A
RIVERA, BLANCA IRIS
ROCHELLE, TONI CHILEY
ROSHTO, KENNETH
ROWE, TANNY H
RUCKMAN, STEPHEN JOSEPH JR
RUSHING, LISA W
RUSHING, STEPHANIE MICHELLE
RUSHING, VICTORIA LYNN
SANCHEZ, LYNN W
SANDERS, CARL JOE DON
SARTIN, TIFFANIE B
SCOTT, DON M
SCRIBER, MICHAEL SCOTT
SELSER, CHRISTINA LYNN DUTSCH
SHEETS, WILLIAM ALEXANDER
SHELBY, WENDI W
SIBLEY, CYNTHIA G
SIBLEY, DAKOTA EDWARD
SMITH, ELIZABETH HUGHES
SMITH, KOLBY REED
SONNIER, CHAD JR
STEVENS, JEANNINE TAYLOR
STILLE, LEON JR
STORY, ANNETTE MARIE
SUMMERS, MICHAEL W
SUMMERS, PEGGY S
THOMAS, AUTUMN RENEE
VERRETT, MICHAEL E
VICK, GERALD WAYNE
VICKNAIR, REGINA S
VOCATURO, ROBERT A
VOISIN, CAROL JOHNSON
WAGUESPACK, KOURTNEY KELLY
WALDRON, JACLYN MCKERNAN
WATKINS, DANIEL LEE
WATKINS, DAVID F SR
WATTS, KAREN D
WAWAK, DAWN LOPEZ
WEAVER, MAUREEN O
WELCH, DEBORAH ARLENE

WESTMORELAND, DEBORA KAY
WESTMORELAND, LAUREN
RACHELLE
WHEAT, TYLER JOE
WIGGINS, SAMANTHA SUE
WILES, ROBERT EUGENE
WILKINSON, BLAKE
WILKINSON, BRITTANY PAIGE
WILLINGHAM, KATHERINE MILLER
WILLIS, LOUISE
WILSON, ANDREW MURPHY
WILSON, FRANK S JR
WINSTEAD, ALICE ANNETTE
WOOLSEY, HEATHER NICOLE

Given under my hand and seal of this office this 27th day of March, 2023.

JASON B. HARRIS
Livingston Parish Clerk of Court

Run: THURSDAY, APRIL 27, 2023

Authorized for Payment
Krista Prestidge
Deputy Clerk/Jury Coordinator
Livingston Parish Clerk of Court

Livingston Parish Council
20355 Government Boulevard, Livingston, Louisiana 70754
Livingston Parish Council Chambers
Regular Meeting - Thursday, April 27, 2023
6:00 p.m.

- 1. Call to Order
2. Invocation - Garry Talbert
3. Pledge of Allegiance
4. Roll Call
5. Cell phones-Please mute or turn off
6. PUBLIC INPUT- Anyone wishing to address agenda items
7. Presentations:
a. Master Plan Review Committee Update and Report - Gerald Burns, chairman
8. Opioid Settlement Documents for Parish Governing Bodies - Blayne Honeycutt
a. Approve Non-Lead Parish Cooperative Endeavor Agreement
b. Designate contact and authorization of submission of contact form
9. Adopt resolution to proclaim May 9, 2023 as Fentanyl Awareness Day in Livingston Parish - Shane Mack
10. Councilmembers' Comments:
11. Adopt the Minutes of the April 13, 2023 regular meeting of the Livingston Parish Council
12. Parish Presidents Report:
a. Eden Church Road @ LA 1026 (Lockhart Road): authorize the Parish President to sign the Entity State Agreement for State Project No. H012348 Federal Aid Project H012348 and sign any and all documents related thereto
b. Resolution for Livingston Parish to join the Attorney General of Louisiana in litigation against FEMA to challenge Risk Rating 2.0
13. Public Hearing and Adoption of L.P. Ordinance No. 23-06: Zoning Classification of Non-conformities/Non-conforming uses - Shane Mack
14. Public Hearing and Adoption of L.P. Ordinance No. 23-07: Creation of Zoning District "R-2.5" - Garry Talbert
15. Public Hearing and Adoption of L.P. Ordinance No. 23-08: Declaration of Surplus Property, 16 Lots located in Pine Bluff Acres South Subdivision - Parish President's office
16. Public Hearing and Adoption of L.P. Ordinance No. 23-09: acquire immovable property for the Parish of Livingston pursuant to the Hazard Mitigation Grant Program Project Number FEMA-4277-DR-LA-0124 - Livingston Parish located at 15987 Cypress Point Lane, French Settlement, LA 70733 (Lot 3 of Cypress Point on the Amite River) - Livingston Parish Grants Department
17. Public Hearing and Adoption of L.P. Ordinance No. 23-10: acquire immovable property for the Parish of Livingston pursuant to the Hazard Mitigation Grant Program Project Number FEMA-4277-DR-LA-0131 - Livingston Parish located at 11395 Sandra Drive, Walker, LA 70785
18. Public Hearing and Adoption of L.P. Ordinance No. 23-11: Quitclaim/Servitude Revocation for Basics Paintball located on Ruby Moore Road, Denham Springs, LA 70706 in Council District 2 - Recommendation from the Livingston Parish Planning Department
19. Public Hearing and Adoption of L.P. Ordinance No. 23-12: Amending Chapter 125 section 125-138(b), "Requirements and procedures for Recreational Vehicles (RV)," - Garry Talbert and Maurice "Scooter" Keen
20. Public Hearing and Adoption of L.P. Ordinance No. 23-13: An Ordinance supporting the Second Amendment of the United States Constitution and declaring Livingston Parish as a Second Amendment Sanctuary Parish - Jeff Ard
21. Introduction of ordinance: Amend Chapter 127, "Multi-Family Development", Section 127-4(E), "Multifamily Development Buffer Zones", - Recommendation from the Livingston Parish Planning Department
22. Introduction of ordinance: Amending Chapter 126 to create Section 126-12, Clearing and Grubbing - Recommendation from the Livingston Parish Planning Department
23. Introduction of ordinance: Amending Chapter 127 to create Section 127-9, Clearing and Grubbing - Recommendation from the Livingston Parish Planning Department
24. Introduction of ordinance: Amending Section 100-5, "Penalty for Violations of this Chapter", by adding the allowance of Enforcement Officers to write citations and summons for court appearances - Recommendation from the Livingston Parish Planning Department/Steve Kistler-Enforcement/Mark Harrell-LOHSEP
25. Introduction of ordinance: Amending Chapter 125, "Subdivision Regulations", Section 125-10, "Clearing and Grubbing", Section 125-52, "Procedures for Subdivisions without Improvements", and Section 125-68, "Procedures for Subdivisions with Improvements" Section 125-117, "Construction Plans" - Recommendation from the Livingston Parish Planning Department
26. Introduction of ordinance: Rescind L.P. No. 22-54, Zoning Map for Council District 1; L.P. No. 23-05, Zoning Map for Council District 5; L.P. No. 22-47, Zoning Map for Council District 7; L.P. 22-48, Zoning Map Council District 8 - Maurice "Scooter" Keen
27. Introduction of ordinance: Adopt Zoning Map of the entirety of the nine (9) Livingston Parish Council Districts - Maurice "Scooter" Keen
28. Introduction of ordinance: Amend L.P. 22-65, to amend Chapter 117, "Zoning", Section 117-50, "Amendments or changes to the Development Regulations or District Map" - Erin Sandefur
29. Adopt a resolution of support for proposed HLS 23R-1274 by State Representative Hodges in the 2023 Regular Legislative Session that provides relative to the membership of the Livingston Parish Library Board of Control - Erin Sandefur
30. Adopt a resolution to request for the Parish engineer to do a drainage impact study on Acadian Trace Subdivision located on James Chapel Road in Council District 9 - Shane Mack
31. Adopt resolution to authorize a waiver of Section 125-176, "Definitions", allowing a second address to a non-city relative (niece) located on Stacey Lane, Walker, LA in Council District 7 - Tracy Girlinghouse (deferred from the April 13, 2023 regular meeting of the Council)
32. Adopt a resolution to authorize a waiver(s) located in Council District 6 of:
a. Section 125-51, "Submittals", and allow the division of one (1) lot into two (2) equal lots in a named subdivision, "Falcon Crest", located on 13525 Brown Road, Denham Springs, Parcel #0213942, Lot 5 - Gerald McMorris
b. Section 125-37, "Requirements for Minor Subdivisions", number of lots on a servitude - Gerald McMorris (deferred from the April 13, 2023 regular meeting of the Council)
33. Adopt a resolution to authorize a waiver of Section 125-25, "Drainage Impact Study" for Smoke-N-Tails Crawfish Stand located on 30495 Old Baton Rouge Highway, Hammond, LA 70403 in Council District 9 - Shane Mack
34. Adopt a resolution to authorize a waiver of Section 125-176, "Mobile Home Parks", for a second address for Brett Sibley, to place a mobile home on existing eleven (11) acres of property located at 3260 Weiss Road, Walker, LA 70785 in Council District 1 - Jeff Ard
35. Adopt a resolution requesting approval of a waiver of the maximum number of lots allowed on a servitude per Section 125-12 of the Livingston Parish Subdivision Code for Tracts AE-C-A, AE-C-2-B, AE-C-2-C and AE-C-2-D of the Buddy Lamar Payne Property located off of Webb Road in Council District 2 - Garry Talbert
36. Adopt a resolution to authorize a waiver of Section 125-37, "Requirements for Minor Subdivisions", to allow a forty (40) feet servitude for the Clarence Arledge Estate located off of Satsuma Road, in Council District 1 - Jeff Ard
37. Zoning Re-classification Request(s):
a. Request to rezone Parcel #0229757B from AG to R-1 for Seth Mosby located off of LA Highway 1019 (Springfield Road) Lot WH-1 containing ten (10) acres, in Council District 1 - Jeff Ard
b. Re-classification(s) for Matthew Gallman from AG to R-1 for the following located off of Craig Lane and Bostwick Road in Council District 1 - Jeff Ard:
1) GAL-1 0595850
2) GAL-2 0595850
3) GAL-3 0522490 0521039 0595850
4) GAL-4 0521039 0025965 0618249
5) GAL-5 0521039
6) GAL-6 0025965
7) Unknown: 0435081
8) Unknown: 0025965A
c. Request for an exchange of property for three (3) existing tracts being an 5.678 acre tract, a 1.00 acre tract and a 1.72 acre tract, for the creation of two (2) new tracts being created (JG-1 and JG-2) and both zoned R-1 to adjust the zoning line to the property line boundaries, eliminating two (2) zonings inside one parcel located on Oma Harris Road in Council District 5 - Erin Sandefur
38. Request(s) for authorization of waiver(s) of Zoning Requirement(s):
a. Request for authorization of a waiver to place a mobile home in an R-2 Zoning classification for Brent Michael Jones II, located on 29130 Gaylord Road, Walker, LA 70785 in Council District 7 - Tracy Girlinghouse
b. Request for authorization of a waiver for an exchange of property allowing .70 acreage of the mandated R-1 requirement of one (1) acre for Sybil Humphries located on Durango Drive in Council District 1 - Jeff Ard
39. Board (re)appointment(s)/resignation(s):
a. Recreation District No. 2 - Garry Talbert
b. Fire Protection District No. 7 - Gerald McMorris
40. Committee Report(s):
a. Finance committee
b. Ordinance committee: Recommendation(s):
i. Introduction of ordinance: Banning Tik Tok on all Parish Government computers and cell phones including all subdivisions of Parish Governments including but not limited to the Livingston Parish Library - Garry Talbert
ii. Introduction of ordinance: Amending Section 100-5, "Penalty for Violations of this Chapter", by adding the allowance of Enforcement Officers to write citations and summons for court appearances
41. District Attorney's Report:
42. Adjourn
Sandy C. Teal, Council clerk
Livingston Parish Council

Published on the Livingston Parish Council website at livingstonparishcouncil.com and posted at the Livingston Parish Governmental Building on Thursday, April 20, 2023.

The Council conducts its meeting in the Council Chambers located in the Governmental Building, 20355 Government Boulevard, Livingston, Louisiana. All meetings of the Council and its committees are open to the public with the provisions of general state law.

In accordance with the Americans with Disabilities Act, if you need special assistance, please contact Sandy Teal, Council clerk at the Livingston Parish Council Office at (225) 686-3027 or 1-866-686-3027, describing the assistance that is necessary.

REQUEST FOR PROPOSAL

FOR
2023 STANDBY CONTRACT FOR

DISASTER DEBRIS MONITORING AND MANAGEMENT SERVICES



Issued By:
Livingston Parish Office of Homeland Security and Emergency Preparedness
Shannon Dyer, Deputy Director
Physical: 20355 Government Blvd, Suite D, Livingston, LA 70754
Mailing: P.O. Box 1060, Livingston, LA 70754
Phone: 225-686-3066
Fax: 225-686-7280
Email: lohsep1@lpgov.com

Date of Issue: Thursday, April 20, 2023
Due Date/Time for Receipt of Proposals: Thursday May 18, 2023, at 4:00 pm



To: All Proposers
From: Shannon D. Dyer
Title: LOHSEP Deputy Director
Tel: 225-686-3066
Email: lohsep1@lpgov.com

Re: Request for Proposal for Disaster Debris Monitoring and Management Services
Enclosed is a Request for Proposal (RFP)/Solicitation for a Disaster Debris Monitoring and Management Services in the event of a natural or man-made catastrophe.

Our community is subject to the ravages of such disasters and catastrophes. Therefore, as set forth by FEMA, each community should be prepared in advance for such an occurrence. One step in this process is to contract with qualified firms for them to be on standby to assist immediately in the Response, Logistics, and/or Recovery from any such disaster.

We are therefore soliciting proposals from experienced disaster management and emergency response firms for Disaster Debris Monitoring and Management Services. This solicitation contains detailed requirements and directions. Please follow them very closely. Failure to follow these directions, provide the required attachments, or submit the proposal in the required format, may lead to disqualification.

Proposers shall be judged on multiple criteria, not primarily on price, and the firm or firms found to be the most qualified, and in the Owner's best interest, shall be selected. Minority, women-owned, and small disadvantaged businesses are encouraged to participate. Please note this time and date

We appreciate each firm's interest and attention to this matter.
Sincerely,

Shannon D. Dyer
LOHSEP Deputy Director

- N. EXECUTION OF CONTRACT: The Contract between Proposer and Owner shall be in the form of the "Agreement" provided by Owner.
O. TAXES: Cost of all sales and other taxes for which the Proposer is liable under the Contract shall be included in the Proposal.
5. PROPOSAL DUE DATE: Sealed proposals must be received at the Livingston Parish Office of Homeland Security and Emergency Preparedness no later than 4:00 p.m. on May 18, 2023.
6. PROPOSAL REQUIREMENTS: Proposals shall include all the information required by the Request for Proposal, and any additional data that the Prospective Contractor deems pertinent to the understanding and evaluation of the proposal.

Proposals are to be addressed as follows for mail, express delivery, or hand delivery:
Owner/Representative: Livingston Parish Office of Homeland Security and Emergency Preparedness
Title: Shannon Dyer, Deputy Director
Owner: Layton Ricks, Parish President
Physical Address: 20355 Government Blvd, Suite D, Livingston, LA 70754
Mailing Address: Post Office Box 1060, Livingston, LA 70754

Any questions regarding this RFP shall be posed to Brandi Jans in writing at the email below or at the above mentioned physical and mailing addresses:
Email: lohsep1@lpgov.com

Proposals shall be organized, and sections tabbed in the following order. All Proposals shall include at minimum:
TITLE PAGE: Show the name of proposer's firm, address, telephone number, email, name of contact person, date, and the subject: 2023 REQUEST FOR PROPOSAL FOR STANDBY CONTRACT FOR Disaster Debris Monitoring and Management Services.

TABLE OF CONTENTS: Include a clear identification of the material by tab and by page number.

Tab 1 - Contractor's Profile and Submittal Letter
A. Submittal Letter signed by an authorized agent of the Prospective Contractor.

B. A proposal statement setting forth in detail how the Proposal meets the proposal requirements and evaluation factors.

C. Organizational structure and locations of business with ownership interests
Tab 2 - Qualifications
Provide a description and history of the firm focusing on the following:

- A. Experience in all aspects of emergency management, including response, procurement, operation, planning, contract management, and accounting systems.
B. Document knowledge and experience with state and local emergency management agencies; state and federal programs; funding sources and reimbursement processes.
C. Demonstrate detailed experience and expertise pertaining to all aspects of the Scope of Work set forth herein.
D. Demonstrate knowledge of environmental requirements and regulations.

Tab 3 - Technical Approach
A. Provide a narrative description with an organizational chart outlining the mobilization, operational plans, and structure, services to be provided and how and when these services shall be provided. This description should fully and completely demonstrate the Prospective Contractor's intended methods for servicing the requirements of all aspects of the Scope of Work set forth herein.

B. Include a statement ensuring that the Prospective Contractor will notify the Owner when \$100,000 in total costs is reached and request a meeting to gain approval, with a written notice to proceed, for any further debris removal activities. Without the written approval notice to proceed, all operations will cease at the \$125,000 limit. These actions should continue at each \$100,000 and \$125,000 increment.

C. Prospective Contractor may offer alternative solutions/options to achieve successful completion of the Scope of Work detailed herein.

Tab 4 - Reimbursement Process
A. Prospective Contractor shall demonstrate their knowledge of and experience with the FEMA reimbursement process; the FEMA initial Damage Estimates; Immediate Needs Funding (INF), the Project Worksheets completion and application process.

Tab 5 - Key Personnel
A. Include a listing of key staff, that will be on site for the duration of the project(s), including resumes for each describing experience, training, and education in the required services. Identify staff experience working with governmental entities and list those projects.

B. Include an affirmative action plan for all personnel.

Tab 6 - Proposed Subcontractors
Include a listing of proposed subcontractors. Delineate those subcontractors who are Disadvantaged Business Enterprises, as defined in 2CFR215.44(b)(1) and 44CFR13.36(c), and such other minority, woman-owned, and small business enterprises.

Tab 7 - Pricing Schedule
A. Each Prospective Contractor must complete, execute, and submit the Proposal Form included herewith.
B. The Pricing Schedule attached hereto shall be submitted and shall include all costs associated with the performance of the contract including travel and out-of-pocket expenses. The contractor will be responsible for all costs associated with ineligible debris.

Tab 8 - References
Contractor shall provide at least five (5) governmental entity references for which the firm has performed similar work of the same or similar magnitude to those requested in this solicitation, including the contact's name, entity, address, telephone number, e-mail address, and date and term of the contract and at least five letters of reference from previous clients.

Tab 9 - Insurance
Attach evidence of required insurance in the amounts indicated. If available, a properly completed ACORD Form is preferable.

Tab 10- Financial Statements
All Prospective Contractors shall supply an audited financial statement for each of the past two years. A third party prepared financial statement is acceptable for one of the two years if an audited statement is not available. Any such third-party certified statement shall be signed and certified by the third party Certified Public Accountant (CPA) and signed and certified as accurate by the Prospective Contractor.

Tab 11- Addenda
Contractor is responsible for contacting Owner to identify any Addenda issued for this Request for Proposal. Any Addenda issued after the release of this solicitation must be acknowledged by signature of the authorized representative of the Prospective Contractor, and a copy provided in this section.

Tab 12 - Exceptions
Include any/all exceptions taken to the content of the solicitation itself or any contract or legal agreement(s) or document(s) related to the solicitation. Any exceptions shall be reviewed by Owner for appropriateness and is only valid if accepted in writing by Owner.

Tab 13 - Litigation: Prospective Contractors
Contractors shall provide all judgments entered into against the Prospective Contractor by any Federal, State or Local Courts within the past ten (10) years; any criminal conviction ever issued against the Prospective Contractor or its owners or principals, and all civil, criminal and administrative proceedings pending against the Prospective Contractor at this time.

Indicate the following:
a. State whether the Prospective Contractor, or any of its employees with the potential to be assigned to the debris removal and site management services, within the past ten (10) years, has been a defendant in any proceedings involving or arising out of debris removal services; and
b. State whether the Prospective Contractor, or any of its employees with the potential to be assigned to the debris removal and site management services, within the past ten (10) years, has been suspended or debarred from receiving federal funds regardless of whether the Prospective Contractor or the employee(s) was removed from being suspended or debarred; and
c. State whether the Prospective Contractor has had a contract related to debris removal, canceled or terminated.

7. PROPOSAL EVALUATION: The Owner shall award the responsive and qualified proposer(s) whose proposal is determined to be the most advantageous to the Owner. Evaluation of proposals shall be based on the evaluation factors set forth in the Request for Proposals and any other relevant information obtained through the evaluation process, and the interviews, if held.

8. EVALUATION CRITERIA: The evaluation criteria define the factors that will be used by the evaluation committee to evaluate and score responsive and qualified proposals. Prospective contractors shall include sufficient information to allow the evaluation committee to thoroughly evaluate and score their proposals. Each proposal submitted shall be evaluated and ranked by an evaluation committee.

Qualifications of the Contractor25%
• Number of years of experience in disaster response: company and/or predecessors must have at least 5 years of experience in this field; more preferred
• Degree of experience in all areas of emergency response, management, and recovery
• Experience with FEMA reimbursement programs and funding issues
• Proof of satisfactory or better performance on contracts of similar scope and size: references and letters of reference must verify successful completion of similar projects
• In house client training capabilities: provide certification of emergency management training

Qualifications of staff15%
• Assurance of dedicated project team
• Experience of key team members in area identified under experience of prospective contractor: identify senior and project management
• Affirmative Action of prospective contractor: describe local and minority subcontracting plan
• Education and experience of prospective contractor personnel: provide brief resumes

Technical Approach10%
• Experience of prospective contractor in previous similar projects
• Technical approach of the prospective contractor to mobilize and perform the many aspects of the work
• Ability to respond in a timely manner with the necessary resources

Financial Stability15%
• Ability of prospective contractor to continue to proceed until funding becomes available
• Previous financial handling of multiple contracts in multiple disasters
• Invoicing program
• History of satisfactory payment procedures of subcontractors

Price25%
• Pricing schedule will be evaluated for rationality
• All line items must be priced exactly as quoted within the RFP
Regardless of any alternates which may be proposed

Technical and Reimbursement Assistance10%
• Experience of prospective contractor in relation to tracking, recording, and data processing
• Prospective contractors' knowledge and experience of Federal reimbursement guidelines
• Experience in emergency debris management plan preparation

9. WRITTEN REQUESTS FOR INTERPRETATIONS/CLARIFICATIONS: No oral interpretations will be made as to the meaning of specifications or any other contract documents. All questions pertaining to the terms and conditions or scope of work of this RFP must be sent in writing (mail, email or fax) to the Owner and received no later than two (2) days prior to the proposal due date. Responses to questions may be handled as an addendum if the response would provide clarification to requirements of the proposal. All such addenda shall become part of the contract documents. The Owner will not be responsible for any other explanation or interpretation of the RFP made or given prior to

the award of the contract. The Owner will not respond to questions received after the specified deadline.

10. ORAL PRESENTATION: An oral presentation of proposal may be requested of any Prospective Contractor at the Evaluation Committee's discretion. Contractors are cautioned not to assume that presentations will be required and should include all pertinent and required information in their original proposal package.

11. WITHDRAWAL OF PROPOSAL: The Proposal may be withdrawn by the Proposer by means of a written request, signed by the Proposer or its duly authorized representative. Such written request must be delivered to the place specified in the Request for Proposals/Advertisement for the receipt of Proposals prior to the scheduled closing time for receipt of Proposals. Modifications will not be accepted or acknowledged after the date and time for submission of proposals.

12. ACCEPTANCE/REJECTION: The Owner reserves the right to accept or reject any or all proposals received as a result of this RFP, or to negotiate separately with competing contractors, and to waive any informalities, defects, or irregularities in any proposal, and to accept that proposal or proposals, which in the judgment of the proper officials, is in the best interest of the Owner.

13. ACCEPTANCE PERIOD: Any proposal in response to this solicitation shall be valid for 120 calendar days. At the end of this time the proposal may be withdrawn at the written request of the Prospective Contractor if no award has been made. If the RFP is not withdrawn at that time, it shall remain in effect until an award is made or the solicitation is cancelled. The Owner reserves the right to request an extension of the period of validity the proposals if the contract has not been negotiated within 120 days from the submittal date of the RFP.

14. TIMELINE: The following is a listing of actions and anticipated dates; the Owner reserves the right to change the dates, if necessary.
Advertising & Publishing RFP April 20 and 27, 2023, May 4 and 11, 2023
Central Auction House Online - April 20 thru May 18, 2023

Deadline for Questions/Clarifications May 17, 2023, by 4:00 p.m.
Proposal Submittal Date Deadline May 18, 2023, by 4:00 p.m.

15. CONTRACTOR'S CERTIFICATION AND RESPONSIBILITY: By submitting a proposal, Prospective Contractors represent that:

A. The Prospective Contractor has fully read and understands the RFP in its entirety, has fully read and understands the proposal method, the evaluation criteria and has full knowledge of the scope, nature, and quality of work to be performed. The Prospective Contractor's proposal is made in accordance therewith.

B. The Prospective Contractor possesses the capabilities, experience, resources, financial wherewithal, and personnel necessary to provide efficient and successful services as set forth in the Scope of Services to the Owner, and;

C. Before submitting a proposal, each Contractor shall make all investigations and examinations necessary to ascertain site and/or local conditions and requirements affecting the full performance of the contract and to verify any representations made upon which the Contractor will rely. If the Contractor receives an award because of its proposal submission, failure to have made such investigations and examinations will in no way relieve the Contractor from its obligations to comply in every detail with all provisions and requirements of the contract, nor will a plea of ignorance of such conditions and requirements be accepted as a basis for any claim by the Contractor for additional compensation or relief.

16. COSTS INCURRED BY PROPOSERS: All expenses involved with the preparation and submission of proposals to the Owner, or any work performed in connection therewith, shall be borne solely by the Prospective Contractors. No payment will be made for any responses received, or for any other effort required of, or made by, Prospective Contractors in responding to this RFP.

17. CONTRACTOR'S PERSONNEL: A. The Contractor represents that it has or shall secure at its own expense, all necessary personnel required to perform the services under the resulting contract. Such personnel shall not be employees of or have any contractual relationship with the Owner.

B. The Contractor shall be responsible for ensuring that its employees, agents, and subcontractors comply with all applicable laws and regulations and meet all federal, state, and local requirements related to their employment and position. The Owner reserves the right to require the Contractor to remove any employee from working on the resulting contract, which the Owner deems incompetent, careless, or otherwise objectionable.

C. The Contractor certifies that it does not and will not during the performance of the contract employ illegal alien workers or otherwise violate the provisions of the Federal Immigration Reform and Control Act of 1986, as amended.

D. During the performance of the contract, the Contractor agrees to the following:
1. The Contractor shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, age, handicap, or national origin, except when such condition is a bona fide occupational qualification reasonably necessary for the normal operations of the Contractor.

2. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, shall state that such Contractor is an Equal Opportunity Employer.

3. The Contractor and any subcontractor shall pay all employees working on this contract not less than minimum wage specified in the Fair Labor Standards Act (29 CFR 510-794) as amended.

18. RESERVATION OF OWNER'S RIGHTS: In addition to all other rights provided the Owner under State law, the Owner specifically reserves the following rights:

A. Owner reserves the right to rank firms and negotiate with the highest ranked firms in accordance with the Evaluation Criteria set forth herein. Negotiation with an individual prospective Contractor does not require nor prohibit negotiation with others.

B. Owner reserves the right to select the proposal that it believes will serve the best interest of Owner.

C. Owner reserves the right to reject any or all Proposals.

D. Owner reserves the right to cancel the entire Request for Proposal or to cancel the award of any Contract at any time before the execution of such Contract by all parties without any liability.

E. The Owner reserves the right to waive any informality, irregularity or immaterial errors in the Request for Proposal or in any Proposal received, or reject any and/or all Proposals, or re-advertise.

F. Owner reserves the right to request any necessary clarifications or proposal data without changing the terms of the proposal.

G. Owner reserves the right to select a Contractor(s) on the basis of the original proposals without negotiation.

H. All proposals received from Contractors in response to this Request for Proposal will become the property of the Owner and will not be returned to the proposers. In the event of contract award, all documentation produced as part of the contract will become the exclusive property of the Owner.

I. In the event only one responsive proposal is received, the Owner reserves the right to award to the sole proposer; re-advertise the Request for Proposal, with or without making changes to the evaluation factors; or elect not to proceed.

For and in consideration of the Owner considering Proposals submitted, the Proposer, by submitting its Proposal, expressly waives any claim to damages of any kind whatsoever, in the event the Owner exercises its right to cancel the award in accordance herewith.

The Owner reserves the right to select, from among the various Proposal alternates, those alternates to be included in the final Contract as well as the right and option to award or re-solicit Proposal alternates in any sequence or at any time deemed to be in the best interest of the Owner.

19. SUBCONTRACTING: A. Contractor shall not employ any subcontractor, supplier, or other person or organization whether initially or as a substitute, against whom the Owner may have reasonable objection. The contractor shall not sublet any portion of the contract, excluding material, without written consent, including work sublet to an authorized Disadvantaged Business Enterprise. If such consent is given, the contractor will be permitted to sublet a portion of the work but shall perform with the contractor's own organization work amounting to at least 30 percent of the total contract cost. The Contractor shall not be required to employ any subcontractor, supplier, or other person or organization to furnish or perform any of the work against whom the Contractor has reasonable objection. The Contractor shall provide an opportunity for local subcontractors, minority, and Disadvantaged Business Enterprises' (DBE's) subcontractors to participate in the work. A subcontractor shall not further subcontract to a third party any portion of this authorized work, excluding material, without written consent, including work sublet to an authorized Disadvantaged Business Enterprise. No subcontract shall relieve the contractor of liability under the contract and bonds. A subcontractor shall not further subcontract to a third party any portion of this authorized work without written consent of the owner.

B. All subcontractors, suppliers, or other persons or organizations (including those who are able to furnish the principal items of materials or equipment) shall be submitted to the Owner for acceptance if requested by Owner. The Owner's acceptance, in writing, of any such subcontractors, suppliers, or other person or organization so identified may be revoked on the basis of reasonable objection after due investigation, in which case the Contractor shall submit an acceptable substitute. No acceptance by the Owner of any such subcontractor, supplier, or other person or organization shall constitute a waiver of any right of the Owner to reject defective work. Action by the Owner awarding a Contract to a firm that has disclosed its intent to assign or Subcontract in its response to the RFP, shall constitute approval thereof.

C. The Contractor shall be fully responsible to the Owner for all acts and omissions of the subcontractors, suppliers, or other persons, or organizations performing or furnishing any of the work under a direct or indirect contract with the Contractor just as the Contractor is responsible for the Contractor's own acts and omissions. Nothing in the resulting contract documents shall create for the benefit of any such subcontractors, suppliers, or other persons, or organizations, any contractual relationship between the Owner and any such subcontractors, suppliers, or other persons or organizations, nor shall it create any obligation on the part of the Owner to pay to or see to the payment of any money due any such subcontractors, suppliers, or other persons, or organization, except as may otherwise be required by laws and regulations.

D. The Contractor shall be solely responsible for scheduling and coordinating the work of subcontractors, suppliers, or other persons, or organizations performing or furnishing any of the work under a direct or indirect contract with the Contractor. The Contractor shall require all subcontractors, suppliers, or other persons, or organizations performing or furnishing any of the work to communicate with the Owner through the Contractor.

E. All work performed for the Contractor by a subcontractor or supplier shall be pursuant to an appropriate agreement between the Contractor and the subcontractor or supplier that specifically binds the subcontractor or supplier to the applicable terms and conditions of the resulting contract for the benefit of the Owner.

F. Within thirty (30) calendar days after the Notice of Contract Execution, the contractor shall submit to the owner a preliminary list of potential subcontractors which may be used on the project. The potential subcontractors submitted shall not be on the Disqualified Contractor List and the Federal Debarment List (Excluded Parties List System at www.epls.gov). Failure to supply this information timely and accurately may result in the contractor being placed in default and termination of the contract.

G. Prior to beginning work, the Contractor shall submit to the owner for approval all subcontractor(s) which will be used on the project. The owner shall provide initial approval of any subcontractor which is not on the Disqualified Contractor List and the Federal Debarment List (Excluded Parties List System at www.epls.gov). Once initial approval is granted, the subcontractor may begin work.

20. DISADVANTAGED BUSINESS ENTERPRISE PROGRAM: The Owner promotes policies which assure and encourage the full participation of Disadvantaged Business Enterprises (DBE) in the provision of goods and services. Disadvantaged Business Enterprises, as defined in 49 CFR 23, shall have equal opportunity to compete for and perform subcontracts which the contractor enters into pursuant to this contract. The Contractor shall use their best efforts to solicit bids from and to utilize DBE subcontractors or subcontractors with meaningful minority group and female representation among their employees.

21. CONTRACT: The contents of this RFP and all provisions of the successful proposal deemed pertinent by the Owner may be incorporated into a contract and become legally binding when approved and executed by both parties. Contents of the Contract may contain changes from the Owner's perspective as a result of the RFP process and proposals received. The final negotiated contract may include the scope of work as outlined in this RFP along with the successful Contractor's submittal and any additions or deletions made at the discretion of the Owner as a result of this RFP process. The Contract will be a standby contract for use in dealing with response to emergency situations. Work related to the Contract shall commence upon issuance of a Notice to Proceed. The Owner may terminate the contract for cause or convenience at any time.

22. PROPRIETARY INFORMATION: Proposers should be aware that the Request for Proposal and the responses thereto are in the public domain. However, the proposers may identify specifically any information contained in their proposals which they consider confidential and/or proprietary and which they believe to be exempt from disclosure, citing specifically the applicable exempting law.

This letter is sent as a cover letter for the Request for Proposal



REQUEST FOR PROPOSAL
STANDBY CONTRACT FOR

DISASTER DEBRIS MONITORING AND MANAGEMENT SERVICE

Table of Contents

Section PAGE
1 Objective5
2 Definitions5
3 Items included with Request for Proposal6
4 Submission of Proposal6
5 Proposal Due Date8
6 Proposal Requirements8
7 Proposal Evaluation11
8 Evaluation Criteria11
9 Written Requests for Interpretation/Clarifications12
10 Oral Presentation12
11 Withdrawal of Proposal12
12 Acceptance/Rejection13
13 Acceptance Period13
14 Timeline13
15 Contractor's Certification and Responsibility13
16 Costs Incurred by Proposers14
17 Contractor's Personnel14
18 Reservation of Owner's Rights14
19 Subcontracting15
20 Disadvantaged Business Enterprise Program17
21 Contract17
22 Proprietary Information17
23 Licenses and Certificates17
24 Continuing the Work18
25 Waiver of Claims18
26 Change in Scope of Work18
27 Use of Premises19
28 Estimated Quantities20
29 Performance20
30 Payment and Performance Bonds20
31 Payment/Invoices21
32 Records and Right to Audit21
33 Safety22
34 Insurance Requirements22
35 Liquidated Damages23
36 Public Entry Crimes24
37 Conflict of Interest24
38 Collusion24
39 Protest Procedure24
40 Award and Term25
41 Jurisdiction26
Scope of Work26
Labor Rates28
Proposal Form29



REQUEST FOR PROPOSAL

DISASTER DEBRIS MONITORING AND MANAGEMENT SERVICE

1. OBJECTIVE: It is the intent of the Owner to obtain proposals from qualified firms to establish a Standby Contract for Disaster Debris Monitoring and Management Services. These services will not be authorized until such time as a Notice to Proceed has been issued, typically in response to a natural or man-made disaster.

2. DEFINITIONS: Whenever, in these Instructions, the terms defined in the Contract are used (or pronouns used in their place), the intent and meaning of such terms shall be interpreted as indicated in the Contract.

In addition, the following definitions shall apply:
A. Proposal means an executed formal document submitted to the Owner stating the goods, consultant services, and/or services, as applicable, offered by the proposer to satisfy the needs as requested in the Request for Proposal.

B. Contract means the Agreement between the successful Contractor(s) and the Owner in the form attached and included in this RFP Document.

Goods, consultant services, and/or services, as applicable, mean: this STANDBY CONTRACT for Disaster Debris Monitoring and Management Services

C. RFP Documents means this entire RFP DOCUMENT, all attachments, instructions to Proposers and any addendums issued prior to the date and time of submittal of the Proposals.

D. Contractor or Prospective Contractor or Proposer means any person or firm having a contract with or proposing to the Owner as a result of this RFP.

3. ITEMS INCLUDED WITH REQUEST FOR PROPOSAL: Cover Sheet, Owners Proposal Letter, Request for Proposal
Scope of work
Pricing Schedule
Sample Prospective Contractors Proposal Letter

4. SUBMISSION OF PROPOSAL: A. SUBMITTAL: Proposals shall be enclosed in an opaque sealed envelope or package, addressed to the Owner. The name and address of the prospective Contractor, the date and hour of the proposal submittal, and the title "Request for Proposals for Disaster Debris Monitoring and Management Services" RFP shall be placed on the outside of the envelope. All items required for a responsive Proposal shall be included. It is the responsibility of the Proposer to ensure that the Proposal Package is complete and received at the proper time.

B. EXAMINATION OF RFP DOCUMENTS: It is the responsibility of each Proposer before submitting a Proposal, to: a) Examine the RFP documents thoroughly; and b) Consider and comply with all federal, state and local laws and regulations, and local conditions that may affect cost, progress, or performance of the project.

C. FORMAT: Proposals must follow the format of the RFP and be structured so as to follow the required sequence. Each Contractor shall submit five (5) complete sets of the proposal (one (1) hard copy marked "Original" and four (4) marked "Copy") and one electronic copy on a disc, CD or thumb drive. Email copies and fax copies shall not be accepted.

D. EXPERIENCE: Prospective Contractors must have experience in work of the same or similar nature, be capable of funding such potentially massive work for weeks or longer, must provide a reference list of at least five (5) Government customers for whom they have performed similar services, and must provide all information as specified herein.

E. EXCEPTIONS: Prospective Contractors are advised that exceptions to any of the terms contained in this RFP must be identified in the response to the RFP. Failure to do so may lead the Owner to declare any such term non-negotiable, and/or may lead to the disqualification of the proposal.

F. EXPENSES OF PREPARATION: The Owner is not responsible for any expenses which Prospective Contractors may incur in preparing and submitting proposals called for in this Request for Proposal.

G. INTERVIEWS: The Owner reserves the right to conduct personal interviews or require presentations from any or all prospective Contractors prior to selection. The Owner will not be liable for any costs incurred by the proposer in connection with such interviews/presentations (i.e., travel, accommodations, etc.).

H. MODIFICATION: The Owner reserves the right to request that the proposer modify their proposal to more fully meet the needs of the Owner, and/or to more fully describe their proposal.

I. ADDITIONAL INFORMATION: The Prospective Contractor shall furnish such additional information as the Owner may reasonably require. This includes information which indicates financial resources as well as ability to provide and maintain the services and/or recovery operations for several weeks or more. The Owner reserves the right to make investigations of the qualifications of the proposer as it deems appropriate, including but not limited to a financial review and a background investigation.

J. NEGOTIATIONS: The Owner reserves the right to negotiate modifications to proposals that it deems acceptable, reject any and all proposals, and to waive minor irregularities in the procedures.

K. PERIOD OF ELIGIBILITY: All proposals submitted shall be binding for one hundred twenty (120) calendar days following the date of opening.

L. ALTERNATE PROPOSALS: a. An alternate proposal is viewed by the Owner as a proposal describing an approach to accomplishing the requirements of the Request for Proposals, which differs, from the approach set forth in the solicitation. b. An alternate proposal may also be a second proposal submitted by the same proposer, which differs in some degree from its basic or prime proposal, but is included within the same proposal package. c. Alternate proposals may address the technical approach, or other provision or requirements set forth in the solicitation. d. The Owner may, during the initial evaluation process, consider all alternate proposals submitted.

M. ADDENDA: If it becomes necessary to revise or amend any part of the Request for Proposal, the Owner will furnish the revision by written Addendum to all prospective Contractors who received an original Request for Proposals. It will be the responsibility of the proposer to contact the Owner prior to submitting a proposal to ascertain if any addenda have been issued, to obtain all such addenda, and to return executed addenda with the proposal. Failure to include signed Addendum with the proposal shall be grounds for rejection of a proposal.

All proposals received from proposers in response to this Request for Proposal will become the property of the Owner and will not be returned to the proposers. In the event of contract award, all documentation produced as part of the contract will also become the exclusive property of the Owner. The Owner has the right to use any or all ideas presented in any reply to this RFP. Selection or rejection of any proposal submitted does not affect this right.

23. LICENSES AND CERTIFICATES:

- A. The Owner reserves the right to require proof that a Prospective Contractor is an established business operating in compliance with the law. Local and State Business Licenses are required for this proposal.
B. Each Prospective Contractor shall be licensed and qualified to do business in its area of expertise. Each firm shall submit with their proposal a copy of and maintain the appropriate licenses and certificates during the term of any resulting contract, and any extensions.
C. The Contractor is to procure all permits, licenses, and certificates, or any such approvals of plans or specifications as may be required by federal, state, and local laws, ordinances, rules, and regulations, for the proper execution and completion of the Work under this Agreement.
D. The Proposer certifies that their company is a licensed General Contractor in the State of Louisiana. Proposer must submit a copy of the license with the proposal and be in good standing with State regulatory body. No specific designation is required, only that the company is properly licensed as a Contractor.
E. Proposer certifies that proposer's organization and/or its subcontractor(s) is classified as an Oil Spill Removal Organization (OSRO) by the Coast Guard and maintains appropriate classification (M - W3) for all potential debris management specified in this RFP. This RFP requires River/Canal, Inland and Near Shore classifications. Classification must be kept in good standing for the duration of the Contract length.
F. Contractor must show its and/or its subcontractors qualifications in the handling of Hazardous materials and house hold hazardous waste. This can be demonstrated listing the company's and/or its subcontractor(s)'s employees and their respective Haz-Wopper licenses and asbestos licenses. Proposer must have qualified personnel currently employed to submit a proposal.

24. CONTINUING THE WORK:

The Contractor shall carry on the work and adhere to the progress schedule during all disputes or disagreements with the Owner. No work shall be delayed or postponed pending resolution of any disputes or disagreements, except as the Owner and Contractor may otherwise agree in writing.

25. WAIVER OF CLAIMS:

Once any contract resulting from this RFP expires, or final payment has been requested and made, the respective Contractor shall have no more than ninety (90) calendar days to present or file any claims against the Owner concerning such contract and thereafter, such claim shall be deemed waived.

26. CHANGE IN SCOPE OF WORK:

A. The Owner may order changes in the work consisting of additions, deletions, or other revisions within the general scope of the contract. No claims may be made by the Contractor that the scope of the project or of the Contractor's services has been changed, requiring changes to the amount of compensation to the Contractor or other adjustments to the contract, unless such changes or adjustments have been made by written amendment to the contract signed by the Owner and Contractor. It is noted that this is a unit price contract, and nothing herein shall limit the number of units of work which may be required by a disaster. Once issued a Notice to Proceed (NTP), unless limited by area or amount, the Contractor shall proceed at the daily directive of the Owner with the entire work required hereunder.

B. If the Contractor believes that any particular work is not within the scope of work of the contract, is a material change, or will otherwise require more compensation to the Contractor, the Contractor must immediately notify the Parish's Representative in writing of this belief. If the Owner's Representative believes that the particular work is within the scope of the contract as written, the Contractor will be ordered to and shall continue with the work as changed and at the cost stated for the work within the scope. The Contractor may then assert its right to an adjustment under the terms and conditions set forth herein for claims.

C. The Owner reserves the right to negotiate with the awarded Contractor(s) without completing the competitive RFP process for materials, products, services, and/or items similar in nature to those specified within this RFP for which requirements were not known or realized at the time of issuance of the RFP.

D. The Contractor shall commence performance on the date set forth in the Notice to Proceed, which date shall be determined by the Owner prior to, during or after any disaster. The Contractor will notify the Owner when \$100,000 in total costs is reached and request a meeting to gain approval, with a written notice to proceed, for any further debris removal activities. Without the written approval notice to proceed, all operations will cease at the \$125,000 limit. These actions should continue at each \$100,000 and \$125,000 increment.

E. The Contractor shall, after Notice to Proceed and with the Owner's direction, provide a work plan showing where operations will begin, and which streets/roads will be cleared on a daily basis. The plan will be updated each day of operation. Contractor shall provide a computerized daily update of progress, showing the streets cleared by web map, the volumes recovered, the location of crews, and the estimated percentage completion. Such program shall be web based and shall be accessible by the Owner with a password provided by Contractor or as an active website available without password to the public, as instructed by the Owner. Contractor shall provide examples of such work plan, their web-based programs, their plans for its use, and the hosting thereof in their proposal.

27. USE OF PREMISES:

A. The Contractor shall assume full responsibility for any damage to any work areas or to the owner, homeowner, or occupant thereof, or of any adjacent land or areas, resulting from the performance of the work. Contractor shall maintain a toll-free hotline answered 24 hours per day to professionally accept homeowner and other claims. Contractor shall provide in its proposal, a summary of and sample computerized documents exhibiting its complete claim resolution program to include computerized complaint logs, complaint report forms, site visit and inspection forms, and computerized resolution reporting forms and summaries for the Owner. Should any claim be made by any such owner or occupant because of accident, intentional act, the performance of the work, or for any other such reason the cause of which is the Contractor or their Subcontractors, Agents or Employees, the Contractor shall promptly settle with such party by negotiation or otherwise resolve the claim by arbitration or other dispute resolution proceeding or at law. Contractor shall provide a weekly computerized update of all claims and complaints and their disposition, both individually and in summary form.

B. During the progress of the work, the Contractor shall keep their sites free from accumulations of waste materials, rubbish, and other debris resulting from the work. At the completion of the work, the Contractor shall remove all waste materials, rubbish, and debris from and about the sites, as well as tools, appliances, equipment, machinery and/or surplus materials.

C. The Contractor shall take care to monitor and make every effort to prevent or mitigate spills of petroleum products and hydraulic fluids. Any such spills shall be remediated immediately by the Contractor.

D. No tracked equipment shall be allowed on public streets or Right of Way (ROW) without the written permission of the Owner.

28. ESTIMATED QUANTITIES: The Owner reserves the right to increase or decrease estimated quantities as required. Estimated quantities as shown within of this RFP are for estimating and proposal purposes only. It is understood by all Prospective Contractors that these are only estimated quantities, and the Owner is not obligated to purchase any minimum or maximum amount during the life of the contract. The actual volumes of any work can only be identified subsequent to a disaster, and as the work proceeds. The Contractor shall be required to perform all work required by the Contract regardless of volume.

29. PERFORMANCE: The selected Contractor shall perform the resulting contract in a timely fashion. If the disaster is such that it may reasonably be predicted in advance, Contractor shall have Management personnel within the Emergency Operations Center (EOC) 24-48 hours prior to the arrival of the disaster. If the disaster is such that the disaster could not be predicted, the Contractor shall have Management personnel within the EOC within 24 hours after the event. Contractor's Management personnel shall assist the Owner to plan a response, plan for the arrival of the event if possible, and to initiate the Emergency Push and initial debris removal and rescue operations. Contractor shall mobilize work crews and heavy equipment within such period of time as may be set forth within the Notice to Proceed. Crews shall be mobilized in a staggered phasing so as not to overwhelm the resources of the monitoring body. Contractor shall establish and provide a debris hotline for the public (to include residents, businesses, municipalities staff, etc.) to call to report locations/types of debris, answer questions, provide guidance, etc..

Contractor shall describe its mobilization program and past experience with such mobilization. Contractor should clearly exhibit experience in large previous compelling mobilizations, to multiple sites, with short time frames.

30. PAYMENT AND PERFORMANCE BONDS: The successful bidder shall be required to provide payment and performance (surety) bonds for the entire amount of the Contract price to insure the successful performance of the terms and conditions of the contract. The payment and performance bond shall be subject to forfeiture for failure on the part of the successful bidder to perform its obligations under the contract. The bond must be provided within seven (7) days of written Notice to Proceed.

The payment and performance bond is to be secured from a surety or insurance company listed on the U.S. Department of the Treasury Financial Management Service list of approved bonding companies which is published annually in the Federal Register, with at least an A-rating in the latest printing of the A.M. Best's key rating guide, to write individual bonds up to ten percent of policyholders' surplus as shown in the A.M. Best's key rating guide and is licensed in this State to write surety bonds.

31. PAYMENT/INVOICES: All Prospective Contractor must specify in their Proposal letter the exact company name and address which must be the same as shown on invoices submitted for payment. Contract payments shall be made in arrears within fifteen (15) days after approval of a billing statement for actual work done by the Contractor(s). All billing statements or invoices submitted for payment shall be original and should be sent to Livingston Parish Office of Homeland Security and Emergency Preparedness at the following address: Post Office Box 1060, Livingston, LA 70754.

Billing statements or invoices should include company name and address, locations of where work has been performed, reconciliation sheets for each day's work, and support documentation as required. Payment of contractor by parish is contingent upon the Parish being reimbursed by any private insurance company, local, state or federal government agency. The successful Contractor will be responsible for all work and/or debris deemed ineligible. In order for both parties herein to be close their books and records, the contractor will clearly state "Final Invoice" on the contractor's final/invoice to the Parish. This certifies that all services have been properly performed and all charges and cost have been invoiced to the Parish.

Invoices submitted for payment shall be accompanied by an electronic worksheet, in Microsoft Excel format, which includes information contained in the approved worksheets and/or debris ticket. The final format of the daily worksheet and information to be contained will be approved and agreed upon by the Contractor and the Contract Administrator. Any discrepancies between the Owner's records and the Contractor's submittals must be rectified, to Owner's satisfaction, by the Contractor, before payment on those items will be made by the Owner. Contractor shall computerize all tickets daily and present to the Owner as a summary reconciliation document within (48) hours of the daily completion of the work. Contractor shall note that thousands to tens of thousands of tickets may be produced per day and Contractors plans and computer program must encompass such potential volumes. Contractor should provide sample forms and program formats; describe their data processing experience, their data management center (if any), their data management programs and procedures and their key data management personnel in their proposal.

Owner and Contractor shall meet daily (within 48 hours of the issuance of the tickets) to reconcile tickets and work performed. Contractor shall revise the computerized reconciliation sheets with any corrections discovered and re-present a corrected Daily Reconciliation sheet to the Owner for signature within twenty-four (24) hours thereafter. Both the Owner and the Contractor shall execute each Daily Reconciliation sheet after being verified as correct. Such Daily Reconciliation sheets shall then become the basis for billing documentation.

32. RECORDS AND RIGHT TO AUDIT: The Contractor shall maintain adequate records, documents, and information to justify all charges, expenses and costs incurred in performing the work for at least five (5) years after completion of this contract. The Owner shall have access to such books, records, and documents as required in this section for the purpose of inspection, reproduction, audit, and/or during normal business hours, at the Owner's expense, upon five (5) days prior written notice.

33. SAFETY: The Contractor shall take reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage, injury or loss to, its employees on the job, and others. The Contractor shall comply with all applicable provisions of federal, state, and municipal safety laws, insurance requirements, standard industry practices, the requirements of the operations and this contract. The Contractor, directly or through its subcontractors, shall erect and properly maintain, at all times, as required by the conditions and progress of the work, necessary safeguards for the safety and protection of the public, including securing areas, posting danger signs, placarding, labeling, or posting other forms of warning against hazards. When use of hazardous materials or equipment or unusual methods are necessary for execution of the work, or when the work includes the cleanup, remediation, and/or removal of bio-solids, bio-hazardous waste, or any hazardous or toxic materials, trash debris, refuse, or waste, the Contractor, its subcontractor(s) and their employees shall be trained and certified as required in the proper handling, use and care of equipment, materials, and hazardous operations, and shall exercise the utmost care and protection such activities under the supervision of properly qualified and/or competent personnel. Monitoring personnel vehicles are to be part as to not impede flagging, debris removal operations or the flow of traffic. Penalties for failure to follow above mentioned safety guidelines may result in, at the discretion of the Owner, fines totaling \$2,000.00 per infraction.

34. INSURANCE REQUIREMENTS:

A. Prior to the time Contractor is entitled to commence any part of the project, work or services, Contractor shall procure, pay for, and maintain at minimum the following insurance coverage's with the stated limits or greater. Said insurance shall be evidenced by delivery to the Owner of (1) certificates of insurance executed by the

insurer's listing coverage's and limits, expiration dates and terms of policies and all endorsements whether or not required by the Owner, and listing all carriers issuing said policies; and (2) upon request a certified copy of each policy, including all endorsements. The insurance requirements shall remain in effect throughout the term of this Contract and any additional extensions. In addition, the Owner reserves the right to request physical evidence of this coverage by requesting the policy declaration page, and/or an estopped from the agent and/or company verifying the coverage is and/or has been continually in effect.

The Contractor shall secure and maintain, at its sole cost and expense during the contract term and any subsequent extensions, the following insurance:

- 1. Commercial General Liability - in the amount of five million dollars (\$5,000,000.00) aggregate/one million dollars (\$1,000,000.00) per occurrence. The General Aggregate limit shall either apply separately to the resulting contractor or shall be at least twice the required occurrence limit.
2. Comprehensive Automobile and Water Vehicle Liability - covering any automotive equipment to be used in performance of the service, with a minimum limit in the amount of one Million dollars (\$1,000,000.00) per occurrence combined single limit / Any Auto. Physical Damage Insurance covering owned or rented machinery, tools, equipment, office trailers, and vehicles.
3. Worker's Compensation - Proposer shall provide a policy with employers liability coverage with limits of not less than one million dollars (\$1,000,000.00) per occurrence for each accident or illness. The Worker's Compensation policy shall state that it cannot be cancelled or materially changed without first giving thirty (30) days prior notice thereof in writing to the Owner. Firms that have owner/operators that have filed a "Notice of Election to be Exempt" shall supply a signed copy of said notice.
Any such exemption shall meet the requirements that qualify for an exemption under the applicable Worker's Compensation law.

A. Conditions: Each insurance policy shall include the following conditions by endorsement to the policy:

- 1. Each policy shall require that thirty (30) days prior to expiration, cancellation, nonrenewal or any material change in coverage's or limits, a notice thereof shall be given to the Owner by certified mail to: Contractor shall also notify the Owner, in a like manner, within twenty-four (24) hours after receipt, of any notices of expiration, cancellation, non-renewal, or material change in coverage received by said Contractor from its insurer; and nothing contained herein shall absolve the Contractor of this requirement to provide notice.
2. Companies issuing the insurance policy, or policies, shall have no recourse against the Owner for payment of premiums.
3. The term "Owner" shall include all Authorities, Boards, Bureaus, Commissions, Divisions, Departments, and Offices of the Parish and individual members, elected officials, employees thereof in their official capacities, and/or while acting on behalf of the Owner.
4. Owner shall be named as an additionally insured on all policies of insurance. The policy clause "Other insurance" shall not apply to any insurance coverage currently held by the Owner to any such future coverage, or to the Owner's Self-Insured Retentions as, if any, of whatever nature.

B. Subrogation: Contractor hereby waives subrogation rights for loss or damage against the Owner.

35. LIQUIDATED DAMAGES: Failure of the Contractor to comply with the requirements set forth in the Notice to Proceed may be subject, at the Owner's discretion, to liquidated damages in the amount of \$1,000.00 per day, per unaccounted item listed in the Notice to Proceed. This may include equipment, personnel, timeframe to begin, etc.

36. PUBLIC ENTITY CRIMES: All Proposers are hereby notified that a person or affiliate, who has been placed on the convicted vendor list, or the Federal suspension and/or debarment list, may not submit a proposal under this Request for Proposal. By submitting this Proposal, the Proposal Contractor certifies they are not suspended or debarred nor does their submission violate the provisions of this paragraph.

37. CONFLICT OF INTEREST: The Contractor shall promptly notify the Contract Administrator, in writing, by certified mail, of all potential conflicts of interest for any prospective business association, interest, or other circumstance, which may influence or appear to influence the Contractor's judgment or quality of services being provided hereunder. Such written notification shall identify the prospective business association, interest, or circumstance, the nature of work that such person may undertake, and request an opinion of the Owner as to whether the association, interest, or circumstance would, in the opinion of the Owner, constitute a conflict of interest. The Owner shall respond to such notification by certified mail within thirty (30) days.

BY SUBMITTING THIS PROPOSAL, THE CONTRACTOR CERTIFIES THAT THEY HAVE NO CONFLICT WITH ANY EMPLOYEE, AGENT, ELECTED OFFICIAL OR OFFICER OF OWNER, NOR ANY OTHER CONFLICT AS MAY BE SET FORTH HEREIN.

38. COLLUSION: More than one Proposal from an individual, firm, partnership, corporation, association and/or related parties, under the same or different names will not be considered. If the Owner believes that collusion exists among Proposers, all Proposals from the suspect firms will be rejected. Related parties mean Prospective Contractors or the principals thereof, which have a direct or indirect ownership and/or profit-sharing interest in another Prospective Contractor or Pro-Proposer.

Prospective Contractors shall comply with all local, state, and federal directives, orders, and laws as applicable to this RFP and all resulting contract(s).

Prospective Contractors, by responding to this RFP, certify that such response is made without previous understanding, agreement, or connection with any person, firm, or corporation making a proposal for the same item(s) and is in all respects fair, without outside control, collusion, fraud, or otherwise illegal act.

39. PROTEST PROCEDURE:

A. PROPOSAL PROTESTS: Any actual or prospective bidder/proposer, who is allegedly aggrieved in connection with the issuance of a proposal package or pending award of a contract, may protest to the Owner.

B. REQUIREMENTS TO PROTEST:

- a) If the protest relates to the content of the bid/proposal package, a formal written protest must be filed no later than 5:00 pm on the fifth full business day after issuance of the proposal package.
b) If the protest relates to the award of a contract, a formal written protest must be filed no later than 5:00 pm on the fifth business day after the posting of either the contract award recommendation or the contract award itself. The formal written protest shall identify the protesting party and the solicitation involved; include a clear statement of the grounds on which the protest is based; refer to the statutes, laws, ordinances, or other legal authorities which the protesting party deems applicable to such grounds; and specifically request the relief to which the protesting party deems itself entitled by application of such authorities to such grounds.
c) A formal written protest is considered filed with the Owner when the Contract Administrator receives it. Accordingly, a protest is not timely filed unless it is received within the time specified above. Failure to file a formal written protest within the time period specified shall constitute a waiver of the right to protest and result in relinquishment of all rights to protest by the proposer.

C. SOLE REMEDY: These procedures shall be the sole remedy for challenging the content of this RFP or the award of a contract. Prospective Contractors are prohibited from attempts to influence, persuade, or promote a proposal protest through any other channels or means. Such attempts shall be cause for suspension of the offending party's proposal and protest.

D. AUTHORITY TO RESOLVE: The Contract Administrator shall resolve the protest in a fair and equitable manner and shall render a written decision to the protestant no later than 5:00 pm on the fifth business day after the filing thereof.

E. REVIEW OF CONTRACT ADMINISTRATOR'S DECISION: The protesting party may request a review of the Contract Administrator's decision by delivering a written request by 5:00 pm on the fifth full business day after the date of the written decision. The written notice shall include any written or physical materials, objects, statements, and arguments, which the proposer deems relevant to the issues raised in the request for review. If it is determined that the solicitation or award is in violation of law or the regulations and internal procedures of the purchasing department, the Contract Administrator shall immediately cancel or revise the solicitation or award as the Contract Administrator may deem appropriate.

If it is determined that the solicitation or award should be upheld, the Contract Administrator shall issue a decision in writing stating the reason for the action with a copy furnished to the protesting party and all substantially affected persons or businesses no later than 5:00 pm on the fifth full business day after the protest. The decision shall be final and conclusive as to the Owner unless any further action is taken by the party making the original protest.

F. STAY OF PROCUREMENT DURING PROTESTS: There shall be no stay of procurement during protests.

40. AWARD AND TERM: The Owner reserves the right to award a contract or contracts to the Contractor(s) that the Owner deems to offer the best overall proposal. The Owner is therefore not bound to accept a proposal on the basis of lowest price. In addition, the Owner, at its sole discretion, reserves the right to cancel this RFP, to reject any and all proposals, or to re-advertise with either the identical or revised specifications, if it is deemed in the best interest of the Owner to do so. The Owner also reserves the right to make multiple awards, based on experience and qualifications if it is deemed to be in the Owner's best interest. At the discretion of the Owner, the successful Contractor(s) may be awarded a contract for one (1) year with two (2) subsequent one (1) year renewals permissible, upon mutual written agreement and, approval of Owner.

41. JURISDICTION: This Request for Proposal and any resulting Contract shall be general by the Laws of the State of Louisiana.

SCOPE OF WORK:

The Parish of Livingston is requesting proposals from experienced firms to enter into a pre-event contract at no immediate cost to the Parish for the following services. Contractors shall provide clean-up, demolition, removal, reduction and disposal of debris resulting from a natural or manmade disaster as directed by the Parish in order to eliminate immediate threats to the public health and safety. Also required is the elimination of immediate threats of significant damage to improve public or private property and that which is considered essential to ensure economic recovery of the affected community. Contractors shall also provide disaster recovery technical program management assistance to Parish officials. One or more proposers may be selected to provide differing elements or levels of scope of work in accordance with the capabilities and extent of involvement each respondent proposes. At the discretion of the Owner, the successful Contractor(s) may be awarded a contract for one (1) year with two (2) subsequent one (1) year renewals permissible, upon mutual written agreement and, approval of Owner.

The work to be undertaken includes, but is not limited to:

- A. Coordinating daily briefings, work progress, staffing, and other key items with the Parish.
B. Scheduling work for team members and contractors on a daily basis.
C. Hiring, scheduling, and managing field staff.
D. Monitoring recovery contractor operations and making/implementing recommendations to improve efficiency and speed up recovery work.
E. Development of maps, GIS applications, etc. as necessary.
F. Accurately measure and certify truck capacities (recertify on a regular basis).
G. Properly and accurately complete and physically control load tickets (in tower and field).
H. Ensure that trucks are accurately credited for their load.
I. Ensure that trucks are not artificially loaded (ex: debris is wetted, debris is fluffed - not compacted).
J. Validate hazardous trees, including hangers, leaners, and stumps.
K. Report if general public safety standards are not followed.
L. Report if completion schedules are not on target.
M. Report if only debris specified in the contract is collected (and is identified as eligible or ineligible).
N. Report if force account labor and/or debris contractor work is within the assigned scope of work.
O. Monitor site development and restoration of DMS's.
P. Report to supervisor if debris removal work does not comply with all the local ordinances as well as State and Federal regulations (i.e., proper disposal of hazardous wastes).
Q. Record the types of equipment used.
R. Record the hours equipment was used, include downtime of each piece of equipment by day.
S. Comprehensive review, reconciliations, and validation of debris removal contractor(s) invoices prior to submission to the Parish for processing.

- X. Project worksheet and report preparation required for reimbursement by FEMA, FHWA, and any other applicable agency for disaster recovery efforts by Parish staff and designated debris removal contractors.
Y. Final report
* Livingston Parish is going to have the responsibility of acquiring the DMS and the permitting/regulatory issues associated.

The costs for the documentation and recovery process shall be included in the items in the pricing attachments (Attachments I). Proposers shall have proven experience with overall management and FEMA requirements, rules, and regulations to qualify for this scope.

LABOR RATES

Table with 2 columns: Personnel Description and Hourly Rate. Rows include Project Manager, Operations Manager, GIS Analyst, Environmental Specialist, Field Supervisors, Data Manager, Debris Site/Tower Monitors, Crew Monitors, Load Ticket Entry Clerk, and Project Coordinators.

Proposer's Logo
PROPOSAL FORM

Date: _____

To: Livingston Parish Office of Homeland Security and Emergency Preparedness
Attention: Shannon D. Dyer, Deputy Director
Post Office Box 1060
Livingston, LA 70754

Re: Request for Proposal STANDBY CONTRACT FOR DISASTER DEBRIS MONITORING AND MANAGEMENT SERVICES

- 1. The undersigned, having carefully and to our full satisfaction examined the RFP Documents for DISASTER DEBRIS MONITORING AND MANAGEMENT SERVICES hereby proposes to furnish the required services in accordance with this Proposal.
2. By submission of this Proposal, the undersigned certifies, and in the case of a joint Proposal, each party hereto certifies as to his own organization and the joint venture, that this Proposal is made in good faith and has been arrived at independently, without collusion, consultation, communication, or agreement as to any matter relating to this Proposal with any other Proposer.

Submitted by: _____

Title: _____

Authorized Signature: _____

Company Name (Print) _____

Phone _____

Company Address (Print) _____

City, State, Zip Code (Print) _____

Federal Tax I.D. Number _____

Phone/Fax Number (include area code) _____

(Corporate Seal)

21ST JUDICIAL DISTRICT COURT FOR THE PARISH OF LIVINGSTON

STATE OF LOUISIANA

NO. 18973 DIV. " E "

SUCCESSION OF EDNA DOMINE

WIFE OF/AND ROBERT LEE DOMINE

FILED: _____ DEPUTY CLERK

NOTICE OF APPLICATION FOR AUTHORITY TO SELL IMMOVABLE PROPERTY AT PRIVATE SALE

NOTICE IS GIVEN that Louisiana Guardianship Services, Inc., Administrator of the

Successions of Edna Domine wife of/and Robert Lee Domine, has, pursuant to La. C.C.P. Art. 3281, et seq., petitioned this Honorable Court for authority to sell at private sale, for the price of Sixty-Five Thousand and No/100 Dollars (\$65,000.00), the following piece of immovable property for which the Successions collectively have an undivided one hundred percent (100%) interest, and described as follows:

All that certain piece or parcel of ground, together with all the buildings and improvements thereon, and all the rights, ways, privileges, servitudes, appurtenances and advantages thereunto belonging or in anywise appertaining, situated in the Parish of Livingston, State of Louisiana, in that subdivision known as MERRYLAND SUBDIVISION, SECTION TWO, designated on the official map of said subdivision as revised, on filed and of record in the office of the Clerk and Recorder of the Parish of Livingston, State of Louisiana, as LOT NUMBER TWO HUNDRED FIFTEEN-A (215-A), said subdivision, said lot having such measurements and dimensions as shown on the official map of Merryland Subdivision, Section Two. Said lot is subject to such servitudes of record and as shown on the Subdivision Map. Said lot also being shown on plat of survey made by Philip G. Holland, Reg. Land Surveyor, dated May 8, 1972, a copy of which is on file and of record in the office of the Clerk and Recorder for the Parish of Livingston, State of Louisiana. Subject also to Restrictions of record as set forth in Notarial Act dated May 18, 1960, and recorded in Conveyance Book 91, page 282, of the records of Livingston Parish, Louisiana.

NOW THEREFORE, in accordance with law, notice is hereby given that Louisiana Guardianship Services, Inc., Administrator, proposes to sell the aforesaid immovable property, at private sale, for the price and upon the terms aforesaid, and the heirs, legatees, and creditors are required to make opposition, if any they have or can, to such sale, within seven (7) days, including Sundays and holidays, from date whereon the last publication of this notice appears.

Carrie H. Paillet, Attorney for the Succession of Edna Domine Wife of/and Robert Lee Domine

PUBLIC NOTICE

Request for Scenic River Permit on the Blind River.

The Secretary of the Louisiana Department of Wildlife and Fisheries (LDWF) as Administrator of the Louisiana Natural and Scenic Rivers System is currently considering the application of Livingston Parish Government for a permit to remove storm-related debris from the August 2021 St. Tammany Parish Hurricane Ida Storm Event. The purpose of this effort is to restore the pre-storm hydraulic capacity and flow to the Blind River, thereby decreasing the likelihood of upstream flooding and protecting the associated riparian and aquatic habitats. The decision to grant or deny this permit in the public interest will be based on an evaluation of the probable impacts of the proposed activity on Blind River.

Copies of the application can be reviewed by the public at the LDWF main office, 2000 Quail Drive, Room 432, Baton Rouge, LA and at the District Office nearest the proposed activity. The application can also be viewed on the LDWF website at www.louisiana.gov/scenic-rivers. The public is invited to comment on this permit request for a period of forty-five (45) days. Responses should convey sound reasoning for or against the proposal and be mailed to LDWF Scenic Rivers Program, 2000 Quail Drive, Room 432, Baton Rouge, LA 70808.



Nancy E. David | Publisher

J. McHugh David Jr. | Publisher / Managing Editor

Melanie David | Operations Officer

Rob DeArmond David Gray
Sports Lifestyle
Editor Editor

Paul Hatton Graphics

Established in 1898 (ISSN 1545-9594) Publication No. 776740

Periodical postage paid in Denham Springs, Louisiana 70726 and 70727. Published once weekly at 688 Hatchell Lane, Denham Springs, Louisiana 70726. POSTMASTER: Send address changes to LIVINGSTON PARISH NEWS, Post Office Box 1529, Denham Springs, Louisiana 70727-1529. All subscriptions paid in advance, non-refundable. Subscribers' names removed from mailing list when subscriptions expire. 52 issues per year.