1 Call to Order

The Board Meeting was called to order by President Steve Link

2. Oath of Office for Board Member Live Oak District 2

The Oath of Office was administered for Mr. Robert Seals, Jr., Board Member of Live Oak District 2

3. Election of Board Officers for 2025, President and Vice-President

Nominations were opened to elect a President for 2025. A nomination was made for Mr. Stephen

Motion and second was made to nominate Mr. Link to serve as President of the Livingston Parish

Motion seconded by: Mr. Jeff Frizell

There were no other nominations, so a motion and second was made to close nominations for

Motion seconded by: Dr. Ronald McMorris

The vote on the motion to elect Mr. Stenhen Link as President were as follows:

Mr. Brad Sharp, District 1 - Yes

Mr. Robert Seals, District 2 - Yes Mr. William 'Jeff' Frizell, District 3 - Yes

Mr. Bradley Harris, District 4 - Yes Mr. Cecil Harris, District 5 - Yes Mr. Jeffery Cox, District 6 - Yes

Ms. Katelyn Cockerham, District 7 - Yes Dr. Ronald McMorris, District 8 - Yes

Mr. Stephen Link, District 9 - Yes

Absent Members

Mr. Steve Link was declared President of the Livingston Parish School Board for the year 2025.

Nominations were opened to elect a Vice-President for 2025. A nomination was made for Mr.

Motion was second was made to nominate Mr. Frizell to serve as Vice-President of the Livingston Parish School Board for the year 2025.

Motion made by: Ms. Katelyn C Motion seconded by: Mr. Brad Sharp

There were no other nominations, so a motion and second was made to close nominations for Vice-President.

Motion made by: Mr. Jeffery Cox Motion seconded by: Dr. Ronald McMorris

<u>Voting:</u>
The vote on the motion to elect Mr. William "Jeff" Frizll as Vice-President were as follows:

Voting Members Mr Brad Sharn District 1 - Yes

Mr. Robert Seals, District 2 - Yes Mr. William 'Jeff' Frizell, District 3 - Yes Mr. Bradley Harris, District 4 - Yes

Mr. Cecil Harris, District 5 - Yes

Mr. Jeffery Cox, District 6 - Yes Ms. Katelyn Cockerham, District 7 - Yes Dr. Ronald McMorris, District 8 - Yes

Mr. Stephen Link, District 9 - Yes

Absent Members

Voting:

Unanimously Approved

Mr. William "Jeff" Frizell was declared Vice-President of the Livingston Parish School Board for the

4. Approval of the minutes of the School Board meeting held on December 5, 2024

Motion was made and duly seconded to approve the minutes of the School Board meeting held on

Motion made by: Mr. Jeffery Cox Motion seconded by: Mr. Brad Sharp

5. Discussion and action on adoption of Resolution recognizing and proclaiming the month of January 2025 as Louisiana School Board Recognition Month

Motion was made and duly seconded to adopt the Resolution recognizing and proclaiming the month of January 2025 as Louisiana School Board Recognition Month.



WHEREAS, the mission of public schools is to meet the diverse educational needs of all children and mpetent, productive contributors to a democratic society and an

WHEREAS, local school board members are committed to children and believe that all children can be successful learners and that the best education is tailored to the individual needs of the child; and

WHEREAS, local school board members work closely with parents, educational professionals, and WHEREAS, local school board members are responsible for ensuring the structure that provides a

solid foundation for our school system; and WHEREAS, local school board members are strong advocates for public education and are responsible for communicating the needs of the school district to the public and the public's expectations to the district;

NOW, THEREFORE, I, Jody W. Purvis, do hereby declare my appreciation to the members of the Livingston Parish School Board and proclaim January 2025 as

SCHOOL BOARD RECOGNITION MONTH in Livingston Parish. I urge all citizens to join me in recognizing the dedication and hard work of local school board members and in working with them to mold an education system that meets the needs of both today's and tomorrow's children

IN OFFICIAL RECOGNITION WHEREOF. I hereby affix my signature this

9th day of January, 2025.

Jody W. Purvis

We will begin tomorrow with our social media campaign of appreciation for your dedication to LPPS. We will start with a group picture, then invite followers to stay tuned throughout the month to see a spotlight post on each Board member. The information in post will be pulled from your information sheet (sample attached below) and we have also created a dedicated spot on our website where we will include all of the information you shared on your form.

Words cannot express the appreciation that I have for each of you. Serving in my position would not be possible without a supportive Board.

Your leadership, vision, and passion for education ensures that every student has the opportunity to thrive. From long meetings to tough decisions, your efforts pave the way for academic success and a brighter tomorrow. Thank you for your unwavering commitment, selfless service, and the countless hours you devote to supporting our schools. You truly make a difference, and we are fortunate to have you as champions for

With respect and appreciation. Jody Purvis

In addition, Superintendent Purvis recognized Mr. Brad Sharp who voluntarily earned twenty (20) or more approved training hours during the 2024 calendar year and is recognized for his efforts as a certified board member. Mr. Sharp was presented with a Certificate from the Louisiana School Board Association (LSBA).

Motion made by: Mr. Robert Seals Jr. Motion seconded by: Mr. Brad Sharp Voting:

Unanimously Approved The President declared the motion carried

Discussion and action on adoption of LSBA Code of Conduct for Louisiana School Board Members Motion was made and duly seconded to adopt the LSBA Code of Conduct for the Louisiana School



Livingston Parish Public Schools

Louisiana School Board Association

As a member of the School Board, I will endeavor to meet and adhere to the following LSBA Code of

Conduct: Represent the constituents, parents and students of the district which I serve, while remembering that my overarching concern must be the educational welfare of all of the students of the District. · Respect and uphold the laws and Constitution of the United States, the State of Louisiana, and the policies adopted by the School Board.

Respect and treat with professionalism and courtesy my fellow School Board m Respect and track with professionalisms and courtesy my fellow School board inferibless, the Superintendent, staff, educators, parents and students of the District.
 Maintain decorum and professionalism in my communications with and about my fellow School

Board members, the Superintendent, staff, educators, parents and students of the District, no matter

Recognize that my authority is that of a member of the School Board, acting through the process

Recognize that my authority is that I do not have, nor will I attempt to exert, any authority, as an individual, over the Superintendent, staff, educators, parents or students of the District.
 Respect and adhere to the decisions of the School Board, while retaining the right to respectfully

 Respect and auther to the decisions with which I, individually, disagree.
 Guide and direct the concerns, complaints and questions of constituents, parents and students to the Superintendent for consideration and action, in accordance with School Board policy.
 Conduct my personal and professional life in a manner befitting an elected representative of the people and in accordance with the laws of the United States and State of Louisiana. · Refrain from using the position as an elected School Board member to pursue personal financial

gain or aggrandizement.

• Make a concerted effort to attend the meetings of the School Board to which I am called and be prepared to discuss and deliberate on the matters that are scheduled to be before me.

• Respect and maintain the confidentiality of information to which I may become privy, in

accordance with State and Federal laws and the fiduciary obligation that I owe to the District.

• Affiliate with the Louisiana School Boards Association and avail myself of the continuing education opportunities offered thereby toward meeting my obligations for annual continuing education as

Motion made by: Dr. Ronald McMorris led by: Mr. Bradley Harris Voting:

Unanimously Approved The President declared the motion carried

To consider and take action with respect to adopting a resolution ordering and calling a special election to be held in the Parish of Livingston, State of Louisiana, for school purposes, to au the renewal of a special tax therein, making application to the State Bond Commission, and provid-ing for other matters in connection there-with

Motion was made and duly seconded to adopt the resolution ordering and calling a special election to be held in the Parish of Livingston, State of Louisiana, for school purposes, to a renewal of a special tax therein, making application to the State Bond Commission, and providing for other matters in connection therewith.

RESOLUTION

A resolution ordering and calling a special election to be held in the Parish of Livingston, State of Louisiana, for school purposes, to authorize the renewal of a special tax therein, making application to the State Bond Commission, and providing for other matters in connection

PUBLIC NOTICES

SHERIFF SALES

SHERIFF'S SALE

TWENTY-FIRST JUDICIAL DISTRICT COURT OF LOUISIANA IN AND FOR THE PARISH OF LIVINGSTON

Under and by virtue of a WRIT OF SEIZURE issued out of the above Honorable Court

in the above entitled and number cause, bearing date of NOVEMBER 14, 2024; and to me directed, commanding me to seize and sell CERTAIN MOVEABLE property

I have seized and taken into my official custody the property hereinafter described, and

WEDNESDAY, THE 12 DAY OF FEBRUARY, 2025

during legal sale hours of said day beginning at 10:00 o'clock a.m., at the principal front

door of the Courthouse, in the Town of Livingston, said Parish and State, the following

of Sale for Cash to the last and highest bidder WITHOUT the benefit of

ONE (1) CERTAIN 2016 SOUTHERN MANUFACTURED HOME,

CASHIERS CHECK AT TIME OF SALE WITH LETTER OF CREDIT

Sheriff's Office, Livingston, Louisiana on this 18 day of November 2024

MODEL 41PRF16863BH16, BEARING SERIAL NUMBER RUS069073AL

VANDERBILT MORTGAGE AND FINANCE, INC.

VERSUS NO. 185170

BRITT, MICHAEL W

belonging to:

Defendant,

BRITT, MICHAEL W.

described property, to-wit:

appraisement and according to law

Attorney: SHOWS, CALI & WALSH, LLP

Advertise: January 30, 2025



Regular Board Meeting 01/09/2025 05:00 PM Livingston, LA 70754

pollei con memoris Jason Ard, Sheriff Parish of Livingston State of Louisiana

autocamemense

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 <u>THURSDAY, JANUARY 9, 2025</u>, at <u>FIVE O'CLOCK PM</u> for the following purposes and to take whatever actions necessary. The meeting may be viewed online actions necessary. The meet ardmeetings5531/streams. Attendees

Mr. Brad Sharp, District 1
Mr. Robert Seals Jr., District 2 (present after Oath of Office)

Mr. William 'Jeff' Frizell, District 3, Vice-Presiden Mr. Bradlev Harris, District 4

Ms. Katelyn Cockerham, District 7

Dr. Ronald McMorris, District 8 Mr. Stephen Link, District 9, Presiden

Mr. Cecil Harris, District 5 Mr. Jeffery Cox, District 6

BE IT RESOLVED by the Parish School Board of the Parish of Livingston, State of Louisiana ing Authority"), acting as the governing authority of Parish of Livingston, State of Louisiana, for school purposes (the "Parish"), that:

SECTION 1. Election Call. Subject to the approval of the State Bond Commission, and under the authority conferred by the Constitution of the State of Louisiana of 1974, including Article VIII, Section 13(C) Third thereof, the applicable provisions of the Louisiana Election Code, and other constitutional and statutory authority, a special election is hereby called and ordered to be held in the Parish on SATURDAY, MAY 3, 2025, between the hours of seven o'clock (7:00) a.m. and eight o'clock (8:00) p.m., in accordance with the provisions of La. R.S. 18:541, and at the said election there shall be submitted to all registered voters qualified and entitled to vote at the said election under the Constitution and laws of this State and the Constitution of the United States, the following proposition, to-wit:

SCHOOL SUPPORT TAX RENEWAL PROPOSITION

Shall the Parish School Board of the Parish of Livingston, State of Louisiana, be authorized to continue to levy and collect within the Parish of Livingston, Louisiana, a special tax of 7 mills on the dollar of assessed valuation on all property subject to taxation, annually (an estimated \$4,982,000 reasonably expected at this time to be collected from the levy of the tax for an entire year), for a period of 10 years, beginning with the year 2026, for the purpose of raising funds for the maintenance of public schools, including providing equipment therefor?

SECTION 2. Publication of Notice of Election. A Notice of Special Election shall be published in the official journal of the Parish once a week for four consecutive weeks, with the first publication to be made not less than forty-five (45) days nor more than ninety (90) days prior to the date of the election, which Notice shall be substantially in the form attached hereto a "Exhibit A" and incorporated herein by reference the same as if it were set forth herein in full.

SECTION 3. Canvass. This Governing Authority shall meet at its regular meeting place, the School Board Office Conference Room, 13909 Florida Blvd., Livingston, Louisiana, on THURSDAY, MAY 22, 2025, at 5:00 P.M., and shall then and there in open and public session

SECTION 4. Polling Places. The polling places for the precincts set forth in the Parish are hereby designated as the polling places at which to hold the said election, and the Commissioners in Charge and Commissioners, respectively, will be the same persons as those

SECTION 5. Election Commissioners; Voting Machines. The officers designated to serve as Commissioners-in-Charge and Commissioners pursuant to Section 4 hereof, or such substitutes therefor as may be selected and designated in accordance with La. R.S. 18:1287, shall hold the said special election as herein provided, and shall make due returns of said election for the meeting of the Governing Authority to be held as provided in Section 3hereof. All registered voters in the Parish will be entitled to vote at the special election, and voting machines shall be used.

SECTION 6. Authorization of Officers. The Secretary of the Governing Authority is hereby empowered, authorized and directed to arrange for and to furnish to said election officers in ample time for the holding of said election, the necessary equipment, forms and other paraphernalia essential to the proper holding of said election and the President and/or Secretary of the Governing Authority are further authorized, empowered and directed to take any and all further action required by State and/or Federal law to arrange for the election.

SECTION 7. Furnishing Election Call to Election Officials, Certified copies of this resolution SECTION 7. Furnishing Election Call to Election Officials. Certified copies of this resolution shall be forwarded to the Secretary of State, the Clerk of Court and Ex-Officio Parish Custodian of Voting Machines of Livingston Parish and the Registrar of Voters of Livingston Parish, as notification of the special election, in order that each may prepare for said election and perform their respective functions as required by law.

SECTION 8. Application to State Bond Commission. Application is made to the State Bond Commission for consent and authority to hold the special election as herein provided, and in the event said election carries for further consent and authority to continue to levy and collect the special tax provided for therein. A certified copy of this resolution shall be forwarded to the State Bond Commission on behalf of this Governing Authority, together with a letter requesting the prompt consideration and approval of this application

SECTION 9. Employment of Counsel. This Governing Authority finds and determines that a SECTION Y. Employment of Counsel. This Governing Authority finds and determines that a real necessity exists for the employment of special counsel on matters related to the special election, and accordingly, Foley & Judell, L.L.P., is hereby employed as special counsel for said purpose for a term not exceeding one (1) year from the date of this resolution. The fee to be paid said special counsel shall be an amount computed at hourly rate based on the Attorney General's then current Maximum Hourly Fee Schedule, not to exceed \$1,000 in the aggregate, together with reimbursement of out-of-pocket expenses, and the Secretary is authorized to pay such invoices as and when presented. The scope of this legal representation does not involve federal claims.

This resolution having been submitted to a vote, the vote thereon was as follows:

YEAS:

And the resolution was declared adopted on this, the 9th day of January, 2025.

Jody Purvis, SECRETARY

Stephen Link, PRESIDENT

EXHIBIT "A"

NOTICE OF SPECIAL ELECTION

Pursuant to the provisions of a resolution adopted by the Parish School Board of the Parish of Livingston, State of Louisiana (the "Governing Authority"), acting as the governing authority of Parish of Livingston, State of Louisiana, for school purposes (the "Parish"), on January 9, 2025, NOTICE IS HEREBY GIVEN that a special election will be held within the Parish on SATURDAY, MAY 3, 2025, and that at the said election there will be submitted to all registered voters in the Parish qualified and entitled to vote at the said election under the Constitution and Laws of the State of Louisiana and the Constitution of the United States, the following proposition, to-wit:

SCHOOL SUPPORT TAX RENEWAL PROPOSITION

Shall the Parish School Board of the Parish of Livingston, State of Louisiana, be authorized to continue to levy and collect within the Parish of Livingston, Louisiana, a special tax of 7 mills on the dollar of assessed valuation on all property subject to taxation, annually (an estimated \$4,982,000 reasonably expected at this time to be collected from the levy of the tax for an entire year), for a period of 10 years, beginning with the year 2026, for the purpose of raising funds for the maintenance of public schools, including providing equipment therefor?

Said special election will be held at each and every polling place in the Parish of Livingston, which polls will open at seven o'clock (7:00) a.m. and close at eight o'clock (8:00) p.m., in accordance with the provisions of La. R.S. 18:541.

The polling places set forth above are hereby designated as the polling places at which to hold the said election, and the Commissioners-in-Charge and Commissioners, respectively, shall be those persons designated according to law The estimated cost of this election as determined by the Secretary of State based upon

the provisions of Chapter 8-A of Title 18 and actual costs of similar elections is \$110,400.

the Proposition shall be remitted to certain state and statewide retirement systems in the manner required by law The said special election will be held in accordance with the applicable provisions of

Chapter 5 and Chapter 6-A of Title 18 of the Louisiana Revised Statutes of 1950, as and chapter or not rive 16 or the Louisiana Revised Statutes of 1790, as amended, and other constitutional and statutory authority, and the officers appointed to hold the said election, as provided in this Notice of Special Election, or such substitutes therefor as may be selected and designated in accordance with La. R.S. 18:1287, will make due returns thereof to said Governing Authority, and NOTICE IS HEREBY FURTHER GIVEN that the Governing Authority will meet at its regular meeting place the School Board Office Conference Room, 13909 Florida Blvd., Livingston, Louisiana on THURSDAY, MAY 22, 2025, at 5:00 P.M., and shall then and there in open and public session proceed to examine and canvass the returns and declare the result of the said special election. All registered voters of the Parish are entitled to vote at said special election and voting machines will be used.

PARISH OF LIVINGSTON

I, the undersigned Secretary of the Parish School Board of the Parish of Livingston, State of Louisiana (the "Governing Authority"), the governing authority of the Parish

of Livingston, State of Louisiana, for school purposes (the "Parish"), do hereby certify that the foregoing pages constitute a true and correct copy of the proceedings

taken by the Governing Authority on January 9, 2025, ordering and calling a special election to be held in the Parish of Livingston, State of Louisiana, to authorize the

renewal of a special tax therein, making application to the State Bond Commission, and providing for other matters in connection therewith.

IN FAITH WHEREOF, witness my official signature at Livingston, Louisiana, on this, the 9th day of January, 2025.

Secretary

Motion made by: Mr. Cecil Harris Motion seconded by: Mr. William 'Jeff' Frizell Voting:

Unanimously Approved The President declared the motion carried.

Discussion and action on approval of Change Order 01 for the South Fork Junior High School Ziler Architects, "Professional of Record", Jim Ziler, requested approval of Change Order No. 01 for

the South Fork Junior High School project. The contract sum will be decreased in the amount of \$117.818.59. Motion was made and duly seconded to approve Change Order 01 for the South Fork Junior High

School project. Motion made by: Dr. Ronald McMorris

Motion seconded by: Mr. Bradley Ha Voting:

Unanimously Approved

The President declared the motion carried.

Consider and approve a resolution authorizing the Superintendent to execute a Cooperative Endeavor Agreement with the State of Louisiana, Department of Transportation and Developi for construction of turning lanes at South Fork Elementary and Junior High Schools Motion was made and duly seconded to approve the Cooperative Endeavor Agreement Resolution

with the State of Louisiana, Department of Transportation and Development for the construction of turning lanes at South Fork Elementary and Junior High Schools.

COOPERATIVE ENDEAVOR AGREEMENT FOR THE MODIFICATION OF STATE HIGHWAY LA 447 between the

STATE OF LOUISIANA

DEPARTMENT OF TRANSPORTATION AND

DEVELOPMENT

Livingston Parish School Board THIS AGREEMENT, for the public purpose(s) stated herein, is made and entered on this

2025 by and between the State of Louisiana, Department of Transportation and Development ("DOTD") and Livingston Parish School Board ("the Developer"). WITNESS:

Livingston Parish, Louisiana;

WHEREAS, Article VII, Section 14(C) of the Louisiana Constitution provides that "for a public purpose, the State and its political subdivis ns or political corporations may engage in cooper endeavors with each other, with the United States or its agencies, or with any public or private sociation, corporation, or individual":

WHEREAS, Louisiana State Route Highway LA 447/Walker South Rd. is part of the Louisiana State Highway System, which is under the authority and control of the DOTD; WHEREAS, the DOTD owns Louisiana State Route Highway LA 447/Walker South Rd., located in

WHEREAS, the Developer desires to finance and construct the Project described in Sect this Agreement and agrees to construct the Project in accordance with the Plans and Spr for the Project, which in their entirety are made a part of this Agreement:

WHEREAS, the DOTD desires to cooperate with the Developer by allowing the Developer to construct the Project in accordance with the terms and conditions provided in this Agreement

WHEREAS, upon completion of the Project, the Developer shall donate ownership of the Project and all necessary right-of-way to the DOTD;

WHEREAS, the DOTD and the Developer have determined that the Project serves a public purpose because the DOTD's allowing the Developer to complete the Project will result in a substantia upgrade to Louisiana State Route Highway LA 447 and mitigate traffic issues and the effects the school will have upon the DOTD's roads, all at no cost to the DOTD; and

WHEREAS, the DOTD and the Developer hereby acknowledge that there is a reasonable expectation that the Project will result in economic benefit to the State and the DOTD that will exceed the value of the DOTD's obligations as set forth in this Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contain the parties hereby agree to the following:

ARTICLE I

- 1.1 The recitals set forth above are incorporated herein and expressly made a part of this
- 1.2 For purposes of identification and record keeping, project agreement number PA620006 has been assigned to the Project. All correspondence, other documents pertaining to the Project, and costs associated with the Project, shall be identified by this assigned project number
- 1.3 The Project shall be developed and constructed in accordance with the "Plans a
- 1.4 The Developer agrees to construct left and right turn lanes into the South Fork Elementary and Junior High School, on LA 447 in Livingston Parish, Louisiana, to include the acquisition of all required right-of-way and utility relocation (the "Project").

ARTICLE II **DUTIES AND RESPONSIBILITIES OF THE PARTIES**

2.1 The Developer shall be solely responsible for performing all aspects and paying all costs of, and

- associated with, the Project, including but not limited to, design, right-of-way acquisition, utility relocation, engineering, and construction. The Developer shall be responsible for any costs attributable to the errors or omissions of its consultants or subconsultants.
- 2.2 The development of the Plans and Specifications for the Project and all work on the Project shall be performed in accordance with DOTD requirements and specifications, including but not limited to, the current edition of "Louisiana Standard Specifications for Roads and Bridges", as amended, and shall provide construction administration and inspection services during construction in accordance with normal DOTD procedures.
- 2.3 All Plans and Specifications for the Project shall be subject to the DOTD's written approval. Any and all subsequent changes or modifications to the original Plans and Specifications, if any, must be approved by DOTD in writing prior to being incorporated into the Plans and Specifications.
- 2.4 Prior to beginning construction on the Project, the Developer shall:
 - 2.4.1 Provide documentation acceptable to the DOTD to evidence that all portions of the Project constructed on a state route comply with DOTD policies and procedures and meet or exceed DOTD guidelines, requirements, and specifications.
 - 2.4.2 Provide documentation acceptable to the DOTD to evidence that all environmental aspects associated with the Project comply with all applicable state and federal laws, rules, and regulations.
 - 2.4.3 Furnish to the DOTD a valid resolution adopted by the Developer acting as the governing authority for the Developer approving the donation of the completed Project improvements and right-of-way to the DOTD, as an addition to the State's highway system. A valid resolution authorizing the Developer's execution of this Agreement shall be deemed sufficient to comply with this requirement.
 - 2.4.4 Execute a Certification for Modifications of State Highways.
 - $2.4.5 \ Send \ a \ request for authorization to begin work to the \ District \ Construction \ Coordinator and receive said authorization from DOTD in writing.$
- 2.5 Upon completion of the Project, the Developer shall provide within 60 days of the date of the final acceptance letter, a copy of the final estimate package, including the as-built plans, audit of testing & material, and field records, to the District Construction Coordinator for approval.
- 2.6 Upon completion of the Project and final acceptance by the DOTD, the Developer shall donate to the DOTD any and all portions of the Project comprising or affecting the state highway, including any and all drainage improvements and all required right-of-way associated with the Project, and the DOTD shall accept the donation of the Project. The Developer shall execute any documents deemed necessary by the DOTD to effect said donation to the DOTD.

ARTICLE III

3.1 The Developer shall engage a qualified consultant for the performance of all engineering services, which services shall include, but are not limited to, the pre-construction engineering services necessary for the preparation of completed plans, specifications, and cost estimates for the Project. The Developer shall be responsible for all fees and costs associated with the performance of these services.

- 3.2 The Developer acknowledges and confirms the following
 - 3.2.1 The DOTD has not participated in and will not participate in the drafting or other preparation of the Plans and Specifications
 - 3.2.2 The DOTD is not otherwise the author of the Plans and Specifications; CEA: DOTD and Livingston Parish School Board South Fork Elementary and Junior High School PA620006 Page 4 of 13 CEA Template Version 1 10/14/2024 4-13
 - 3.2.3 The Developer undertakes sole responsibility for the sufficiency, constructability validity, and accuracy of the Plans and Specifications; and
 - 3.2.4 The Developer shall hold the DOTD harmless for any liability resulting from any defect or insufficiency in the Plans and Specifications

ARTICLE IV

PROPERTY ACQUISITION, RIGHT-OF-WAY, UTILITY RELOCATION

- 4.1 The Developer shall acquire all property and right-of-way required for the Project. 4.2 The Developer shall be responsible for any utility relocations that are necessary for the
- completion of the Project. 4.3 All real property acquisitions shall be made in accordance with all applicable state and federal
- laws, the DOTD Real Estate Operations Manual, the Code of Federal Regulations (particularly 23 CFR Part 710 entitled "Right-of-way and Real Estate" and 49 CFR Part 24 entitled "Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally Assisted Programs" as amended, and any other applicable laws or regulations and/or instructions given by the DOTD.
- 4.4 Property acquisitions must be reviewed and certified by the DOTD District Real Estate
- 4.5 Utility relocations must be reviewed and certified by the District Utility Specialist in the District where the Project is located.
- 4.6 The Developer shall ensure that the design surveys, right-of-way surveys, and preparation of right-of-way maps comply with all of the requirements specified in the current edition of the DOTD "Location & Survey Manual."

ARTICI F V

CONSTRUCTION ADMINISTRATION AND INSPECTION

- during the construction of the Project. All inspectors assigned to the Project, at a minimum, must possess the same certifications and fulfill the same requirements that the DOTD requires of its own construction inspectors. Construction engineering inspectors shall operate independently of the construction contractors and subcontractors for the Project.
- 5.2 The Developer shall not select or approve any consultant, subconsultant, contractor, or subcontractor that is on the DOTD's Disqualified List or that has been debarred from consideration for DOTD contracts pursuant to La. R.S. 48:295.1 et seq.
- 5.3 The Developer shall be responsible for any contract costs attributable to the errors ns of its consultants or subconsultants.
- 5.4 The DOTD shall assign an engineer from its District office to serve as a Construction Coordinator for the DOTD during the construction of the Project. The Construction Coordinator shall make adequate site visits trips to the construction site and shall advise the Developer's Project Engineer of any discrepancies noted. The Developer's Project Engineer shall ensure that any such discrepar are promptly corrected. The Construction Coordinator shall review and may approve change orders and honor requests for information to ensure that the work is performed in a manner acceptable to
- 5.5 Except where both the DOTD and the Developer have mutually agreed to a deviation in writing, the following specific requirements shall apply:
 - $5.5.1\ When the current edition of "Louisiana Standard Specifications for Roads and Bridges" requires approval by the Project Engineer or the DOTD for equipment and/or construction$ procedures, such approval shall be obtained from the Developer's Project Engineer. All DOTD policies and procedures for obtaining approval shall apply $5.5.2\,\mathrm{All}$ construction inspection personnel utilized by the Developer on the Project shall meet the same qualifications required of the DOTD construction inspection personnel. Where
 - certification in a specific area is required, personnel shall meet the DOTD's certification requirements. 5.5.3 All contract administration procedures shall comply with the DOTD guidelines and policies established by the DOTD Construction Contract Administration Manual (latest edition), the DOTD Engineering Directive and Standard Manual (EDSM), and any applicable
 - memoranda. The DOTD shall make these documents available to the Developer. 5.5.4 All materials to be tested shall be sampled in accordance with the DOTD's Sampling
 - 5.5.5 The Developer shall use a private laboratory for material testing and shall be responsible for all costs associated with the material testing
 - 5.5.6 All private laboratory personnel utilized by the Developer shall meet or exceed the qualifications required of the DOTD's laboratory personnel. Where certification in a specific area is required, such personnel shall meet or exceed the certification requirements of the
 - 5.5.7 The Developer shall require all of its consultants and subconsultants to comply with all parts and subparts of Section 5.5 of this Agreement while performing duties as Project

5.6 In the event that the construction of the Project experiences any difficulty, problem, delay

and/or unwarranted interruption in the construction of the Project or disruption of traffic on LA 447

at the project area for a period of thirty (30) consecutive days or greater and such interruption or disruption is not attributable to the fault or negligence of the Developer or its agents by reason of (a) Weather Conditions (as defined below), (b) Acts of God (as defined below), (c) governmental laws, orders, or regulations, (d) actions of governmental authorities, (e) widespread riots of the local population, or (f) insurrection or war, which is not due to the fault or negligence of the Developer, en the State of Louisiana or the DOTD may: (1) provide written notice to the Develop then the state of Louisiana or the DUTD may; (1) provide written notice to the Developer that it must resolve the conditions that created the interruption or disruption to traffic on LA 447 at the project area, as applicable, within ten (10) days of the Developer's receipt of said notice, and (2) if the interruption or disruption of traffic on LA 447 at the project area, as applicable, is not resolved within ten (10) days of the Developer's receipt of the notice, the DOTD may enter the site of the property and, at the Developer's cost, restore or reconstruct LA 447 at the project area, as applicable, to the road design specifications and condition it was in immediately prior to the commencement of construction of the Project. Within thirty (30) days of receipt from the State of

Louisiana and/or the DOTD of a detailed invoice or record of the final payment amount to an independent contractor used to restore or reconstruct LA 447 at the project area, as applicable, the

shall provide notice a minimum of seven (7) calendar days in advance.

Developer shall reimburse the State of Louisiana and/or the DOTD for the actual expenses incl but not limited to, all administrative and legal expenses, including attorney's fees, incurred in the restoration or reconstruction of LA 447 at the project area, as applicable. 5.7 All lane closures shall be submitted to and approved by the DOTD District Office. The Developer

5.8 In the event that the Developer discontinues construction of the Project for a period of thirty (30) consecutive days, such discontinuation shall be deemed an un disruption to traffic on LA 447 at the project area, as applicable.

ARTICLE VI

TERM AND TERMINATION

- 6.1 This Agreement shall commence on the date written above. The terms and conditions of this Agreement shall be binding upon the Parties and shall remain in effect until all work on the Project has been completed and accepted and all obligations and conditions contained herein have been satisfied. However, this Agreement may be terminated under any or all of the following conditions:
- 6.1.1 By mutual consent which has been reduced to writing and executed by the Parties; or
 - 6.1.2 By the Developer, should it desire to cancel the Project. The Developer shall restore LA
 - 447 within the project limits to the condition it was in prior to entering into this Agreement; or
 - 6.1.3 By either party for cause based upon the failure of the other party to comply with the terms and conditions of the Agreement. The party wishing to terminate the Agreement shal give the other party written notice specifying the other party's failure. If, within thirty (30) days after receipt of such notice, the other party has not either corrected the failure or days after receipt or such notice, the orner party has not either corrected the failure or proceeded diligently to complete the correction, the party wishing to terminate the Agreement may, at its option, place the other party in default, and the Agreement shall terminate on the date specified in the notice of default, provided the date is not sooner than thirty (30) days after delivery of the notice. Upon termination by either party pursuant to this provision, the Developer shall restore LA 447 within the project limits to the condition it was in prior to entering into this Agreement.
 - 6.1.4 By the DOTD due to failure of the Developer to progress the Project forward or follow the applicable laws, rules, regulations, or guidelines. The DOTD will provide the Developer with written notice specifying the failure. If, within 60 days after receipt of such notice the Developer has not either corrected the failure, or, in the event it cannot be corrected within Developer has not cultier corrected the failure, in the event it cannot be corrected within 60 days, begun in good faith to correct the failure and thereafter proceeded diligently to complete the correction, then the DOTD shall terminate the Agreement on the date specified

ARTICLE VII

INDEMNIFICATION

- 7.1 The Developer agrees it shall indemnify and save harmless the DOTD against any and all claims losses, liabilities, demands, suits, causes of action, damages, and judgments of sums of money growing out of, resulting from, or by reason of any act or omission of the Developer, its agents, servants, independent contractors, employees, contractors, or consultants, while engaged in, about, or in connection with the services required or performed by the Developer pursuant to this Agreement. The Developer agrees it shall indemnify and save harmless the DOTD from and against any and all claims, losses, liabilities, demands, suits, causes of action, damages, and judgments of sums of money growing out of, resulting from, or by reason of any act or omission of any of the Developer, its agents, servants, independent contractors, employees, contractors, subcontractors, consultants, or subconsultants for any defects or deficiencies in the Project. Such indemnification shall include reasonable attorney's fees and court costs. The Developer shall provide and bear the nse of all personal and professional insurance related to its duties arising under this Agreement
- 7.2 Nothing herein is intended, nor shall be deemed to create a third-party beneficiary to or for any obligation by either party hereto or to authorize any third person to have any action against either party arising out of this Agreement.

ARTICLE VIII

FINAL INSPECTION AND TRANSFER

- 8.1 Upon completion of the Project, the DOTD shall take reasonable measures, within thirty (30) calendar days of receiving written notice of completion from the Developer, to inspect the Project for compliance with the Plans and Specifications. If the DOTD determines that any portion of the Project does not comply with the Plans and Specifications and/or with all other applicable DOTD standards, specifications, and requirements, the DOTD shall provide the Developer with a list of the deficiencies, and at such time, the Developer shall correct the deficiencies at its own cost. The DOTD shall re-inspect the Project within fifteen (15) calendar days of receiving notice from the Developer that the deficiencies have been corrected. If the Project is in compliance with the Plans and Specifications and all other applicable DOTD standards, specifications, and requirements then the DOTD's Chief Engineer shall issue a final acceptance of the Project in the standard form provided by the DOTD in connection with the construction of a roadway. If the Developer fails to correct the deficiencies identified by the DOTD within ninety (90) calendar days after the receipt of the notice of deficiencies, the DOTD may correct the deficiencies, either directly or through a contractor, at the Developer's sole cost.
- 8.2 Upon completion and final acceptance of the Project, a copy of which shall be furnished by the DOTD to the Developer, the DOTD shall assume the maintenance of the Project at its own expens Notwithstanding the foregoing, for a period of time compliant with section 104.05 of the DOTD Standard Specifications for Roads and Bridges following final acceptance, the Developer shall assume the maintenance and repair of the Project for all defects in materials and workmanship, normal wear and tear excluded. The DOTD shall record the final acceptance in the conveyance records maintained by the clerk of court in the parish where the Project is located.
- 8.3 Upon completion and Final Acceptance of the Project, the Developer shall donate any and all of its rights to all property acquired by the Developer in connection with the Project, including all improvements thereto, to the DOTD and the DOTD shall accept the same. The donation shall be documented in recordable form including maps, identifying the required right-of-way associated with the Project and such responsive document(s) shall be recorded in the Conveyance Records of the Parish of Livingston, State of Louisiana. The DOTD shall prepare all documents related to and necessary for the effectuation of the donation of the Project. The Developer shall execute any documents deemed necessary by the DOTD to effect and record the donation in the public records contemplated herein.

ARTICLE IX

- RECORD RETENTION AND AUDITS 9.1 It is hereby agreed that upon request and as required by law, the Legislative Auditor of the State
- 7.1 It is nevery agreed unait upon request and as required by law, the Eggistative Auditor of unleased of Louisiana, the Office of the Governor, Division of Administration's auditors and/or the DOTD's auditors shall have the option to inspect and audit such data, records, and accounts of the Develope that relate to this Agreement. 9.2 The Developer shall maintain all books and records, reports, and documentation pertaining to this Agreement for a period of five (5) years after the date of final acceptance of the Project by the DOTD. These records shall be made available in connection with an audit as previously described in Section 9.1. Nothing in this Agreement shall be construed as a waiver by the Developer or the

DOTD of any privilege or defense to the production of or admissibility in any judicial proceeding of

any document, statement, records, or communication unless such waiver is stated in express and unequivocal terms. 9.3 At all times, the DOTD shall have access to all documents necessary to construct the Project or inspect the construction of the Project. The DOTD shall not have any access to invoices or other documents regarding prices paid for services and/or materials related to the Project, except as required by the laws of the State of Louisiana or the United States.

ARTICLE X SEVERABILITY

10.1 If any term, covenant, condition, or provision of this Agreement or the application thereof to any person or circumstances shall, at any time or to any extent, be determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement, or the supplication of such term, covenant, condition, or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each term, ovenant condition, and provision of this Agreement shall be valid and be enforced to the fullest

extent permitted by law

ARTICLE XI ASSIGNMENT

11.1 The Developer shall not assign any interest in this Agreement and shall not transfer any interest in it (whether by assignment or novation), without the prior written consent of the DOTD.

ARTICLE XII MODIFICATIONS AND AMENDMENTS

12.1 The Parties may modify, amend, or supplement this Agreement at any time upon their mutual consent, in accordance with applicable law. However, any modification, amendment, alteration, variation, supplement, or waiver of any provision of this Agreement shall be valid only when it has been reduced to writing and executed by the Parties.

ARTICLE XIII RELATIONSHIP BETWEEN THE PARTIES

13.1 The DOTD and the Developer are engaged with one another solely for the public purpose forth in this Agreement. The DOTD shall not be deemed in any way or for any purpose to have become, by the execution of this Agreement or any action taken under this Agreement, a partner, agent, or employee of the Developer, in the Developer's business or otherwise, or a member of any ioint enterprise with the Developer

ARTICLE XIV

CONTROLLING LAW, LEGAL COMPLIANCE, AND VENUE

- 14.1 The validity, interpretation, and performance of this Agreement shall be controlled by and ed in accordance with the laws of the State of Louisiana
- 14.2 The DOTD and the Developer shall comply with all applicable federal, state, and local laws and gulations, specifically including, but not limited to, the Louisiana Code of Governmental Ethics (La. R.S. 42:1101, et seq.).
- 14.3 The exclusive venue for any suit arising out of this Agreement shall be in the 21st Judicial District Court for the Parish of Livingston, State of Louisiana

ARTICLE XV CIVIL RIGHTS COMPLIANCE

15.1 The Parties agree to abide by the requirements of the following as applicable: Title VI and Title 13.1 The ratios agree to date by the requirements of the forming as application. The ratios and the VIII of the Civil Rights Act of 1964, as amended; the Equal Employment Opportunity Act of 1972, as amended; Federal Executive Order Number 11246, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; the Vietnam Era Veterans' Readjustment Assistance Act of 1974; the Americans with Disabilities Act of 1990, as amended; and Title II of the Genetic information Nondiscrimination Act of 2008.

15.2 The Parties agree not to discriminate in their employment practices and shall render services

under this Agreement without regard to race, color, age, religion, sex, national origin, veteran status,

- genetic information, political affiliation, or disability. 15.3 Any act of discrimination committed by either party or failure to comply with these statutory requirements, shall be grounds for termination of this Agreement.
- ARTICLE XVI

16.1 All notices and other communications pertaining to this Agreement shall be made to the

P.O. Box 1130 Livingston, LA 70754 225-686-4222 Scott Puls Louisiana Department of Transportation and Development

Livingston Parish School Board

Jody Purvis

685 N. Morrison Blvd. Hammond, LA 70401 985-375-0130 (Phone) 985-375-0262 (Facsimile) ARTICLE XVII

wholly and accurately reflects the Parties' meeting of the minds.

DEFINITIONS

The following words, when used in this Agreement, shall have the following meanings, unless the context in which they appear clearly reflects otherwise: 17.1 "Act of God" means a cataclysmic phenomenon of nature such as earthquake, tidal wave

- tornado, hurricane (but not a hurricane that is classified as a Category 1 or 2 hurricane on the Saffir-Simpson Scale), flood (but not a twenty-five (25) year or less flood), or any catastrophe that generates a disaster declaration for the specific parish that includes the site of the Project.
- 17.2 "Agreement" means this document, which is a cooperative endeavor agreement/contract that

17.3 "Contractor" means consultants selected pursuant to R.S. 48:285, et seg. Contractor shall also include bidders or contractors on projects let pursuant to R.S. 48:251, et seq. Contractor shall also include participation as a joint venturer or subcontractor.

17.4 "Debarred" means any person, whether natural or juridical, any unincorporated entity partnership, or joint venture, that has been disqualified to receive invitations for bids or requests for proposals or the award of any contract by the DOTD. This shall be applicable to the selection of consultants and contractors by the Developer.

17.5 "Developer" means the party to this Agreement that is not the State of Louisiana, Department of Transportation and Development, as described in this Agreement. "Developer", to the extent consistent with the laws of the State of Louisiana and the United States, shall include that Party's agents, servants, independent contractors, or employees, as well as its subcontractors, consu subconsultants, joint ventures, partnerships, or other persons or entities hired or contracted by the Developer.

17.6 "Parties" means the State of Louisiana, Department of Transportation and Development the Developer as listed and/or described in this Agreemen 17.7 "Plans and Specifications" means the final stamped design plans and specifications for the

Project which have been prepared or procured by the Developer and approved by the DOTD. Plans and Specifications shall include, but not be limited to, requirements contained in the current edition of the "Louisiana Standard Specifications for Roads and Bridges", as amended.

17.8 "Project" means the design and construction endeavor that is the object of this Agreement. $17.9 \ ^\circ Weather conditions ^\circ means weather or weather-related circumstances that do not permit the Developer from proceeding with construction of the Project. Weather conditions shall not be used$

to excuse the Developer when weather or other conditions not under control of the Developer will permit construction operations to proceed for at least five (5) continuous hours of the day or sixty-five percent (65%) of a normal work day, whichever is greater, on such work as may be scheduled for (Remainder of this page left

IN WITNESS THEREOF, the Parties have caused this Agreement to be executed by their respective officers thereunto duly authorized as of the day and year written above.

Livingston Parish School Board Jody Purvis Superintendent

WITNESSES:

Division Head

RECOMMENDED FOR APPROVAL

DEPARTMENT OF TRANSPORTATION

rence J. Donahue, Jr.

31.26%

24.56%

7.60%

2.88% 4.92%

5.67%

AND DEVELOPMENT

<u>Motion made by:</u> Ms. Katelyn Cockerham <u>Motion seconded by:</u> Mr. Robert Seals Jr. Voting: Unanimously Approved

The President declared the motion carried. 10. Ratify bids for the Albany High School Baseball & Softball Fields Lighting Impro

Alvin Fairburn & Associates, "Professional of Record" Gene Eleazar recommended acceptance of the low bid amount of \$399,800.00 from Geosport Lighting Systems, LLC.

Motion was made and duly seconded to ratify the bids received on Thursday, December 19, 2024, for the Albany High School Baseball & Softball Fields Lighting Improvement. Motion made by: Mr. William 'Jeff' Frizell

Motion seconded by: Dr. Ronald McMorris
Voting:

Unanimously Approved The President declared the motion carried.

11. Discussion and action on the District Distribution Schedule for the 2024-2025 fiscal year ness Manager Ashley Aime presented and made a recommendation to approve t

#1 - Denham Springs

#4 - Walker

#22 - Live Oal

#24 - Albany

#25 - Holden

#26 - Doyle

Minimum 1.5%

#26 - Doyle

District Distribution Schedule for the 2024-2025 fiscal year, which is weighted the same as 2023-

2024 2nd Sales Tax, 7 Mill, Sinking and Construction Funds

Distribution of Revenues & Expenses by District January 9, 2025 - October 31, 2025

#27 - Springfield

#31 - Frost 1.5% 3.93% #32 - French Settlement #33 - Maurepas 1.50% 100.00% Source: October 1, 2024, student count per MIS Department

*6.01%-10% of original student count population gets a weighted amount of 1.05

3.01%-6% of original student count population gets a weighted amount of 1.10

0% - 3% of original student count of population get a weighted amount of 1.2

After discussion, a motion was made and duly seconded to revert back to the 2022-2023 per-pupil District Distribution schedule

2nd Sales Tax, 7 Mill, Sinking and Construction Funds Distribution of Revenues & Expenses by District November 16, 2024 - October 31, 2025

District

#1 - Denham Springs

#22 - Live Oal 16.67% #24 - Albany 7.45% #25 - Holden 2.47%

#27 - Springfield 5.31% #31 - Frost 1.18% #32 - French Settler 3.68%

#33 - Maurepas 1.13%

100.00% Source: October 1, 2024, student count per MIS Department

After more discussion, a substitute motion was made and duly seconded to accept the 2024-2025 proposed District Distribution schedule.

4.61%

The Board voted first on the substitute motion to accept the 2024-2025 proposed District

Motion made by: Dr. Ronald McMorris

Motion seconded by: Mr. Jeffery Cox

The Board voted second on the original motion to revert back to the 2022-2023 per pupil District

Mr. Bradley Harris - No

Mr. Brad Sharp - Yes Mr. Robert Seals Jr. - No Mr. William 'Jeff' Frizell - No

Mr. Cecil Harris - No Mr. Cecil Harris - No Mr. Jeffery Cox - Yes Ms. Katelyn Cockerham - N Dr. Ronald McMorris - Yes Mr. Stephen Link - Yes Secretary, Ms. McLin said 4-Yes votes and 5-No votes

Distribution schedule Motion made by: Mr. Bradley Harris

The President declared that the motion failed

ed by: Mr. Cecil Harris Voting: Mr. Brad Sharp - No

Mr. Robert Seals Jr. - Yes Mr. William 'Jeff' Frizell - Yes Mr. Bradlev Harris - Yes

Mr. Cecil Harris - Yes Mr. Jeffery Cox - No Ms. Katelyn Cockerham - Yes Dr. Ronald McMorris - No Mr. Stephen Link - No

Secretary, Ms. McLin said 5-Yes votes and 4-No votes The President declared that the motion carried

rd Member Cecil Harris recommended the approval of the purchase of a 2.4 acre tract of land

Motion was made and duly seconded to approve the purchase of the 2.4 acre tract of land in Walker

Motion made by: Mr. Cecil Harris

Motion seconded by: Mr. William 'Jeff' Frizell Voting:

12. Consider and approve the purchase of a 2.4 acre tract of land in Walker, Louisiana

Unanimously Approved ning a "Professional of Record" for the Live Oak District Elen Discussion and action on r School(s) Multi-Purpose Facility concept design and construction cost estimate(s)

Motion was made and seconded to appoint Gasaway Gasaway Bankston Architects as "Professional of Record" for the Live Oak District Elementary School(s) Multi-Purpose Facility concept design and

Motion made by: Mr. Jeffery Cox

Unanimously Approved The President declared the motion carried.

engineering as needed to facilitate final cost estimate(s).

14. Discussion and action on naming a "Professional of Record" for the Live Oak District Ele School(s) Multi-Purpose Facility Project site selection and engineering as needed to facilitate final cost estimate(s)

Motion made by: Mr. William 'Jeff' Frizell

The President declared the motion carried.

Motion seconded by: Mr. Cecil Harris

Unanimously Approved

Motion seconded by: Mr. Bradley Harris

Voting:

Voting:

Motion was made and duly seconded to appoint McLin Taylor Inc. as "Professional of Record" for the Live Oak District Elementary School(s) Multi-Purpose Facility Project site selection an

15. Discussion and action on the Superintendent's recommendation for the following contract

Upon the recommendation from the Superintendent, a motion was made and duly seconded

Motion made by: Mr. Cecil Harris Motion seconded by: Mr. William 'Jeff' Frizell

to approve the performance-based contract for Amy Cheney, Principal at Freshw Elementary School, effective 12/30/24-6/30/2027.

A. Principal at Freshwater Elementary Schoo

The President declared the motion carried.

School, effective 1/15/25-6/30/2027.

Motion seconded by: Mr. William 'Jeff' Frizell

C. Substitute Principal at North Corbin Junior High School

Corbin Jr. High School, effective 1/6/25-5/23/2025.

Motion made by: Dr. Ronald McMorris

Motion made by: Ms. Katelyn Cockerham Motion seconded by: Mr. Jeffery Cox

The President declared the motion carried.

findings, payment of invoices and district supplements. Motion made by: Mr. William 'Jeff' Frizell

Unanimously Approved

Voting: Unanimously Approved

Voting:

Voting:

Unanimously Approved

Motion seconded by: Mr. Cecil Harris

The President declared the motion carried.

We are excited to kick off the second semester

Piper Olivia Howes - 5th Grade Holden School

2025 Louisiana Students of the Year Regional Honorees

. Christopher James Godso III - 8th Grade North Corbin Junior High

Zachary Joseph McMenis - 12th Grade Live Oak High School

42:17(7), this item will be discussed in executive session

Unanimously Approved

17. Superintendent's comments

per grade level, will be named.

information at that point.

Motion made by: Mr. Cecil Harris

Voting: Unanimously Approved

Voting Members

Absent Memb

Voting:

Mr. Brad Sharp, District 1

Ms. Stacy Robinson, District 2 Mr. William 'Jeff' Frizell, District 3

Mr. Bradley Harris, District 4 Mr. Cecil Harris, District 5

Dr. Ronald McMorris, District 8 Mr. Stephen Link, District 9

Item #19 was deleted from the agenda

Motion made by: Dr. Ronald McMorris

Motion seconded by: Mr. Jeffery Cox

/s/ Jody Purvis

Jody Purvis, Superintendent

at https://www.lpsb.org/our_district/departments/busicurrent_solicitations, as well as at Central Bidding (w

Search FundYear Select.aspx

Cost of Notice: \$36

Invocation
Pledge of Allegiance
Call Meeting to Order
Roll Call
Adoption of minutes of
Adoption of minutes of

9. Parish Review Engineer Commen 10. Planning Department Comments

lage of Hope Change of use – Residential to Com uth Café Line Rd Sect 3

Ascension Towing and Rec a) Final Site Plan

8) Oaks Office Parc, Phase 2

Vincent Road

Kan de

Livingston Parish Planning

PUBLIC NOTICE

January 13, 2025

2025 - 6:00 pm for the purpose indicated

a) Construction Plans

9) Parish Attorney Comments 10) Parish Review Engineer Con

search tool http://www.slforms.universalservice.org/Form470Expert/

be considered as informalities and shall not be waived by any public entity

Unanimously Approved

Motion was made and duly seconded to adjourn the meeting

There being no further business, the meeting adjourned at 6:32 pm.

Mr. Jeffery Cox, District 6 Ms. Katelyn Cockerham, District 7

Motion seconded by: Mr. William "Jeff" Frizell

Principal at Maurepas School

Upon the recommendation from the Superintendent, a motion was made and duly seconded to approve the performance-based contract for Casondra Felps, Principal, at Maurepas

Upon the recommendation from the Superintendent, a motion was made and duly se to approve the performance-based contract for Erin Jeansonne, Substitute Principal, North

16. Approval of monthly financial report, update on audit findings, payment of invoices and district

Motion was made and duly seconded to approve the monthly financial report, update on audit

I am pleased to inform you that LPPS has three 2025 Students of the Year Regional Honorees

These students will be moving forward to compete at the next level competing for State Student of the Year. One honoree per BESE region will be named a finalist. Finalists will be announced

later in the school year and celebrated at an awards ceremony where the overall honorees, one

This is simply a reminder that Livingston Parish along with 4 other parishes are involved in an

ongoing lawsuit regarding H.B.71. As mentioned before we are not allowed to move forward

sent out on how this will be handled in our district. We are represented by the Attorney

General's Office and another hearing is set for January 23rd so we may receive additional

18. Discussion and action regarding confidential student information (Student A), Pursuant to LSA-R.S.

The board reconvened from the executive session and upon roll call, the following members were

No action was taken by the board regarding confidential student information (student A) and the

Discussion and action regarding confidential student information (Student B), Pursuant to LSA-R.S. 42:17(7), this item will be discussed in executive session

NOTICE TO PROPOSERS

Livingston Parish Public Schools, located at 13909 Florida Blvd., Livingston, Louisiana 70754,

will be accepting E-rate qualified proposals for the materials and services described in the below Request for Proposals (RFP) until 10:00 A.M., Monday, March 10, 2025.

All proposals must adhere to E-rate guidelines, denote service eligibility, and be made by

qualified "green light" companies (http://www.universalservice.org/sl/). Detailed proposal information including specifications, maps, and hard copy submittal requirements can be found

information can be found using the Universal Service Schools and Libraries Division Form 470

The Livingston Parish School Board reserves the right to reject any and all proposals for just cause. In accordance with La. R.S. 38:2237, the provisions and requirements of this section, those stated in the advertisement for proposals, and those required on the proposal form shall not

LIVINGSTON PARISH PLANNING & ZONING COMMISSION REGULAR MEETING. THURSDAY. FERRUARY 6, 2025, 6:00 P.M.

LIVINGSTON PARISH COUNCIL CHAMBERS

ZONING

PLANNING

Council District #9

Quality Engineering

Council District #1

Council District #4

Cost of Notice: \$60

Cost of Notice: \$12

McLin Taylor

1) Call Meeting to Order
2) Roll Call
3) Adoption of minutes of the Regular Meeting dated January 8, 2025
4) Recommendation from the Master Plan Review Committee to ask the Planning and Zoning commission to send a recommendation to the council to amend or give a contract extension to WSP to allow more public

Public Hearings will be held at the Livingston Parish Council Chambers, 20355 Government

Blvd, Livingston during a regular meeting of the Zoning Commission - Thursday, March 6,

Rezone - Parcel 0535633A - 34480 Weiss Road - From R-1 to R-1.5 - Council District #1

CITY OF WALKER COUNCIL MEETING MINUTES

Sect 37, T6S, R6E

Sect 12, T9S, R3E

Sect 7, T7S, R3E

Roll Call
Adoption of minutes of the Regular Zoning Meeting dated December 5, 2024
Adoption of minutes of the Zoning Meeting dated January 9, 2025
PUBLIC HEARING: Re-zoning Request
a. Case #24-03 - 38235 Walker North Road – AG to R-1
Council District #1

b. Case #24-04 – 20245 Palmer Road (2 lots) – SNB to R-1 b. Case #24-04 - 20245 Palmer Road (2 1015) - 510 to Council District #8 c. Case #25-01 - 27496 South Frost Road - C-1 to R-1

RFP 25-03: Wide Area Network Connectivity

RFP 25-04: Internet Access

/s/ Stephen Link

Stephen Link, President

Cost of Notice: \$1.416

F-rate Form 470

Livingston Parish Public Schools July W. E.

Dee Dee Dela

Planning & Developmen

Natalie Allen Asst. Planning Directo

Kim Hvme

A motion was made to enter into an executive session to discuss and take action regarding confidential student information (Student A).

with this legislation due an injunction in effect. Our schools have been reminded that Livingston Parish Public Schools are not to implement this legislation until guidance from Central Office is

Mayor Watson called for swearing of the Oath of Office of the elected officials for the

2025 - 2028 term which was conducted by City Attorney, Bobby King.

Mayor Watson introduced Ms. Jenny Fore, candidate for the 21st JDC Juvenile Court Judge. Ms. Fore was allowed to address the council and present her campaign platform.

The Oath of Office and recognition of the new council was followed by the election of the Mayor Pro Tem. Mayor Watson called for nominations. Mr. Griffin nominated Ms. Major. No other nominations were made. The election of Ms. Major was confirmed with the roll call of the city council members.

Clark, Cook, Girlinghouse, Griffin, Major YEAS:

NAYS: None

ABSENT: None

Mayor Watson called for a motion to adopt/approve the minutes of the December 9, 2024 council meeting. With there being no comments or objections, a motion was made by Mr. Girlinghouse, seconded by Mr. Griffin, to approve said minutes. YEAS:

Clark, Cook, Girlinghouse, Griffin, Major ABSENT: None

Mayor Watson called for the confirmation of the appointed officials for the 2025 - 2028

Municipal Clerk - Tammy Payton
Yeas: Clark, Cook, Girlinghouse, Griffin, Major

<u>Clerk of Court – Janice Valenti</u> Yeas: Clark, Cook, Girlinghouse, Griffin, Major

Yeas: Clark Nays: None Absent: None <u>Court Magistrate – Todd Caruso</u> Yeas: Clark, Cook, Girlinghouse, Griffin, Major

Finance director, Mike Cotton, presented the November 2024 finance report. It was reported that the net profit ending November 30, 2024 was \$2,013,750. The sales tax increased by 2.5% and gas revenue decreased by 9.2%.

Chief of Operations, Jamie Etheridge, requested the council's approval to declare five Walker Police Department vehicles surplus property to be auctioned

Upon a motion made by Mr. Clark, seconded by Mr. Cook, the <u>Resolution to Declare</u> <u>City of Walker Vehicles as Surplus Property</u> was approved as presented.

Handbook, making the employees' anniversary date, i.e., date of hire, the 12th holiday added to the 10-hour work schedule. Ten-hour employees will have 120 annual holiday hours. Upon a motion made by Mr. Girlinghouse, seconded by Mr. Cook, the <u>Resolution Adopting Changes to the City of Walker Employee Handbook Holiday Section – Employee's Work Anniversary Date/Date of Hire was approved as presented.</u>

ABSENT: Clark

NAYS: None ABSENT: None

NAYS: None

ABSENT: None

YEAS: Clark, Cook, Girlinghouse, Griffin, Major

YEAS: NAYS: None

> YEAS: None

The Honorable Jimmy Watson, Mayor

CORNER OF LOT NUMBER TWENTY-ONE (21) OF DENHAM HEIGHTS SUBDIVISION FOR POINT OF BEGINNING: THENCE RUN NORTH 83° 18' WEST 25.0. FEET AND CORNER; THENCE NORTH 02° 43' 42" WEST 347.98 FEET TO CORNER; THENCE PROCEED SOUTH 83° 00' EAST 250.0 FEET TO POINT AND CORNER; THENCE RUN SOUTH 02° 45' 51" EAST 346.69 FEET BACK TO THE POINT OF BEGINNING; ALL ACCORDING TO A PLAT OF SURVEY MADE BY ALEX THERIOT, JR., C.E., DATED JUNE 25, 1973, A COPY OF WHICH IS ATTACHED TO AN ACT OF SALE FROM SEATON J. CHAMBERS ET UX TO WALKER P. SMITH ET UX, DATED JULY 13, 1973, AND

RECORDED IN CONVEYANCE RECORDS OF THE PARISH OF LIVINGSTON, LOUISIANA. THIS PROPERTY IS SUBJECT TO THE FOLLOWING:

PROCES VERBAL PROCES VERBAL OF THE CANVASS OF THE VOTES CAST AT THE ELECTION HELD IN RECREATION DISTRICT NO. 3 OF LIVINGSTON PARISH, LOUISIANA, ON SATURDAY, DECEMBER 7, 2024.

WARD/ PRECINCT PRECINCT LOCATION **FOR** 00/04 (PART OF) Live Oak Middle School, 8444 Cecil Drive, Denham Springs

Levi Milton Elementary School, 31450 Walker North Road, Walker Walker High School, 12646 Burgess Avenue, Walker

00/07C (PART OF) South Walker Elementary School, 13745 Milton Lane, Walker South Walker Elementary School, 13745 Milton Lane, Walker 00/07D (PART OF)

Juban Parc Junior High School, 12470 Brown Road, Denham Springs 00/23A (PART OF) 15 00/23B (PART OF) Juban Parc Junior High School, 12470 Brown Road, Denham Springs

Ms. Major introduced the ordinance to ban the sale of Mitragyna Speciousa Korth, also known as Kratom within the city limits of Walker.

ABSENT:

Clark, Cook, Girlinghouse, Griffin, Major, Wales YEAS: NAYS: None

NAYS: None ABSENT:

Jamie Etheridge requested the council's approval of the <u>Resolution to Accept the Terms</u> of the <u>Proposed Geaux Wider Settlement Project.</u>

Clark, Cook, Girlinghouse, Griffin, Major

With no further business to discuss, the January 13, 2025 city council meeting was

LIVINGSTON PARISH GOVERNMENT ADJUDICATED PROPERTY SALE ADVERTISEMENT

A. ST. MARTIN'S OIL & GAS, INC. BE LEASE FROM BENTON OIL COMPANY, AND JOHN L. BENTON RECORDED ON 4/19/2012 AT COB 1128/343 IN THE RECORDS OF LIVINGSTON PARISH ON THE DAY OF SALE I WILL SELL THE PROPERTY TO THE HIGHEST BIDDER. 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 A NON-WARRANTY CASH SALE CERTIFICATE SHALL BE

BE IT KNOWN AND REMEMBERED that on the 13th day of January, 2025 at 6:00 p.m., at the Anthony "Tony" Dugas Recreation Center, 30372 Eden Church Road, Denham Springs, Louisiana, the Board of Commissioners of Recreation District No. 3 of Livingston Parish, Louisiana (the "Governing Authority"), and being the authority of Recreation District No. 3 of Livingston Parish, Louisiana (the "District"), and being the authority of recreation beld therein on Saturday, December 7, 2024, did examine and canvass the returns of the election, there having been submitted at the election the following proposition, to-wit:

00/04A (PART OF) Live Oak Middle School, 8444 Cecil Drive, Denham Spring

Southside Junior High School, 26535 LA Highway 16, Suite B, Denham

City Attorney/Prosecutor - Robert King Yeas: Clark, Cook, Girlinghouse, Griffin, Major Nays: None Absent: None

Nays: Absent:

YEAS: Clark, Cook, Girlinghouse, Griffin, Major NAYS: None

Upon a motion made by Ms. Major, seconded by Mr. Girlinghouse, the council approved the full-time hire of Nicholas Graves. Clark, Cook, Girlinghouse, Griffin, Major YEAS:

A motion was made by Mr. Cook, seconded by Mr. Clark, to enter the executive session. Clark, Cook, Girlinghouse, Griffin, Major YEAS:

A motion made by Mr. Griffin, seconded by Mr. Girlinghouse, to close the executive session.

approved as presented.

BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE BY WINDE OF THE ADIHORITY 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 5th DAY OF FEBRUARY, 2025 AND CONTINUING UNTIL SAID SALES ARE COMPLETED, TITLE TO IMMOVABLE PROPERTY ON WHICH TAXES WERE ADJUDICATED TO THE LIVINGSTON PARISH GOVERNMENT, TO ENFORCE COLLECTION OF TAXES, THE NAMES OF SAID DELINQUENT TAX DEBTORS AND THE

ISSUED TO THE PURCHASER FOR THE PROPERTY. Cost of Notice: \$36

00/05B (PART OF) 00/07A (PART OF) South Walker Elementary School, 13745 Milton Lane, Walker 00/07B (PART OF)

Gray's Creek Elementary School, 11400 LA Highway 1033, Denham Springs

outhside Junior High School, 26535 LA Highway 16, Suite B, Denham Southside Junior High School, 26535 LA Highway 16, Suite B, Denham

Mr. Griffin introduced the ordinance to approve amendments to the City of Walker Unified Development Code (UDC) regarding minor subdivisions in R-80 Zoning.

Mr. Etheridge requested the council's approval to adopt changes to the Employee

Chief David Addison requested of the city council the full-time hire of Nicholas Graves. Mr. Graves successfully met the criteria set forth by Walker Police Department.

Mayor Watson called for a motion to enter an executive session for the discussion and action of the settlement of the Geaux Wider Project (No. 654278); City of Walker ET AL. vs. State of Louisiana-Department of Transportation and Development ET AL.

After the Mayor and Council Members reconvened the executive session, Mayor Watson called for a motion to close the executive session.

Upon a motion made by Mr. Cook, seconded by Mr. Girlinghouse, the resolution was

COLLECTION OF TAXES, THE NAMES OF SAID DELINQUENT TAX DEBTORS AND THE LEGAL DESCRIPTION FOR EACH OF THE PROPERTIES TO BE OFFERED FOR SALE ARE AS FOLLOWS:

BENTON OIL CO, INC
7857 FLORIDA BLVD, DENHAM SPRINGS, LA 70726 TAXES OWED ARE WITH A CERTAIN LOT OR PARCEL OF GROUND, CONTAINING 1.97 ACRES, TOGETHER WITH ALL THE BUILDINGS AND IMPROVEMENTS THEREON, SITUATED IN THE PARISH OF LIVINGSTON, STATE OF LOUISIANA, IN SECTION 48, TOWNSHIP 6 SOUTH, RANGE 3 EAST, GREENSBURG LAND DISTRICT OF LOUISIANA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO WIT: COMMENCE AT THE SOUTHWEST CORNER OF LOT NUMBER TWENTY-ONE (21) OF DENHAM HEIGHTS SUBDIVISION FOR POINT OF BEGINNING: THENCE RUN NORTH 83° 18' WEST 250.0 FEFT AND

00/23 (PART OF)

Hall—13600 Aydell Lane Monday, January 13, 2025 at 6:00 p.m. The meeting was called to order by Mayor Jimmy Watson, followed with prayer led by Mr. Gary Griffin. The Municipal Clerk, Tammy Payton, conducted the roll call of the council members. Southside Elementary School, 26535 LA Highway 16, Suite A, Denham 00/28 00/39 Eastside Elementary School, 9735 Lockhart Road, Denham Springs The following council members were present: David Clark, Eric Cook, Tracy Girlinghouse, Gary Griffin, and Scarlett Milton-Major. Eastside Elementary School, 9735 Lockhart Road, Denham Springs 00/39A

6:00 PM 00/26B Denham Springs Elementary School Gym, 306 N. Range Avenue, Denham 00/26C Denham Springs Elementary School Gym, 306 N. Range Avenue, Denham 32 The regular meeting of the Walker Mayor and City Council was held at Walker City Denham Springs Junior High School, 401 Hatchell Lane, Denham Springs 18 31 26 58

Shall Recreation District No. 3 of Livingston Parish, Louisiana (the "District"), renew the levy and collection of a tax of fifteen (15) mills on all property subject to taxation within the District (an estimated \$4,250,000 reasonably expected at this time to be collected from the levy of the tax for an entire year) (the "Tax"), for a period of ten (10) years, beginning with the year 2026 and ending with the year 2035, for the purpose of operating and maintaining said District? There was found by said count and canvass that the following votes had been cast at the said special election IN FAVOR OF and AGAINST, respectively, the proposition as hereinabove set forth at the following polling places, to-wit AGAINS 15

Southside Junior High School, 26535 LA Highway 16, Suite B, Denham 00/24D (PART OF) 19 Denham Springs Junior High School, 401 Hatchell Lane, Denham Springs Denham Springs Elementary School Gym, 306 N. Range Avenue, Denham Springs 00/26 Denham Springs Elementary School Gym, 306 N. Range Avenue, Denham Springs 00/26A

00/24B 00/24C (PART OF) 61

Eastside Elementary School, 9735 Lockhart Road, Denham Springs

00/40A (PART OF) Freshwater Elementary School, 1025 Cockerham Road, Denham Springs 38 00/41 (PART OF) Freshwater Elementary School, 1025 Cockerham Road, Denham Springs

The polling places above specified being the only polling places designated at which to hold the election, it was therefore shown that there was a total of 1,080 votes cast IN FAVOR OF the Proposition and a total of 1,163 votes cast AGAINST the Proposition, as hereinabove set forth, and that there was a majority of 1,163 votes cast AGAINST the Proposition as hereinabove set forth.

The foregoing election was authorized by a Resolution adopted on July 16, 2024 by the Gove Authority and notice therefore was duly given by the Notice of Special Election attached hereto as Exhibit A. Notice of Special Election was published on October 10, 2024, October 17, 2024, October 17, 2024 and October 2024 in the Livingston Parish News, as set forth in the proof of publications attached hereto as Exhibit B.

THEREFORE, the Board of Commissioners of Recreation District No. 3 of Livingston Parish, Louisiana, acting as the governing authority of Recreation District No. 3 of Livingston Parish, Louisiana (the "District"), does hereby declare and proclaim in open and public session that the Proposition, as hereinabove set forth, was duly FAILED in the District on Saturday, December 7, 2024, and that the result of said election be promulgated by the Secretary of State and by the Clerk of Court in the manner required by law.

THUS DONE AND SIGNED at Watson, Louisiana, on this, the 13th day of January, 2025.

/s/ Randall Smith Randall Smith, Administrative Secretary

EXHIBIT A NOTICE OF SPECIAL ELECTION

(On file with the District)

ATTEST:

I, the undersigned Administrative Secretary of the Board of Commissioners of Recreation District No. 3 of Livingston Parish, Louisiana (the "Governing Authority"), acting as the governing authority of Recreation District No. 3 of Livingston Parish, Louisiana (the "District"), do hereby certify that the foregoing constitutes at mead correct copy of the Proces Verbal providing for canvassing the returns and declaring the result of the election held in Recreation District No. 3 of Livingston Parish, Louisiana on Saturday, December 7, 2024, to authorize the rendul of the levy and collection of a fifteen (15) mills ad valorem tax on all property subject to taxation within the District, for a period of ten (10) years, beginning with the year 2026 and ending with the year 2035, for the purpose of operating and maintaining the District.

/s/ Randall Smith
Randall Smith, Administrative Secretary

telecommunications structure near 17458 LA Highway 444, French Settlement, Livington telecommunications structure near 17458 LA Highway 444, French Settlement, Livington Parish, Louisiana (N30° 17' 52.8", W90° 47' 33.3"). The tower is anticipated to be lit with FAA Style-E (medium intensity, dual red/white strobes) lighting. AT&T Mobility, LLC invites comments from any interested party on the impact the proposed undertaking may have on any districts, sites, buildings, structures, or objects significant in American history, archaeology, engineering, or culture that are listed or determined eligible for listing in the National Register of Historic Places. Comments may be sent to Environmental Corporation of America, ATTN: Annamarie Howell, 1375 Union Hill Industrial Court, Suite A, Alpharetta, GA 30004 or via email to publicnotice@eca-usa.com. Ms. Howell can be reached at GR7-20414 v. 188 during normal business hours. Comments must be received within 30 days 667-2040 x 108 during normal business hours. Comments must be received within 30 days

AT&T Mobility, LLC is proposing to construct a 205-foot overall height monopole

In addition, any interested party may also request further environmental review of the proposed action under the FCC's National Environmental Policy Act rules, 47 CFR §1.1307, by notifying the FCC of the specific reasons that the action may have a significant impact on the quality of the human environment. This request must only raise environmental concerns and can be filed online using the FCC pleadings system at www.fcc.gov or mailed to FCC Requests for Environmental Review, Attn: Ramon Williams, 445 12th Street SW, Washington, DC 20554 within 30 days of the date that notice of this proposed action is published on the FCC's website. Refer to File No. A1306573 when submitting the request and to view the specific information about the proposed action. 24-000519 RJE

Cost of Notice: \$24



ted at 20300 Government Boulevard, Livingston, LA at 8:30 a.m. on TUESDAY, FEBRUARY 11, 2025.

The following is a list of 200 Jurors drawn to serve and who shall report for duty at the Livingston Parish ABRAHAMS, PETER TREVOR JR ADAMS, CALLIE MARIE

ADAMS, LANDON JOSEPH ALLISON, JEAN S

ARCENEAUX, QUINLEY MARIE ARDOIN, MARSHA GAYLE

ATKINSON, CHARLES RAY AUSTIN, CHRISTOPHER N

AVERETT, BRENDA D BAKER, GEORGE W

BALES, SHAWN MICHAEL

BATEMAN, RACHEL MARIE

BEAN, ALISA LABORDE

BICE, LESSIE KAY BORDELON, TODD R

BOWDEN, CLIFTON R BRIDGES, ANTHONY JOSEPH

BROWNING, TIMOTHY A BRUCE, DSHAI PAIGE BYRD, CERAH ELYSABETH

CAMP, ERIC GLEN CARDENAS, STEPHANIE NICOLE CARDON, TRENT ANTHONY

CARTER, MIKALYNN CARTER, TIMOTHY M CASHIO, JODIE L CAVALIER, DEVEN WEBB

CHANDLER, GERALDINE B CHANDLER, TONI RONEE

COLLINS, SONYA OHMER CONNOR, STEVEN MICHAEL SR COVINGTON, MITCHUM F

COX, MEGAN NICOLE CROZIER, TODD EMERSON CULLEN, CASEY JOHNSON CUNNINGHAM, KAREN G

CUTRER GARRETT MICHAEL DAVIS, PAMELA CLAIRE

DING, YANQIU DROGE, MITCHELL ANN BULLARD

DUHON, TONY DUNCAN, RONALD R DUPRE, KELSEY MARIE

EMMONS, ADAM Z ESCHETE, PENNY LANDRY FERRARA, CHRISTOPHER DANIEL

FIELDS, JESSIKA FLETCHER, MARIA CHANTEL FONTENOT KEVIN PAUI FORBES, SHELBY SUZANNE

GERALD, GABRIELLE ROSE GIBSON, CHARLENE D GLOVER, LEWIS JR

GRAHAM, SHANNON MARIE GRIFFITH, CHANTEL KRAMER GRIGGS, JAMES HARRISON JR

HAMPTON, ALLEN HARPER, JEFFERY S

HEBERT, AMANDA ASHLEY HELMS, JOHN ASHLEY HEUVEL, ALLISON LYNN HILL, CODY

HOFFMAN, TIFFANY HOLLIER, JESSIE M

HOLSTEIN, JENNIE KATHLEEN JOHNSON, BREANN MICHELLE JOHNSON, DELTON JARON

KENNEDY, LAUREN MARIE KERSEY, JOSEPH DANIEL II KING, MATTHEW LLOYD

LAIRD, MONISA D LAMY, GEORGE R JR

LEVY, KIMBERLY SIMPSON LEWIS, RICHARD ALLEN

LORIO, KEITH MARK II LOUVIERE, JACEY LABORDE

MAJOR, SCARLETT M MANY, TRESSIE W MARTIN, WADE

MASSEY, TAYLOR LEIGH MAY, KATELYN GREMILLION

MCCLENDON, DONALD E MCCULLY, MELISSA MICHELLE

MCKERNAN, GERALD R MCKINNEY, LORRAINE M MCLIN, KYLIE ANNE MCMORRIS, VERONICA MEEUWISSE, MELISSA SCOTT MIKKELSON, ARDEN HAVEN MILLER, GEORGE E MILLER, SAM MIZELL, CALEB RAY MORALES, CLAIBERT JOHN JR MUNSON, WILLIAM RUSSELL NEVELS GINA GUTTRY ODOM, PAMELA HOWEL OLIVARES, GABRIELA MARIA ORDOYNE, ERICA LYNN PARKER, VIKKI JANINE PARTIN, WESLEY DILLON PATEL, ANANDKUMAR NAVNITA PERRY, CLAYTON D PETERSON, KARYN LYNNE PICOU, CINDY MIDENCE POCHE, VICKI LYNN POLK DEBBIE ANN POWELL, DEBRA PUCKETT, MATTHEW DEWAYNE QUINONES, JESSICA ACEVEDO REA GARY WAYNE JR RICHARD, CYNTHIA B

MCLAUGHLIN, DAVID BRUCE

RICHARD, JOSEPH RANDY JR RICHARD, TONYA KARLEEN RODRIGUEZ, CELINE LISSETTE RUSHING, ELIZABETH FRAZIER SEVERIO, CHAD NICHOLAS SEVERIO, MICHAEL WAYNE JR SHARP, ASHLEY MARIE SIMON, MAKENNA ELISE SMITH, CLARISSA ROSE SOULIER, TAMIE L SPENCE, CARI MAE STARNS, MORRIS LEO STATON, JESSICA DIANNE STEPP DAVID WAYNE STEVENS, JOHN C STEVENSON, LAURIE J STILLEY, LINDA J SUTTON, DANIELL ELLISE TARVER, JONIE MARIE TAYLOR, CANDACE JOLIE TERRELL, DAVID RICHARD TETLOW, JOSEPH ALLEN JR THOMPSON, BROOKE NICOLE TRUAX, JOSHUA PHILIPPE TURNER, EVELYN R VARNADO, ERIC WAYNE JR VERRETT, ELIZABETH

VINCENT, JOANMARIE DESHAWN WARD, JOSEPH BENJAMIN WENNEMANN, PATRICK MURPHY WETHERINGTON, BRIAN DUANE WHEAT, JENNIFER B WHITE, JOHN V JR WILLIAMS, CECIL CARLTON WILSON, BERT EDWARD WILSON, REBECCAA WOODWARD, CHAD S YARBROUGH, SANDRA KATHERINE

Given under my hand and seal of this office this 7th day of January, 2025.

JASON B. HARRIS Livingston Parish Clerk of Court

NOTICE OF MEETING CHANGE

NOTICE IS HEREBY GIVEN THAT, the regular meeting of the Livingston Parish Council that was scheduled for Thursday, February 13, 2025, has been changed by a majority vote of the Council due to a scheduling conflict whereby the members of the Livingston Parish Council have committed to attend the Police Jury Association of Louisiana Convention that will be located in Baton Rouge, Louisiana on the same date: The regular meeting of the Livingston Parish Council scheduled

been changed to Thursday, February 6, 2025 at six o'clock (6:00) p.m. All meetings of the Livingston Parish Council are open to the public and are

on Thursday, February 13, 2025 at six o'clock (6:00) p.m. has

held in the Livingston Parish Governmental Building, located in the Council Chambers, 20355 Governmental Boulevard, Livingston, LA. /s/ Sandy C. Teal

Sandy C. Teal, Council Clerk Livingston Parish Council

LPR NO. 24-445

MOTION was made by Billy Taylor and duly seconded by John Mangus to reschedule the February
13, 2025 regular meeting of the Livingston Parish Council to be held on Thursday,
February 6, 2025 at six o'clock (6:00) p.m. due to a scheduling conflict whereby the members of the Livingston Parish Council have committed to attend the Police Jury Association of Louisiana Convention.

MR. MANGUS, MR. WASCOM, MR. GOFF, MS. SANDEFUR, MR. ERDEY, MR. TAYLOR, YEAS:

MR. WATTS, MR. COATES, MR. CHAVERS NAYS: NONE

ABSENT: ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on December 19, 2024.

CERTIFICATE

I, Sandy C. Teal, do hereby certify that I am the duly appointed Council Clerk of the Livingston Parish Council, State of Louisiana. I hereby further certify that the above and foregoing is a true and correct copy of a Motion adopted by the Livingston Parish Council at a regular meeting held on December 19, 2024 in which meeting a quorum was present WITNESS my official signature and seal of office at Livingston, Louisiana, this the 17th

/s/ Sandy C. Teal

NOTIFICATION FOR RESIDENTS OF LIVINGSTON PARISH

Cost of Notice: \$300

INTERESTED IN ACQUISITION OR ELEVATION The Parish of Livingston is providing the opportunity to homeowners to apply to be considered for Flood Mitigation Assistance. Homeowners interested in applying for an elevation or acquisition project through

federally funded grant applications may contact Amanda Darnielle or Susan Abels with the Livingston Parish Grants Office for more information. Their contact information is (225) 686-3018 or The current deadline to be considered for the FY2024 Flood Mitigation Assistance application is 5:00 p.m. Thursday, February 13th.

PUBLIC NOTICE:

A PUBLIC HEARING WILL BE HELD AT THE LIVINGSTON MUNICIPAL BUILDING, 20550

CIRCLE DRIVE, LIVINGSTON, LOUISIANA, ON THURSDAY FEBRUARY 13, 2025, AT 5:30

A. A PROPOSED ORDINANCE ADOPTING AND ENACTING A NEW CODE FOR THE TOWN OF LIVINGSTON, LOUISIANA; PROVIDING FOR THE REPEAL OF CERTAIN ORDINANCES NOT INCLUDED THEREIN; PROVIDING A PENALTY FOR THE VIOLATION THEREOF; PROVIDING FOR THE MANNER OF AMENDING SUCH CODE; AND PROVIDING WHEN SUCH CODE AND THIS ORDINANCE SHALL BECOME EFFECTIVE. THE ABOVE ORDINANCE WILL BE CONSIDERED FOR ADOPTION AT THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN TO BE HELD THURSDAY,

FEBRUARY 13, 2025, 6:00 P.M. Copy of the Ordinance can be picked up at the Livingston Municipal Building

PUBLIC NOTICE NOTICE IS HEREBY GIVEN THAT THE LIVINGSTON PARISH COUNCIL WILL MEET

ON, THURSDAY, FEBRUARY 27, 2025, 6:00 P.M. AT THE LIVINGSTON PARISH COUNCIL CHAMBERS TO HOLD A PUBLIC HEARING ON AND CONSIDER THE

Monday - Thursday 7:00 a.m. - 5:00 p.m.

AN ORDINANCE TO AMEND AND REENACT CHAPTER 117 OF THE LIVINGSTON PARISH CODE RELATED TO ZONING OF LAND TO PROVIDE FOR

ADDITIONAL ZONING DEFINITIONS AND CLASSIFICATIONS, TO ENACT ZONING MAPS FOR COUNCIL DISTRICTS WHICH DO NOT HAVE ZONING MAPS, TO AMEND AND REENACT ZONING MAPS FOR COUNCIL DISTRICTS WHICH HAVE ZONING MAPS, TO UPDATE AND IMPROVE THE ENFORCEMENT AND ADMINISTRATION OF THE PARISH ZONING PROGRAM AND TO PROVIDE FOR NONCONFORMING USES AND REQUIRE CONDITIONAL USE PERMITS, CREATE A ZONING CLASSIFICATION FOR LANDFILLS AND HAZARDOUS WASTE AND ESTABLISH A PROCEDURE FOR

AN ORDINANCE TO AMEND CHAPTER 125 OF THE LIVINGSTON PARISH CODE RELATED TO SUBDIVISION PROCEDURES TO ENACT SECTION 125-181 TO PROVIDE STANDARDS FOR THE PLACEMENT OF MOBILE HOMES ON INDIVIDUAL LOTS

AN ORDINANCE TO AMEND CHAPTER 125 OF THE LIVINGSTON PARISH CODE RELATED TO SUBDIVISION PROCEDURES TO ENACT SECTION 125-2 (d) TO SPECIFY THE CLASSIFICATION AND APPLICABLE PROCEDURE FOR CLASSIFICATIONS OF SUBDIVISION APPLICATIONS

AN ORDINANCE TO AMEND CHAPTER 125, "SUBDIVISION REGULATIONS". ARTICLE II – "STUDIES" SECTION(S) 125-26 AND 125-27, TO UPDATE THE LANGUAGE FOR THE INCLUSION AND ADOPTION OF THE LIVINGSTON PARISH

DRAINAGE CRITERIA MANUAL The Parks and Recreation District #3 (PARDS) is currently accepting bids to provide concessions for all

sports programs for 2025 year. Bid forms may be picked up at the Anthony "Tony" Dugas Recreation Center located at 30372 Eden Church Rd. Monday - Friday, 9:00 am - 4:00 pm. Bids are due by Friday February 7th, 2025 at 4:00 pm. Bids will be opened at the Anthony "Tony" Dugas Recreation Center on Monday February 10th, 2025 at 10:00 am.

The Parks and Recreation District #3 (PARDS) is currently accepting bids to provide concessions for Aqua PARDS 2025 year. Bid forms may be picked up at the Anthony "Tony" Dugas Recreation Center located at 30372 Eden Church Rd. Monday - Friday, 9:00 am - 4:00 pm. Bids are due by Friday, February 7th, 2025 at 4:00 pm. Bids will be opened at the Anthony "Tony" Dugas Recreation Center on Monday February 10th, 2025 at 10:00 am.

The Parks and Recreation District #3 (PARDS) is currently accepting bids to provide uniforms for the following: Swim team uniforms, lifeguard uniforms, life guard visors, and life guard hip packs for the 2025 year. Bid forms may be picked up at the Anthony "Tony" Dugas Recreation Center located at 30372 Eden Church Rd. Monday - Friday, 9:00 am - 4:00 pm. Bids are due by Friday, February 7th, 2025 at 4:00 pm. Bids will be opened at the Anthony "Tony" Dugas Recreation Center on Monday February 10th, 2025

REQUEST FOR PROPOSALS EMERGENCY FEEDING FOR LIVINGSTON PARISH EMPLOYEES DURING A DECLARED STATE OF EMERGENCY

The Parish of Livingston is soliciting a Request for Proposal (RFP)/Solicitation from 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 for Emergency Feeding for Livingston Parish Employees during a Declared State of Emergency. 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, womenowned, and small disadvantaged businesses are encouraged to participate. Interested parties are invited to obtain a Request for Proposal package by contacting Mr.

Shannon Dyer at (225) 686-3066 or by sending an e-mail request to Depdirector.eoc@livingstonparishla.gov by mailing a written request to Mr. Shannon Dyer, Deputy Director, P.O. Box 1060, Livingston, LA 70754. Proposals are to be addressed as follows for mail, express delivery or hand delivery:

Owner/Representative: and Emergency Preparedness Shannon Dyer, Deputy Director Randy Delatte, Parish Presiden Owner Physical Address

Livingston, LA 70754

Office: 225-686-3066

Mailing Address: Post Office Box 1060 Livingston, LA 70754

Responses to this RFP must be received no later than 3:00 p.m. on Thursday, February 20 2025. 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 Emergency Feeding for Livingston Parish Employees During a Declared State of Emergency" RFP shall be placed on the outside of the

Livingston Parish is an Equal Opportunity Employer. The Parish encourages all small and minority-owned firms and women's business enterprises to apply.

PUBLIC NOTICE

Public Hearings will be held at the Livingston Parish Council Chambers, 20355 Government Blvd, Livingston during a regular meeting of the Zoning Commission – Thursday, February 6, $2025-6:\!00$ pm for the purpose indicated:

Rezone - Parcel 0116509AE - 20245 Palmer Road - From SNB to R-1 - Council District #8 Rezone – Parcel 0424093 – 27496 South Frost Road - From C-1 to R-1 – Council District #8

ADVERTISEMENT FOR BIDS

Sealed bids marked "Sealed Bid" – LA 43 Sewer System Expansion (Amvets Rd. to 1-12) to be funded by the Town of Albany through the Clean Water State Revolving Fund (CWSRF) Program will be received by the Owner for the construction of the project described as follows:

Town of Albany (herein referred to as the "Owner")

This project involves the installation of 8" gravity sewer lines, service lines, lift station, and a force main along LA 43 from Amvets Rd. to I-12. The service lines will be installed and connected to all residences and commercial properties in the area.

Bealed Bids designated as "Sealed Bid" – LA 43 Sewer System Expansion (Amvets Rd. to F-12) must be received by Ms. Joey Cooper, Town Clerk, Town of Albany, P.O. Box 1000, 29816 S. Montpelier Ave., Albany, Louisiana, 70711, either by mail or hand delivery no later than 11:00 AM local time, on February 13, 2025. Any bids received after the specified time and date will not be considered. The sealed bids will be publicly opened and read aloud in the Council Chambers at the Town of Albany Town Hall. The information for Bidders, Form of Bid Proposal, Form of Contract, Plans, Specifications, and Forms of Bid Bond, Performance and Payment Bond, and other contract documents may be examined at the Office of the Engineer for the contract, Shread-Kuyrkendall and copies may be obtained at this office upon payment of \$300.00 which amount constitutes the cost of reproduction, shipping, and handling. This deposit will be refunded upon request in accordance with R.S. 38:2212. Electronic copies are available upon request at no charge by contacting the Project Engineer, Nicci Gill, PE at (225) 296-1335 or ngill@skaengr.com.

The Owner reserves the right to waive any informalities or to reject any or all bids for just cause; such actions will be in accordance with Title 38 of the Louisiana Revised Statute.

Each Bidder must deposit with his/her bid, security in the amount, form, and subject to the conditions provided in the Information for Bidders. Sureties used for obtaining bonds must appear as acceptable on the U.S. Department of Treasury Circular 570. No bidder may withdraw his/her bid within forty-five (45) days after the actual date of

The Contractor shall begin mobilization and procurement of materials within ten (10) working days of the receipt of the Notice to Proceed.

Bids shall be accepted from Contractors who are licensed under the classification of Municipal and Public Works Construction. "Any person with disabilities requiring Special Accommodations must contact the Town Hall, Albany, LA (225) 567-1101 no later than seven (7) days prior to bid opening".

IN PARTICULAR, BIDDERS SHOULD NOTE THE REQUIRED ATTACHMENTS AND CERTIFICATIONS TO BE EXECUTED AND SUBMITTED WITH THE FORM AND CERTIFICATION OF BID PROPOSAL.

Cost of Notice: \$60



Nancy E. David | Publisher

J. McHugh David Jr. | Publisher / Managing Editor Melanie David | Lifestyle Editor

> Chris Kinkaid Karen Brooks Sports Office

Editor Manager Paul Hatton

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