L.P. ORDINANCE NO. 25-02

AN ORDINANCE TO ACQUIRE IMMOVABLE PROPERTY FOR THE PARISH OF LIVINGSTON PURSUANT TO THE FLOOD MITIGATION ASSISTANCE GRANT PROGRAM PROJECT NUMBER EMT 2022-FM-003-0003.

NOTICE IS HEREBY FURTHER GIVEN that the Parish Council of said Parish will meet on February 27, 2025, at six (6:00) o'clock p.m. at the Livingston Parish Governmental Building in the Parish Council Chambers at 20355 Government Boulevard, Livingston, Louisiana, at which time there will be a public hearing on the adoption of the aforesaid ordinance.

\s\ Sandy C. Teal \s\ Billy Taylor Sandy C. Teal, Council clerk Billy Taylor, Council chain

(As per rules of the Council, copies of the proposed ordinance shall be made available for public inspection in the Office of the Livingston Parish Council.) Cost of Notice: \$94

Minutes of the Livingston Parish Council Livingston, Louisiana January 28, 2025

The Livingston Parish Council met in a regular session duly called, advertised, and convened at In Clyingson raise could include a legitial session dury varies, averaged, and concrete at its regular meeting place, at the Governmental Building in the Parish Council Chambers, located on 20355 Government Boulevard, Livingston, Louisiana, on Tuesday, January 28, 2025, at the hour of six o'clock (6:00) p.m. with the following Livingston Parish Council members present:

Lonnie Watts		John Mangus
Ryan Chavers		Ricky Goff
John Wascom		
Erin Sandefur		Joseph "Joe" Erdey
	Billy Taylor	

Absent Dean Coates

Also present: Parish President Randy Delatte Brad Cascio Parish Legal Counsel

The chair called the meeting to order. He thanked everyone for their attendance that evening and advised that out of an abundance of caution, the regularly scheduled January 23, 2025 meeting had to be cancelled due to the extreme snow weather event that had taken place and it was rescheduled for that evening, January 28, 2025.

The chair asked the public to please mute or turn off their cell phones

The chair announced that Public Input would be accepted from any member of the audience wishing to address an agenda item and explained the procedure to be called upon

The chair addressed agenda item number 7, "Reminder - When addressing any agenda item. please speak into the microphone". He asked the public to please be respectful, speak into the microphone addressing the Council members and not the audience members.

The chair addressed agenda item number 8a, "Presentations: Jenny Richardson Fore candidate for 21st JDC Juvenile Court Judge – Billy Taylor", and advised that Ms. Fore could not attend the meeting that evening due to the meeting being rescheduled. She will be placed on the next meeting agenda for the February 6, 2025 regular meeting of the Livingston Parish Council.

The chair addressed agenda item number 9a, "Parish President's Report: A resolution to adopt the Livingston Parish Drainage Criteria Manual", and called upon Mr. Robert Dugas, Livingston Parish Department of Public Works Director.

Mr. Dugas greeted the Council members and explained the purpose of the resolution needed to adopt the manual.

LPR NO. 25-022

MOTION was made by John Wascom and duly seconded by Lonnie Watts to adopt the Livingston Parish Drainage Criteria Manual as identified in L.P. Ordinance No. 24-34, adopted on January 9, 2025 at a regular meeting of the Livingston Parish Council, whereby amending Section 125-25 and Section 125-26 of the Code of Ordinances of Livingston Parish.

Upon being submitted to a vote, the vote thereon was as follows:

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

NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 10a, "Department of Public Works: Approve/Ratify bids for Livingston Parish Drainage Improvement Program 2024/2025 – Robert Dugas".

Mr. Dugas briefly discussed the bidding process and the company that Administration was recommending to accept as the lowest bidder.

LPR NO. 25-023

MOTION was made by Ricky Goff and duly seconded by Ryan Chavers to accept the recommendation from Administration and approve LA Contracting Enterprise, LLC as the lowest responsible bidder in the amount of four million one hundred thirty three sixty eight dollars and ten cents (\$4,133,068.10) for the Livingston Parish Drainage Improvement Program 2024/2025.

Upon being submitted to a vote, the vote thereon was as follows: YEAS:

MR. TAYLOR, MR. MANGUS, MR. CHAVERS, MR. GOFF, MR. WASCOM, MR. WATTS, MR. ERDEY, MS. SANDEFUR

NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 11a, "Livingston Parish Planning and Zoning Comm Livingston Parish Fire District 4 Quality Engineering & Surveying, LLC

Preliminary Site Plan LPFPD4 Fire Station 11 (Satsuma Station) Section 3 &10, T7S, R4E Council District 6 Waiver request on setback requirements - Section 126-8(a)

(positive recommendation from the Livingston Parish Planning and Zoning Commission) Public input: Vincent Orlando, Civil Engineer and Project Manager - Quality Engineering & Surveying

n John Mangus advised that this was in his Council District and directed Mr. Orlando to explain why the waiver was needed.

Mr. Orlando explained that this project was tabled in 2021 for many different reasons. He stated that the Mr. Ornando explained that this project was tabled in 2021 for many different reasons. He stated that the waiver requested was for a setback variance between this commercial development and the residential development located directly to the south. The reason that it is needed is because there is a three (3) phase DEMCO power line running immediately to the north of where this proposed building will be located. He further explained that that they had approached the adjacent landowner who had signed off on everything on the site plan. He advised that Chief Wascom had offered to increase the height of the fence from eight (8') feet to ten (10') feet.

Councilman Mangus asked if they had also moved the bays of the vehicles to the opposite side so it will mitigate more noise? Mr. Orlando advised that was correct

The chair questioned about the Parish Planning Commission? Ms. DeeDee Delatte, Livingston Parish Building Permit/Planning Director advised that the Planning Commission recommendation pending the waiver approval from the Livingston Parish Council. on had a favorable

Councilman Mangus stated that this development should lower property insurance for the people that live in the area. Ms. Delatte concurred.

Councilman Ricky Goff requested that Mr. Orlando explain where this new station is located.

PUBLIC NOTICES

RECREATION DISTRICT NO. 3 OF LIVINGSTON PARISH, LOUISIANA

The following Resolution was offered by Sharon Elliott and seconded by Ray Riley, Jr.: RESOLUTION

A Resolution providing for canvassing the returns and declaring the result of the special election held in Recreation District No. 3 of Livingston Parish, Louisiana, on Saturday, December 7, 2024, to authorize the renewal of the levy and collection of a fifteen (15) mills ad valorem 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 the District.

BE IT RESOLVED by 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"), as follows:

SECTION 1. That the Governing Authority does now proceed in open and public session to examine the official certified tabulations of votes cast at the special election held in the District on Saturday, December 7, 2024 (the "Election"), said tabulations having been prepared and certified by the election officials serving at the designated polling places, and the Governing Authority does now further proceed to examine and canvass the returns and declare the result of the Election.

SECTION 2. That a Proces Verbal of the canvass of the returns of the Election shall be made and that a certified copy thereof shall be forwarded to the Secretary of State, Baton Rouge, Louisiana, who shall record the same in her office; that another certified copy thereof shall be forwarded to the Clerk of Court and ex-officio Recorder of Mortgages in and for the Parish of Livingston, State of Louisiana, who shall record the same in the Mortgage Records of the Parish of Livingston, State of Louisiana, and that another copy thereof shall be retained in the archives of the District.

SECTION 3. That the result of the Election shall be promulgated by publication in the manner provided by pr receipt from the Secretary of State's office of the actual cost of holding the Election, as required by La. law, after receipt fro R.S. 18:1292(B)(2).

SECTION 4. This Resolution shall take effect immediately upon adoption.

THE FOREGOING RESOLUTION having been submitted to a vote, the vote thereon was as follows: YEAS: Julie Dyason-Norris, Ray Riley, Jr., Sharon Elliott, Andrea Bell, Karen Anderson NAYS: None ABSENT: Roni Juneau

WHEREUPON, this Resolution was declared to be adopted by 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, on this 13th day of January, 2025.

/s/ Julie Dyason-Norris Julie Dyason-Norris, Chairman

ATTEST:

/s/ Randall Smith Randall Smith, Administrative Secretary

STATE OF LOUISIANA PARISH OF LIVINGSTON

I, the undersigned Administrative Secretary of Recreation District No. 3 of Livingston Parish, Louisiana (the "District"), do hereby certify that the foregoing constitutes a true and correct copy of a Resolution adopted by the District on January 13, 2025, providing for caravassing the returns and declaring the result of the special election held in Recreation District No. 3 of Livingston Parish, Louisiana, on Saturday, December 7, 2024, to authorize the renewal of the levy and collection of a fifteen (15) mills ad valorem 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 the District.

I further certify that this Resolution has not been amended or rescinded.

IN WITNESS WHEREOF, I have subscribed my official signature of said District on this, the 13th day of January, 2025.

/s/ Randall Smith Randall Smith, Administrative Secretary

In accordance with La. R.S. 18:1292(B)(2) the actual cost of holding the election was \$2,369.84.

Cost of Notice: \$60

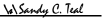
NOTICE OF INTRODUCTION OF ORDINANCE

NOTICE IS HEREBY GIVEN that the following entitled ordinance was introduced in writing in the form required for adoption at a meeting of the Parish Council of the Parish of Livingston, State of Louisiana, on February 6, 2025, and laid over for publication of notice:

L.P. ORDINANCE NO. 25-03

AN ORDINANCE TO CREATE A SCHOOL ZONE ON CECIL DRIVE AND OLIVIA DRIVE IN COUNCIL DISTRICT 2 FOR THE PARISH OF LIVINGSTON AS SET OUT MORE SPECIFICALLY HEREIN.

NOTICE IS HEREBY FURTHER GIVEN that the Parish Council of said Parish will meet on February 27, 2025, at six o'clock (6:00) p.m., at the Governmental Building, in the Livingston Parish Council Chambers, 20355 Government Street, Livingston, Louisiana, at which time there will be a public hearing on the adoption of the aforesaid ordinance.





Billy Taylor, Council Chairman

(As per rules of the Council, copies of the proposed ordinance shall be made available for public inspection in the Office of the Livingston Parish Council.) Cost of Notice: \$24

NOTICE OF INTRODUCTION OF ORDINANCE

NOTICE IS HEREBY GIVEN that the following entitled ordinance was introduced in writing in the form required for adoption at a meeting of the Parish Council of the Parish of Livingston, State of Louisiana, on February 6, 2025, and laid over for publication of notice:

Mr. Orlando clarified that this station is going to be the flagship station in a series of upgrades for the fire district. He advised that it was located on South Satsuma Road, just south of the interstate, being the very south end of the schoolboard property that has been deeded over to the fire district. It will service the airport and the surrounding co nity

Councilman Joe Erdev asked how far was the fire station from the airport?

Mr. Dugas wished to answer this question and stated that he was the chairman of Fire Protection District No. 4. He advised that the District had aligned the station with the road that goes through the subdivision that will go directly to the airport which is approximately a quarter mile from where the station is and where the airport property begins.

LPR NO. 25-024

MOTION was made by John Mangus and duly seconded by Ricky Goff to authorize a waiver of Section 126-8(a), on the setback requirements of the preliminary site plan for Livingston Parish Fire Protection District No. 4, being LPFPD Fire Station 11 (Satsuma Station) located at Section 3 and 10, T7S, R4E in Council District 6.

Upon being submitted to a vote, the vote thereon was as follows:

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

NONE NAYS:

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 12, "Introduction of Ordinance: An Ordinance ratifying the action takes by Gravity Drainage District No. 1 on January 14, 2025 to renew the levy and collection of a sales and use tax, all as approved by voters in the District at an election on Saturday, December 7, 2024 – Jim Ryan, IRMA - Government Consultants, Inc.".

The chair asked the Council clerk to read the ordinance by title as follows:

L.P. ORDINANCE NO. 25-01

An Ordinance ratifying the action taken by Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "District") on January 14, 2025 to renew the levy and collection of a sales and use tax, all as approved by voters in the District at an election on Saturday, December 7, 2024; and providing for other matters in connection therewith.

LPR NO. 25-025

was offered by Lonnie Watts and duly seconded by John Mangus to publish the ordinance by title in the Official Journal and set a Public Hearing for Thursday, February 27, 2025, at the hour of six o'clock (6:00) p.m. at the Governmental Building in the Livingston Parish Council chambers located at Government Boulevard, Livingston, Louisiana, at which time comments will be received on the proposed ordinance prior to a Council vote.

Upon being submitted to a vote, the vote thereon was as follows:

- MR. TAYLOR, MR. MANGUS, MR. CHAVERS, MR. GOFF, MR. WASCOM, YEAS: MR. WATTS, MR. ERDEY, MS. SANDEFUR
- NAYS NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number(s) 13a, b and c, "Adoption of Minutes:

- a. Regular meeting of the Livingston Parish Council dated December 5, 2024
- Regular meeting of the Livingston Parish Council dated December 19, 2024 Regular meeting of the Livingston Parish Council dated December 19, 2024 Regular meeting of the Livingston Parish Council dated January 9, 2025"
- c.

LPR NO. 25-026

MOTION was offered by John Wascom and duly seconded by John Mangus to dispense with the reading of the minutes from the December 5, 2024, December 19, 2024 and January 9, 2025 regular meetings of the Livingston Parish Council and adopt as written.

Upon being submitted to a vote, the vote thereon was as follows:

- MR. TAYLOR, MR. MANGUS, MR. CHAVERS, MR. GOFF, MR. WASCOM, MR. WATTS, MR. ERDEY, MS. SANDEFUR YEAS:
- NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 14, "Adopt a resolution requesting the Parish President and his Administration to seek funding through grant opportunities for Denham Heights Subdivision to be included into the Denham Springs Sewer System – Billy Taylor, Council District

The chair advised that he had placed this on the agenda. He explained that this is an old Incomparatory and the had placed this on the agenda. Fie explained that this is an out neighborhood that has a private septic system that runs into a creek. The piping that has been used is clay piping which is flat and the sewer is collecting in the residents' yards and will be a 2.9 million dollar project. He asked if the Council members would adopt a resolution requesting the Parish President to search for grants that would provide funding to help this subdivision obtain a sewer system. The chair had spoken with the residents and they were all willing to go into the Parishwide sewer system.

LPR NO. 25-027

MOTION was offered by John Mangus and duly seconded by Ricky Goff to request that the Parish President and his Administration seek funding through grant opportunities for Denham Heights Subdivision to be included into the Denham Springs Sewer System in Council District 3.

Sandy C. Teal, Council Clerk

Upon being submitted to a vote, the vote thereon was as follows:

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

NAYS: NONE ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 15, "Adopt a resolution setting a School Zone for Cecil Drive and Olivia Drive in Council District 2 - Ryan Chavers".

The chair called upon Councilman Ryan Chavers. Councilman Chavers explained that he had originally began working on this approximately three to four (3-4) months ago and he had been receiving a lot of conflicting information on how to handle it.

He had received legal counsel that evening from Mr. Cascio that the Council members could adopt a resolution that evening and then at another meeting introduce an ordinance for it to be declared an official school zone so that the District Attorney may be able to prosecute within that school zone

Councilman Chavers asked for the resolution to be adopted at that evening's meeting, then it would come back to the Council in the form of an ordinance. He asked for confirmation from the Parish's Legal Counsel.

Mr. Cascio stated that Councilman Chavers statement was accurate. He further advised that the sign could go up by resolution, but at the District Attorney's office, if they were prosecuting those tickets, and if someone were to challenge it, it would make it secure to get a clear prosecution of a ticket if it is by an ordinance. He explained that he thought that it was a good idea to adopt a resolution for the installation of signage to be put in place because it puts people on notice ahead of time, and it allows them to see the signage and know it's there before tickets are actually written.

Councilman Chavers advised that the school board maintenance would be installing the signage once the resolution had been adopted and sent to the school board superintendent Jody Purvis

LPR NO. 25-028

MOTION was offered by Ryan Chavers and duly seconded by Joe Erdey to authorize signage to be put in place and maintained by the Livingston Parish School Board declaring a school zone to be implemented from Olivia Drive to Cecil Drive located in Council District 2.

Upon being submitted to a vote, the vote thereon was as follows:

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

NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

Public input: Kimberly Brinegar, resident of Watson: wanted to make sure that the school zone would include Blades, which is the back road

Councilman Chavers advised that yes, it would, and he had already spoken about it to the School Superintendent Mr. Purvis and it will go from Olivia all the way around to Cecil. She asked again would it include Blades? Councilman Chavers stated that it was going to start at Olivia and that school zone signs are going to go all the way and then stop at the beginning of Cecil.

Ms. Brinegar announced that she did want the Council members to know that she did receive verbal confirmation and she also wanted to inform the neighbors that were present in the audience, that it will be introduced as an ordinance also. She asked do we know when?

There was discussion about the ordinance going to the Ordinance committee. It was determined that it did not need to be sent to the Ordinance committee because it had been discussed there several times and it could be introduced at the next regular meeting of the Livingston Parish Council on February 6, 2025.

The chair addressed agenda item number 16a, "Adopt resolution to add the following roads to the Priority Road List for consideration: Nan Wesley Road: Ryan Chavers, Council District 2".

The chair called upon Councilman Chavers who explained the condition of the road. The chair advised that he had a road that he wished to add for consideration. He named Fontainebleau and located in Council District 3. Councilman Joe Erdey wished to add Catholic Church Road located in Council District 9.

Councilman John Mangus advised that he had several roads that he wished to add for consideration to the Priority Road List at the next regular meeting of the Livingston Parish Council on February 6, 2025.

PARISH OF LIVINGSTON STATE OF LOUISIANA

MOTION was offered by Ryan Chavers and duly seconded by John Mangus to add the following roads for consideration to the Capital Outlay/Priority Road List:

2024/2025 ROAD IMPROVEMENT PROGRAM - ROAD ANALYSIS AND ASSESSMENT 3 - YEAR PRIORITY ROAD LIST PARISH ROAD ENGINEER'S RECOMMENDATION LIST FOR 2024/2025 ROADS

	ROAD	LOCATION	DISTRICT
1	Baptiste Drive	Off of LA 447	1
2	Alesha Drive	Located in Alesha Plantation Subdivision	1
3	Nancy Drive	Off of LA Hwy 1024	1
4	Gene Hughes Road	Off of LA Hwy 63	1&9
5	Bridges Road	Off of US Hwy 190	1
6	Jessie Sibley Road	Off of Lod Stafford Road	1
7	Lexton Lane	Located in Cornerstone Estates Subdivision	1
8	North Doyle Road	Between Us Hwy 190 and LA Hwy 442	1
9	Hornsby Road	Off of LA Hwy 63	2
10	Nan Wesley Road	Between Sims Road and LA Hwy 1023	2
11	Garden Oaks Drive	Located in Oak Hills Subdivision	2
12	Oak View Lane	Located in Oak Hills Subdivision	2
13	Oak Haven Lane	Located in Oak Hills Subdivision	2
14	Oakmount Drive	Located in Oak Hills Subdivision	2
15	Oakchase Drive	Located in Oak Hills Subdivision	2
16	Oakwilde Drive	Located in Oak Hills Subdivision	2
17	Perkins Road North	Between LA Hwy 1024 and LA Hwy 1019	2
18	Fisher Road	B/t LA HWY 1025 and Jennifer Lynn Road	3
19	Harrells Lane	Off of Netterville Road	3
20	Netterville Road	Off of Dunn Road	3
21	Glenbrook Drive	Off of Westfield Drive	4
22	Curry Davis Road	Off of LA Hwy 16	4
23	Third Street	Between Railroad Avenue and S. College Drive	4
24	North College Street	Off of North Range Avenue	4
25	White Oak Drive	Between Pine Street and Kay Drive	4
26	East Street	Between Bay Street and US 190	4
27	Summers Street	Between Bay Street and US 190	4
28	Oak Street	Between North Range and Poplar Street	4
29	Benton Lane	Between South River Road and Lakeview Drive	4
30	Woodhaven Drive	Located in South Point Subdivision	5
31	Snowdon Avenue	Located in South Point Subdivision	5
32	Scivicque Road	Located Between LA Hwy 1032 & LA Hwy 16	5
33	Wellington Avenue	Located in South Point Subdivision	5
34	Country Manor	Located in South Point Subdivision	5
35	Spillers Ranch	Located between LA Hwy 1026 & Brown Road	5
36	Cypress Drive	Off Of Rolling Acres Drive	5
37	Denver Street	Off of James Street	5
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Big Ben Drive (Westminster Subdivision) | 6
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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Parliament Drive (Westminster Subdivision) Parkwood Drive (Woodland Crossing) | 6
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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Greenwood Drive (Woodland Crossing)
Havenwood Drive (Woodland Crossing) | 6
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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Hollyridge Drive (Woodland Crossing)
Glenbrooke Drive (Woodland Crossing) | 6
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 | LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Mulberry Drive (Woodland Crossing)
Hazelwood Drive (Woodland Crossing) | 6

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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Burlwood Avenue (Woodland Crossing) Poplar Glen Drive (Woodland Crossing) | 6

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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Robindale Drive (Woodland Crossing) | 6

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| Cottonwood Court (Woodland Crossing)
Avondale Court (Woodland Crossing) | 6
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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Silverwood Court (Woodland Crossing)
Maplewood Drive (Woodland Crossing) | 6

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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Sprucewood Drive (Woodland Crossing) Pinebrook Drive (Woodland Crossing) | 6
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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Mimosa Drive (Woodland Crossing)
Bell Wood Drive (Woodland Crossing) | 6
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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Palmwood Drive (Woodland Crossing)
Ribbonwood Drive (Woodland Crossing) | 6
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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Buffwood Drive (Woodland Crossing)
Sagewood Drive (Woodland Crossing) | 6
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LPR NO. 18-216 | July 12, 2018
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| Wynnewood Avenue (Woodland Crossing)
Myrtle Wood Court (Woodland Crossing) | 6

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 | LPR NO. 18-216
LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Bronzewood Avenue (Woodland Crossing) | 6

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LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Birchwood Court (Woodland Crossing)
Mirkwood Court (Woodland Crossing) | 6

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 | LPR NO. 18-216 | July 12, 2018
July 12, 2018 | | | | | |
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| Jimmy Drive (Woodland Crossing)
Grand Lake Boulevard (Lakeside Estates) | 6
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 | LPR NO. 18-216
LPR NO. 19-278 | July 12, 2018
August 22, 2019 | | | | | |
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| Lake Borgne (Lakeside Estates)
Lake Sabine Drive (Lakeside Estates) | 6

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 | LPR NO. 19-278
LPR NO. 19-278 | August 22, 2019
August 22, 2019 | | | | | |
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| Lake Lery Drive (Lakeside Estates) Lake Bruin Drive (Lakeside Estates) | 6

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 | LPR NO. 19-278
LPR NO. 19-278 | August 22, 2019
August 22, 2019 | | | | | |
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| Lake Bistneau Drive (Lakeside Estates) | 6

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 | LPR NO. 19-278 | August 22, 2019 | | | | | |
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| Black Lake Avenue (Lakeside Estates)
White Lake Avenue (Lakeside Estates) | 6

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 | LPR NO. 19-278
LPR NO. 19-278 | August 22, 2019
August 22, 2019 | | | | | |
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| Cross Lake Avenue (Lakeside Estates) Lake Salvador Drive (Lakeside Estates) | 6
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 | LPR NO. 19-278
LPR NO. 19-278 | August 22, 2019
August 22, 2019 | | | | | |
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| Mack Road
Lucas Drive (Easterly Lakes Subdivision) | 1 2

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tbs
 | LPR NO. 19-329
LPR NO. 20-064 | October 10, 2019
February 6, 2020 | | | | | |
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| Mary Drive (Easterly Lakes Subdivision) Page Drive (Easterly Lakes Subdivision) | 2

 | tbs
 | LPR NO. 20-064 | February 6, 2020
February 6, 2020 | | | | | |
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| Ola Drive (Easterly Lakes Subdivision) | 2

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 | LPR NO. 20-064 | February 6, 2020 | | | | | |
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| Stanton Hall Avenue (Easterly Lakes Subdivision) Tezcuco Avenue(Easterly Lakes Subdivision) | 2 2

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tbs
 | LPR NO. 20-064
LPR NO. 20-064 | February 6, 2020
February 6, 2020 | | | | | |
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| Linder Road
Charles King Road | 3
9

 | tbs
tbs
 | LPR NO. 20-114
LPR NO. 20-197 | May 14, 2020
June 25, 2020 | | | | | |
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| Good Road
Baptiste Drive | 9
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 | tbs
tbs
 | LPR NO. 20-216 | July 9, 2020
January 28, 2021 | | | | | |
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| Nicholas Drive
Joe Lena | 1

 | tbs
 | LPR NO. 21-037
LPR NO. 21-037 | January 28, 2021
March 11, 2021 | | | | | |
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| Oak Street | 9

 | tbs
 | LPR NO. 21-091 | March 11, 2021 | | | | | |
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| Mulberry Street Rossow Court | 9

 | tbs
tbs
 | LPR NO. 21-091
LPR NO. 21-171 | March 11, 2021
May 27, 2021 | | | | | |
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 | |
| Ashwood Court
Sparrow Road | 6
8

 | tbs
tbs
 | LPR NO. 21-171
LPR NO. 21-254 | May 27, 2021
August 12, 2021 | | | | | |
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| Noblisse Road
Dick Hodges Road | 8

 | tbs
tbs
 | LPR NO. 21-254
LPR NO. 21-322 | August 12, 2021
October 28, 2021 | | | | | |
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| Olah Road All of the roads in Council District 8 that have not | 9

 | tbs
 | LPR NO. 21-322
LPR NO. 21-322
LPR NO. 21-398 | October 28, 2021
October 28, 2021
December 16, 2021 | | | | | |
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| All of the roads in Council District 8 that have not
been overlayed in the last fifteen (15) years or more.
James Street | 8

 | tbs
tbs
 | LPR NO. 21-398 | December 16, 2021
December 16, 2021 | | | | | |
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| Leroy Magee Road
Charlie Watts Road | 1

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 | LPR NO. 21-398
LPR NO. 21-398 | December 16, 2021
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| Any road that is not on the list currently, that hasn't been overlayed in fifteen (15) years, be added to the list for consideration
Elmer Street | 6

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tbs
 | LPR NO. 21-398
LPR NO. 22-026 | December 16, 2021
January 27, 2022 | | | | | |
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| Burgess Road(specifically frm Arnold Road to Lockhart Rd) | 3

 | tbs
 | LPR NO. 22-066 | February 24, 2022 | | | | | |
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| River Pines Kinchen | 8
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tbs
 | LPR NO. 22-135 | April 28, 2022
April 28, 2022 | | | | | |
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| Myra Street
Dunn Street | 4 7

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tbs
 | LPR NO. 22-178
LPR NO. 22-178 | May 26, 2022
May 26, 2022 | | | | | |
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| Meadow Brook Boulevard
Amvets Road | 7

 | tbs
tbs
 | LPR NO. 22-282
LPR NO. 22-301 | July 14, 2022
August 11, 2022 | | | | | |
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| Pierson Road | 9

 | tbs
 | LPR NO. 22-301 | August 11, 2022 | | | | | |
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| Squirrel Crossing (was temporarily named Pond Road) Pecan Street (was temporarily known as DPW Road located next to the DPW building | 7 7

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tbs
 | LPR NO. 22-444
LPR NO. 22-445 | December 21, 2022
December 21, 2022 | | | | | |
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| on Ball Park, between East Railroad and Ball Park Road)
Vincent Place Trace | 5

 | tbs
 | LPR NO. 22-445 | December 21, 2022 | | | | | |
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| Wellington Avenue
Brown Road (Located B/W LA Hwy 1026 and Joe May Rd) | 5

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 | LPR NO. 22-445
LPR NO. 23-028 | December 21, 2022
January 12, 2023 | | | | | |
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| Spillers Ranch Road (Located b/w Hwy 1026 & Brown Rd)
Country Manor Avenue (in South Point Subdivision) | 5
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 | LPR NO. 23-028 | January 12, 2023 | | | | | |
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| Andrews Road (Located b/w LA 16 and LA 447) | 5

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| Andrews Road (Located b/w LA 16 and LA 447)
Kirby Road (Located off of LA Hwy 16)
Seivique Road (Located B/w La Hwy 1032 and La Hwy 16) | 5

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| Andrews Road (Located blw LA 16 and LA 447)
Kirby Road (Located off of LA Hwy 16)
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Vincent Acres Circle (Located off of LA Hwy 16)
Cullen Road (Located blw LA 447 and Andrews Rd) | 5
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Seivique Road-Located Bive La Hwy 102 and La Hwy 16)
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Vincent-Aserse Circle (Located off of LA Hwy - 16)
Cullen Road (Located bin LA 447 and Andrews Rd)
Garrison Lane (Located off of LA 1032)
Patridge Lane (Located off of Falcon Crest Drive)
Bond Road (Located off of LA 1033)
Teakwood Drive (Located in South Point Subdivision)
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| Andrews Road (Located biw LA 16 and LA 447)
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<u>Vincent Acres Circle (Located off of LA Hwy 16)</u>
Cullen Road (Located biw LA 447 and Andrews Rd)
Garrison Lane (Located off of LA 1032)
Partridge Lane (Located off of Falcon Crest Drive)
Bond Road (Located off of LA 1033)
Teakwood Drive (Located in South Point Subdivision)
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Garrison Lane (Located off of LA 1032)
Partridge Lane (Located off of LA 1033)
Teakwood Drive (Located in Shadow Springs Estates)
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Sundown Drive(Located in Rolling Meadows Subdivision) | 5
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| Andrews Road (Located b'w LA 16 and LA 447)
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Cullen Road (Located Biv La Hwy 102 and La Hwy 16)
Cullen Road (Located biv LA 447 and Andrews Rd)
Garrison Lane (Located Off of LA 1032)
Partridge Lane (Located Off of Falcon Crest Drive)
Bond Road (Located Off of LA 1033)
Teakwood Drive (Located in Shadow Springs Estates)
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Enfryctte Streat(Located Biv La Hwy 1026 A Lee Ellin Rd)
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| Andrews Road (Located biv LA 16 and LA 447)
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(Cullen Road (Located biv LA 447 and Andrews Rd)
Garrison Lane (Located off of LA 1032)
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Teakwood Drive (Located in South Point Subdivision)
Woodstock Drive (Located in Shadow Springs Estates)
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Hemisphere Lane(Located in Roling Meadows Subdivision)
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Hemisphere Lane(Located Bir La Hwy 105 & Lee Elin Rd)
Sundown Drive(Located in Roling Meadows Sudivision)
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Red Cardinal Street	3	tbs	LPR NO. 24-388	October 24, 2024
Golden Eagle Street	3	tbs	LPR NO. 24-388	October 24, 2024
Clearwater Drive (Shadow Springs Subdivision)	5	tbs	LPR NO. 24-417	November 21, 2024
Nan Wesley Road	2	tbs	LPR NO. 25-029	January 28, 2025
Fountainbleau	5	tbs	LPR NO. 25-029	January 28, 2025
Catholic Church Road	9	tbs	LPR NO. 25-029	January 28, 2025

**Strikethroughs indicate this road is on the 2024/2025 Priority/Capital Outlay List Upon being submitted to a vote, the vote thereon w as as follow

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

NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025

The chair addressed agenda item number 17a, "Board (re)appointment(s)/Resignation(s): Library Board of Control (appointment(s))", and called upon Councilwoman Erin Sandefur.

Councilwoman Erin Sandefur advised that she wished to appoint Jonathan Davis to the Library Board of Control. She stated that they had his resume and letters of recommendation on their desks.

Public input: Jonathan Davis, resident of Denham Springs, LA

LPR NO. 25-030

MOTION was offered by Erin Sandefur and duly seconded by Ricky Goff to appoint Jonathan Davis (Council District 5) to the Livingston Parish Library Board of Control to fill the remainder of the vacated five (5) year term; said appointment will expire on June 30, 2026.

Upon being submitted to a vote, the vote thereon was as follows:

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

NONE NAYS:

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair called upon Councilman Joe Erdey who advised that he wished to appoint Trey Cowell as his new library board member. He invited Mr. Cowell to come and speak before the Council members and declared that he also had letters of recommendations of Mr. Cowell's background and history.

Public input: Trey Cowell

LPR NO. 25-031

MOTION was offered by Joe Erdey and duly seconded by Ryan Chavers to appoint Trey Cowell (Council District 9) to the Livingston Parish Library Board of Control to fill the remainder of the vacated five (5) year term; said appointment will expire on June 30, 2025.

Upon being submitted to a vote, the vote thereon was as follows:

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

NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 17b, "Board (re)appointment(s)/Resignation(s): Recreation District No. 3 (resignation) – Billy Taylor".

The chair explained that Mr. Blaine Pitre, board member of Recreation District No. 3, could no longer serve and submitted his letter of resignation by email on January 10, 2025.

LPR NO. 25-032

MOTION was offered by John Mangus and duly seconded by John Wascom to accept the letter of resignation submitted by Blaine Pitre on January 10, 2025 from Recreation District No. 3; the term of this board appointment is due to expire on February 23, 2025. Upon being submitted to a vote, the vote thereon was as follows:

MR. TAYLOR, MR. MANGUS, MR. CHAVERS, MR. GOFF, MR. WASCOM, YEAS:

MR. WATTS, MR. ERDEY, MS. SANDEFUR NAYS: NONE

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had carried and was adopted on January 28, 2025.

The chair addressed agenda item number 17c, "Board (re)appointment(s)/Resignation(s): Fire Protection District No. 8 (appointment) – Dean Coates".

Councilman Coates was not able to attend that evening's meeting and requested that this be placed on the next meeting agenda for the February 6, 2025 regular meeting of the Livingston Parish Council.

The chair addressed agenda item number 18, "Committee Report(s):"

nance Committee

b. Ordinance Committee: Recommendation(s) of Ordinance introduction(s)

The chair advised that he would like to reestablish the Council's committee membership

He wished to address the Ordinance committee first, and asked Councilwoman Erin Sandefur if she would like to continue to serve on this committee? She stated that she would have liked to have talked about it before now, and asked if they could table it until the next meeting

The chair obliged and stated that he wished to be on the Ordinance committee. He asked Councilman Joe Erdey if he wanted to serve on the committee? Councilman Erdey stated that respectfully, he did not. He advised that he had other committeness that year that took precedence. Councilman Ryan Chavers stated that if the chair needed people to serve on the committee he would be more than happy to be on it.

Ordinance Committee: Billy Taylor Ryan Chavers

The chair addressed the Finance committee and asked if Councilman Ricky Goff would serve on this committee? Councilman Goff agreed. The chair asked if he would also like to chair that uns committee: Councilman Goff agreed to chair this committee. The chair asked if Councilman John Mangus and Councilman Lonnie Watts would like to serve on the Finance committee to which they both agreed.

Finance Committee: Ricky Goff – chair John Mangus Jonn Mangus Lonnie Watts

The chair stated that he wished to form another committee to be known as the "Infrastructure Committee" that will be in conjunction with the Finance Committee. They will be discussing in a public forum looking into current problems with traffic, drainage, parish sewage, amongst other things to have more transparency with the public throughout Livingston Parish.

Councilman Ryan Chavers stated that the would like to chair the Ordinance committee

Ordinance Committee: Billy Taylor Ryan Chavers - chair

Nan Wesley Road – Council District 2 Fountainebleau – Council District 3 Catholic Church Road – Council District 9

	38 39	Oak Ridge Drive			LA Hwy 16		5
	40	Orleans Avenue Vincent Acres Circle			er Hills Avenue LA Hwy 16		5
	41 42	Beauregard Avenue		d in Le Pla	ce Estates Subdivisio		5
	42	Lafayette Street Bastille Drive			ce Estates Subdivision ce Estates Subdivision		5
	44	Iberville Drive			ce Estates Subdivision		5
	45 46	Bienville Drive			ce Estates Subdivisio		5
	40	Harris Road Arbor Walk Drive	Located E		a Hwy 1032 & LA Hwy of LA 447	/ 16	6
	48	Hood Road			nd S. Satsuma Road		6
	49 50	Scivicque Lane (Port Vincent) Gourdon Lane (Port Vincent)			6 (Port Vincent) 6 (Port Vincent)		6
	51	Marlene Avenue			oad (Deville Estates)		6
	52 53	Donna Avenue			Deville Estates		6
	53	Connie Drive Keith Drive			Deville Estates Deville Estates		6
	55	Parliament Drive		Located in	Deville Estates		6
	56 57	Glen Ellis Drive Parkwood Avenue	Located in		of LA 447 Crossing Subdivision E	NTD	6
	58	Sandy Bluff Road (Port Vincent)			crossing Suburvision E load (Port Vincent)	NIK	6
	59 60	Balmoral Drive			h Haven Subdivision		6
	61	Pennbrook Avenue Newport Drive			h Haven Subdivision h Haven Subdivision		6
	62	Bedford Drive	Locat	ed in Sout	h Haven Subdivision		6
	63 64	Glenbrooke Drive Hammack Road			nd Crossing Subdivisi		6
	65	South Satsuma Road			A Hwy 447 & LA Hwy IS Hwy 190 & LA Hwy		6
	66	Black Mud Road	B/t S. S	atsuma Re	oad and Lockhart Lan	е	7
	67 68	Hodges Lane Milton Road			wy 447 and Duff Roa and Burgess Road	d	7
	69	Fletcher Road			f of US Hwy 190		7
	70 71	Duff Road			rgess Ave & LA Hwy 10 de Estates Subdivisio		7
	71	Grand Lake Blvd Perrilloux Road			de Estates Subdivisio Id S. Satsuma Road	1	8
	73	Old Ferry Road		Off of LA 1	6 (Port Vincent)		8
	74 75	Kinchen Road Henry Road (Killian)	Fr		llen Road to FSES A 22 in Killian		8
	76	Riverscape Drive	Loca		erscape Subdivision		8
	77 78	Coles Creek Drive			erscape Subdivision		8
	78	Tchula Drive Feathers Nest Drive			erscape Subdivision erscape Subdivision		8
	80	Peace Point Drive			erscape Subdivision		8
	81 82	Indian Run - RS	Loca		erscape Subdivision		8
	83	Linda's Haven Road Leader Road			LA Hwy 22 LA Hwy 22		8
	84	Catfish Landing Road		Off of	LA Hwy 22		8
	85 86	Boat Launch Road Lower Rome Road	Loc		Chene Blanc Road LA Hwy 22		8
	87	Sharons Road	Locate		rrin Ferry Road North	h	8
	88 89	Wendall Bazille Road			LA Hwy 22		8
		Sophia Noel (Killian)			arbor - Killian		8
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The chair addressed agenda item number 19, "District Attorney's Report".

The chair called upon Mr. Brad Cascio, Parish Legal Advisor, who stated that he was glad to see that everyone survived the snow event and that this was a fantastic meeting. He hoped that everyone had a great night.

Councilman Ryan Chavers wanted to thank the Sheriff's office for their hard work through this weirdly, strange snow that they had received last week.

Having no further business, a motion to adjourn was requested until they would meet again at the next regular meeting of the Livingston Parish Council scheduled on Thursday, February 6, 2025 at the hour of six o'clock (6:00) p.m. in Livingston, Louisiana.

LPR NO. 25-033

MOTION was offered by John Mangus and duly seconded by Erin Sandefur to adjourn the January 28, 2025 regular meeting of the Livingston Parish Council.

Upon being submitted to a vote, the vote thereon was as follows:

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

NONE NAYS:

ABSENT: MR. COATES

ABSTAIN: NONE

Thereupon the chair declared that the Motion had been carried and was adopted and that the meeting was adjourned.



1/2 Billy Taylor Billy Taylor, Council chairman

The audio and video for this meeting may be found in its entirety on the Livingston Parish Council's YouTube page at:

https://www.youtube.com/watch?v=7BYvyPtA37s

It may also be found on the Livingston Parish Council's website at: https://www.livingstonparishcouncil.com/

If you have any questions, please contact Sandy Teal at the Livingston Parish Council office at (225)686-3027. Cost of Notice: \$924

GRAVITY DRAINAGE DISTRICT NO. 1 OF THE PARISH OF LIVINGSTON, STATE OF LOUISIANA

The following Resolution was offered by Robert Borne and seconded by Chris Whitmire:

RESOLUTION

A Resolution providing for canvassing the returns and declaring the result of the special election held in Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "District") on Saturday, December 7, 2024, for the purpose of authorizing the renewal of the levy and collection of 1/2% sales and use tax for a period of twenty (20) years, beginning June 1, 2025, for the purpose of acquiring drainage works, rights-of-way for canals and ditches, flood prevention works, equipment and facilities necessary to construct, maintain and operate outlets for the waters of the District, and preventing flooding.

BE IT RESOLVED by the Board of Commissioners of Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "*Governing Authority*"), acting as the governing authority of Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "*District*"). As follows:

SECTION 1. That the Governing Authority does now proceed in open and public session to examine the oficial certified tabulations of votes cast at the special election held in the District on Saturday, December 7, 2024 (the "Election"), said tabulations having been prepared and certified by the election officials serving at the designated polling places, and the Governing Authority does now further proceed to examine and canvass the returns and declare the result of the Election.

SECTION 2. That a Proces Verbal of the canvass of the returns of the Election shall be made and that a certified copy thereof shall be forwarded to the Secretary of State, Baton Rouge, Louisiana, who shall record the same in her office; that another certified copy thereof shall be forwarded to the Clerk of Court and ex-officio Recorder of Mortgages in and for the Parish of Livingston, State of Louisiana, who shall record the same in the Mortgage Records of the Parish of Livingston, State of Louisiana, and that another copy thereof shall be retained in the archives of the District.

SECTION 3. That the result of the Election shall be promulgated by publication in the manner provided by law, after receipt from the Secretary of State's office of the actual cost of holding the Election, as required by La. R.S. 18:1292(B)(2).

SECTION 4. This Resolution shall take effect immediately upon adoption.

This Resolution having been submitted to a vote, the vote thereon was as follows: YEAS: David Provost, Carl Juneau, Chris Whitmire, Robert Borne, Brian Ross NAYS: None ABSENT: None

And the Resolution was declared adopted on this, the 14th day of January, 2025.

/s/ Randall Smith			
Randall Smith, Administrative Secretary			
CTATE OF LOUISLAND			

PARISH OF LIVINGSTON

I, the undersigned Administrative Secretary of the Board of Commissioners of Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "*Coverning Authority*"), acting as the governing authority of Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana, do hereby certify that the foregoing constitutes a true and correct copy of a Resolution adopted by the Governing Authority Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "*Therestic"*) on Saturday, December 7, 2024, for the purpose of authorizing the renewal of the levy and collection of a 12% sales and use tax for a period of twenty (20) years, beginning June 1, 2025, for the purpose of acquiring drainage works, rights-of-way for canals and ditches, flood prevention works, equipment and facilities necessary to construct, maintain and operate outlets for the waters of the District, and preventing flooding.

/s/ David Provost David Provost, Chairman

I further certify that this Resolution has not been amended or rescinded

IN WITNESS WHEREOF, I have subscribed my official signature of said Governing Authority on this, the 14th day of January, 202

/s/ Randall Smith Randall Smith. Administrative Secretary

In accordance with La. R.S. 18:1292(B)(2) the actual cost of holding the election was \$2,561.27.

Cost of Notice: \$60

Special Board Meeting 01/23/2025 03:00 PM School Board Office 13909 Florida Blvc Livingston, LA 70754

MEETING MINUTES

The special meeting of the Livingston Parish School Board will be held at the School Board Office, 13909 Florida Blvd., Livingston, Louisiana, on THURSDAY, January 23, 2025, is changed to THREE O'CLOCK PM for the following purposes and to take whatever actions necessary. The meeting may be viewed online at <u>https://www.voutube.com/@lppsboardmeetings5531/streams</u>.

Attendees

Voting Members Mr. Brad Sharp, District 1 Mr. Robert Seals Jr., District 2 Mr. Bradley Harris, District 4 Mr. Cecil Harris, District 5 Mr. Jeffery Cox, District 5 Ms. Katelyn Cockerham, District 7 Mr. Stephen Link, District 9, President

Absent Members Mr. William 'Jeff' Frizell, District 3, Vice-President Dr. Ronald McMorris, District 8

1. Call to Order

The Board Meeting was called to order by President Steve Link.

2. Approval of the minutes of the School Board meeting held on January 9, 2025

Motion was made and duly seconded to approve the minutes of the School Board meeting held on January 9 2025.

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

The President declared the motion carried. 3. Authority to advertise for the following

A. RFP 25-03: Wide Area Network Connectivity

Motion was made and duly seconded to grant the Superintendent authority to advertise for RFP 25-03: Wide Area Network Connectivity.

> Motion made by: Mr. Bradley Harris Motion seconded by: Mr. Cecil Harris Voting: Unanimously Approved

The President declared the motion carried B. RFP 25-04: Internet Access

The President declared the motion carried

Motion was made and duly seconded to grant the Superintendent authority to advertise for RFP 25-04: Internet Access

> Motion made by: Mr. Jeffery Cox Motion seconded by: Mr. Robert Seals Jr. Voting: Unanimously Approved

4. Introduction of School Calendar for the 2025-2026 school year

Assistant Superintendent Bruce Chaffin introduced the proposed calendar for the 2025-2026 school year for Assistant superintenoent Bruce Channi nitroduce on the proposed calendar for the 2023-2020 school yea introduction purposes only. I would like to thank the Calendar Committee, consisting of about 20 people, varying responsibilities ranging from LPPA, LPTA, our teacher and our principal groups. We had teachers Central Office staff, two School Board members, and for the first time, a High School student of the year who was involved in that process. We had very good conversations on the day that we met. The committee came was incorrect in that process. We had very good correct satisfies in the day that we much the commence and up with three options. Same a last year, we gave those three options to our employees to vote on. After votes, Option C had 53% of the vote, Option B had 33% and Option A had 14%. Because Option C received a majority vote that will be the calendar that we will bring back at the next meeting for approval. Today is for introduction purposes only on the calendar that the employees have recommended. Teachers will start on Introduction purposes only on the calendar that the employees have recommended. Leachers will start on August 5th, whits students starting on August 8th and school will end on the 22nd. We kept the two days for the fair holiday. Thanksgiving stayed the same. Christmas was very similar to this year. We will have three days for Mardi Gras. There was a lot of discussion about Easter. If we did the traditional Good Friday the week after Easter is the first week of the testing window for State Testing to open. So, if we chose that week, we could considerably be knocking off a week of testing. All three of our supervisors for Elementary, Middle and High School did not like that option, so we will come back the week after Easter. Whether we start testing or not that week, it does allow the students to get back into the routine of things instead of coming back and start testing immediately. We felt that this was in the best interest of the students. This is for introduction only and requires no action until the next meeting.

5. Discussion and action on the Superintendent's recommendation for Assistant Principal Contract at Maurepas High School

Upon the recommendation from the Superintendent, a motion was made and duly seconded to approve the Performance-based contract for Charles "Brad" Neal, Assistant Principal at Maurepas High School, effective 1/15/2025-6/30/2027.

Motion made by: Mr. Brad Sharp Motion seconded by: Ms. Katelyn Cockerham Voting: Unanimously Approved

The President declared the motion carried

6. Approval of payment of invoices and payment of district supplements.

Motion was made and duly seconded to approve the payment of invoices and district supplement.

<u>Motion made by:</u> Mr. Jeffery Cox <u>Motion seconded by:</u> Mr. Brad Sharp

Voting:

Unanimously Approved The President declared the motion carried

7. Superintendent's com

Mr. Link and members of the Board, I just have a couple things. One, I want to thank Mr. Chaffin, Ms. McRae and the Calendar Committee for coming up with the calendar options. I appreciate the Committee creating three options that could be sent out to the employees.

Mr. Williams and all of you, I appreciate you coming out for this meeting today. This was a timeline issue and we needed to make sure that we presented the item for the RFP and the information that we have to follow with our consultant. So, thank all of you for coming out for that.

Keeping you in the loop with communication during this winter weather, these are very hard decisions, as e of you are aware. We've stayed in close contact with our administrators, the public, the Sheriff's Office and OEP (Office of Emergency Preparedness). Tomorrow is the hardest decision that we've had to make. Based on the input we've received, there was concern for our student transportation in the early morning hours, so we Will continue with schools being closed for students tomorrow, and employees will return to work at 9:00 and We feel that the employees returning was important to give us a chance to fully assess everything on campus. This allows us to make sure we're ready and gives our employees time to prepare for when our students return.

We appreciate each of you and thank you for the support!

8. Adjourn

DEMCO BOARD ELECTION DIXIE ELECTRIC MEMBERSHIP CORPORATION CALENDAR OF EVENTS

2025 ANNUAL MEMBERSHIP MEETING Saturday, May 10, 2025 at 10 a.m.

LOCATION OF MEETING **DEMCO Headquarters Facility**

16262 Wax Road, Greenwell Springs, LA 70739 (Elections in Districts 3, 6, 9, 12 and 13)

DEMCO's 2025 Annual Membership

Petitions must be returned to DEMCO

The Governance Committee will meet at

3:30 p.m. on this date, if needed, to validate

each petition and post the results as required

by the corporation's bylaws on this date.

April 21, 2025 – April 25, 2025

The Official Notice of the 2025 Annual

Meeting will be mailed to all members of

Ballots for the 2025 Annual Meeting will

be mailed to members of the cooperative

ballots by Saturday, April 26, 2025 –

on this date. Members should receive their

VOTE and mail your ballot immediately.

The deadline for receiving ballots for

the 2025 Annual Membership Meeting

is 4:30 p.m. on this date - DO NOT

Ballots will be counted during this period

May 5, 2025 – May 6, 2025

by the certified public accountants

annual meeting. Candidates will be

ballots will be counted.

May 10, 2025

selected by DEMCO to conduct the

Annual meeting and election results announced at 10 a.m., at 16262 Wax

Road, Greenwell Springs, LA 70739.

Cost of Notice: \$84

ana 70754

advised as to the time and place that the

the cooperative during this time.

headquarters office by 4:30 p.m. and

received by the CEO and General

Meeting will be prepared.

April 7, 2025

Manager's office.

April 17, 2025

April 21, 2025

May 2, 2025

DELAY - VOTE

February 10, 2025 - March 7, 2025 Publish the Calendar of Events in the official journal of each parish, including the date, time, and place of the meeting of the Nominating Committee.

March 11, 2025 - March 13, 2025

Pre-qualification period. Members interested in seeking a position on the board of directors are required pursuant to DEMCO bylaws to appear in person between these dates to determine eligibility as prescribed in the corporation's bylaws. Candidates not pre-qualified will not be eligible to seek a position on the board of directors.

March 20, 2025

DEMCO Governance Committee will meet at 3:30 p.m. on this date, if needed, to determine eligibility of director candidates who have pre-qualified. Only candidates who have pre-qualified will be considered.

March 20, 2025

DEMCO Board Meeting at 5 p.m., at DEMCO Headquarters. The Committee on Nominations will be appointed at this meeting.

March 20, 2025

The Nominating Committee meeting begins at 5:05 p.m. at DEMCO Headquarters, 16262 Wax Road, Greenwell Springs, LA, 70739 with results of the meeting to be posted March 21, 2025.

March 21, 2025

Beginning on this date, pre-qualified director candidates may obtain a petition to run for a seat on the board of directors. DEMCO bylaws require 50 valid signatures for the petition to be validated.

March 21, 2025

This is the Record Date for the 2025 Annual Membership Meeting. A final list of those members eligible to vote in



The following is a list of 200 Jurors drawn to serve and who shall report for duty at the Livingston Parish Courthouse located at 20300 Government Boulevard, Livingston, LA at 8:30 a.m. on TUESDAY, FEBRUARY 25, 2025.

ALLEN, LAUREN E ANTWINE, KATRINA DENISE APPLEWHITE, KEITH WADE ARGUETA-VAZQUEZ, ANGELICA LOZANO AVERETT, ADAM BLAINE BACILE, DOROTHY NAVARRE BAILEY, MIKEAL K BARNES, KEELY DELATTE BARTON, AMIE DUPUY BEATTY, CHERYL D BECK, LEIGH ANN MABRY BESS, ASHLEY DANIELLE BETHEL, ELIZABETH MARIE BILLIOT, PAULINE FITZGERALD BLYTHE, ELIZABETH JESSICA MILLER BOUDOIN, AUSTIN MICHAEL BRADY, ROY ERNEST BRANNAN, TYLER ANDREW BRANTON, DEBORAH ANN BRASSEAUX, JACKIE L BRELAND, TABITHA LAW BRITTEN, TIMOTHY TRENT JR BROWN, AMANDAH LEIGH BURTON, DAVID BYRD, SHANDILYN JADE CABALLERO, MARY N CAMBRE, NATHAN J CAMPO, SANDRA C CHANDLER, JANE EVIE CHILDRE-CALLAWAY, ALICIA DAWN CHUSTZ, ELISABETH BOONE CLARK, LESTER MATTHEW CLARY, LINDA L COCKERHAM, THOMAS LAMAR COLLIGAN, DIANNA LYNN COLON, LUIS ANTHONY JR COMARDELLE, KEITH PAUL CONNELL, ROSETTA MAE CONNOR, JAYME ELIZABETH COVINGTON, RONNIE D COVINGTON, SUSAN MARIE COX. EDWARD MICHAEL CRABTREE, AMIE B CRANMER, ROBERT WESLEY CREEL THOMAS BERRY II CUTRER, MCKENZIE DAIGLE, NEAL ANTHONY JR DAVIS, DANIEL FRANKLIN DAVIS, FAYE DAVIS, JANELL MARIE DELAUNE, OLA KAY DESOTO, CODY JAMES DEVALL, JERRY L DICAPO, DENNIS EARL JR DIXON, ELLIE I DOVIE KAVIA M DRAUGHN, BISHOP LEE JR DUBUY, PAMELA DUHE, RODNEY JOSEPH JR DUHON, LINDA WILLIAMS DUHON, MELISSA NICOLE DUPUY BLAINE DALTON EASLEY, CODY MICHAEL ECCLES, TIFFANY RENEE EMRICK, HARLEIGH NICOLE EPPINETT, SUSAN MARIE FONTENOT, CASAN M FONTENOT, GAIL M FRAZIER-FARMAN, TONIA LYNN GAUTHIER. CHARD ROBERT GEE, CASSANDRA ASHLEY GETER, RHONDA L GILLEN, LISA JAMES GIVENS, LUCY C GLOVER, DANNY GOLMON, HEATHER GRANTHAM, JANICE G GRIFFIN, THERESA MILLER HANSON, LESLIE P III HAWKINS, MARKITA SHAWNTE HILL, SON-SHINE JUANITA HOPE, STEPHANIE A HOUSLEY, KEVIN LANE HOUSLEY, MARVIN HOWELL, PILAR JARA HUBBARD, MADYSON T HUDNALL, JOHN BRAXTON HURT, ANTHONY GENE HUSZAR, JONATHAN BAILEY JACKSON, MORGHAN KESHEA JESSUP, DAVID J JOHNSON, ELLIS EDWARD III JOHNSON, LUCAS T JONES, JENNIFER JONES, JEREMY DALLAS JORDAN, LINDA CRISTINA KENT, TINA SIBLEY KIMBLE, SCOTT MARTIN KINCHEN, DANAQUOA DEMIA KING, PAUL JONATHAN KIPER, DEVIN JAMES KOCZROWSKI, JOSEPH JOHN III LAFLEUR, SUZAN A LAIR. WILLIAM L LAMBOS, JOHN LANDMAN, ARELLA DAWN LANDRY, JANE HELEN LANG, SHAWN MICHAEL LAWSON, TERRI DALE LEADER, VICKIE H

LENNOX, JORDAN WADE LINEBAUGH, JERRY E II LITTLE, TRENT MICHAEL LOPER, TAYLOR ANN LOTT, DOEL D LOVETT, BREANN C MAGNOLIA. KAITLYN MICHELLE MARSHALL, FRANCES T MARTINEZ, SANGDAO MEEKO MATTHEWS, HOPE MILINE MAURELLO, CORY LEE MCCORMICK, KELLY LEBLANC MCDANIEL, BILLY LEON JR MCDOWELL, ALTON L JR MCINTYRE, CAROLYN MCKEE, SHASTA D MECHE, ANGELA SMITH MELCHERT, WAYNE THOMAS MELFORD, DEBORAH G VINCENT MELY, SHERRY R MEYERS, CHASITY GUINN MOORE, JOSEPH ROBERT JR MOORE, NATALIE JACKSON MORGAN, OLIVE MOUNCE, CARA JACOBS NEWSOM, TONYA NORMAN, LASHONDA RENA OLMSTEAD, DESTINY ONDI, DAVID OSWALT, RANDY G PARKER, LYMAN J PECORA, JENNIFER ANN PHILPOT, ETHAN GAIGE PILLEY, KEVIN RONAN POLITO, CHARLES JASON POSTON, KIESHA E POTTER, GENIA POURCIAU, JOHN C POWELL, GERALD C RAYBORN, RONALD L RAYMER, GARY ERIC RICHARDSON, SCOTT N RIGGINS, CRAIG ALLAN ROBERT, EUGENE P JR RODRIGUEZ, JENNIFER DARLENE ROGERS, DANIELLE DESIREE ROUSSEAU, DONNA V ROWLEY, MATTHEW RUSHING, SHAUN SANCHEZ, KAYLA LIND SAVOY, RICKY JUDE SF SCHLIEGELMEYER, JOHN HERMAN JR SCHWARTZ, ALLISON CHRISTINE SHAFFER, GARY P SHEPHERD, BLAYNE NICOLE SHROPSHIRE, CHARLES L SIBLEY, VANESSA CHANDRA SIMON, JEREMY JAMES SIMONEAUX, JORDAN GUEDRY SIMS, TODD JAYSON SPINA CHAIA DIAN SPRADLEY, SANDRA ALISE STATEN, LISA POSS STELLY, HARRY JOSEPH STEPHENS, KATELIN RODGERS STILLEY, EMILY GRACF HAND SUMMERS, BRIAN KEITH TAYLOR, SANDRA A TEAL, JACOB B TEMPLET, IVEY COURTNEY THOMAS, BRENDA LEE TIENDA, ASHLEY JOANN TOLBERT, ALEXIS DENISE TRAHAN, LISA M TUMBLIN, WENDY RENEE TURLICH, NICOLE WALKER, MARY BOURGEOIS WARD, SABRINA KETAYANNA WEARRY, CHANNELL C WESLEY, JEFFREY L WHITE, EMILY MCKAY WHITFIELD, NICOLE S WILDER, MATTHEW ALAN WILLIAMS, JAMES LUCIAN WILLIAMS, JEFFERY BLAKE WILLIAMS, KYLE WAYNE WOMACK, VIVIAN PEARL

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

JASON B. HARRIS Livingston Parish Clerk of Court

ZYLKS, KEVIN DOUGLAS

PUBLIC NOTICE

Cost of Notice: \$288

INVITIATION FOR CONSULTING ENGINEERING SERVICES

Livingston Parish Government invites qualified engineering firms to submit a Statement of Qualifications for the following project:

Livingston Parish - Gravity Drainage District - Emergency Backup Generators (5%) DR-4611-0079-LA

ENGINNERING FEE: TO BE NEGOTIATED

This project and the procedures for the selection of this firm will be in accordance with all requirements of the Federal Emergency Management Agency's Hazerd Mitigation Assistance (HMA), Housing and Urban Development, Louisiana Office of Community Development, Federal Code of Regulations (2CRF200), the State of Louisiana, and the standard of Livingston Parish. All responses received will be evaluated in accordance with the selection criteria identified in the Request for Qualifications information packet available from the Parish. That information also identifies the scope of services to be performed by the selected firm.

Mot nade and duly ed to ad urn the meeting

> Motion made by: Mr. Robert Seals J Motion seconded by: Ms. Katelyn Cockerhan Voting: Unanimously Approved

There being no further business, the meeting adjourned at 3:19 PM.

/s/ Jody Purvis Jody Purvis, Superintendent

Stephen Link, Pres Cost of Notice: \$156

/s/ Stenhen Link

PARISH COUNCIL OF THE PARISH OF LIVINGSTON, STATE OF LOUISIANA

The following Resolution was offered by Councilman John Mangus and seconded by Councilman Billy Taylor:

L.P. RESOLUTION NO. 24-438

A Resolution providing for canvassing the returns and declaring the result of the special ele-held in the Parish of Livingston, State of Louisiana on Saturday, December 7, 2024, to amene Home Rule Charter as proposed; and providing for other matters in connection therewith.

BE IT RESOLVED by the Parish Council of the Parish of Livingston, State of Louisia ag authority (the "Governing Authority"), of the Parish of Livingston, State of Louisiana (follows

SECTION 1. That the Governing Authority does now proceed in open and public session to examine the official certified tabulations of votes cast at the special election held in the Parish on Saturday, December 7, 2024 (the "*Election*"), said tabulations having been prepared and certified by the election officials serving at the designated polling places, and the Governing Authority does now further proceed to examine and canvass the returns and declare the result of the Election.

SECTION 2. That a Proces Verbal of the canvass of the returns of the Election shall be made and that a d copy thereof shall be forwarded to the Secretary of State, Baton Rouge, Louisiana, who shall record the in her office; that another certified copy thereof shall be forwarded to the Clerk of Court and ex-officio ler of Mortgages in and for the Parish of Livingston, State of Louisiana, who shall record the same in the Recorder of Montgages in and for the Parish of Livingston, State of Louisiana, who shall record the sam Mortgage Records of the Parish; and that another copy thereof shall be retained in the archives of the Parish.

SECTION 3. That the result of the Election shall be promulgated by publication in the manner provided by r receipt from the Secretary of State's office of the actual cost of holding the Election, as required by La. R.S. 18:1292(B)(2).

SECTION 4. This Resolution shall take effect immediately upon adoption.

This Resolution having been submitted to a vote, the vote thereon was as follows: YEAS: MR. MANGUS, MR. WASCOM, MR. GOFF, MS. SANDEFUR, MR. ERDEY, MR. TAYLOR, MR. WATTS, MR. COATES, MR. CHAVERS NAYS: NONE ABSTAIN: NONE

WHEREUPON, this Resolution was declared to be adopted by the Parish Council of the Parish of Livingston, State of Louisiana, on this 19th day of December, 2024.

/s/ Sandy C. Teal	/s/ John Wascom
Sandy C. Teal, Council Clerk	John Wascom, Council Chairman

STATE OF LOUISIANA PARISH OF LIVINGSTON

I, the undersigned Clerk of the Parish Council of the Parish of Livingston, State of Louisiana (the "Governing Authority"), acting as the governing authority of the Parish of Livingston, State of Louisiana do hereby certify that the foregoing constitutes a true and correct copy of a Resolution adopted by the Governing Authority on December 19, 2024, providing for canvassing the returns and declaring the result of the special election held in the Parish of Livingston, State of Louisiana on Saturday, December 7, 2024, to amend the Home Rule Charter as proposed; and providing for other matters in connection therewith.

I further certify that this Resolution has not been amended or rescinded

IN WITNESS WHEREOF, witness my official signature and the impress of the official seal of said Parish Council of the Parish of Livingston, State of Louisiana, on this 19th day of December, 2024.

/s/ Sandy C. Teal Sandy C. Teal, Council Clerk

(SEAL)

In accordance with La. R.S. 18:1292(B)(2) the actual cost of holding the election was \$8,686.91.

Cost of Notice: \$60

NOTICE OF INTRODUCTION OF ORDINANCE AND PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the following entitled Ordinance was introduced in writing in the for adoption at a meeting of the Parish Council of the Parish of Livingston, State of Louisiana, on Jan required for adoption at a meeting of the Parish 28, 2025, and laid over for publication of notice:

ORDINANCE

An Ordinance ratifying the action taken by Gravity Drainage District No. 1 of the Parish of Livingston, State of Louisiana (the "District") on January 14, 2025 to renew the levy and collection of a sales and use tax, all as approved by voters in the District at an election on Saturday, December 7, 2024; and providing for other matters in connection therewith.

NOTICE IS HEREBY FURTHER GIVEN that the Parish Council of the Parish of Livingston, State of Louisiana will meet on Thursday, February 27, 2025, at 6:00 p.m., in the Council Chambers in the Governmental Building, 20355 Government Blvd., Livingston, Louisiana, at which time there will be a public hearing on the adoption of the aforesaid Ordinance.

/s/ Sandy C. Teal	<u>/s/ Billy Taylor</u>
Sandy C. Teal, Council Clerk	Billy Taylor, Council Chairman

(Copies of the proposed Ordinance shall be made available for public inspection in the office of the Parish Council of the Parish of Livingston, State of Louisiana.) Cost of Notice: \$24

PURSUANT TO LA. R.S. 42:19.1 NOTICE OF CONSIDERATION OF ACTION REGARDING AD VALOREM TAX

NOTICE IS HEREBY GIVEN that Recreation District No. 3 of Livingston Parish, Louisiana will meet on Monday, March 10, 2025 at 6:00 p.m. at the Anthony "Tony" Dugas Recreation Center, 30372 Eden Church Road, Denham Springe, Louisiana, at which time there will be consideration of action regarding calling an election for the renewal of the levy and collection of an ad valorem tax dedicated to operating and maintaining the District. Cost of Notice: \$12

LEBLANC, CRYSTAL RANDALL

LEE, KENNETH WAYNE JR

All engineering firms shall also be registered with the Louisiana State Board of Registration for Professional Engineers and Land Surveyors, in accordance with LA RS 37:689. A copy of the current Certificate(s) of Registration shall be attached to each Statement of Qualification. Failure to be registered and in good standing with the aforementioned board will lead to the rejection of qualifications statement.

Livingston Parish Government will award the project to the respondent obtaining the highest recommendation and points based upon a section committee review of the submitted Statement of Qualifications and work references.

Interested firms are invited to secure an informational packet from Livingston Parish Government Grants Department, Heather Crain, Grants Manager, or download an electronic copy of the official Request for Qualifications packet from Central Bidding website: www.centralbidding.com. Only those firms that have responded in accordance with the official RFQ packet for this project obtained from Livingston Parish Government or Central Bidding will be considered by the Livingston Parish Selection Committee. Additionally, the firm selected for this project will be required to include the Parish's standard contract provisions in its contract for Engineering Services as amended for this project. The overall level and scope of services will be determined by Livingston Parish Government. A fixed sum contract will be negotiated with the selected firm. Responding firms must be prepared to provide an audited overhead rate for the purpose of contract negotiation and determination of cost reasonableness. Any questions or problems related to the download of the RFQ packet should be directed by email to Heather Crain at hcrain@livingstonparishla.gov

The response to this RFQ must be hand delivered to the above-named person at Livingston Parish Government, Grants Department, 20355 Government Blvd., Livingston, LA 70754, (DMV Building - Second Floor) or mailed to the above-named on at P.O. Box 427, Livingston, LA 70754, in such a manner that it is received no later than 3:00 p.m. Thursday, February 27, 2025. Statements of Qualifications that have not been received by the deadline date and time will be rejected.

Livingston Parish Government is an Equal Opportunity Employer. Responding firms are encouraged to utilize minority participation in this contract through the use of disadvantaged and women-owned businesses as suppliers or sub-contractors Livingston Parish Government encourages submission by DBE, minority, veteran, and/ or women owned businesses

> LIVINGSTON PARISH GOVERNMENT RANDY DELATTE PARISH PRESIDENT

Cost of Notice: \$84

HEATHER CRAIN GRANTS MANAGER



PUBLIC NOTICE

At 6:00 P.M., on February 24, 2025, Municipal Building, 116 N. Range Ave., Denham Springs, LA, the Denham Springs City Council will hold a public hearing to consider the approval of a noise variance for First Baptist Church of Denham Springs for an outdoor event on March 16th, 17th, 18th, and 19th from 7 p.m. a.m. to 9:00 p.m.

Cost of Notice: \$12

Gerard Landry, Mayor City of Denham



At 6:00 p.m., on February 24, 2025, at City Hall, 116 N. Range Ave., Denham Springs, LA, the Denham Springs City Council will hold a public hearing to consider the adoption of a proposed ordinance and further provide with respect thereto described more specifically as follows

ORDINANCE

ORDINANCE TO AMEND SECTION 1.02 OF ARTICLE ONE OF THE DENHAM ORDINANCE TO AMEND SECTION 1.02 OF ARTICLE ONE OF THE DENHAM SPRINGS ZONING COMMISSION ORDINANCE OF 1990, AS AMENDED, CITY ORDINANCE 1001 BY ADDING THERETO PARAGRAPH 197, FROM R-1 RESIDENTIAL & C-3 COMMERCIAL TO 1-1 INDUSTRIAL ON PARCEL# 0365718 & PARCEL # 0363564 LOCATED IN SECTION 68, T7S-R2E, GLD, CITY OF DENHAM SPRINGS, LIVINGSTON PARISH, LOUISIANA (RZ-453). REQUESTED BY VARNADO BROTHERS, LLC [2500 FLORIDA AVE SW].

Cost of Notice: \$24

Gerard Landry, Mayor City of Denham Springs



PUBLIC NOTICE

At 6:00 p.m., on February 24, 2025, in the Court Room of the Municipal Building, 116 N. Range Ave., Denham Springs, Louisiana, the Denham Springs City Council will hold a public hearing to consider the adoption of a Special Use Permit as follows:

Special Use Permit request for the purpose of a Townhouse Development on Tract B-1-A & Remainder of Tract A located in Section 59, T6S-R2E, G.L.D, City of Denham Springs, Livingston Parish, Louisiana (SUP-117-24). Requested by Brad Marcotte Construction, LLC [569 Florida Ave SW] to be held February 24, 2025

Cost of Notice: \$24

City of Denham Springs

Gerard Landry, Mayor

PUBLIC NOTICE

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

Rezone - Parcel 0535633A - 34480 Weiss Road - From R-1 to R-1.5 - Council District #1 Cost of Notice: \$12

NOTICE

Proposed Constitutional Amendments to be voted on at the Municipal Primary Election March 29, 2025

CODING: Words which are struck through are deletions from existing law; words in **boldface type** and/or underscored are additions

Proposed Amendment No. 1

Third Extraordinary Session, 2024

ACT No. 2

SENATE BILL NO. 1 BY SENATOR MORRIS AND REPRESENTATIVE MCMAKIN

A JOINT RESOLUTION

Proposing to amend Article V, Sections 5(B), 15(A), and 16(A) of the Constitution of Louisiana, relative to jurisdiction of courts, to provide for disciplinary proceedings over attorneys from other jurisdictions concerning legal services in the state and over related unethical practices; to authorize creation of courts of limited or specialized jurisdiction; and to specify an election for submission of the proposition to electors and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval o rejection in the manner provided by law, a proposal to amend Article V, Sections 5(B), 15(A), and 16(A) of the Constitution of Louisiana, to read as follows:

§5. Supreme Court; Jurisdiction; Rule-Making Power; Assignment of Judges Section 5.(A)

(B) Original Jurisdiction. The supreme court has exclusive original jurisdiction of disciplinary proceedings against a member of the bar <u>and any lawyer specially admitted by a court of</u> this state for a particular proceeding, as well as any lawyer not admitted in this state who practices law or renders or offers to render any legal services in this state

§15. Courts; Retention; Jurisdiction; Judicial District Changes; Terms

Section 15.(A) Court Retention: Trial Courts of Limited Jurisdiction. The district, family juvenile, parish, city, and magistrate courte scisting on the effective date of this constitution are retained Subject to the limitations in Sections 16 and 21 of this Article, the legislature by law may abolish or merge trial courts of limited or specialized jurisdiction. The legislature by law may establish trial courts of limited or specialized jurisdiction with parishwide territorial jurisdiction and subject matter jurisdiction which shall be uniform throughout the state <u>by law enacted by two-thirds of the elected</u> members of each house of the legislature. Effective January 1, 2007, the legislature by law may establish new judgeships for district courts and establish the new divisions with limited or specialized jurisdiction within the territorial jurisdiction of the district court and subject matter jurisdiction over family or juvenile matters as provided by law. The office of city marshal is continued until the city court he serves is abolished.

* * *

§16. District Courts; Jurisdiction

Section 16.(A) Original Jurisdiction. (1) Except as otherwise authorized by this constitution or except as heretofore or hereafter provided by law for administrative agency determinations in worker's compensation matters, a district court shall have original jurisdiction of all civil and criminal matters. (2) H Except as otherwise authorized under this constitution, it shall have exclusive original jurisdiction of felony cases and of cases involving title to immovable property, except as provided in (3) below; the right to office or other public position; civil or political right; probate and succession matters; except for administrative agency determination provided for in (1) above, the state a political corporation, or political subdivisions, or a succession, as a defendant; and the appointment a pointear corporation, or pointear successions or a succession, as a decremant, and the appointern of receivers or liquidators for corporations or partnerships. (3) The legislature may provide by law that a family court has jurisdiction of cases involving title to movable and immovable property when those cases relate to the partition of community property and the settlement of claims arising from matrimonial regimes when such action arises as a result of divorce or annulment of marriage

* * *

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on March 29, 2025, or at a statewide election authorized by law, whichever occurs first.

Section 3. Be it further resolved that on the official ballot to be used at said election there shall be printed a proposition, upon which the electors of the state shall be permitted to vote YES or NO, to amend the Constitution of Louisiana, which proposition shall read as follows:

Do you support an amendment granting the Louisiana Supreme Court jurisdiction to discipline out-of-state lawyers for unethical legal practices in the state of Louisiana, and to grant the legislature the authority to establish trial courts of limited and specialized jurisdiction? (Amends Article V, Sections 5(B), 15(A) and 16(A))

Proposed Amendment No. 2 Third Extraordinary Session, 2024

ACT No. 1

HOUSE BILL NO. 7 BY REPRESENTATIVE EMERSON AND SENATOR FOIL

A JOINT RESOLUTION

Proposing to revise Article VII of the Constitution of Louisiana, relative to revenue and finance; to provide with respect to the power of taxation including limitations thereon; to require informity with respect to the ported and state tax measures; to provide with respect to assessment of property and other items of taxation; to provide with respect to remittal of some or all of certain tax revenues to local entities; to provide with respect to rates of taxation; to provide with respect to dedication of certain revenue; to provide with respect to bonded indebtedness including limitations thereon; to provide with respect to the Interim Emergency Board; to provide with respect to the State Bond Commission; to provide with respect to deposit of monies received by the state or its instrumentalities; to provide with respect to the Bond Security and Redemption Fund; to prov respect to expenditure of state revenues; to provide with respect to the Revenue Estimating respect to experimine or state revenues, to provide with respect to deficiting to a set of the state revenue as the set of the set o to the Budget Stabilization Fund; to provide with respect to the Transportation Trust Fund including subfunds thereof; to provide with respect to the Coastal Protection and Restoration Fund; to provide for establishing certain classes of trusts and funds in the state treasury; to provide with respect to designation of certain trusts and funds in the state treasury as a member of such classes; to provide with respect to the Louisiana Education Quality Trust Fund including subfunds thereof; to provide with respect to the Mineral Revenue Audit and Settlement Fund; to provide with respect to the Oilfield Site Restoration Fund; to provide with respect to the Oil Spill Contingency Fund; to provide with respect to the Millennium Trust and any funds within it; to provide with respect to the Louisiana Fund; to provide with respect to the Artificial Reef Development Fund; to provide with respect to the Artificial Reef Development Fund; to provide with respect to the legislature's authority to take certain actions; to provide with respect to the Hospital Stabilization Formula and Fund; to provide with respect to the Louisiana Medical Assistance Trust Fund and any accounts therein; to provide with respect to the Revenue Stabilization Trust Fund; to provide with respect to the Conservation Fund; to provide with respect to public access to certain revenue and expenditure information; to provide with respect to investment of certain monies; to provide with respect to things of value; to provide with respect to cooperative endeavors; to provide with respect to prior obligations regarding things of value: to provide with respect to release or extinguishment of certain obligations; to provide with respect to taxes; to require transfer of certain assets to the Teachers' Retirement System of Louisiana; to provide with respect to the authority of the Teachers' Retirement System of Louisiana regarding calculation of system liabilities and required funding; to provide with respect to use by certain political subdivisions of certain revenues to provide a salary increase for certain personnel; to provide with respect to valuation of property for tax purposes; to provide with respect to treatment of certain property, income, or things of value for tax purposes; to provide with respect to tax liability; to provide with respect to reduction or elimination of tax liability in certain circumstances; to provide with respect to certain payments to political subdivisions; to provide with respect to invalidation or impairment of certain taxes or obligations; to provide with respect to millage rates; to provide with respect to tax assessors; to provide with respect to tax sales; to provide with respect to liens and privileges; to provide with respect to the Revenue Sharing Fund; to provide with respect to heat share privinges, to provide with respect to the revenue sharing runa, to provide respect to the Louisiana Unclaimed Property Permanent Trust Fund; to create the Local Revenue Fund; to provide relative to the severance tax allocation on brine; to make technical and conform changes; to provide for submission of the proposed amendment to the electors; and to provide for related matters

\$2.3. §5. Power to Tax: Limitation: Sale or Transfer of Immovable Property Limitations Section 2.3. Section 5.(A) A political subdivision shall not levy a severance tax, income tax, inheritance tax, or tax on motor fuel.

(B) Effective January 1, 2026, no new sales and use tax exemption, exclusion, credit, rebate, or refund shall be enacted unless the proposed exemption, exclusion, credit, reduction tream team applicable to both sales and use taxes levied by the state and those levied by political subdivisions.

(C) No new tax or fee upon the sale or transfer of immovable property, including documentary transaction taxes or fees, or any other tax or fee, shall be levied by the state of Louisiana, by a political subdivision whose boundaries are coterminous with those of the state, or by a political subdivision, as defined in Article VI, Section 44(2) of this constitution after November 30, 2011. A documentary transaction is any transaction pursuant to any instrument, act, writing, or document which transfers or conveys immostle property. Fees for the cost of recordation, filing, or maintenance of documents, or records effectuating the sale or transfer of immovable property, impact fees for development of property, annual parcel fees, and ad valorem taxes shall not be considered taxes or fees upon the sale or transfer of immovable property.

\$3. \$6. Collection of Taxes

Section 3. Section 6.(A) The legislature shall prohibit the issuance of process to restrain the collection of any tax. It shall provide a complete and adequate remedy for the prompt recovery of an illegal tax paid by a taxpayer.

(B)(1) Notwithstanding any contrary provision of this constitution, sales and use taxes levied by political subdivisions shall be collected by a single collector for each parish <u>or a central collection</u> <u>commission</u>. On or before July 1, 1992, all political subdivisions within each parish which levy a sales and use tax shall agree between and among themselves to provide for the collection of such taxes by a single collector or a central collection commission. The legislature, by general law, shall provide for the collection of sales and use taxes, levied by political subdivisions, by a central collect commission in those parishes where a single collector or a central collection commission has not be established by July 1, 1992.

(2) The legislature, by local law enacted by two-thirds of the elected members of each house of the legislature, may establish an alternate method of providing for a single collector or a central collection commission in each parish.

(3) Except when authorized by the unanimous agreement of all political subdivisions levying a sales and use tax within a parish, only those political subdivisions levying a sales and use tax shall be authorized to act as the single collector or participate on any commission established for the collection of such taxes

(4) The legislature shall provide for the prompt remittance to the political subdivisions identified on the taxpayers' returns of funds collected pursuant to the provisions of this Paragraph by a single collector or under any other centralized collection arrangement. (5) The provisions of <u>Subparagraphs 1 and 2 of</u> this Paragraph shall not apply in those parishes

which have a single collector or a centralized collection arrangements as of July 1, 1992, that remains

(6) Taxes collected on behalf of a taxing authority by any collector shall be held in trust by the
 (6) Taxes collected on behalf of a taxing authority for which they are collected.

(7) Nothing in this Paragraph or in Article VI of this constitution shall impede the operations or funding of the Uniform Local Sales Tax Board established by law. Notwithstanding any other provision of this constitution to the contrary, the Uniform Local Sales Tax Board shall exercise any authority provided to it by law, provided that any change to the membership or reduction in the authority of the board, as effective on July 1, 2024, shall be by law enacted only by a vote of two-thirds of the elected members of each house of the legislature.

§4. §7. Income Tax; Severance Tax; Political Subdivisions Tax Section 4.(A) Income Tax. Section 7. Equal and uniform taxes may be levied on net income and these taxes may be graduated according to the amount of net income. Incomes, However, the and these taxes may be graduated according to the amount of net income. incomes, However, the maximum state individual rate shall not exceed four and three quarters percent for tax years beginning after December 31, 2021. Federal income taxes paid may be allowed as a deductible tiem in eomputing state income taxes for the same period as provided by law. three and three-quarters percent. For tax years beginning after December 31, 2025, a person sixty-five years of age or older shall be entitled to an additional standard deduction equal to the amount applicable for a single individual provided in R.S. 47:294.

§8. Severance Tax

(B) severance Tax. (1) Section 8.(A) Taxes may be levied by the state on natural resources severed from the soil or water, to be paid proportionately by the owners thereof at the time of severance. Natural resources may be classified for the purpose of taxation. Such taxes may be predicated upon either the quantity or value of the products at the time and place of severance. No protected upon the function of the protect of the product of the protect of the p sulphur therein or their production therefrom. However, sulphur in place shall be assessed for ad valorem taxation to the person, firm, or corporation having the right to mine or produce the same in varient taxation to use person; time, or corporation naving use right to time of produce use san the parish where located, at no more than twice the total assessed value of the physical property subject to taxation, excluding the assessed value of subhur above ground, as is used in subhur operations in such parish. Likewise, the severance tax shall be the only tax on timber; however, tanding timber shall be liable equally with the land on which it stands for ad valorem taxes levied or the land

(2) Notwithstanding the provisions of Subparagraph (1) of this Paragraph, the presence of oil or the production thereof, may be included in the methodology to det

(C) Political Subdivisions; Prohibitions. A political subdivision of the state shall not levy a e tax, income tax, inheritance tax, or tax on motor fuel.

(D)(1) Severance Tax Allocation. (B) One-third of the sulphur severance tax, but not to exe (*D*)(1) Severance that Antocation: (D) One-init of the support severance tax, but not *i* marked house and collars; one-half of the lignite severance tax, but not to exceed one har nd dollars; one-half of severance tax on brine that is not produced as an incident to the production of oil and gas, unless the brine is saved, retained, used, or sold for the purpose of extracting the constituent parts, minerals, elements, or compounds, one-fifth of the severance tax on all natural resources, other than sulphur, lignite, <u>brine</u>, or timber, but not to exceed five hundred thousand dolla and three-fourths of the timber severance tax shall be remitted to the governing authority of the parish

in which severance or production occurs. The legislature may, by law, do any of the following: (1) Intrease or decrease the proportion of tax avails to be remitted for any of the set taxes pursuant to the provisions of this Paragraph.

(2) Establish an annual maximum that may be remitted pursuant to the provisions of this Paragraph for any of the severance (acco, pre-the amount provided for on July 1, 2024. Paragraph for any of the severance taxes, provided that the limitation shall not be an amount less than

hundred thousand dollars; one-third of the lignite severance tax, but not to exceed one hundred thousand dollars; one-fifth of the severance tax on all natural-resources, other than sulphur, lign timber, but not to exceed seven hundred fifty thousand dollars; and three fourths of the timber erance tax shall be remitted to the governing authority of the parish in which severance or

(3) Effective July 1, 2007, one-fifth of the severance tax on all natural re-(3) Effective July 1, 2007, one-fifth of the severance tax on all natural resources other that sulphur, lignite, or timber shall be remitted to the governing authority of the parish in which severance or production occurs. The initial maximum amount remitted to the parish in which severance or production occurs shall not exceed eight hundred fifty thousand dollars. The maximum amount remitted shall be increased each July first, beginning in 2008, by an amount equal to the average much increase in the Commun Pinson I due for all where on purpose or sublished but the United. annual increase in the Consumer Price Index for all urban consumers, as published by the United States Department of Labor, for the previous calendar year, as calculated and adopted by the Revenue - Conference

(4)Effective April 1, 2012, the provisions of this Subparagraph shall be imple when the last official forecast of revenues adopted for a fiscal year before the start of that fiscal year as an estimate of severance tax revenues derived from natural resources other than sulph lignite. or timber in an amount which exceeds the actual severance tax revenues from such natural ces collected in Fiscal Year 2008-2009. Upon the adoption of such official forecast, the Rev Estimating Conference shall certify that the requirements for the implementation of the proestimating control of the provided in the provided provided in this Subparagraph have been ret. In such event, the following distributions and allocations of severance tax revenues and other revenues provided in this Subparagraph shall be effective and implemented for the fiscal year for which the official forecast was adopted, and each year thereafter. The legislature shall provide by law for the administrative procedures necessi the severance tax allocation to parishes from a calendar year basis to a fiscal year basis. to change e to paris

(i) In the first fiscal year of implementation of this Subparagraph, the maxi unt of c) in the main mean year or imprementation of this support of the main maintenance of the severance tax and natural resources of them support of the severance tax and the severance or production occurs shall not exceed one million eight hundred fifty ted to a parish shall no thousand dollars. For all subsequent fiscal years, the maximum a ed two million eight hundred fifty thousand dollars.

(ii) On July first of each year the maximum amount remitted to the parish in which several or production occurs, as provided in Item (i) of this Subsubparagraph, shall be increased by an am equal to the average annual increase in the Consumer Price Index for all urban consumers for the previous calendar year, as published by the United States Department of Labor, which an as calculated and adopted by the Revenue Estimating Conference. (iii) Of the total amount of severance tax revenues remitted in a fiscal year to a pa

es remitted in a fiscal year to a parish

necessary to accommodate any projects approved to exceed this limit if approved as provided in this Paragraph, but only as long as there are bonds outstanding for the projects. (3) Except as provided in Subparagraph (2) of this Paragraph, the State Bond Commission shall

not approve the issuance of any net state tax supported debt, the debt service requirement of which ould cause the limit herein established to be exceeded.

§7. §11. State Debt; Interim Emergency Board Board; Composition; Powers

Section 7: Section 11.(A) Composition. The Interim Emergency Board is created. It shall be composed of the governor, lieutenant governor, state treasurer, presiding officer of each house of the legislature, chairman of the Senate Finance Committee, and chairman of the House Appropriations Committee, or their designees.

(B) Powers. (1) Between sessions of the legislature, when the board by majority vote determines that an emergency or impending flood emergency exists, it may appropriate from the state general fund or borrow on the full faith and credit of the state an amount to meet the emergency. The appropriation may be made or the indebtedness incurred only for a purpose for which the legislature uppropriation may be made of the medicate matrice only for a purpose to which the registrate may appropriate funds and then only after the board obtains, as provided by law, the written consent o two-thirds of the elected members of each house of the legislature.

(2) For the purposes of this Paragraph, an emergency is an event or occurrence not reasonably anticipated by the legislature and an impending flood emergency shall be an anticipated situation which endangers an existing flood protection structure. The appropriation or indebtedness incurred for an impending flood emergency shall not exceed two hundred fifty thousand dollars for any one event or occurrence. For an impending emergency to qualify for funding it must be determined as such by the United States Army <u>Corps</u> of Engineers or the United States Coast Guard. Total funding for such impending emergencies shall not exceed twenty-five percent of the funds annually available to the Interim Emergency Board.

(C) Limits. The aggregate of indebtedness outstanding at any one time and the amount appropriated from the state general fund for the current fiscal year under the authority of this Section shall not exceed one-tenth of one percent of total state revenue receipts for the previous fiscal year.

(D) Allocation. An amount sufficient to pay indebtedness incurred during the preceding fiscal year under the authority of this Section is allocated, as a first priority, each year from the state general

§8. §12. State Bond Commission

n 8. Section 12.(A) Creation. The State Bond Commission is created. Its membership and authority shall be determined by law

(B) Approval of Bonds. No bonds or other obligations shall be issued or sold by the state. directly or through any state board, agency, or commission, or by any political subdivision of the state, unless prior written approval of the bond commission is obtained.

(C) Contesting State Bonds. Bonds, notes, certificates, or other evidences of indebtedness of (c) contents of meconemics the hands of a bona fide purchaser or holder. The issuing agency, after authorizing the issuance of bonds by resolution, shall publish once in the official journal of the state, as provided by law, a notice of intention to issue the bonds. The notice shall include a description of the bonds and the security therefor. Within thirty days after the publication, any person in interest may contest the legality of the resolution, any provision of the bonds to be issued pursuant to it, the provisions securing the bonds teronicon, my provident of the broken to be inserved parameter for the provident security in contast, and the validity of all other provisions and proceedings relating to the authorization and issuance of the bonds. If no action or proceeding is instituted within the thirty days, no person may contest the validity of the bonds, the provisions of the resolution pursuant to which the bonds were issued, the security of the bonds, or the validity of any other provisions or proceedings relating to their authorization and issuance, and the bonds shall be presumed conclusively to be legal. Thereafter no court shall have authority to inquire into such matters

§9. §13. State Funds

Section 9. Section 13.(A) Deposit in State Treasury. All money received by the state or by any state board, agency, or commission shall be deposited immediately upon receipt in the state treasury, except that monies received:

(1) as a result of grants or donations grants, donations, or other forms of assistance when the terms and conditions thereof or of agreements pertaining thereto require otherwise;

- (2) by trade or professional associations;
- (4) by the employment according administration fund or its successor;
 (4) by retirement system funds;

(5) by state agencies operating under authority of this constitution preponderantly from fees and charges for the shipment of goods in international maritime trade and commerce: and

(6) by a state board, agency, or commission, but pledged by it in connection with the issuance of revenue bonds as provided in Paragraph (C) of Section 6 <u>10</u> of this Article, other than any surplus as may be defined in the law authorizing such revenue bonds.

(B) Bond Security and Redemption Fund. Subject to contractual obligations existing on the effective date of this constitution, all state money deposited in the state treasury shall be credited to a special fund designated as the Bond Security and Redemption Fund, except money received as the result of grants or donations or other forms of assistance when the terms and conditions thereof or of agreements pertaining thereto require otherwise. In each fiscal year an amount is allocated from the bond security and redemption fund sufficient to pay all obligations which that are secured by the full faith and credit of the state and which become due and payable within the current fiscal year, including principal interest premiums sinking or reserve fund and other requirements. Thereafter, except as otherwise provided by law, money remaining in the fund shall be credited to the state general fund. (C) Exception. Nothing in this Section shall apply to a levee district or political subdivision

unless the full faith and credit of the state is pledged to the payment of the bonds of the levee district or political subdivision.

§10. §14. Expenditure of State Funds Revenue

Section 10. Section 14.(A) Revenue Estimating Conference. The Revenue Estimating Conference shall be composed of four members: the governor, or his designee, the president of the senate, or his designee, the speaker of the house or his designee, and a faculty member of a university or college in Louisiana who has expertise in forecasting revenues. Changes to the membership beyond the four members shall be made by law enacted by a favorable vote of two-thirds of the elected

members of each house <u>of the legislature</u>. (B) Official Forecast. The conference shall prepare and publish initial and revised estimates of money to be received by the state general fund and dedicated funds for the current and next fiscal years which are available for appropriation. In each estimate, the conference shall designate the money in the estimate which is recurring and which is nonrecurring. All conference decisions to adopt these estimates shall be by unanimous vote of its members. Changes to the unanimous vote requirement shall be made by law enacted by a favorable vote of two-thirds of the elected members of each house of the legislature. The most recently adopted estimate of money available for appropriation shall be the official forecast.

(C) Expenditure Li iit: and Government Growth Limits. (1) Expenditure Limit. (a) The legislature shall provide for the determination of an expenditure limit for each fiscal year to be established during the first quarter of the calendar year for the next fiscal year. However, the expenditure limit for the 1991-1992 Fiscal Year shall be the actual appropriations from the state general fund and dedicated funds for that year except funds allocated by Article VII, Section 4, Paragraphs (D) and (E). For subsequent fiscal years, the limit shall not exceed the expenditure limit for the current fiscal year plus an amount equal to that limit times a positive growth factor. The growth factor is the average annual percentage rate of change of personal income for Louisiana as defined and reported by the United States Department of Commerce for the three calendar years prior to the fiscal year for which the limit is calculated.

 (2) (b) The expenditure limit may be changed in any fiscal year by a favorable vote of two thirds of the elected members of each house. Any such change in the expenditure limit shall be approved by passage of a specific legislative instrument which clearly states the intent to change the limit.

(3) (c) Beginning with the 1995-1996 Fiscal Year, the expenditure limit shall be determined in accordance with the provisions of Paragraph (J) of this Section. The redetermination of the expenditure limit for each fiscal year from the 1991-1992 Fiscal Year through the 1994-1995 Fiscal Vers shall only be used in computing the expenditure limit for the 1955-1996 Fiscal Year shall only be used in computing the expenditure limit for the 1955-1996 Fiscal Year and shall not affect the expenditure limit already computed in accordance with this Paragraph for such fiscal years. (4) The provisions of this Paragraph shall not apply to or affect funds allocated by Article VII, 4, Paragraphs (D) and (E).

(2) Government Growth Limit. (a) Beginning with the 2026-2027 Fiscal Year, there shall be a limit for each fiscal year above which appropriation of recurring revenue from the State General Fund (Direct) means of finance shall only be made for the purposes provided in this Subparagraph. Such limit shall be known as the Government Growth Limit and shall be established by the Revenue Estimating Conference no later than the first quarter of the calendar year for the next fiscal year. The legislature shall establish procedures by law for the calculation and application of such limit

(b) Notwithstanding any provision of this Subparagraph, if the Government Growth Limit ted for any fiscal year exceeds the expenditure limit calculated for the same fiscal year, the Government Growth Limit shall be set equal to the expenditure limit. If the legislature alters the expenditure limit in a fiscal year and the resulting limit is lower than the Government Growth Limit experiment time in risear year and use resuming minits lower than use coveriment crowar Limit, for that fiscal year, the Government Growth Limit for that fiscal year shall automatically be lowered to equal the limit set by the legislature for the expenditure limit.

(c) Recurring revenue amounts recognized in the official forecast for the State General Fund

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state of Louisiana, for their approval or rejection in the manner provided by law, a proposal to revise Article VII of the Constitution of Louisiana, to read as follows:

ARTICLE VII. REVENUE AND FINANCE PART I. GENERAL PROVISIONS

§1. Power to Tax; Public Purpose

Section 1.(A) Except as otherwise provided by this constitution, the power of taxation shall be vested in the legislature, shall never be surrendered, suspended, or contracted away, and shall be exercised for public purposes only

(B) The power to tax may shall not be exercised by any court in the state, either by ordering the levy of a tax, an increase in an existing tax, or the repeal of an existing tax exemption or by ordering the legislature or any municipal or parish governing authority or any other political subdivision or governmental entity to do so

§2. Power to Tax; Limitation

Section 2. The levy of a new tax, tax; an increase in an existing tax, tax; the end ent of a tax exemption, exclusion, deduction, credit, or rebate or an increase in the amount of a tax deduction, credit, or rebate; or a repeal of an existing tax exemption shall require the enactment of a law by twoirds of the elected members of each house of the legislature.

§2.1. §3. Fees and Civil Fines; Limitation

Section 2.1. Section 3.(A) Any new fee or civil fine or increase in an existing fee or civil fine imposed or assessed by the state or any board, department, or agency in the executive branch of the state shall require the enactment of a law by a two-thirds vote of the elected members of each house of the legislature

(B) The provisions of this Section shall not apply to any department which is constitutionally created and headed by an officer who is elected by majority vote of the electorate of the state.

§2.2. Power to Tax; Sales and Use §4, Tax; Limitation Section 2.2. Section 4.(A) Effective January 1, 2003, the sales and use tax rate imposed by the state of Louisiana or by a political subdivision whose boundaries are coterminous with those of the state shall not exceed two percent of the price of the following items

(1) Food for home consumption, as defined in R.S. 47:305(D)(1)(n) through (r) on January 1, 2003.

(2) Natural gas, electricity, and water sold directly to the consumer for residential use (B) Effective July 1, 2003, the <u>The</u> sales and use tax imposed by the state of Louisiana or by a

political subdivision whose boundaries are coterminous with those of the state shall not apply to sales or purchases of the following items:

(1) Food for home consumption, as defined <u>provided</u> in R.S. 47:305(D)(1)(n) three y 1, 2003 R.S. 47:305(C)(1) on January 1, 2025.

(2) Natural gas, electricity, and water sold directly to the consumer for residential use (3) Prescription drugs.

(C) (B) As used in this Section, the term "sold directly to the consumer for residential use" ncludes the furnishing of natural gas, electricity, or water to single private residences, including th separate private units of apartment houses and other multiple dwellings, actually used for residential purposes, which residences are separately metered or measured, regardless of the fact that a person other than the resident is contractually bound to the supplier for the charges, actually pays the charges, or is billed for the charges. The use of electricity, natural gas, or water in hotel or motel units does not constitute residential use.

(C) No ad valorem tax shall be imposed by the state of Louisiana or by a political subdivision on prescription drugs.

(D) Notwithstanding the provisions of Article VI, Section 29 of this constitution, the sales and use tax leviced by a political subdivision shall apply to any sale at retail, use, lease, rental, consumption, or storage of goods, services, and other products as authorized by or required by law.

(E) Notwithstanding any other provision of this constitution to the contrary, all local taxing authorities are hereby authorized to amend their ordinances concerning sales and use taxes to conform any existing levy to the authority granted to those taxing authorities pursuant to applicable law.

rerning authority pursuant to the provisions of this Subparagraph, any portion which is in excess he amount of such tax revenues remitted to that parish in Fiscel Year 2011 2012 shall be kn excess severance tax". At least fifty percent of the excess severance tax received by a parish governing authority in a fiscal year shall be expended within the parish in the same r es as monies received by the parish from the Parish Transportation Fund.

(F) (C) Revarities Allocation: One-tenth of the royalities from mineral leases on state-owned hand, jand and lake and river beds and other water bottoms belonging to the state or the title to which is in the public for mineral development shall be remitted to the governing authority of the parish in which severance or production occurs. A parish governing authority may fund hese royalities into general obligation bonds of the parish in accordance with law. The provisions of this Paragraph shall not apply to properties comprising the Russell Sage Wildlife and Game Refuge.

§4.1. Cigarette Tax Rates Section 4.1. To ensure revenue for the dedication provided for in Article VII, Section 10.8(C) (2)(c) of this constitution, the rate of the tax levied pursuant to R.S. 47:841(B)(3) shall not be less than rate set forth in that provision as it exists on January 1, 2012.

§5. §9. Motor Vehicle License Tax

Section 5. Section 9. The legislature shall impose an annual license tax of not more than one r per each one thousand dollars of actual value on automobiles for private use based on the actual of the vehicle, as provided by law. However, the annual license tax shall not be less than ten يوللمه dollars per automobile for private use. On other motor vehicles, the legislature shall impose an annu therease tax based upon carrying capacity, horsepower, value, weight, or any of these. After satisfying the requirements of Section 9(B) of this Article, and after satisfying pledges respecting that portion of the revenues attributable to the tax rates in effect at the time of such pledges for the payment of obligations for bonds or other evidences of indebtedness and upon the creation of a Transportation Trust Fund within this constitution, the revenues from the license tax on automobiles for private t shall be deposited therein. In the event no such trust fund is established in this constitution, the revenues shall be used exclusively and solely as provided by law for the construction, maintenan and safety of the federal and state system of roads and bridges, for the parish and municipal road rivate use and sarely of the redeat and state system of todas and bridges, for the parisin and manupartonal systems. For the operations of the office of state police, Department of Public Safety and Correction or its successor, and for the payment of any obligation for bonds issued or indebtedness incurred. connection with any of the foregoing, which bonds may be issued as revenue bonds under Article VII, with any of the toregoing, which oon as may be issued as retrained com-of this constitution, subject to existing pledges only as to that portion of the tax thributable to the rates in effect at the time of such pledges for the payment of an Section 6(C) of this allections onds or other evider ion. No parish or municipality may impose a license fee on motor vehicles

§6. §10. State Debt; Full Faith and Credit Obligations

Section 6. Section 10.(A) Authorization. Unless otherwise authorized by this constitution, the state shall have no power, directly or indirectly, or through any state board, agency, commission, or otherwise, to incur debt or issue bonds except by law enacted by two-thirds of the elected members of each house of the legislature. The debt may be incurred or the bonds issued only if the funds are to be used to repel invasion; suppress insurrection; provide relief from natural catastrophes; refund outstanding indebtedness at the same or lower effective interest rate, or make capital improveme but only in accordance with a comprehensive capital budget, which the legislature shall adopt.

(B) Capital Improvements. (1) If the purpose is to make capital improvements, the nature and location and, if more than one project, the amount allocated to each and the order of priority shall be stated in the comprehensive capital budget which the legislature adopts

(2) The estimated amount of debt service to be paid for capital improvements for the next fiscal year shall be stated as a separate item and by budget unit in the budget estimate required to be titled by the governor in accordance with <u>Section 11 Section 23</u> of this Article. (C) Full Faith and Credit. The full faith and credit of the state shall be pledged to the

repayment of all bonds or other evidences of indebtedness issued by the state directly or through any state board, agency, or commission pursuant to the provisions of Paragraphs (A) and (B) hereof: of this Section. The full faith and credit of the state is not hereby pledged to the repayment of bonds of a levee district, political subdivision, or local public agency. In addition, any state board, agency, or commission authorized by law to issue bonds, in the manner so authorized and with the approval of the State Bond Commission or its successor, may issue bonds which are payable from fees, rates, rentals, tolls, charges, grants, or other receipts or income derived by or in connection with an undertaking, facility, project, or any combination thereof, without a pledge of the full faith and credit of the state. Such revenue bonds may, but are not required to, be issued in accordance with the or the state. Steen view to the source of the state of the steed of the steed of the state of the steed of th state and the issuance of the bonds shall not constitute the incurring of state debt under this constitution. The rights granted to deep-water port commissions or deep-water port, harbor, and terminal districts under this constitution shall not be impaired by this Section. (D) Referendum. The legislature, by law enacted by two-thirds of the elected members of each

house, may propose a statewide public referendum to authorize incurrence of debt for any purpose for which the legislature is not herein authorized to incur debt.

(E) Exception. Nothing in this Section shall apply to any levee district, political subdivision, or local public agency unless the full faith and credit of the

state is pledged to the payment of the bonds of the levee district, political subdivision, or local public

(F) Limitation. (1) The legislature shall provide for the determination of a limit to the amount of net state tax supported debt which may be issued by the state in any fiscal year. Net state tax supported debt shall be defined by law. When enacted, such definition shall not be changed except by specific legislative instrument which receives a favorable vote of two-thirds of the elected members o each house of the legislature. The limitation shall be established so that by Fiseal Year 2003-2004 and thereafter the amount necessary to service outstanding net state tax supported debt shall not exceed six percent of the estimate of money to be received by the state general fund and dedicated funds contained in the official forecast adopted by the Revenue Estimating Conference at its first meeting after the beginning of each fiscal year and any other money required to be included in the estimate by this Paragraph. In making such estimate, the conference shall include all amounts which are to be used to service net state tax supported debt. For purposes of this Paragraph, servicing outstanding no tax supported debt includes payments of principal, interest, and sinking fund requirements. The net state limitation established pursuant to this Paragraph shall not be construed to prevent the payment of debt

service on net state tax supported debt. (2) The limitation established pursuant to this Paragraph may be changed by passage of a specific legislative instrument by a favorable vote of two-thirds of the elected members of each house of the legislature. The limitation may be exceeded by passage of a specific legislative instrument for a project or related projects by a favorable vote of two-thirds of the elected members of each house of the legislature, provided that any debt service payment required for such the projects shall, once bonds have been issued in connection therewith, not be impaired in any future year by application of this limitation. The limitation established pursuant to this Subparagraph shall be deemed to be increased as (Direct) means of finance above the Government Growth Limit and below the expenditure limit may be appropriated only for nonrecurring expenses. For the purposes of this Item, the term "nonrecurring expense" means an expense that is not of a continuing or recurring character and that in the normal course of administration is not expected to be necessary in approximately the same amounts each year

(d) The legislature may provide by law for exceptions to application of the limit calculated pursuant to the provisions of this Section,

(e) A Government Growth Limit may be changed by a favorable vote of two-thirds of the elected members of each house of the legislature if each of the growth factors for any of the three Sector memory and mouse the tegranue of basis of use of memory and the sector memory of the terms of the sector of passage of a specific legislative instrument which clearly states the intent to change the limit.

(3) The provisions of this Paragraph shall not apply to or affect funds allocated by Article VII, Section 8, Paragraphs (B) and (C).

(D) Appropriations. (1) Except as otherwise provided by this constitution, money shall be drawn from the state treasury only pursuant to an appropriation made in accordance with law. Appropriations from the state general fund and dedicated funds except funds allocated by Article VII, Section 4 Income the CDN and CDN section 9. Dependent CDN of CDN and CDN an 4, Paragraphs (D) and (E) Section 8, Paragraphs (B) and (C) shall not exceed the expendit limit for the fiscal year.

(2) Except as otherwise provided in this constitution, the appropriation or allocation of any money designated in the official forecast as nonrecurring shall be made only for the following purposes

(a) Retiring or for the defeasance of bonds in advance or in addition to the existing ion requirements of the state

(b)(i) Providing for payments against the unfunded accrued liability of the public retirement systems which are in addition to any payments required for the annual amortization of the unfunded accrued liability of the public retirement systems, as required by Article X, Section 29(E)(2)(c) of this constitution; however, any such payments to the public retirement systems shall not be used, directly or indirectly, to fund cost-of-living increases for such systems. (ii) For Fiscal Year 2015-2016 through Fiscal Year 2023-2024, the legislature shall appropriate

no less than ten percent of any money designated in the official forecast as nonrecursing to the Louisiana State Employees' Retirement System and the Teachers' Retirement System of Louisiana for application to the balance of the unfunded accrued liability of such systems existing as of June 30, on to the bi 1988, in proportion to the balance of such unfunded accrued liability of each such system. Any such to the public retirement systems shall not be used directly or indirectly to fund cost of living increases for such systems

(iii) For Fiscal Year 2024-2025 and each fiscal year thereafter, the The legislature shall appropriate no less than twenty-five percent of any more designated in the official forecast as nonrecurring to the state retirement systems for application to their unfunded accrued liability. Money appropriated pursuant to this Item shall be applied by the receiving system to its outstanding positive amortization bases in the order in which they were created, from oldest to newest. The legislature may provide by law for a formula to distribute the nonrecurring money between those state retirement systems that have unfunded accrued liability. If the legislature has not provided by law for distribution formula, nonrecurring money shall be appropriated pursuant to this Item to each system in the proportion that the system's total unfunded accrued liability bears to the total of all state system unfunded accrued liability, using the most recent system valuations adopted by the Public Retirement Systems' Actuarial Committee or its successor. Any payment to a state retirement system made pursuant to the provisions of this Item shall not be used, directly or indirectly, to fund cost-of-living increases for such system

(c) Providing funding for capital outlay projects in the comprehensive state capital budget
 (d) Providing <u>Unless prohibited by the provisions of Article VII, Section 15</u>

of this constitution, providing for allocation or appropriation for deposit into the Budget Stabilization Fund established in Article VII, Section 10.3 15 of this constitution

(e) Providing for allocation or appropriation for deposit into the Coastal Protection and Restoration Fund established in Article VII, Section 40.2 17 of this constitution. (f) Providing for new highway construction for which federal matching funds are available

without excluding highway projects otherwise eligible as capital projects under other provisions of this

(3)(a) The legislature shall provide by law for the payment by the state of supplements to the salaries of full-time local law enforcement and fire protection officers of the state. No law shall reduce any payments by the state provided as a supplement to the salaries of full-time local law enforcement and fire protection officers of the state. Beginning with the fiscal year which begins July 1, 2003, the <u>The</u> legislature shall appropriate funds sufficient to fully fund the cost of such state supplement to the salaries of full-time law enforcement and fire protection officers. (b) For the purposes of this Subparagraph, local law enforcement and fire protection officers

shall mean and include the same classes of officers which are eligible for such state salary supplements under the law as of July 1, 2003.

(c) Full funding as required in Subsubparagraph (a) of this Subparagraph shall be equal to the amount which is required to meet the requirements of law.

(d) Neither the governor nor the legislature may reduce an appropriation made pursuant to this Subparagraph except that the governor may reduce such <u>an</u> appropriation using means provided in the Act containing the appropriation, provided that two-thirds of the elected members of each house of the legislature consent to any such reduction in writing.

(E) Balanced Budget. Appropriations by the legislature from the state general fund and (D) and (E) Section 8, Paragraphs (B) and (C), shall not exceed the official forecast in effect at the (D) and (E) Section 8, Paragraphs (B) and (C), shall not exceed the official forecast in effect at the time the appropriations are made. Appropriations of recurring revenue from the state general fund and dedicated funds, shall comply with the provisions of Subparagraph (C)(2) of this Section

(F) Projected Deficit. (1) The legislature by law shall establish a procedure to determine if appropriations will exceed the official forecast and an adequate method for adjusting appropriations in order to eliminate a projected deficit. Any law establishing a procedure to determine if appropriations will exceed the official forecast and methods for adjusting appropriations, including any constitutionally protected or mandated allocations or appropriations, once enacted, shall not be changed except by specific legislative instrument which receives a favorable vote of two-thirds of the elected members of each house of the legislature. Notwithstanding the provisions of Article III, Section 2 of this constitution, such law may be introduced and considered in any regular session of the legislature

(2)(a) Notwithstanding any other provision of this constitution to the contrary, adjustments to (c)(i) to the manufacture of the portain of this constitution to the constitution of the portain of the portain of the constitution of the portain of the po have been reduced in an aggregate amount equal to at least seven-tenths of one percent of the total of such allocations and appropriations for a fiscal year. Such adjustments may not exceed five percent of the total appropriation or allocation from a fund for the fiscal year. For purposes of this Subsubparagraph, reductions to expenditures required by Article VIII, Section 13(B) of this constitution shall not exceed one percent and such reductions shall not be applicable to instructional activities included within the meaning of instruction pursuant to the Minimum Foundation Program

formula. Notwithstanding any other provisions of this constitution to the contrary, monies transferred torman, rooman, norman and any other provision of the variable for appropriation and expenditure in the year of the transfer from one fund to another, but in no event shall the aggregate amount of any transfers exceed the amount of the deficit.

(b) Notwithstanding any other provision of this constitution to the contrary, for the purposes of the budget estimate and enactment of the budget for the next fiscal year, when the official forecast of recurring revenues for the next fiscal year is at least one percent less than the official forecast for the current fiscal year, the following procedure may be employed to avoid a budget deficit in the next fiscal year. An amount not to exceed five percent of the total appropriations or allocations for the current fiscal year from any fund established by law or this constitution shall be available for expenditure in the next fiscal year for a purpose other than as specifically provided by law or this constitution. For the purposes of this Subsubparagraph, an amount not to exceed one percent of the current fiscal year appropriation for expenditures required by Article VIII, Section 13(B) of this constitution shall be available for expenditures for other purposes in the next fiscal year. Notwithstanding any other provisions of this constitution to the contrary, monies made available as authorized under this Subsubparagraph may be transferred to a fund for which revenues have been autoritized under historization and a subscription of the interference of a final for minimum operation of the forecast to be less than the revenues in the current fiscal year for such find. Monies transferred as a result of the budget actions authorized by this Subsubparagraph are deemed available for appropriation and expenditure, but in no event shall the aggregate amount of any such transfers exceed the amount

of the difference between the official forecast for the current fiscal year and the next fiscal year. (c) The legislature may provide by law for the implementation of the provisions of t Subparagraph.

(3) If within thirty days of the determination that appropriations will exceed the official (o) in which any day of the determinant appropriations are appropriately which are been appropriately appropriatel regular session. This special session shall commence as soon as possible as allowed by the provisions

of this constitution, including but not limited to Article III, Section 2(B), (4) The provisions of Subparagraphs (1) and (2) of this Paragraph shall not be applicable to, nor affect:

(a) The Bond Security and Redemption Fund or any bonds secured thereby, or any other funds pledged as security for bonds or other evidences of indebtedness. (b) The allocations provided for by Article VII, Section 4(D) and (E) Section 8, Paragraphs (B)

and (C) of this constitution (c) The contributions made in accordance with Article X. Section 29(E) of this constitutio

(d) The Louisiana Education Quality Trust Fund as defined in Article VII, Sector on 10.1(A)(1)

(e) The Millennium Trust as provided in Article VII, Section 10.8 20 of this constitution. except for appropriations from the trust. (f) (c) Any monies not required to be deposited in the state treasury as provided in Article VII.

Section 9 13 of this constitution. (g) (f) The Medicaid Trust Fund for the Elderly created under the provisions of R.S. 46:2691 et

(h) The Revenue Stabilization Trust Fund, as provided in Article VII, Section 10.15 of this

(i) (g) The Louisiana Unclaimed Property Permanent Trust Fund, as provided in Article VII,

n 28 <u>42</u> of this Constitution. (G) Year End Deficit. If a deficit exists in any fund at the end of a fiscal year, that deficit shall be eli ninated no later than the end of the next fiscal year.

(II) Public Purpose. No appropriation shall be made except for a public purpose. expe

(J) Definition of Funds. For the purposes of this Article, the state general fund and dedicated funds shall be all money required to be deposited in the state treasury, except that money the origin of which is:

(1) The federal government.

(2) Self-generated collections by any entity subject to the policy and management authority established by Article VIII, Sections 5 through 7.
 (3) A transfer from another state agency, board, or commission.

(4) The provisions of this Paragraph shall not apply to or affect funds allocated by Article VII, Section 4, Paragraphs (D) and (E) Section 8, Paragraphs (B) and (C).

§15. Budget Stabilization Fund

Section 15.(A) There is hereby established in the state treasury a Budget Stabilization Fund, hereafter referred to in this Section as the "fund". After compliance with the provisions of Article VII, Section 13(B) of this constitution relative to the Bond Security and Redemption Fund, the treasurer shall make deposits into the fund as follows:

(1) All money available for appropriation from the state general fund and dedicated funds in excess of the expenditure limit, except funds allocated by Article VII, Section 8, Paragraphs (B) and (C) of this constitution.

(2) Twenty-five percent of any money designated in the official forecast as nonrecurring as provided in Article VII, Section 14(D)(2) of this constitution.
 (3) Any money appropriated or transferred to the fund by the legislature.

(4) An amount equivalent to the money received by the state from the federal government for mbursement of costs associated with a federally declared disaster, not to exceed the amount of costs appropriated out of the fund for the same disaster pursuant to Subparagraph (C)(3) of this Section.

(B) Money in the fund shall be invested as provided by law Earnings realized in each fiscal (c) Moley in the fund shall be invested as provided by law. Earnings relatized in each inset year on the investment of monies in the fund shall be deposited to the credit of the find. All unexpended and unencumbered monies in the fund at the end of the fiscal year shall remain in the

fund. (C) The money in the fund shall not be available for appropriation or use except under the following conditions:

(1) If the official forecast of recurring money for the next fiscal year is less than the official forecast of recurring money for the current fiscal year, the difference, not to exceed one-third of the force and the encorporated into the next year's official force ast only after the consect of two-thirds of the elected members of each house of the legislature is obtained. If the legislature is not in session, the two-thirds consent requirement shall be obtained by procedures provided by law.

(2) If a deficit for the current fiscal year is projected due to a decrease in the official forecast, punt equal to one-third of the fund not to exceed the projected deficit may be appropriated after the consent of two-thirds of the elected members of each house of the legislature is obtained. If the legislature is not in session, the two-thirds consent requirement shall be obtained by procedures provided by law.

(3) If there is a federally declared disaster in the state, up to one-third of the fund, not to exceed the state costs associated with the disaster, may be appropriated after the consent of two-thirds of the elected members of each house of the legislature is obtained. If the legislature is not in session, the two-thirds consent requirement shall be obtained by procedures provided by law.

(4) In no event shall the amount included in the official forecast for the next fiscal year pursuant to Subparagraph (1) of this Paragraph, plus the amount appropriated in the current fiscal year pursuant to Subparagraph (2) of this Paragraph, plus the amount appropriated pursuant to Subparagraph (3) of this Paragraph exceed one-third of the fund balance at the beginning of the current fiscal year.

(5) No appropriation or deposit to the fund shall be made if such appropriation or deposit would cause the balance in the fund to exceed seven and one-half percent of total state reven receipts for the previous fiscal year.

§16. Transportation Trust Fund

Section 16.(A) Creation of fund. There shall be established in the state treasury a special trust fund known as the Transportation Trust Fund ("the trust fund") in which shall be deposited the "excess revenues" as defined herein which are a portion of the avails received in each year from all taxes levied on gasoline and motor fuels and on special fuels (said avails referred to as the "revenue provided herein. After satisfying pledges respecting that portion of the revenues attributable to the tax rates in effect at the time of such pledges for the payment of obligations for bonds or other evidences of indebtedness on January 1, 1990, the treasurer shall allocate such portion of the revenues received in each year as necessary to pay all principal, interest, premium, if any, and other obligations incident to the issuance, security, and payment in respect of bonds as authorized in Paragraph (C) of this Section. Thereafter, the portion of the revenues remaining shall be deposited in the Bond Security and Redemption Fund in the state treasury. After the payment of any obligations for bonds or other evidences of indebtedness in existence on January 1, 1990, which are secured by revenues; (2) payments in respect of bonds authorized in Paragraph (C) of this Section; and (3) credit to the Bond Security and Redemption Fund, the treasurer shall deposit in and credit to the trust fund all of the Security and reservation and the reservation and technic that the first first reservation of the revenues remaining (the "excess revenues") from the avails of all taxes levied on gasoline and motor fuels and on special fuels. Purchases of gasoline, diesel fuel, or special fuels which are subject to excise tax under Chapter 7 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950 shall be exempt from the state sales tax and any sales tax leviced by a political subdivision as defined by Article VI, Section 44(2). All monies appropriated by the Federal Highway Administration and the Federal Aviation Administration, or their successors, either reimbursed or paid directly, shall be paid directly

or deposited in and credited to the trust fund. (B)(1) Except as provided for in Subparagraph (2) of this Paragraph, the monies in the trust provisions of Paragraph (A) of this Section shall apply to any subfund created within a permanent

(C) A fund's status as a permanent trust fund may only be changed by law enacted by the favorable vote of two-thirds of the elected members of each house of the legislature.

- (D) Each of the following shall be permanent trust funds: (1) The Millennium Trust
- (2) The Louisiana Unclaimed Property Permanent Trust Fund

(3) Any other trust designated by law as a permanent trust fund.

§19. Program Funds

Section 19.(A) By a law enacted by two-thirds of the elected members of each house, the legislature may create or designate a fund as a program fund in the state treasury. A program fund shall not be changed except by a law enacted by the favorable vote of two-thirds of the elected members of each house of the legislature. The two-thirds vote required herein may only be changed by two-thirds vote of the elected members of each house of the legislature. The purposes of the program funds designated herein shall be retained and may only be changed by a two-thirds vote of the elected

bers of each house of the legislature. (B) Each of the following funds shall be a program fund:

(1) The Artificial Reef Development Fund. (2) The Oil Spill Contingency Fund.

- (3) The Oilfield Site Restoration Fund
- (4) The Louisiana Fund.

(5) The Local Revenue Fund. (6) Any other fund designated by law as a program fund.

t Fund; Education

Section 10.1.(A) Louisiana Education Quality Trust Fund. (1) Effective January 1, 1987, there shall be established in the state treasury as a special permanent trust fund the Louis Quality Trust Fund, hereinafter referred to as the "Permanent Trust Fund." After all nd the Louisiana Edu the Bond Security and Redemption Fund as provided in Article VII, Section 9(B) of this constitut and notwithstanding Article XIV, Section 10 of this constitution, the treasurer shall deposit in and rendit to the Permanent Trust Fund all money which is received after the first one hundred million dollars from the federal government under Section 1337(g) of Title 43 of the United States Code dollars from the federal government under Section 1337(g) of Title 43 of the United States Code which is attributable to mineral production activity or leasing activity on the Outer Continental Shelf which has been held in escrew pending a settlement between the United States and the state of Louisiana; twenty-five percent of the recurring revenues received under Section 1337(g) of Title 43 of the United States Code which are attributable to mineral production activity or leasing activity on the Outer Continental Shelf; twenty-five percent of the interest income earned on investm ent of monies ir manent Trust Fund, seventy five percent of the realized capital gams on invest ent Trust Fund, success such percentage is changed by law enacted by two thir nt of the bers of each house of the legislature; and twenty-five percent of the dividend income earned on investment of the Permanent Trust Fund. No appropriation shall be made from the Permanent Trust Fund. If any such money has been received prior to the effective date of this Section, the treasurer shall transfer from the state general fund to the Permanent Trust Fund on the effective date of this Section an amount of money which shall make the Permanent Trust Fund balance equal to the an of such money previously received, except for the first one hundred million dollars. After six hundred million dollars has been credited to the Permanent Trust Fund, the sum of fifty million dollars shall be eredited to the Coastal Environment Protection Trust Fund, as established in R.S. 30:313, from those nonies received from the federal government under Section 1337(g) of Title 43 of the United States is attributable to mineral production activity or leasing activity on the Outer Cont ich has been held in escrow pending a settlement between the United States and Code which is attributable to n of Louisiana; all funds in excess of seven hundred fifty million dollars shall be credited to the ent Trust Fund.

(2) After allocation of money to the Bond Security and Redemption Fund as provided in a VII, Section 9(B) of the constitution, and notwithstanding Article XIV, Section 10 of the co seventy five percent of the recurring revenues received under Section 1337(g) of Title 43 of the United States Code which are attributable to mineral production activity or leasing activity, and the percent ed capital ga erest in of the Permanent Trust Fund after the deposit required to the Permanent Trust Fund in Paragraph A(1) tion shall be deposited and credited to a special fund which is hereby created in the of this Sec isury and which shall be known as the Louisiana Quality Education Support Fund, hereinafter to as the "Support Fund".

(3) All recurring revenues and interest earnings shall be credited to the respective funds as (i) in technique (i) and (2) above unit the balance in the Permanent Trust Fund equals rovided in Subparagraph (i) and (2) above unit the balance in the Permanent Trust Fund equals pillion dollars. After the Permanent Trust Fund reaches a balance of two billion dollars, all interest ings on the Permanent Trust Fund shall be credited to the Support Fund and all recurring revenues shall be credited to the State General Fund-

(B)Investment. The money credited to the Permanent Trust Fund pursuant to Parngraph (A) of this Section shall be permanently credited to the Permanent Trust Fund and shall be invested by the treasurer. Notwithstanding any provision of this constitution or other law to the contrary, a portion of money in the Permanent Trust Fund, not to exceed thirty five percent, may be invested in slock. The legislature shall provide for procedures for the investment of such monies by law. The treasurer shall r chall ract, subject to the approval of the State Bond Commi ssion, for the manage ent of such ents. The amounts in the Support Fund shall be available for appropriation to pay expe the investment and management of the Permane vided in Paragraphs (C) and (D) of this Section. nent Trust Fund and for edu ed in the in

(C)Reports; Allocation. (1) The State Board of Elementary and Secondary Education and the Comparison in the standard standard standard in the standard stand costs, as defined and authorized by law

(2) Except for appropriations to pay expenses incurred in the investn the Permanent Trust Fund, the legislature shall appropriate from the Support Fund only for educat es provided in Paragraph (D) of this Section and shall appropriate fifty percent of the available for higher educational purposes and fifty percent for elementary and secondary educational funds for higher educational purposes and fifty percent for eler purposes. Those monies to be used for administrative costs sha ve costs shall be expo or such pui to approved and appropriated by the legislature.

The legislature shall appropriate the total amount intended for higher educational purp ard of Regents and the total amount intended for elementary and secondary educational (3)The le to the Br es to the State Board of Elementary and Se ndary Edu

so appropriated to the programs as previously approved by the legislature. (4) The monies appropriated by the legislature and disbursed from the Supp (4) The monies appropriated by se, replace, or supplant appropriation rt Fund shall i ns from the general fund for elementary and secondary ce, repla education, including implementing the Minimum Foundation Program, or displace, replace, or upplant funding for higher education. For elementary and secondary education and for higher ation, this Paragraph shall mean that no appropriation for any fiscal year from the Support Fund shall be made for any purpose for which a general fund appropriation was made in the previous yea unless the total appropriations for that fiscal year from the state general fund for such purpos al fund approp riations for the previous year. This Paragraph shall in no way limit g eral fund in excess of the n shed. herein c

(D) Disbursement; Higher Education and Elementary and Secondary Education

The treasurer shall disburse not more than fifty percent of the monies in the Support Fund money is appropriated by the legislature and allocated by the Board of Regents for any or all of lowing higher educational purposes to enhance economic development:
 (a) The carefully defined research efforts of public and private universities in Louisiana.

(b) The endowment of chairs for eminent scholars.

(c) The enhan ent of the quality of academic, research, or agricultural of with mity college, college, or university. These funds shall not be used for athletic purposes

(d) The recruitment of superior graduate students. (2) The treasurer shall disburse not more than fifty percent of the mo e Support Fund as that money is appropriated by the legislature and allocated by the State Board of Elementary and on for any of all of the following elementary and secondary educational pu de compensation to city or parish school board professional instructional dary Educa (a) To provide compo

(b) To insure an adequate supply of superior textbooks, library books, equipment, and other

al materials (c) To fund exemplary programs in elementary and secondary schools designed to improve

secondary stud ent academic achievement or vocational-technical skill (d) To fund carefully defined research efforts, including pilot programs, designed to improve

and secondary student academic achievement. ms and pro on prog

(f) To fund the teaching of foreign languages in elementary and secondary schools to full me teaching or rotegy of teachers by providing scholarships or stipends to academic or vocational-technical areas where there is a critical teacher shortage (g) To fund an adequat

§10.2. Coastal Protection and Restoration Fund

ted to the fund by the legisla Article VII, Section y appr 10(D)(2) of ution shall be deposited in the fund.

quivalent to the n (5) An am te from the federal rith a federally declared disaster, not to excosts appropriated out of the fund for the same disaster pursuant to Subparagraph (C)(3) of this

(B) Money in the fund shall be invested as provided by law. Earnings realized in each fisca year on the investment of monies in the fund shall be deposited to the credit of the fund. All inexpended and unencumbered monies in the fund at the end of the fiscal year shall remain in the

(C) The money in the fund shall not be available for appropriation or use except u

(1) If the official forecast of recurring money for the next fiscal year is less than the official east of recurring money for the current fiscal year, the difference, not to exceed one third of the difference in the current fiscal year, the difference is not to exceed one third of the d shall be incorporated into the next year's official forecast only after the consent of two thirds of the difference. the elected members of each house of the legislature. If the legislature is not in session, the two-thirds equirement may be satisfied upon obtaining the written consent of two-thirds of the elected member ich house of the legislature in a manner provided by law. (2) If a deficit for the current fiscal year is projected d

nt fiscal year is pro unt equal to one-third of the fund not to exceed the projected deficit may be appropriated after sent of two-thirds of the elected members of each house of the legislature. Between sessions o the cor the legislature the appropriation may be made only after the written cor sent of two-thirds of the pers of each house of the legislature.

(3) If there is a federally declared disaster in the state, up to one-third of the fund, not to exceed s associated with the disaster, may be appropriated after the consent of two to bers of each house of the legislature. Between sessions of the legislature, the appropriation may be made only with written consent of two-thirds of the el cted 1 of the legisla

(4) In no event shall the amount included in the official forecast for the payt fiscal (4) In no event shart the amount included in the structure protects to the structure uant to Subparagraph (1) of this Paragraph, plus the amount appropriated in the curre uant to Subparagraph (2) of this Paragraph, plus the amount appropriated pursuant to

Subparagraph (3) of this Paragraph exceed o ne-third of the fund ba e at the hee ning of the al year.

(5) No appropriation or deposit to the fund shall be made if such appropriation or deposi would cause the balance in the fund to exceed four percent of total state revenue receipts for the evious fiscal year

§10.5. Mineral Revenue Audit and Settlement Fund

Section 10.5 (A) There shall be established in the te treasury the Mir ent Fund, hereinafter referred to as the "fund". Of revenues received in each fiscal year by the ate through settlements or judgments which equal, in both principal and interest, five million dollar r more for each such settlement or judgment, resulting from underpayment to the state of severance state thr as required:

(1) To the Bond Security and Reder ption Fund as provided in Article VII, Section

(2) To the political subdivisions of the state as provided in Article VII, Section 4(D) and (E) of this-

(3) As provided by the requirements of Article VII, Sections 10-A, 10.1, 10.2, and 10.3 of this

(B) After making the allocations provided for in Paragraph (A), the treasurer shall then deposit (c) rust making means in the second rule of the rule and second rule in the second rule in the second rule and rule es of d nts, or rentals for purp is paym be made in and to the Coastal Protection and Restoration Fund as provided in Article VII, Section 10.2 of this constitution. Any revenues deposited in and credited to the fund shall not be considered mineral revenues for purposes of the Budget Stabilization Fund as provided in Article VII, Section 10.3 of this constitution. Money in the fund shall be invested as provided by Jaw. The earnings realized in each ficeal year on the investment of monies in the Mineral Revenue Audit and Settlement Fund shall be year on the investment of momes in the wineral Revenue Audit and Setti ited in and credited to the Mineral Revenue Audit and Settlement Fund. (C) After making the allocations provided for in Paragraph (A), the trea

five million dollars to the Coastal Protection and Restoration Fund, and thereafter any monies credited to the fund in any fiscal year may be annually appropriated by the legislature only for the purpose retirement in advance of maturity through redemption, purchase, or repayment of debt of the state es of pursuant to a plan proposed by the State Bond Commission to maximize the savings to the state; for ents against the unfunded accrued liability of the public retirement systems which are in addition onts required for the annual amortization so gaments required for the annual amoritzation of the unfunded accredit highlight of the public int systems, required by Article X, Section 29 of this constitution; however, any such payme to the public retirement systems shall not be used, directly or indirectly, to fund cost-of-living and for deposit in the Coastal Protection and Rest s for such system ation Fund

lfield S

Section 10.6.(A) Oilfield Site Restoration Fund. Effective January 4, 1996, there shall be established in the state treasury, as a special fund, the Olifield Site Restoration Fund, herein referred to as the restoration fund. Out of the funds remaining in the Bond Security and Re established in the state tre Fund after a sufficient amount is allocated from that fund to pay all obligations secured by the full faith and credit of the state which become due and payable within any fiscal year as requ Article VII, Section 9(B) of this constitution, the treasurer shall pay into the restoration f fund all of th

(1) All revenue from the types and classes of fees, penalties, other revenues, or judgment s paid into the restor ion fund as provided by law on the effe with site cleanup activ date of this Section. Such revenue shall be deposited in the restoration fund even if the names of such ther revenues ties are char

Any increase in the amount charged for such fees oenaltie associated with site cleanup activities enceded by the legislature after the offective date of this Section, for the purpose of orphaned oilfield site restoration shall be irrevocably dedicated and deposited in the

(2) The bala e remaining on January 4, 1996 in the Oilfield Site Restoration by law

(3) All funds or revenues which may be donated expressly to the restoration fund

(2) All site-specific trust account funds established by law.
(B) The monies in the resoration fund shall be appropriated by the legislature to the ment of Natural Resources, or its successor, and shall be used solely for the programs and

(C) All unexpended and unencumbered monies in the restoration fund at the end of the fiscal he fund. The m es in the fund shall be invested by the tre rovided by law. All interest earned on monies invested by the treasurer shall be deposited in the fund or shall prepare and submit to the department on a quarterly basis a pr of money contained in the fund from all sources.

(D) The provisions of this Section shall not apply to or affect funds allocated by Article VII. on 4, Paragraphs (D) and (E).

Oil Spill Con

Section 10.7.(A) Oil Spill Contingency Fund. Effective January 4, 1996, there shall be established in the state treasury, as a special fund, the Oil Spill Contingency Fund, here to as the contingency fund. Out of the funds remaining in the Bond Security and Reden ency Fund hereinafter r ntion Fund after a sufficient amount is allocated from that fund to pay all obligations secured by the full faith and credit of the state which become due and payable within any fiscal year as required by Article VII. igency fund all of the fol er shall pay into the conti on 9(B) of this co ution the tree e date of this Section:

(1) All revenue from the types and classes of fees, taxes, penalties, judgments, reim ges, and federal funds collected or other revenue paid into the contingency fund as provided by on the effective date of this Section. Such revenue shall be deposited in the contingency fund e of such fees, taxes, per collected or other revenues are changed.

Any increase in the amount charged for such fees taxes penalties judgments re s, and federal funds collected or other revenue, or any new fees, taxes, pe ies, judgments, ursements, charges, and federal funds collected or other revenue enacted by the legislature for ent and containment of actual or threatened unauthorized discharges of oil afte the nurnoses of abate e date of this Section, shall be irrevocably dedicated and deposited in the c Fhe balance remaining on January 4, 1996 in the Oil Spill Contingency Fu cably dedicated and denosited in the co (2) The bala law.

(3) All funds or revenues which may be d ed expressly to the

(B) The monies in the contingency fund shall be appropriated by the legislature to be used solely for the programs and purposes of abatement and containment of actual or threatened unauthorized discharges of oil as provided by law; and for administrative expenses associated with such programs and purposes as provided by law.

fund shall be appropriated or dedicated solely and exclusively for the costs for and associated with construction and maintenance of the roads and bridges of the state and federal highway systems, the Statewide Flood-Control Program or its successor, ports, airports, transit, and the Parish Transportation Fund or its successor and for the payment of all principal, interest, premium, if any, and other obligations incident to the issuance, security, and payment in respect of bonds or other obligations payable from the trust fund as authorized in Paragraph (D) of this Section. Unless pledged to the repayment of bonds authorized in Paragraphs (C) or (D) of this Section, the monies in the trust fund allocated to ports, airports, flood control, parish transportation, and state highway construction shall be appropriated annually by the legislature only pursuant to programs established by law which establish a system of priorities for the expenditure of such monies, except that the Transportation Infrastructure Model for Economic Development, which shall include only those projects enumerated in House Bill 17 of the 1989 First Extraordinary Session of the Legislature and US Highway 61 from Thompson Creek to the Mississippi Line, in lieu of "US 61-Bains to Mississippi Line", and US Highway 165 from I-10 to Alexandria to Monroe to Bastrop and thence on US Highway 425 from Bastrop to the Arkanasa Line, in lieu of "US 165-1-10 Alexandria-Monroe-Bastrop-Arkanasa Line" and LA 15-Natchez, Mississippi to Chase in lieu of "LA 15-Natchez, Mississippi to Monroe", shall be funded as provided by law. The state-generated tax monies appropriated for ports, Parish Transportation Fund, or it successor, and the Statewide Flood-Control Program, or its successor shall not exceed twenty percent annually of the state-generated tax revenues in the trust fund; provided, however, that no less than the avails of one cent of the excise tax on gasoline and special fuels shall be appropriated each vear to the Parish Transportation Fund, or its successor. Beginning with the appropriation for Fiscal Year 2025-2026, the annual appropriation for airports shall be calculated as provided by law. Unencumbered and unexpended balances at the end of each fiscal year shall remain in the trust fund. The earnings realized in each fiscal year on the investment of monies in the trust fund shall b deposited in and credited to the trust fund.

(2) There is hereby established in the Transportation Trust Fund a special subfund to be known as the "Construction Subfund", hereinafter referred to as "the subfund". The monies in the subfund as the construction but that the construction of the state of the stat and local government. The monies in the subfund that are appropriated by the legislature to the and user government, the inner and bevelopment, or its successor, shall not be utilized by the department of Transportation and Development, or its successor, shall not be utilized by the department for the payment of employee wages and related benefits or employee retirement benefits.

(C) The State Bond Commission or its successor, may issue and sell bonds, notes, or other obligations ("Bonds") secured by a pledge of a portion of the revenues not to exceed the avails of four consuming to make the attention of the taxes of a precise of a protocol the termination of the taxes of the attention of the taxes of a gasoline and motor fuels and on special fuels received by the state treasurer. Bonds so issued may also be secured by a pledge of all or a portion of excess revenues as additional security therefor, and if so pledged any portion thereof needed to pay principal, interest, or premium, if any, and other obligations incident to the issuance, security, and payment in respect to Bonds may be expended by the treasurer without the need for legislative appropriation. The Bonds may be issued in the manner set forth in this Section to provide for the costs for and associated with construction and maintenance of the roads and bridges of the state and federal highway systems, Statewide Flood-Control Program, ports, airports, and for any other purpose for which monies in the trust fund may be expended as provided by law. Such Bonds shall not be considered to be debt under Article VII, Section 10 of this constitution, unless the provisions of Article VII, Section 10, relative to incurring debt by the state are met, in which case the full faith and credit of the state may also be ed in addition to the revenues received by the treasurer.

(D) The State Bond Commission or its successor may also issue and sell bonds, notes, or other obligations secured by a pledge of the excess revenues deposited in the trust fund, which shall otherwise be issued in the manner and for the purposes provided for in this Section, and if so pledged any portion thereof needed to pay principal, interest, or premium, if any, and other obligations incident to the issuance, security, and payment in respect thereof may be expended by the treasurer without the need for legislative appropriation.

(E) Bonds, notes, or other obligations issued pursuant to the provisions of Paragraphs (C) or (D) of this Section may be issued in the manner provided by resolution of the State Bond Commission or its successor under the authority of said Paragraphs without compliance with any other requirement of this constitution or law. Paragraphs (C) and (D) of this Section shall be deemed self-operative.

§17. Coastal Protection and Restoration Fund

Section 17.(A) There shall be established in the state treasury the Coastal Protection and Restoration Fund to provide a dedicated, recurring source of revenues for the development and implementation of a program to protect and restore Louisiana's coastal area.

(B) The money in the fund shall be invested as provided by law and any earnings realized on investment of money in the fund shall be deposited in and credited to the fund. Money from donations, transfers, appropriations, or dedications, may be deposited in and credited to the fund. Any unexpended money remaining in the fund at the end of the fiscal year shall be retained in the fund.

(C) The money in the fund may be appropriated for purposes consistent with the Coastal Protection Plan developed by the Coastal Protection and Restoration Authority or its successor. No appropriation shall be made from the fund inconsistent with the purposes of the plan.

(D)(1)(a) Subject to Section 13(B) of this Article, in each fiscal year, the federal revenues that are received by the state generated from Outer Continental Shelf energy production, including but not limited to oil and gas activity, wind energy, solar energy, tidal energy, wave energy, geothermal energy. and other alternative or renewable energy production or sources, and eligible, as provided by federal law, to be used for the purposes of this Paragraph shall be deposited and credited by the treasurer to the Coastal Protection and Restoration Fund.

(b) Federal revenues credited to the Coastal Protection and Restoration Fund pursuant to this Paragraph shall be used only for the purposes of coastal protection, including conservation, coastal restoration, hurricane protection, and infrastructure directly impacted by coastal wetland losses. (2) The treasurer shall deposit in and credit to the Coastal Protection and Restoration Fund all

other monies dedicated to the fund by law. Once enacted, such dedication shall not be changed except by law enacted by the favorable vote of two-thirds of the elected members of each house of the

§18. Permanent Trust Funds

Section 18. (A) Funds created by the legislature and designated as permanent trust funds shall becutor to for Variations created by the registrature and designated as priminent trust runds share be subject to the following restrictions; (1) Except as otherwise provided in this Section, funds deposited into a permanent trust fund

shall constitute its principal and shall be held in trust permanently and invested by the state treasurer as provided by law.

(2) Except as authorized in this constitution, no portion of the principal of a permanent trust fund, except for investment purposes as authorized by law, may be removed.

(3) Interest and investment earnings from monies held in a permanent trust shall not constitute any portion of the principal and may be dedicated as provided by law. Once enacted, any su dedication shall not be changed except by a law enacted by the favorable vote of two-thirds of the elected members of each house of the legislature.

(B) Unless provided otherwise by this constitution or by the provisions of the subfund, the

10 2(A) The ration Fund to provide a dedicated, recurring source of revenues for the development and imple entation of a program to protect and restore Louisiana's coastal area.

Of revenues re ceived in each fiscal year by the state as a result of the production of or tion for minerals, hereinafter referred to as mineral revenues from se ance taxes, rovalt ues received by the state as a us payments, or rentals, and excluding suc ch reven grants or donations when the terms or conditions thereof require otherwise, the treasurer shall make ing allocatio

(1) To the Bond Security and Redemption Fund as provided in Article VII, Section 9(B) of this

(2) To the political subdivisions of the state as provided in Article VII. Sections 4(D) and (E) of

(3) As provided by the requirements of Article VII, Sections 10 A and 10.1 of this constitu (B)(1) After making the allocations provided for in Paragraph (A), the treasurer shall then

is and credit to the Coastal Protection and Restoration Fund any amount of mineral rever y be necessary to insure that a total of five million dollars is deposited into such fund for fiscal year from this source; provided that the balance of the fund which consists of mineral reven n severance taxes, royalty payments, bonus payments, or rentals shall not exceed an amount vided by law, but in no event shall the amount provided by law be less than five hundred millio

. (2) After making the allocations and deposits provided for in Paragraphs (Λ) and (B)(1) of this the treasurer shall deposit in and credit to the Coastal Protection and Restoration Fund as follows

million dollars of the mineral revenues in excess of six hundred millio after the allocations provided for in Paragraph (A) are made by the treasurer.

(b) Fen million dollars of the mineral revenues in access of six hundred fifth million dollar which remain after the allocations provided in Paragraph (A) are made by the treasurer.

However, the balance of the fund which consists of mineral revenues from severance taxes, royalty payments, bonus payments, or rentals shall not exceed an amount provided by law, but in no

ent shall the arount provided by law be test han five hundred million dollars. (C) The money in the fund shall be invested as provided by law and any earnings realized of vestment of money in the fund shall be deposited in and credited to the fund. Money from other sources, such as donations, appropriations, or dedications, may be deposited in and credited to the fund; however, the balance of the fund which consists of mineral revenues from severance taxes, revalty payments, bonus payments, or rentals shall not exceed an arount provided by take, but in ne event shall the amount provided by law be less than five hundred million dollars. Any unexpended nan the amount provided by law be less than five number minimo donars. Any remaining in the fund at the end of the fixed year shall be retained in the fund. (D) The money in the fund may be appropriated for purposes consistent with t

ith the Coastal on Plan developed by the Coastal Protection and Restoration Authority, or its successor.

No appropriation shall be made from the fund inconsistent with the purposes of the plan. (E)(1) Subject to Sections 9(B) and 10.1 of this Article, in each fiscal year, the federal revenue that are received by the state generated from Outer Continental Shelf energy production, including but not limited to oil and gas activity, wind energy, solar energy, tidal energy, wave energy, geothermal energy, and other alternative or renewable on grant duction or sources, and eligible, as pr ederal law, to be used for the purposes of this Paragraph shall be deposited and credited by provided by rer to the Coastal Protection and Restoration Fund. (2) Federal revenues credited to the Coastal Protection and Restoration Fund pursuant to this

shall be used only for the purposes of coastal protection, including conservation , hurricane protection, and infrastructure directly impacted by coastal wetland lo

(3) The fund balance limitations provided for in Paragraph (B) of this Section relative to the venues deposited to this fund shall not apply to reve of this Paragraph. s deposited pursuant to the

(F)(1) Notwithstanding the provisions of Article VII, Section 10, Article VII, Section 10.3, Article VII, Section 10.8, or any other provision of this constitution to the contrary, if, after July 1, 2006, the state securitizes any portion of the revenues received from the Master Settlement Agreement executed November 23, 1998, and approved by Consent Decree and Final Judgment entered in the ease "Richard P. leyoub, Attorney General, ex rel. State of Louisiana v. Philip Morris, Incorporated, et al.," bearing Number 98-6473 on the docket of the Fourteenth Judicial District for the parish of state of Louisiana, the treasurer shall transfer to the fund established in Paragraph A of this enty percent in the aggregate of the revenues received as a result of the se ng after July 1, 2006.

(2) The legislature may appropriate up to twenty percent of the funds deposited into the fur pursuant to Subparagraph (1) of this Paragraph to the Barrier Island Stabilization and Preservation Fund to be used for purposes of the Louisiana Coastal-Wetlands Conservation and Restoration Prop

(3) The fund balance limitations provided for in Paragraph (B) of this Section relative to the al revenues deposited to this fund shall not apply to revenues deposited pursuant to the visions of this Paragraph.

§10.3. Budget Stabilization Fund

Section 10.3.(A) There is hereby established in the state treasury a Budget Sta

after referred to as the fund. Money shall be deposited in the fund as follows: (1) All money available for appropriation from the state general fund and dedicated funds in of the expenditure limit, except funds allocated by Article VII, Section 4, Paragraphs (D) and (E), shall be deposited in the fund-

(2)(a) All revenues received in each fiscal year by the state in excess of seven hundred fifty million dollars, hereinafter referred to as the base, as a result of the production of or exploration for minerals, hereinafter referred to as mineral revenues, including severance taxes, toyalty payments, bonus payments, or rentals, and excluding such revenues designated as nonrecurring pursuant to Article VII, Section 10(B) of the constitution, any such revenues received by the state as a result of grants or donations when the terms or conditions thereof require otherwise, and revenues derived fr any tax on the transportation of minerals, shall be deposited in the fund after the following allocations of said mineral revenues have been made:

(i) To the Bond Security and Redemption Fund as provided by Article VII, Section 9 (B) of this

(ii) To the political subdivisions of the state as provided in Article VII, Sections 4 (D) and (E)

(iii) As provided by the requirements of Article VII, Section 10-A and 10.1 of this constitution (b) The base may be increased every ten years beginning in the year 2000 by the section of the section o d every ten years beginning in the year 2000 by a la

thirds of the elected members of each house of the legislature. Any such increase shall not exceed fifty percent in the aggregate of the increase in the consu ner price index for the imi en years.

(3) Twenty-five percent of any money designated in the official forecast as nonrecurring as provided in Article VII, Section 10(D)(2) of this constitution shall be deposited in and credited to the fund.

(C) All unexpended and unencumbered monies in the contingency fund at the end of the fisca (c) Are unexpended and unknowned on the fund shall be invested by the treasurer in the manner hall remain in the fund. The monies in the fund shall be invested by the treasurer in the manner led by law. All interest earned on monies invested by the treasurer shall be deposited in the fund. ear shall r The balance of the fund shall not exceed thirty million dollars or otherwise as provided by law

(D) The provisions of this Section shall not apply to or affect funds allocated by Article VII, 4, Paragraphs (D) and (E).

§10.8. §20. Millennium Trust

- Section 10.8. Section 20. Millennium Trust
 - (A) Creation

(1) There shall be established in the state treasury as a special permanent trust known as the "Millennium Trust". After allocation of money to the Bond Security and Redemption Fund as provided in Article VII, Section 3(B) Section 13(B) of this constitution, the treasurer shall deposit in and credit to the Millennium Trust certain monies received as a result of the Master Settlement Agreement, hereinafter the "Settlement Agreement", executed November 23, 1998, and approved by Consent Decree and Final Judgment entered in the case "Richard P. Ieyoub, Attorney General, ex rel. State of Decision av Philip Morris, Incorporated, et al.", bearing Number 98-6473 on the docket of the Fourteenth Judicial District for the parish of Calcasieu, state of Louisiana; and all dividend and income and all realized capital gains on investment of the monies in the Millennium Trust. Louisiana. The treasurer shall deposit in and credit to the Millennium Trust the following amounts of d as a result of the Settlen d as a result of the Settlement Agreement: (a) Fiscal Year 2000-2001, forty five percent of the total monies received that year

(b) Fiscal Year 2001-2002, sixty percent of the total monies received that year (c) Fiscal Year 2002-2003 and each fiscal year thereafter, seventy-five percent of the total monies received that year <u>cach fiscal year</u> However, beginning in Fiscal Year 2011-2012 after the balance in the Millennium Trust reaches a total of one billion three hundred eighty million dollars, the monies deposited in and credited to the Millennium Trust, received as a result of the Settlement Agreement, <u>which</u> shall be allocated to the various funds <u>TOPS Fund</u> within the Millennium Trust as Henry, <u>mice</u> shart to anotated to the Variase mass <u>101</u> (s) and when uncommentation of the <u>variase</u> of the <u>variase</u>

of the t al monies received in each of those years for credit to the Education Excellence Fund which notwithstanding the provisions of Subparagraph (C)(1) of this Section, shall be appropriated for the purposes provided in Subsubparagraph (d) of Subparagraph (3) of Paragraph (C) of this Section. (2)(a) The Health Excellence Fund shall be established as a special fund within the Millenniun

Trust. Funding for the Health Excellence Fund shall be provided by law; however, no portion of the settlement agreement proceeds shall be deposited into the fund. The treasurer shall credit to the Health Excellence Fund one-third of the Settlement Agreement proceeds deposited each year into the Millennium Trust and one third of all investment earnings on the investment of the Millennium Trust The treasurer shall report annually to the legislature as to the amount of Millennium Trust inve earnings credited to the Health Excellence Fund-

(b) Beginning Fiscal Year 2011-2012, and each fiscal year thereafter, the treasurer shall credit (c) Beginning Fiscal Year 2011-2012, and each fiscal year interenter, the treasurer shall credit to the Health Excellence Fund one chird of all investment earnings on the investment of the Millennium Trust. The treasurer shall report annually to the legislature as to the amount of Millenniu Trust investment earnings credited to the Health Excellence Fund. (c) Beginning on July 1, 2012, after allocation of money to the Bond Security and Redemptic Fund as provided in Article VII, Section 9(B) of this constitution, the state treasurer shall deposit in

and credit to the Health Excellence Fund an amount equal to the revenues derived from the ta ant to R.S. 47:841(B)(3).

(3)(a) The Education Excellence Fund shall be established as a special fund within the Millennium Trust. The treasurer shall credit to the Education Excellence Fund one-third of the Settlement Agreement proceeds deposited each year into the Millennium Trust, and one-third of all ent earnings on the investment of the Millennium Trust. The treasurer shall report an Investment camings on the investment of the immediation rules. The reasons of Millennium Trust investment earnings credited to the Education Excellence Fund. (b) Beginning Fiscal Year 2011-2012, and each fiscal year thereafter, the treasurer shall credit

to the Education Excellence Fund one-third of all investment earnings on the investment of the Millennium Trust. The treasurer shall report annually to the legislature and the state superintence education as to the amount of Millennium Trust investment earnings credited to the Education Excellence Fund.

(4)(a) The TOPS Fund shall be established as a special fund within the Millennium Trust. In addition to the deposits required pursuant to the provisions of Subparagraph (A)(1) of this Section, additional amounts may be deposited into the fund as provided by law. Settlement Agreement proceeds allocated to the TOPS Fund each year shall not constitute trust principal for purposes of Section 18 of this Article and may be appropriated as provided by law. The treasurer shall deposit in and credit to the TOPS Fund one-third of the Settlement Agreement proceeds deposited into the Millennium Trust, and one-third of all investment earnings on the investment of the Millennium Trust. The treasurer shall port annually to the legislature as to the amount of Millennium Trust investme

(b) Beginning Fiscal Year 2011-2012, and each fiscal year thereafter, the treasurer shall credit to the TOPS Fund one hundred percent of the Settlement Agreement proceeds deposited into the Millennium Trust, and one-third of all investment earnings on the investment of the Millennium Trust. The treasurer shall report annually to the legislature as to the amount of Millennium Trust Settlement Agreement proceeds and investment earnings credited to the TOPS Fund.

(c) Upon the effective date of this Subsubparagraph, the state treasurer shall deposit, transfer, erwise credit funds in an amount equal to such Settlement Agreement proceeds deposited in and et of the Millennium Trust received by the state between April 1, 2011 and the effective date of the state of the state between April 1, 2011. this Subsubparagraph to the TOPS Fund-

(3) (d) The amount of Settlement Agreement revenues deposited in the Millennium Trust and credited to the respective funds may be increased and the amount of such revenues deposited into the Louisiana Fund may be decreased by a specific legislative instrument which receives a favorable vote

of two-thirds of the elected members of each house of the legislature. (B) Investment. Monies credited to the Millennium Trust pursuant to Paragraph (A) of this Section shall be invested by the treasurer with the same authority and subject to the same restrictions as the Louisiana Education Quality Trust Fund. However, the portion of monies in the Millennium Trust which may be invested in stock may be increased to no more than fifty percent by a specific legislative instrument which receives a favorable vote of two thirds of the elected members of each house of the legislature. The legislature shall provide for procedures for the investment of such monic by law. The treasurer may contract, subject to the approval of the State Bond Commission, for the management of such investments and, if a contract is entered into, amounts necessary to pay the costs of the contract shall be appropriated from the Millennium Trust.

(C) Appropriations. (1)(a) Appropriations from the Education Excellence Fund shall be limited to an annual amount not to exceed the estimated aggregate annual earnings from interest, dividends, and realized capital gains on investment of the trust allocated as provided by Paragraph (A) of this Section and as recognized by the Revenue Estimating Conference. Amounts determined to be available for appropriation shall be those aggregate investment earnings which are in excess

inflation factor as determined by the Revenue Estimating Conference. The amount of realized capital gains on investment which may be included in the aggregate earnings available for appropriation in any year shall not exceed the aggregate of earnings from interest and dividends for that year. (b)(i) For Fiscal Year 2011-2012, appropriations from the Health Excellence Fund shall be

limited to an annual amount not to exceed the estimated aggregate annual earnings from interest, dividends, and realized capital gains on invest ent of the trust and credited to the Health Exceller Fund as provided by Subsubparagraph (A)(2)(b) of this Section and as recognized by the Revenue

(ii) For Fiscal Year 2012-2013, and each fiscal year thereafter, appropriations from the Health Excellence Fund shall be limited to an annual amount not to exceed the estimated aggregate annual earnings from interest, dividends, and realized capital gains on investment of the trust and credited to the Health Excellence Fund as provided by Subsubparagraph (A)(2)(b) of this Section and as ed by the Revenue Estin int of proceeds credited to and nating Conference and the an

deposited into the Health Excellence Fund as provided by Subsubparagraph (A)(2)(c) of this Section. (c)(i) For Fiscal Year 2011-2012, appropriations from the TOPS Fund shall be limited to the amount of Settlement Agreement proceeds credited to and deposited into the TOPS Fund as provided by Subsubparagraphs (A)(4)(b) and (c) of this Section, and an annual amount not to exceed the by Subschapting reprint (A_1,A_2) and (A_2,A_3) the second state of a subschapting reprint A_2 and A_3 and and as recognized by the Revenue Estimating Conference.

(ii) For Fiscal Year 2012-2013, and each fiscal year thereafter, appropriations from the TOPS hall be limited to the amount of annual Settlement Agreement proceeds credited to and Find sum of influence of the anomalies remains summary summary (A(A)) of this Section, and an annual deposited into the TOPS Fund as provided in Subsubparagraph (A)(4)(b) of this Section, and an annual amount not to exceed the estimated aggregate annual earnings from interest, dividends, and realized capital gains on investment of the trust and credited to the TOPS Fund as provided in Subsubparagraph (A)(A)(A) of this Section and as exceeding by the Davama Estimation Conference. (A)(4)(b) of t ed by the Rever

(iii) Further for Fiscal Year 2011-2012 and each fiscal year thereafter amounts determined to Corrappropriation from the COPS Fund from interest earnings shall be those aggregate earnings which are in excess of an inflation factor as determined by the Revenue Estimating Conference. The amount of realized capital gains on investment which may be included in regate earnings available for appropriation in any year shall not exceed the agg s from interest and dividends for that year. egate of

(2) Appropriations from the Health Excellence Fund shall be restricted to the following purpo

 (a) Initiatives to ensure the optimal development of Louisiana's children through the provision
of appropriate health care, including children's health insurance, services provided by school-based health clinics, rural health clinics, and primary care clinics, and early childhood intervention programs

targeting children from birth through age four including programs to reduce infant mortality. (b) Initiatives to benefit the citizens of Louisiana with respect to health care through pursuit of innovation in advanced health care sciences, and the provision of comprehensive chronic disease management services. (c) Each appropriation from the Health Excellence Fund shall include performance

expectations to ensure accountability in the expenditure of such monies. (3) Appropriations from the Education Excellence Fund shall be limited as foll

(a) Filteen percent of monies available for appropriation in any fiscal year from the Education Excellence Fund shall be appropriated to the state superintendent of education for distribution on behalf of all children attending private elementary and secondary schools that have been approved by the State Board of Elementary and Secondary Education, both academically and as required for such ol to receive money from the state.

(b) Appropriations shall be made each year to the Louisiana Educational Television Authority in the amount of seventy-five thousand dollars and to the Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center in Alexandria, the Jimmy D. Long, Sr. Louisiana School for Math, Science, and the Arts, the New Orleans Center for Creative Arts, the Louis Armstrong High School for the Arts, and Thrive Academy, after such schools are operational, to provide for a payment to each school of seventy-five thousand dollars plus ar allocation for each pupil equal to the average statewide per pupil amount provided each city, parish

anotation for every pair equation in develope subserve per pair annount provided each entry parts and local school system pursuant to Subsubparagraph (e) of this Subparagraph. (e) Appropriations may be made for independent public schools approved by the State Bor Elementary and Secondary Education or any eity, parish, or other local school system, laboratory schools are made both of the Development of the school system. schools approved by the State Board of Elementary and Secondary Education and operated by a public postsecondary education institution, and for alternative schools and programs which are authorized and approved by the State Board of Elementary and Secondary Education but are not subject to the on and management of any eity, parish, or local school system to provide for an allocation for sil, which shall be the average statewide per pupil amount provided in each eity, parish, or ool system pursuant to Subsubparagraph (e) of this Subparagraph.

(c) Beginning Fiscal Year 2007-2008 and for each fiscal year thereafter, of the n for appropriation after providing for the purposes enumerated in Subsubparagraphs (a), (b), and (c) of this Subparagraph, one hundred percent of the monies available for appropriation in any fiscal year shall be appropriated for each city, parish, and other local school system on a pro rata basis which is based on the ratio of the student population of that school or school system to that of the total state student population as contained in the most recent Minimum Foundation Program. (f) Monies appropriated pursuant to this Subparagraph shall be restricted to expenditure for

(7) rooms physical physical provide a subparticular of the state of tion, and assistance to children who fail to achieve the required scores on any tests te of which are required pursuant to state law or rule for advancement to a succeeding grade o tional programs approved by the legislature. Expenditures for maintenance or ren capital improvements, and increases in employee salaries are prohibited. The state dent of education shall be responsible for allocating all money due private schools. other educational programs buildings, capital improvem

(g) Each recipient entity shall annually prepare and submit to the state Department of tion, hereinafter the "department", a prioritized plan for expenditure of funds it expects to s in the coming year from the Education Excellence Fund. The plan shall include perform ctations to ensure accountability in the expenditure of such monies. The department shall review such plans for compliance with the requirements of this Subparagraph and to assure that the expenditure plans will support excellence in educational practice. No funds may be distributed to ntity until its plan has received both legislative and departmental approval as provided by law

No amount appropriated as required in this Paragraph shall displace, replace, or si ions from the general fund for elementary and secondary education, including imp (h) No the Minimum Foundation Program. This Subsubparagraph shall mean that no appropriation for any fiscal year from the Education Excellence Fund shall be made for any purpose for which a general for a second state of the second Incur appropriation was made in the previous year unless the total appropriations for the fiscal year from the state general fund for such purpose exceed general fund appropriations of the previous year Nor shall any money allocated to a city or parish school board pursuant to this Paragraph displace, replace, or suppliant locally generated revenue, which means that no allocation to any eity or parts school board from the investment earnings attributable to the Education Excellence Fund shall be ided for any purpose for which a local revenue source was expended for that purpose for the us year unless the total of the local revenue amount expended that fiscal year exceeds the total of such local revenue amounts for the previous fiscal year. (i) The treasurer shall maintain within the state trea

(i) The treasurer shall maintain within the state treasury a record of the amounts appropriate and credited for each entity through appropriations authorized in this Subparagraph and which rem in the state treasury. Notwithstanding any other provisions of this constitution to the contrary, such memory of the state treasury. Notwithstanding any other provisions of this constitution to the contrary. ion to the contrary such tment earnings attributable to and invest such amounts, shall remain to the credit of each ntity at the close of ea

(4)-(2) Appropriations from the TOPS Fund shall be restricted to support of state programs for financial assistance for students attending Lou siana institutions of posts

§10.9. Louisiana Fund Section 10.9. Louisiana Fund

Section 107, Exclanate rate (A) The Louisiana Fund is established in the state treasury as a special fund. After allocatic to the Bond Security and Redemption Fund as provided in Article VII, Section 9(B) of this constitution, the treasurer shall deposit in and credit to the Louisiana Fund all remaining monies construction, are recult of the Settlement Agreement after deposits into the Millennium Trust as provided in Section 10.8 of this Article, and all interest income on the investment of monies in the Louisiana Fund. Monies in the Louisiana Fund shall be invested by the treasurer in the same manner as the state general fund.

(B) Appropriations from the Louisiana Fund shall be restricted to the following purposes: (1) Initiatives to ensure the optimal development of Louisiana's children through enhancemen cational opportunities and the provision of appropriate health care, which shall include but not of edu

nited to: (a) Early childhood intervention programs targeting children from birth through age four,

ng programs to reduce infant mortality. (b) Support of state programs for children's health insurance. (c) School-based health clinics, rural health clinics, and primary care clinics.

tiatives to benefit the citizens of Louisia na with respect to health care th (2) Ini ugh pu on in advanced health care sciences, provision of comprehensive chronic disease management es, and expenditures for capital improvements for state health care facili (3) Provision of direct health care services for tobacco-related illnesser alth care facilities.

the elected members of each house in a manner provided by law; or (ii) If the legislature is not in ession, the reduction is approved by two-thirds of the members of the Joint Legislative Committee on the Budget, or its successor.

(C) Hospital Stabilization Fund. There is hereby established as a special fund in the state treasury the Hospital Stabilization Fund, hereafter referred to as "the fund". After compliance with the requirements of Article VII, Section 9(4):13(B) of this constitution relative to the Bond Security and Redemption Fund, the treasurer shall deposit all proceeds from the assessment collected pursuant to the Hospital Stabilization Formula provided for in this Section. The monies in the fund shall be invested in the same manner as monies in the state general fund, and all interest earned on the investment of the fund shall be deposited in and credited to the fund. Appropriations from the fund where the fund shall be deposited in and credited to the fund. shall be restricted to funding the reimbursement enhancements established in the Hospital Stabilization Formula adopted by the legislature for the fiscal year in which the assessment is collected.

§10.14. §22. Louisiana Medical Assistance Trust Fund

(A) There is hereby established as a special fund in the state treasury the Louisiana Medical Assistance Trust Fund, hereinafter referred to as "the fund", which shall consist of monies generated by fees as provided for in law. Subject to the exceptions contained in Article VII, Section 9(A) 13(A) of this constitution, and after compliance with the requirements of Article VII, Section 9(B) 13(B) of this constitution relative to the Bond Security and Redemption Fund, the treasurer shall deposit all proceeds from the fees collected as provided for in laws relative to the Louisian dedical Assistance Trust Fund into the fund. The monies in the fund shall be invested by the state treasurer in the same manner as monies in the state general fund. All interest earned from the investment of monies in the fund shall be deposited in and remain to the credit of the fund. All unexpended and unencumbered monies remaining in the fund at the close of each fiscal year shall remain in the fund.

(B) The treasurer is hereby authorized to establish a separate account within the fund for each health care provider group in which fees are collected according to law. Monies collected from each recurst care provider group, and the interest earned on those monies, shall be deposited into the account created for that provider group. Any monies deposited into the fund from sources not required by law, and the interest earned on those monies, shall be deposited into a separate account within the fund, hereafter

referred to a "the general account". (C) The legislature is authorized to appropriate monies from the fund only if the appropriation is eligible for federal financial participation under Title XIX of the Social Security Act, or its successor. The balance of each account shall be appropriated for reimbursement of services to the provider group which paid the fee into the account in any fiscal year, except monies deposited into the general account may be appropriated for any Medicaid Program expenditure.

(D) The monies appropriated from the provider accounts in the fund shall not be used to displace, replace, or supplant appropriations from the state general fund for the Medicaid Program below the amount of state general fund appropriations to the Medicaid Program for Fiscal Year 2013-2014

(E)(1) The legislature shall annually appropriate the funds necessary to provide for Medicaid Program rates for each provider group which pays fees into the fund that is no less than the average Medicaid Program rates established for Fiscal Year 2013-2014 and which may be adjusted annually by establishing the rates of inflation, or rebasing if applicable, which rates shall not be negative, to be applied to the base rates to establish the new base rates for the next fiscal year as authorized by law For the purpose of this Section, "Medicaid Program" shall refer to the Louisiana medical assistance program provided for in Title XIX of the Social Security Act, or its successor. (2) Notwithstanding Article VII, Section 10(F) 14(F) of this constitution, neither the governor

nor the legislature may reduce the base rate as provided for in this Paragraph to satisfy a budget deficit, except the governor may reduce the appropriation in this transport to satisfy a bacycer (a) Such reduction does not exceed the average reduction of these made to the appropriations

and reimbursement for other providers under the Medicaid Program, or its successor; and

(b)(i) If the legislature is in session, the reduction is consented to in writing by two-thirds of the elected members of each house in a manner provided by law; or (ii) If the legislature is not in session, the reduction is approved by two-thirds of the members

of the Joint Legislative Committee on the Budget, or its successor §10.15. Revenue Stabilization Trust Fund

Section 10.15. Revenue Stabilization Trust Fund. (A) The Revenue Stabilization Trust Fund is established in the state treasury as a special trust fund, hereinafter referred to as the "fund". (B) After allocation of money to the Bond Redemption and Security Fund as provided in

Article VII, Section 9(B) of the Constitution of Louisiana, the treasurer shall deposit in and credit to

the fund the revenues as provided for in Paragraphs (C) and (D) of this Section (C) The treasurer shall deposit into the fund the amount of mineral revenue

10.16 of this constitu (D) The treasurer shall deposit into the fund the amount of revenues in excess of six hundred dollars received each fiscal year from corporate franchise and income taxes as recognized by

the Revenue Estimating Conference. (E)(1) Except as provided for in Paragraph (F) of this Se e Stabilization Trust Fund shall be permanently credited to the trust fund and shall be invested

rer in a ma ovided for by law. reasurer in a manner provided for by law. (2) The treasurer shall deposit all interest or other income from investment generated from the

fund into the state general fund. (F)(1) Except as provided in Subparagraphs (2) and (3) of this Paragraph, no appropriation

e made from the Revenue Stabilization Trust Fund. (2)(a) In any fiscal year in which the balance of the fund at the b

excess of five billion dollars, hereinafter referred to as the minimum fund balance, the legislature may appropriate an amount not to execut real allowable percentage, for the following: priate an amount not to exceed ten percent of the fund balance, hereinafter referred to as the

(i) Capital outlay projects in the comprehensive state capital budget.

(ii) Transportation infrastructure. (h) Transportation infrastructure: (b) The minimum fund balance or the allowable percent thirds of the elected members of each house of the legis entage may be changed by a law ena

(3) In order to ensure the money in the fund is available for appropriation in an er islature may authorize an appropriation from the fund at any time for any purpose only after the sent of two thirds of the elected members of each house of the legislature. If the legislature is not ession, the two thirds requirement may be satisfied upon obtaining the written consent of twothirds of the elected members of each house of the legislature in a manner provided by law.

of Mineral Revenues

Section 10.16.(A) All mineral revenues as defined in Paragraph (D) of this Section received in each fiscal year by the state as a result of the production of or expl ion for minerals hereinafter as "mineral revenues", shall be allocated as provided in this Section after the following and deposits of mineral revenues have been made: eferred to

(1) To the Bond Security and Redemption Fund as provided in Article VII, Section 9 (B) of this

(2) To the political subdivisions of the state as provided in Article VII, Sections 4 (D) and (E)

(3) To the Louisiana Wildlife and Fisheries Conservation Fund as provided by the requi VII, Section 10-A of this constiution and as provided by law

(4) To the Louisiana Wildlife and Fisheries Conservation Fund and the Oil and Gas Regulatory

s provided by law. (5) To the Rockefe (5) To the Rockefeller Wildlife Refuge and Game Preserve Fund as provided by law. (6) To the Marsh Island Operating Fund and the Russell Sage or Marsh Island Refuge Fund as ided by law

(7) To the MC Davis Conservation Fund as provided by law.

(8) To the White Lake Property Fund as provided by law. (9) To the Louisiana Education Quality Trust Fund and Louisiana Quality Education Support

wided in Article VII. Section 10.1 of this c (10) To the Coastal Protection and Restoration Fund as provided in Article VII, Section 10.2 of

nd as provided by law. (11) To the Mineral Revenue and Audit Settlement Fund as provided in Article VII, Set

18 Millettin Revenue and Auto Section 1 littution and as provided by law.
18 Budget Stabilization Fund as provided in Article VII, Section 10.3 of this 10.5 (12) To the Budget Stabi

and as provided by law. (13) An amount equal to the state general fund deposited into the Transportation Trust Fund

(E) Allocation of Mineral Revenues. After the allocations and deposite (B) Allocation of Mineral Revenues. After the allocations and deposits (A) of this Section, the mineral revenues received in each year in excess of six hundred sixty million

s and less than nine hundred fifty million dollars shall be allocated as follows (1) Thirty percent shall be appropriated to the Louisiana State Employees' Retire

and the Teachers' Retirement System of Louisiana for application to the balance of the unfunded accrued liability of such systems existing as of June 30, 1988, in prototion to the balance of such unfunded accrued liability of each such system, until such unfunded accrued liability has been eliminated. Any such payments to the public retirement systems shall not be used, directly or indirectly to four dot of this interior for such system. ectly, to fund cost-of-living increases for such systems.

(2) The remainder shall be deposited into the Revenue Stabilization Trust Fund

(C) Mineral revenues in excess of the base which would otherwise the deposited into the deposited into the stabilization Fund under Subparagraph (A)(2) of Section 10.3 of this constitution, but an hibited from being deposited into the fund under Subparagraph (C)(4) of Section 10.3 of this

as otherwise provided in this Section, neither the state nor a political subdivision shall subscribe to or

purchase the stock of a corporation or association or for any private automation and bacteriot of a (B) Authorized Uses. Nothing in this Section shall prevent (1) the use of public funds for programs of social welfare for the aid and support of the needy; (2) contributions of public funds to pension and insurance programs for the benefit of public employees; (3) the pledge of public funds, credit, property, or things of value for public purposes with respect to the issuance of bonds or other evidences of indebtedness to meet public obligations as provided by law; (4) the return of property, including mineral rights, to a former owner from whom the property had previously been expropriated or purchased under threat of expropriation, when the legislature by law declares that the public and return of the property to the former owner under such terms and conditions as specified by the legislature; (5) acquisition of stock by any institution of higher education in exchange for any Intellectual property: (6) the donation of abandoned or blighted housing property by the governing authority of a municipality or a parish to a nonprofit organization which is recognized by the Internal Revenue Service as a 501(c)(3) or 501(c)(4) nonprofit organization and which agrees to renovate and maintain such property until Conveyance of the property by such organization; (7) the deduction of any tax, interest, penalty, or other charges forming the basis of tax liens on blighted property so that they may be subordinated and waived in favor of any purchaser who is not a member of the immediate family of the blighted property owner or which is not any entity in which the owner has a substantial economic interest, but only in connection with a property renovation plan approved by an administrative hearing officer appointed by the parish or municipal government where the property is located; (8) the deduction of past due taxes, interest, and penalties in favor of an owner of a blighted property, but only when the owner sells the property at less than the appraised value to facilitate the bighted property renovation plan approved by the parish or municipal government and only after the renovation is completed such deduction being canceled, null and void, and to no effect in the event ownership of the property in the future reverts back to the owner or any member of his immediate family; (9) the donation by the state of asphalt which has been removed from state roads and highways to the governing authority of the parish or municipality where the asphalt was removed, or if not needed by such governing authority, then to any other parish or municipal governing authority, but only pursuant to a cooperative endeavor agreement between the state and the governing authority receiving the donated property; (10) the investment in stocks of a portion of the Rockefeller Wildlife Refuge Trust and Protection Fund, created under the provisions of R.S. 56:797, Fund and the Russell Sage or Marsh Island Refuge Fund, created under the provisions of R.S. 56:798, such portion not to exceed thirty-five percent of each fund; (11) the investment in stocks of a portion of the state-funded permanently endowed funds of a public or private college or university, not to exceed thirty-five percent of the public funds endowed; (12) the investment in equities of a portion of the Medicaid Trust Fund for the Elderly created under the provisions of R.S. 46:2691 et seq., Elderly, such portion not to exceed thirty-five percent of the fund; (13) the investment of public funds to capitalize a state Exceed unity-invergence of the fund, (13) the investment of pione times to capitalize a state infrastructure bank and the loan, pledge, or guarantee of public funds by a state infrastructure bank solely for transportation projects; (14) pursuant to a written agreement, the donation of the use of public equipment and personnel by a political subdivision upon request to another political subdivisior for an activity or function the requesting political subdivision is authorized to exercise; or (15) a political subdivision from waiving charges for water if the charges are the result of water lost due to damage to the water delivery infrastructure and that damage is not the result of any act or failure to act by the customer being charged for the water.

(C) Cooperative Endeavors. For a public purpose, the state and its political subdivisions of political corporations may engage in cooperative endeavors with each other, with the United States or its agencies, or with any public or private association, corporation, or individual.

(D) Prior Obligations. Funds, credit, property, or things of value of the state or of a political subdivision heretofore loaned, pledged, dedicated, or granted by prior state law or authorized to be loaned, pledged, dedicated, or granted by the prior laws and constitution of this state shall so remain for the full term as provided by the such prior laws and constitution and for the full term as provided by any contract, unless the authorization is revoked by law enacted by two-thirds of the elected members of each house of the legislature prior to the vesting of any contractual rights pursuant to this Section.

(E) Surplus Property. Nothing in this Section shall prevent the donation or exchange of movable surplus property between or among political subdivisions whose functions include public safety.

\$15. \$28. Release of Obligations to State. Parish, or Municipality

Section 15. Section 28. The legislature shall have no power to release, extinguish, or authorize the releasing or extinguishing of any indebtedness, liability, or obligation of a corporation or individual to the state, a parish, or a municipality. However, the legislature, by law, may establish a system under which claims by the state or a political subdivision may be compromised, and may provide for the release of heirs to confiscated property from taxes due thereon on such property at the date of its reversion to them.

§16. §29. Taxes; Prescriptior

on 16. Section 29. Taxes, except real property taxes, and licenses shall prescribe in three years after the thirty-first day of December in the year in which they are due, but due; however, prescription may be interrupted or suspended as provided by law

§17. §30. Legislation to Obtain Federal Aid

Section 17. Section 30. The legislature may enact laws to enable the state, its agencies, boards, commissions, and political subdivisions and their agencies to comply with federal laws and regulations in order to secure federal participation in funding capital improvement projects.

§31. Funding; Teacher Salaries

Section 31.(A)(1) Notwithstanding any other provision of this constitution to the contrary, no later than May 1, 2025, the state treasurer shall transfer to the Teachers' Retirement System of Louisiana the liquidated fair market value of each of the following:

- (a) The Education Excellence Fund
- (b) The Louisiana Education Quality Trust Fund.

(c) The Louisiana Quality Education Support Fund.

(2) The Teachers' Retirement System of Louisiana shall apply monies received pursuant to Subparagraph (1) of this Paragraph to its oldest outstanding positive amortization base. After liquidation of such base, any remaining monies shall be applied to the next-oldest outstanding positive amortization base, until all such monies have been applied. If application of monies pursuant to the anorhization rate, cum un architecture arce cost appress in appressions of inforce paradiation on the provisions of this Subparagraph are insufficient to fully liquidate an amortization base, after application of such monies the net remaining liability of such amortization base shall be reamortized with annual level-dollar payments calculated in the same manner as other system amortization payments and over the remainder of the amortization period originally established for that base (B) As provided by law, participating employers in the Teachers' Retirement System of

Louisiana shall provide a permanent salary increase to eligible personnel. Such increase shall be funded using the employer's net savings attributable to the payments made pursuant to Paragraph (A) of this Section.

PART II. PROPERTY TAXATION

§18. §32. Ad Valorem Taxes

Classifications Percentages

Section 18: Section 32.(A) Assessments. Property subject to ad valorem taxation shall be listed on the assessment rolls at its assessed valuation, which, except as provided in Paragraphs (C), (F), and (G), this Section or in exceptions provided in Section 35 of this Article for special assessment levels, (b) an section of an exceptions provided in Section 5 of this Prince for special assessment is shall be a precentage of its fair market value. The percentage of fair market value shall be unife throughout the state upon the same class of property.

(B) Classification. (1) The classifications of property subject to ad valorem taxation and the percentage of fair market value applicable to each classification for the purpose of determining assessed valuation are as follows:

1. <u>(a)</u>	Land	10%
2(b)	Improvements for residential purposes	10%
3(c)	Electric cooperative properties, excluding land	15%
4(d)	Public service properties, excluding land	25%
5. <u>(e)</u>	Public service property, excluding land, owned by a railroad company	<u>15%</u>
(f)	Business inventory	<u>15%</u>
(g)	Other property	15%

(2) For purposes of ad valorem taxation, a parish may elect to reduce the percentage of fair market value applicable to property considered business inventory, as defined in law. The legislature may provide by law enacted by two-thirds of the elected members of each house for the nentation of the provision of this Subparagraph. Once enacted, any change to these laws shall also be enacted by two-thirds of the elected members of each house of the legislature. (3) The legislature may enact laws defining electric cooperative properties and public service

(C) Use Value. Bona fide agricultural, horticultural, marsh, and timber lands, as defined by general law, shall be assessed for tax purposes at ten percent of use value rather than fair market value

onal efforts cessation assistance services promotion of a tobacco-free lifestyle and ement of the requirements of the Settlement Agreement by the attorn (C) Each appropriation from the Louisiana Fund shall include perfo

mance expe accountability in the expenditure of such monies. Any unexpended and un es in each fund at the end of a fiscal year shall remain in the respective fund.

cial Reef Development Fu <u>§10.1</u>

11. Artificial Reef Development Fund. (A) Artificial Reef Development Fund. There shall be established in the state treasury, as a al fund, the Artificial Reef Development Fund. Out of the funds remaining in the Bond Secur Redemption Fund after a sufficient amount is allocated from that fund to pay all obligations and Redem secured by the full faith and credit of the state that become due and payable within any fiscal year a red by Article VII, Section 9(B) of this constitution, the treasurer shall pay into the Artificial Reef (B) The secretary of the Department of Wildlife and Fisheries is authorized to accept and (B) The secretary of the Department of Wildlife and Fisheries is authorized to accept and

receive grants, donations of monies, and other forms of assistance from private and public sources that are provided to the state for the purpose of siting, designing, constructing, permitting, monitoring, an otherwise managing an artificial reef system. (C) The monies in the Artificial Reef Development Fund shall be appropriated by the legislature to the Department of Wildlife and Fisheries, or its successor, and shall be allocated solely g, monitoring, and

for the following

(1) For the programs and purposes of siting, designing, constructing, permitting, monit and se managing an artificial reef system

(2) For the salaries of personnel assigned to the Artificial Reef Development Program and for ng expenses

(3) An amount not to exceed ten percent of the monies deposited to the fund each year and ter percent of the interest income credited to the fund each year may be used by the department to pro funding in association with the wild seafood certification program, particularly in support of wild-caught shrimp, established by the department. Such funding may be used for a subsidy granted to seefood harvesters or processors to assist in their efforts to comply with the certification program requirements and may be used for administration of the program. (4) An amount not to exceed ten percent of the funds deposited to the fund each year and ten percent of the interest income credited to the fund each year may be used by the department to provide

Inding for inshore fisheries habitat enhancement projects, particularly in support of the Artificial Reef Development Program established by the department. Such funding may be used for grants to servation organizations working in cooperation with the department

(D) All unexpended and unencumbered monies in the Artificial Reef Development Fund at the end of the fiscal year shall remain in the fund. The monies in the fund shall be invested by the er provided by law. All interest earned on me s invested by the treasu be deposited in the fund. The treasurer shall prepare and submit to the department on a quarterly basis ount of mone ontained in the fund from all sources n report showing the an

tural and Se ucts Support Fund \$10.12 ce programs; Agri (A) The legislature is authorized to provide by law for programs to assist Louisiana farmers hermen with support and expansion of their industries.

§10.13. §21. Hospital stabilization formula and assessment; Hospital Stabilization Fund

(A) Hospital Stabilization Formula. (1) The legislature may annually adopt a Hospital Stabilization formula, hereafter referred to in this Section as "the formula", by concurrent resolution by a favorable vote of a majority of the elected members of each house. Such resolution shall be referred to the standing committees of the legislature that hear the general appropriation bill. The formula shall, to the maximum extent possible, enhance the economic viability of Louisiana hospitals and reduce shifting the cost of caring for Louisiana's needy residents to the state's insured residents.

(2)(a) The first formula established pursuant to Subparagraph (1) of this Paragraph, which shall require a favorable vote of two-thirds of the elected members of each house for adoption, shall define and establish as the base reimbursement level under the Louisiana medical assistance program provided for in Title XIX of the Social Security Act, hereafter referred to as the "Medicaid Program", to hospitals for inpatient and outpatient services in Fiscal Year 2012-2013. The formula shall als provide for the preservation and protection of rural hospitals as provided for by law. Each formula established thereafter may apply a rate of inflation, which shall not be a negative rate, to the base reimbursement level from the previous formula adopted by the legislature.

(b) Each formula shall also include and establish assessments to be paid by hospitals and the basis on which such assessments shall be calculated, provided the around of the assessments does not exceed the nonfederal share of the reimbursement enhancements.

(c) Each formula shall also establish reimbursement enhancements under the Medicaid Program, or its successor, achieving the maximum reimbursement by federal law and resulting in distributing such reimbursement enhancements exclusively among hospitals for hospital service Reimbursement enhancements may also be distributed for uninsured services delivered.

(d) Each formula shall also include any additional provisions necessary to the implementation (c) Luch formula and assessments only deviational portions receasily of the imperiation of the formula. Neither the assessments only the reimbursement enhancements established in the formula adopted by the legislature shall be implemented until each has been approved by the federal authority which administers the Medicaid Program.

(3) The base reimbursement level resulting from the formula shall not be paid from the Hospital Stabilization Fund.

(4) No additional assessment shall be collected and any assessment shall be terminated for the remainder of the fiscal year from the date on which any of the following occur:

(a) The legislature fails to adopt a formula for the subsequent fiscal year.
 (b) The Louisiana Department of Health, or its successor or contractors, reduces or does not

pay reimbursement enhancements established in the current formula as adopted by the legislature

(c) The appropriations provided for in Subparagraph (B)(2) of this Section are reduced. (5) The treasurer shall return any monies collected after the date of termination of an ment to the hospital from which it was collected.

(B) Appropriation. (1) The legislature shall annually appropriate an amount necessary to fund the base reimbursement level for hospitals established in the most recent formula adopted by the legi

(2) The legislature shall annually appropriate the balance of the Hospital Stabilization Fund solely to fund the reimbursement enhancements as provided in the most recent formula adopted by the

(3) Notwithstanding Article VII, Section 10(F) 14(F) of this constitution, neither the governor nor the legislature may reduce the appropriation funding the base reimbursement level or the reimbursement enhancements to satisfy a budget deficit, except the governor may reduce the appropriation to the base reimbursement level if the following occur: (a) Such reduction does not exceed the average reduction of those made to the appropriations

and reimbursement for other providers under the Medicaid Program, or its successor; and

(b)(i) If the legislature is in session, the reduction is consented to in writing by two-thirds of

shall be distri s follows:

(1) Thirty percent shall be appropriated to the Louisiana State Employees' Retirement Sy and the Teachers' Retirement System of Louisiana for application to the balance of the unfunded acerued liability of such systems existing as of June 30, 1988, in proportion to the balance of such unfunded acerued liability of each such system, until such unfunded acerued liability has been eliminated. Any such payments to the public retirement systems shall not be used, directly or indirectly, to fund cost-of-living increases for such systems.

(2) The remainder shall be deposited into the Revenue Stabilization Trust Fund.
(D) For purposes of this Section, "mineral revenues" shall include severance taxes ts, or rentals, with the follo

es designated as nonrecurring, pursuant to Article VII, Section 10(B) of this (1) Rever

s received by the state as a result of grants or do (2) Reve thereof require otherwise.

s derived from any tax on the trans tion of minerals (3) Rev

§10-A. §23. Wildlife and Fisheries; Fisheries Conservation Fund

Section 10-A: 23.(A) Conservation Fund. Effective July 1, 1988, there There shall be established in the state treasury, as a special fund, the Louisiana Wildlife and Fisheries Conserv Fund, hereinafter referred to as the Conservation Fund. Out of the funds remaining in the Bond Security and Redemption Fund after a sufficient amount is allocated from that fund to pay all obligations secured by the full faith and credit of the state which become due and payable within any for a provide the second seco and except for the amount provided in R.S. 56:10(B)(1)(a) as that provision existed on the effe (1)(a) All revenue from the types and classes of fees, licenses, permits, royalties, or other (1)(a) All revenue from the types and classes of fees, licenses, permits, royalties, or other

revenue paid into the Conservation Fund as provided by law on the effective date of this Section December 23, 1987. Such revenue shall be deposited in the Conservation Fund even if the names of (b) Any increase in the amount charged for such fees, licenses, permits, royalties, and other

revenue, or any new fee, license, permit, royalty, or other revenue, enacted by the legislature after the effective date of this Section. December 23, 1987, shall be irrevocably dedicated and deposited in the Conservation Fund unless the legislature enacts a law specifically appropriating or dedicating such revenue to another fund or purpose

(2) The balance remaining on June 30, 1988 in the Conservation Fund established pursuant to R S 56.10

(3) All funds or revenues which may be donated expressly to the Conservation Fund (B) The monies in the Conservation Fund shall be appropriated by the legislature to the

Department of Wildlife and Fisheries, or its successor, and shall be used solely for the programs and purposes of conservation, protection, preservation, management, and replenishment of the state's natural resources and wildlife, including use for land acquisition or for federal matching fund programs which promote such purposes, and for the operation and administration of the Department and the Wildlife and Fisheries Commission, or their successors.

(C) All unexpended and unencumbered monies in the Conservation Fund at the end of the fiscal year shall remain in the fund. The monies in the fund shall be invested by the treasurer in the manner provided by law. All interest earned on monies invested by the treasurer shall be deposited in the fund. The treasurer shall prepare and submit to the department on a quarterly basis a printed report showing the amount of money contained in the fund from all sources.

§11. §24. Budgets

Section 11: Section 24.(A) Budget Estimate. The governor shall submit to the legislature, at the time and in the form fixed by law, a budget estimate for the next fiscal year setting forth all proposed state expenditures. This budget shall include a recommendation for appropriations from the state general fund and from dedicated funds, except funds allocated by Article VII, Section 4, Paragraphs ((\mathcal{O})) and (\mathcal{F}), Section 8, Paragraphs (\mathcal{B}) and (\mathcal{O}), which shall not exceed the official forceast of the Revenue Estimating Conference, and the expenditure limit for the fiscal year. The recommendation shall also comply with the provisions of Article VII, Section 10(D). Section 14, Paragraphs (C) and (D). This budget shall include a recommendation for funding of state salary supplements for full-time law enforcement and fire protection officers of the state, as provided in Article VII, Section 10(D)(3) Section 14(D)(3) of this constitution.

(B) Operating Budget. The governor shall cause to be submitted a general appropriation bill for proposed ordinary operating expenditures which shall be in conformity with the recommendations for appropriations contained in the budget estimate. The governor may cause to be submitted a bill or bills

to raise additional revenues with proposals for the use of these revenues. (C) Capital Budget. The governor shall submit to the legislature, at each regular session, a proposed five-year capital outlay program and request implementation of the first year of the program Prior to inclusion in the comprehensive capital budget which the legislature adopts, each capital improvement project shall be evaluated through a feasibility study, as defined by the legislature, which shall include an analysis of need and estimates of construction and operating costs. The legislature shall provide by law for procedures, standards, and criteria for the evaluation of such feasibility studies and shall set the schedule of submission of such feasibility studies which shall take effect not later than December thirty first following the first regular session convening after this Paragraph takes effect studies. These procedures, standards, and criteria for evaluation of such feasibility studies cannot be changed or altered except by a separate legislative instrument approved by a favorable vote of twothirds of the elected members of each house of the legislature. For those projects not eligible for funding under the provisions of Article VII, Section <u>27</u> Section <u>16</u> of this constitution, the request for implementation of the first year of the program shall include a list of the proposed projects in priority order based on the evaluation of the feasibility studies submitted. Capital outlay projects approved by the legislature shall be made a part of the comprehensive state capital budget, which shall be adopted by the legislature.

§12. §25. Reports and Records

Section 12: Section 25, Reports and records of the collection, expenditure, investment, and use of state money and those relating to state obligations shall be matters of public record, except returns of taxpayers and matters pertaining to those returns.

§13. §26. Investment of State Funds

Section 13. Section 26. All money in the custody of the state treasurer which is available for investment shall be invested as provided by law.

§14. §27. Donation, Loan, or Pledge of Public Credit

Section 14. Section 27.(A) Prohibited Uses. Except as otherwise provided by this constitution, the funds, credit, property, or things of value of the state or of any political subdivision shall not be loaned, pledged, or donated to or for any person, association, or corporation, public or private. Except

general law, shan to assessed to has purposes at on percent of use ratio that that an an array of the legislature may provide by law similarly for buildings of historic architectural importance. (D)(1) Valuation. Each assessor shall determine the fair market value of all property subject to taxation within his respective parish or district except public service properties, which shall be valued at fair market value by the Louisiana Tax Commission or its successor. Each assessor shall determine the use value of property which is to be so assessed under the provisions of Paragraph (C). Fair market value and use value of property shall be determined in accordance with criteria which shall be established by law and which shall apply uniformly throughout the state.

(2) No additional value shall be added to the assessment of land by reason of the presence of , or sulphur therein or their production therefrom. However, sulphur in place shall be assessed for ad valorem taxation to the person, firm, or corporation having the right to mine or produce the same in the parish where located, at no more than twice the total assessed value of the physical same in the parsa where to access a new more small where the data assessed value of use physical property subject to taxation, excluding the assessed value of sulphur above ground, as is used in sulphur operations in such parish. Likewise, the severance tax shall be the only tax on timber; however, standing timber shall be liable equally with the land on which it stands for ad valorem taxes levied on the land.

(3) Notwithstanding the provisions of Subparagraph (2) of this Paragraph, the presence of of or gas, or the production thereof, may be included in the methodology to determine the fair market value of an oil or gas well for ad valorem taxes.

(E) Review. The correctness of assessments by the assessor shall be subject to review first by (c) review inconcentrations of assessments by the assessor shall be surject to review first by the parish governing authority, then by the Louisiana Tax Commission or its successor, and finally by the courts, all in accordance with procedures established by law.

(F) Reappraisal. (1) All property subject to taxation shall be reappraised and valued in accordance with this Section, at intervals of not more than four years. (2)(a) In the year of implementation of a reappraisal as required in Subparagraph (1) of this Reapprox and the subparagraph (1) of this subparagraph.

Paragraph, solely for purposes of determining the ad valorem tax imposed on residential property subject to the homestead exemption as provided in Section 20 34 of this Article, if the assessed value subject on the instruction exclusion is provided in a feedback of the second se

(i) For purposes of calculating the ad valorem taxes on the property in the first levy following reappraisal, the collector shall use the property's assessed value from the previous year, which shall be called the base amount as used in this Subparagraph, and shall increase the portion of the assessed value of the property used to calculate ad valorem taxes by adding an amount which is equal to one-fourth of the amount of the increase in the property's assessed value as a result of the reappraisal to the base amount. This resulting amount shall constitute the property's taxable value and shall be used solely for purposes of calculating ad valorem taxes for that taxable year.

(ii) For purposes of calculating the ad valorem taxes on the property in the second levy following reappraisal, the collector shall increase the portion of the assessed value of the property to to calculate ad valorem taxes by adding an amount which is equal to one-half of the amount of the increase in the property's assessed value as a result of the reappraisal to the base amount. This resulting amount shall constitute the property's taxable value and shall be used solely for purposes of calculating ad valorem taxes for that taxable year.

(iii) For purposes of calculating the ad valorem taxes on the property in the third levy following reappraisal, the collector shall increase the portion of the assessed value of the property used to calculate ad valorem taxes by adding an amount which is equal to three-quarters of the amount of the increase in the property's assessed value as a result of the reappraisal to the base amount. This resulting amount shall constitute the property's taxable value and shall be used solely for purposes of calculating ad valorem taxes for that taxable year.

(iv) In the fourth levy following reappraisal, the collector shall calculate ad valorem taxes on the property's full assessed value.
(b) The provisions of this Subparagraph providing for a phase-in of additional ad valorem tax

liability following reappraisal shall cease to apply upon the transfer or conveyance of ownership of the property. Following a transfer or conveyance, the collector shall calculate ad valorem taxes based on the property's full assessed value.

(c) Property subject to the provisions of this Subparagraph shall not be subject to reappraisal by an assessor until after the four-year phase-in of the amount of the increase in the property's assessed

(d) Notwithstanding any provision of this constitution to the contrary, the increase in assessed valuation of property phased-in under this Subparagraph shall be included as taxable property for purposes of any subsequent reappraisals and valuation for millage adjustment purposes with a subsequent reappraisals and valuation for millage adjustment purposes with the subsequent and the subsequent a absorbed by the taxing authority and shall not create any additional tax liability for other taxpayers in the taxing district as a result of any subsequent reappraisal and valuation or millage adjustment. Implementation of this phase-in of increase in assessed valuation authorized in this Subparagraph shall neither trigger nor be cause for a reappraisal of property or an adjustment of millages pursuant to the s of Article VII, Section 23(B) of this constitution, this Subparagraph.

(e) The provisions of this Subparagraph shall not apply to the extent the increase was attributable to construction on or improvements to the property.

(G) Special Assessment Level.

(i) (i)(i)(i) The assessment of residential property receiving the homestead exemption which and occupied by any of the following and who meet all of the other requirements of this n which is Section shall not be increased above the total assessment of that property for the first year that the wner qualifies for and receives the special assessment level, pr vided that such qualified for and receives the special assessment level (aa) People who are sixty-five years of age or older.

(bb) People who have a service-connected disability rating of fifty percent or more by the States Department of Veterans Affairs

(ec) Members of the armed forces of the United States or the Louisiana National Guard v owned and last occupied such property who are killed in action, or who are missing in action or-prisoner of war for a period exceeding ninety days.

(dd) Any person or persons permanently totally disabled as determined by a final nonable judgment of a court or as certified by a state or federal administrative agency charged the responsibility for making determinations regarding disability.

(ii) Any person or persons shall be prohibited from receiving the special assessment as provided in this Section if such person's or persons' adjusted gross income, as reported in the fo tax return for the year prior to the application for the special assessment, exceeds one hundred the second to be provided in the second assessment whose filtered status is married filting separately, the adjusted gross income for purposes of this Section shall be determined by combining the adjusted gross income for purposes of this Section shall be determined by combining the adjust of the second status of the second status is a second status in the second status is a second status in the second status is a second status in the second status in the second status is a second status in the second status is a second status in the second status in the second status is a second status in the second status is a second status in the second status in the second status is a second status in the second status in the second status is a second status in the second status in the second status is a second status in the second status in the second status is a second status in the second status in the second status is a second status in the second status in the second status in the second status is a second status in the second status in the second status is a second status in the second st urns. Beginning for the tax year 2026, tax year thereafter, the one hundred thousand dollar limit shall be adjusted annually by the Con-Index as reported by the United States Government. (iii) An eligible owner or the owner's spouse or other legally qualified representative shal

apply for the special assessment level by filing a signed application establishing that the owner qualifies for the special assessment level with the assessor of the parish or, in the parish of Orleans, the ssessor of the district where the property is located.

er who is below the age of sixty-five and w ho has applied for and rec (iv) An ow ment level may qualify for and receive the special assessment level in the subsequent year by certifying to the assessor of the parish that such person or persons' adjusted gross income in the prior tax year satisfied the income requirement of this Section. The provisions of this Item shall n apply to an owner who has qualified for and received the special assessment level for persons sixtyfive years of age or older or to such owner's surviving spo use as described in Item (2)(a)(i) of this aph or for an owner who is permanently totally disabled as provided for in Su ubparagraph.

(b) Any millage rate applied to the special assessment level shall not be subject to a limitation (ii) This integrate appreter on a spectral assessment even state into consult of the special assessment level, the special ment level shall remain on the property as long as:
(a)(i) The owner who is sixty five years of age or older, or that owner's surviving spouse who

is fifty -five years of age or older or who has minor children, remains the owner of the property.

(ii) The owner who has a service-connected disability of fifty percent or more, or that owner's ing spouse who is forty-five years of age or older or who has minor children, remains the owne of the property. (iii) The spouse of the owner who is killed in action remains the owner of the property.

(iv) The first day of the tax year following the tax year in which an owner who was missing in or was a prisoner of war for a period exceeding ninety days is no longer missing in action or a prisoner of war.

 (v) Even if the ownership interest of any surviving spouse or spouse of a g in action as provided for in this Subparagraph is an interest in usufruct.
 (b) The value of the property does not increase more than twenty-five period. se or snouse of an owner who is ore than twenty-five pe

n or reconstruction.

(3) A new or subsequent owner of the property may claim a special assess ent level when er this Section. The new owner is not necessarily entitled to the same special level on the property as when that property was owned by the previous owner

(4)(a) The special assessment level on property that is sold shall automatically expire on the r in the year prior to the year that the property is sold. The property shall be of Dec immediately revalued at fair market value by the assessor and shall be assessed by the assessor on the rolls in the year it was sold at the assessment level provided for in Article VII, Section 18 stitution of Louisiana.

(b) This new assessment level shall remain in effect until changed as provided by this Section or this C

Commutor: (5)(a) Any owner entitled to the special assessment level set forth in this Paragraph who is to occupy the homestead on or before December thirty first of a future calendar year due to e or destruction of the homestead caused by a disaster or emergency declared by the governor damage or de shall be entitled to keep the special assessment level of the homestead prior to its damage o on the repaired or rebuilt homestead provided the repaired or rebuilt homeste reoccupied by the owner within five years from December thirty-first of the year fol owing the disaster. The assessed value of the land and buildings on which the homestead was located prior to its age shall not be increased above its assessed value immediately prior to the damage or destru uamage snam not we increased above its assessed value immediately prior to the damage or destruction described in this Subsubpargraph. If the property owner receives a homestead exemption on another homestead during the same five year period, the damaged or destroyed property shall not be entitled to keep the special assessment level, and the land and buildings shall be assessed in that year at the percentage of fair market value set forth in this constitution. In addition, the owner shall also maintain the homestead user with the land and buildings shall be assessed in that year at the percentage of fair market value set forth in this constitution. In addition, the owner shall also maintain the homestead user with the set of the latter of the latter of the latter of the set of the set of the latter of the lat n set forth in Article VII, Section 20(A)(10) to qualify for the spec nent level in this Subsubparagraph.

entitled to the spe cial assessment level set forth in Subsub nh (a) of thi Subparagraph who is unable to reoccupy his homestead within five years from December thirty first of the year following the disaster shall be eligible for an extension of the special assessment level on the tead for a period not to exceed two years. A homeowner shall be eligible for this exten on only personance claim is filed and pending in a formal appeal process with any federal, ivernment agency or program offering grants or assistance for repairing or rebuild if the ho damaged or destroyed homes as a result of the disaster, or if a homeowner has a damage claim filed nding against the insure of the property. The homeowner shall apply for this extension of the assessment level with the assessor of the parish in which the homestead is located. The assess and 1 al ass shall require the home owner to provide official documentation from the government agency or program evidencing the home vner's participation in the formal appeal process or official teing the hon ner has a damage claim filed and pending agair the damaged property, as provided by law.

(c) After expiration of the extension authorized in Subsubparagraph (b) of this Subparagraph we shall have the authority to grant on a case by case basis up to three additional oneof the special assessment level as prescribed by law.

nt level as provided by law (6)(a) A trust shall be eligible for the ial asses (b) If a trust would have been eligible for the special assessment level pursuant to this

aph prior to the most recent reapr praisal, the total assessment of the property held in trust efore the reapp

§19. §33. State Property Taxation; Rate Limitation

Section 19, Section 33, State taxation on property for all purposes shall not exceed an annual rate of five and three-quarter mills on the dollar of assessed valuation.

§20. §34. Homestead Exemption Section 20. Section 34.(A) Homeowners.

(1) The bona fide homestead, consisting of a tract of land or two or more tracts of land even if the land is classified and assessed at use value pursuant to Article VII, Section 18(C) 32(C) of this the aim is characteristic and accessed and a field with or without timber on it, pasture, or garden constitution, with a residence on one tract and a field with or without timber on it, pasture, or garden on the other tract or tracts, not exceeding one hundred sixty acres, buildings and appurtenances, whether rural or urban, owned and occupied by any person or persons owning the property in indivision, shall be exempt from state, parish, and special ad valorem taxes to the extent of seven thousand five hundred dollars of the assessed valuation. The same homestead exemption shall also fully apply to the primary residence, including a mobile home, which serves as a bona fide home and which is owned and occupied by any person or persons owning the property in indivision, regardless of whether the homeowner owns the land upon which the home or mobile home is sited; however, thi homestead exemption shall not apply to the land upon which such primary residence is sited if the er, this

homeowner does not own the land. (2) The homestead exemption shall extend and apply fully to the surviving spouse or a former (c) The homestead exemption sum exemption and apply this to be some some some when the homestead is occupied by the surviving spouse or a former spouse and title to it is in the name of (a) the surviving spouse as owner of any interest or either or both of the former spouses, cy in community from the surviving spouse as assuructuary, or (c) a testamentary trust established for the benefit of the surviving spouse and the descendants of the deceased spouse or surviving spouse, but not to more than one homestead owned by either the husband or wife, spouse, or both. tead owned by either the husband or wife, spouse, or both.

(3) The homestead exemption shall extend to property owned by a trust when the principal beneficiary or beneficiaries of the trust are the settlor or settlors of the trust and were the immediate prior owners of the homestead, and the homestead is occupied as such by a principal beneficiary. The provisions of this Subparagraph shall apply only to property which qualified for the homestead exemption immediately prior to transfer, conveyance, or donation in trust or which would have

 qualified for the homestead exemption if such property were not owned in trust.
 (4) The homestead exemption shall extend to property where the usufruct of the property has been granted to no more than two usufructuaries who were the immediate prior owners of the homestead and the homestead is occupied as such by a usufructuary. The provisions of this Subparagraph shall apply only to property which qualified for the homestead exemption immediately prior to the granting of such usufruct, or which would have qualified for the homestead exemption if such usufruct had not been granted.

(5) The homestead exemption shall extend only to a natural person or persons and to a trust (c) The instance exemption state revealed only or instance persons and our dust created by a natural person or persons, in which the beneficiaries of the trust are a natural person or persons provided that the provisions of this Paragraph are otherwise satisfied.

(6) Except as otherwise provided for in this Paragraph, the homestead exemption shall apply to operty owned in indivision, but shall be limited to the pro rata ownership interest of that each person

or persons occupying the homestead. (7) No homestead exemption shall be granted on bond for deed property.However, any homestead exemption granted prior to June 20, 2003 on any property occupied upon the effective date of this Paragraph on November 2, 2004, by a buyer under a bond for deed contract shall remain valid as long as the circumstances giving rise to the exemption at the time the exemption was granted

 (8) Notwithstanding any provision of this Paragraph to the contrary, in no event shall more than one homestead exemption extend or apply to any person in this state.

(9) This exemption shall not extend to municipal taxes. However, the exemptions authorized usuant to the provisions of this Section shall apply (a) in Orleans Parish, to state, general city school, levee, and levee district taxes and (b) to any municipal taxes levied for school purposes

(10)(a) Any homestead receiving the homestead exemption that is damaged or destroyed (r)(a) Any interstead receiving the honestead eccluption that is damaged of destroyed during a disaster or emergency declared by the governor whose owner is unable to occupy the homestead on or before December thirty-first of a calendar year due to such damage or destruction shall be entitled to claim and keep the exemption by filing an annual affidavit of intent to return and reoccupy the homestead within five years from December thirty-first of the year following the disaster with the assessor within the parish or district where such homestead is situated prior to December thirty-first of the year in which the exemption is claimed. In no event shall more than one homestead

(ii) Any person or persons shall be prohibited from receiving the special assessment as provided in this Section if such person's or persons' adjusted gross income, as reported in the federal tax return for the year prior to the application for the special assessment, exceeds one hundred thousand dollars. For persons applying for the special assessment whose filing status is married filing separately, the adjusted gross income for purposes of this Section shall be determined by combining the adjusted gross income on both federal tax returns. Beginning for the tax year 2026, and for each tax year thereafter, the one hundred thousand dollar limit shall be adjusted annually by the Consumer Price Index as reported by the United States Government.

(iii) An eligible owner or the owner's spouse or other legally qualified representative shall apply for the special assessment level by filing a signed application establishing that the owner qualifies for the special assessment level with the assessor of the parish or, in the parish of Orlean assessor of the district where the property is located.

(iv) An owner who is below the age of sixty-five and who has applied for and received the special assessment level may qualify for and receive the special assessment level in the subsequent year by certifying to the assessor of the parish that such person or persons' adjusted gross income in the prior tax year satisfied the income requirement of this Section. The provisions of this Item shall not apply to an owner who has qualified for and received the special assessment level for persons sixty-five years of age or older or to such owner's surviving spouse as described in Item (2)(a)(i) of this Paragraph or for an owner who is permanently totally disabled as provided for in Subitem (i)(dd) of this Subsubparagraph.

(b) Any millage rate applied to the special assessment level shall not be subject to a limitation (2) Provided such owner is qualified for and receives the special assessment level, the special assessment level shall remain on the property as long as:

(a)(i) The owner who is sixty-five years of age or older, or that owner's surviving spouse who is fifty-five years of age or older or who has minor children, remains the owner of the property. (ii) The owner who has a service-connected disability of fifty percent or more, or that owner's

surviving spouse who is forty-five years of age or older or who has minor children, remains the owner of the property.

(iii) The spouse of the owner who is killed in action remains the owner of the property. (iv) The first day of the tax year following the tax year in which an owner who was missing in action or was a prisoner of war for a period exceeding ninety days is no longer missing in action or a prisoner of war.

(v) Even if the ownership interest of any surviving spouse or spouse of an owner who is missing in action as provided for in this Subparagraph is an interest in usufruct.

(b) The value of the property does not increase more than twenty-five percent because of tion or reconstruction.

(3) A new or subsequent owner of the property may claim a special assessment level when eligible under this Section. The new owner is not necessarily entitled to the same special assessment level on the property as when that property was owned by the previous owner.

(4)(a) The special assessment level on property that is sold shall automatically expire on the last day of December in the year prior to the year that the property is sold. The property shall be immediately revalued at fair market value by the assessor and shall be assessed by the assessor on the assessment rolls in the year it was sold at the assessment level provided for in Article VII, Section 32 of the Constitution of Louisiana.

(b) This new assessment level shall remain in effect until changed as provided by this Section or this Constitution

(5)(a) Any owner entitled to the special assessment level set forth in this Paragraph who is unable to occupy the homestead on or before December thirty-first of a future calendar year due to damage or destruction of the homestead caused by a disaster or emergency declared by the governor shall be entitled to keep the special assessment level of the homestead prior to its damage or destruction on the repaired or rebuilt homestead provided the repaired or rebuilt homestead is reoccupied by the owner within five years from December thirty-first of the year following the disaster. The assessed value of the land and buildings on which the homestead was located prior to its damage shall not be increased above its assessed value immediately prior to the damage or destruction described in this Subsubparagraph. If the property owner receives a homestead exemption on another homestead during the same five-year period, the damaged or destroyed property shall not be entitled to keep the special assessment level, and the land and buildings shall be assessed in that year at the percentage of fair market value set forth in this constitution. In addition, the owner shall also the homestead exemption set forth in Article VII, Section 34(A)(10) to qualify for the special assessment level in this Subsubparagraph.

(b) Any owner entitled to the special assessment level set forth in Subsubparagraph (a) of this Subparagraph who is unable to reoccupy his homestead within five years from December thirty-first of the year following the disaster shall be eligible for an extension of the special assessment level on the homestead for a period not to exceed two years. A homeowner shall be eligible for this extension only if the homeowner's damage claim is filed and pending in a formal appeal process with any federal. state, or local government agency or program offering grants or assistance for repairing or rebuilding damaged or destroyed homes as a result of the disaster, or if a homeowner has a damage claim filed samaget or description of the same of the property. The home owner shall apply for this extension of the special assessment level with the assessor of the parish in which the homestead is located. The assessor shall require the homeowner to provide official documentation from the government agency or program evidencing the homeowner's participation in the formal appeal process or official imentation evidencing the homeowner has a damage claim filed and pending against the insurer of the damaged property, as provided by law.

(c) After expiration of the extension authorized in Subsubparagraph (b) of this Subparagraph, an assessor shall have the authority to grant on a case-by-case basis up to three additional one-year extensions of the special assessment level as prescribed by law. (6)(a) A trust shall be eligible for the special assessment level as provided by law.

(b) If a trust would have been eligible for the special assessment level pursuant to this Subparagraph prior to the most recent reappraisal, the total assessment of the property held in trust shall be the assessed value on the last appraisal before the reappraisal.

(A) Public lands and other public property used for public purposes. Land or property owned ther state or owned by a political subdivision of another state shall not be exempt under this

ragraph. (B)(1)(a)(i) Property owned by a nonprofit corporation or association organized and operated exclusively for religious, dedicated places of burial, charitable, health, welfare, fraternal, or ational purposes, no part of the net earnings of which inure to the benefit of any private cholder or member thereof and that is declared to be exempt from federal or state incom

(ii) M lical equipment leased for a term exce ciation that owns or operates a small, rural hospital and that uses the equipment solely for health care purposes at the hospital, provided that the property shall be exemp only during the ter the lease to such corporation or association, and further provided that "small, rural hospital" shall a hospital that meets all of the following criteria:

(aa) It has less than fifty Medicare-licensed acute care beds

(db) It is located in a municipality with a population of less than ten thousand that has been ied as an area with a shortage of health manpower by the United States Health Service; and (b) Property leased to such a nonprofit corporation or association for use solely as housing for

homeless persons, as defined by regulation adopted by the tax commission or its successor j that the term of such lease shall be for at least five years, that as a condition of entering into the property be in compliance with all applicable health and sanitation codes for use as how homeless persons, that the lease shall provide that compensation to be paid the lessor shall i . tha laac or shall not exceed one dollar per year, and that such contract of lease-shall revite that the property shall be used exclusively for the purpose of housing the homeless, and further provided that at such time as the property is no longer used solely as housing for homeless persons, the property shall no longer be

(2) Property of a bona fide labor organization representing its m offiliate ng efforts; and

(3) Property of an organization such as a lodge or club organized for charitable and fraternal ticing the same, and property of a nonprofit corporation devoted to promoting erce, and also property of a trade, business, industry or professional society or travel, and c ciation, if that property is owned by a nonprofit corporation or ass laws of this state for such purposes

(4)(a) None of the property listed in this Paragraph shall be exempt if owned, op (b)(i) None of the property listed in this Paragraph shall be exempt if the property is owned by (b)(i) None of the property listed in this Paragraph shall be exempt if the property is owned by

g authority of the munici ity or parish in fit corporation or as sociation and the govern operty is located determines all of the following: which the p (aa) The property is leased as housing, is in a state of disrepair, and manifests co which

er the health or safety of the public

(bb) The owner of the property habitually neglects maintenance of the property as evidenced by three or more sustained code enforcement violations issued for the property in the prior twelve months for matters that endanger the health or safety of residents of the property or of persons in the mental or material material and a second sec sured overhang extensions in danger of collapse: a hazardous electrical system: improper

on of fuel burning appliances or equipment; an inactive or inoperable fire detect d or contaminated swimming pool; or any combination of these. (ii) An ad valorem tax exemption denied or revoked pursuant to the provisions of Item (i) of district deems in the best interest of the parish. However, prior to entering into each individual contract, the economic development authority or district must request and receive written app the contract, including its terms and an estimated fiscal impact, from each affected tax recipie: ent body ed by a favorable vote of a majority of the members of the gove of the tax recipient body. Failure to receive all required approvals from the tax recipient bodies before entering into a contract shall render the contract null and void and of no effect.

(3) The term "distribution center" as used herein means an establishment engaged in the sale of ing for resale. The term "goods held in inventory" as used h s for resale or further pr neans goods or products which have been given new shapes, qualities, or combinations through some and does not include raw materials such as natural gas, crude oil, sulp roducts held for sale to consumers. or ge

(J)(1) Drilling rigs used exclusively for the exploration and development of minerals outside the territorial limits of the state in Outer Continental Shelf waters which are within the state for the purpose of being stored or state in vince to outline that shell waters which are within the state for it purpose of being stored or stateked for use outside the territorial limits of the state, or for the purp of being converted, renovated, or renaired and any propagate in the state for the territorial g converted, renovated, or repaired, and any property in the state for the purp prated in, or to be used in the operation of said drilling rigs.

(2) The exemption provided in this Paragraph shall be applicable in any parish in which the stion has been approved by a majority of the electors of the parish voting thereon at an election called for that purpos

(K)(1)(a) In addition to the homestead exemption authorized pursuant to the provis (b) (1) in admitted to the first sector thousand five hundred dollars of the d valuation of property, the next two thousand five hundred dollars of the assessed value property receiving the ho estead exemption that is owned and occupied by a veteran with a serviceconnected disability rating of fifty percent or more but less than seventy percent by the United Str Department of Veterans Affairs shall be exempt from ad valorem taxation. The surviving spouse or deceased veteran with a service connected disability rating of fifty percent or more but less than seventy percent by the United States Department of Veterans Affairs shall be eligible for this on if the surviving spouse occupies and remains the owner of the property, whether or not the was in effect on the property prior to the death of the veteran. If property eligible for the exemption provided for in this Subsubparagraph has an assessed value in excess of ten thousand s ad valorem property taxes shall apply to the assessment in excess of ten thousand dollars

(b) In addition to the homestead exemption authorized pursuant to the provisions of Section of the Article, which applies to the first seven thousand five hundred dollars of the assessed value of the Article and the Articl of property, the next four thousand five hundred dollars of the assessed valuation of property owned and occupied by a veteran with a service connected disability rating of seventy percent or more but less than one hundred percent by the United States Department of Veterans Affairs shall be exempt from ad valorem taxation. The surviving spouse of a deceased veteran with a service connected or more but disability rating of seventy percent or more but less than one hundred percent by the United States Department of Veterans Affairs shall be eligible for this exemption if the surviving spouse occupies and remains the owner of the property, whether or not the exemption was in effect on the property prior to the death of the veteran. If property eligible for the exemption provided for in this Subsubparagraph has an assessed value in excess of twelve thousand dollars, ad valorem property s shall apply to the assessment in excess of twelve thousand dollars.

stead exemption authorized pursuant to the prov (c) In ac of this Article, which applies to the first seven thousand five hundred dollars of the assessed valuation of property, the remaining assessed valuation of property receiving the homestead exemption that is owned and occupied by a veteran with a service connected disability rating of one hundred percent unemployability or totally disabled by the United States Department of Veterans Affairs shall be exempt from ad valorem taxation. The surviving spouse of a deceased veteran with a service-connected disability rating of one hundred percent unemployability or totally disabled by the United States Department of Veterans Affairs shall be eligible for this exemption if the surviving spouse occupies and remains the owner of the property, whether or not the exemption was in effect on the ty prior to the death of the veter

(2) Notwithstanding any provision of this Constitution to the contrary, the prop of a property for which an exemption stabilished pursuant to this Paragraph has been claimed, to the extent of the applicable exemption, shall not be treated as taxable property for purposes of any subsequent reappraisals and valuation for millage adjustment purposes pursuant to Section this Article. The decrease in the total amount of ad valorem tax collected by a taxing author suant to Section 23(B) of result of the exemption shall be absorbed by the taxing authority and shall not create any additional ta tradiability for other taxpayers in the taxing district as a result of any subsequent reappraisal and valuat or millage adjustment. Implementation of the exemption authorized in this Paragraph shall neither nor be cause for a reappraisal of property or an adjust ons of Section 23(B) of this Article. trigger nor be cause for a

(3) A trust shall be eligible for the exemption provided for in this Paragraph as pr

(L)(1) Except as otherwise provided herein, property owned or leased by, and used by, a nanufacturing business in the operation of its facility, including buildings ent, and other property necessary or beneficial to such operation o contracts of exemption which contain such terms and conditional such terms and condition ents, equipm be provided by Jaw. Land underlying the facility and other property pertaining to the facility on which ad valorem taxes have previously been paid, inventories, consumables, and property eligible for the nanufacturing exemption provided by Paragraph (F) of this Section, shall not be exem

(2) Ad valorem taxes shall apply to the assessed valuation of the first ten million dollars or ter wer is greater, and this amount of property shall not be exf fair market value, whicl this Paragraph. (3) A targeted non-manufacturing business means at least fifty percent of such business' total

al sales from a site or sites in the state is to out-of-state customers or huvers or to in-state area or buyers but the product or service is resold by the purchaser to your, or of state custs or ultimate use, or to the federal government, or any combination thereof. The legislature provide by law for the inclusion of sales by affiliates when appropriate in making this fifty percent

(4) A contract for the exemption shall be available only in parishes which ha te, in the manner provided by the legislature by law

(M) There is hereby established an exemption from ad valorem tax for the total assessed value the unmarried surviving spouse of a person who died unde ubparagraph (1)(a) or (b) of this Paragraph, and if the cond of the ead of the unn who died under the condit bparagraph (1)(c) of this Paragraph are met.

(1)(a) For ad valorem taxes due in 2017 and thereafter, the exemption shall apply begi ir in which any of the following persons died or 2017, whichever is later: (i) A member of the armed forces of the United States or the Louisia na National Guard who

died while on active duty.

(iii) A state only.
(iii) A state police officer who died while on duty.
(iii) A law enforcement or fire protection officer who qualified for the salary supple

rized in Section 10(D)(3) of this Article who died while on duty. (b) For ad valoren taxes due in 2018 and thereafter, the exem n shall apply beg

(i) for an "unorthing action of the following persons died or 2018, whichever is later: (i) An emergency medical responder, technician, or paramedic, as such t by law, who died while performing the duties of their employment.

(ii) A volunteer firefighter, verified by the Office of the State Fire Marshal to ha

ning firefighting duties. (iii) A law enforcement or fire protection officer who died while on duty and who would have alified for the salary supplement authorized in Section 10(D)(3) of this Article if he had completed

the first year of his employment before his death. (c)(i) The property is eligible for the homestead exemption and the property was the residence of a person listed within Subsubparagraph (a) or (b) of this Subparagraph at the time of that person's

death

(ii) The surviving spouse has not remarried.

(iii) The surviving spouse annually provides evi ce of their eligibility for the ex e with the require ents of Subparagraph (2) of this Paragraph. ally apply for the

(2) Each assessor shall establish a procedure whereby a person tion. Eligibility for the exemption shall be established by the pre duction of docu cation of information by the surviving spouse to the assessor as follows

(a) In an initial application for the exemption, the surviving spouse shall produce initiation issued by their deceased spouse's employer evidencing the death. (b) For purposes of the continuation of an existing exemption, the surviving spou lly provide a sworn statement to the assessor attesting to the fact that the surviving spouse has not re

(3) Once an unmarried surviving spouse has qualified for and taken the exempt surviving spouse then acquires a different property which qualifies for the homestead exemption, the surviving spouse shall be entitled to an exemption on that subsequent homestead, the exemption being value to the amount of the exemption claimed on the prior homesteal, the exemption exemption was claimed. The assessor may require the submission of certain information concerning the amount of the exemption on the prior homestead for purposes of determining the exter exemption available for the subsequent homestead. (4) A trust shall be eligible for the exemption provided for in this Paragraph as provided by of the ex

law (N)(1) All property de ivered to a construction project site for the purp property into any tract of land, building, or other construction as a component part, including the ty of property that may be deemed to be a component part once placed on an immovable for its service and improvement pursuant to the provisions of the Louisiana Civil Code of 1870, as amended. The nent part, including the typ provided for in this Paragraph shall be applicable until the construction project for which ty has been delivered is complete. A construction project shall be deemed complete when in is finished to the extent that the project can be used or occupied for its intended purpose n provided for in this Pa A construction project shall not be deemed complete during its inspection, testing, or commissioning stages, as defined by reasonable industry standards. (2) Notwithstanding the provisions of Subparagraph (1) of this Paragraph, this exemption shall

exemption extend or apply to any person in this state.

(b) For homesteads qualifying for the homestead exemption under the provisions of Subsubparagraph (a) of this Subparagraph, after expiration of the five- year period, the owner of a homestead shall be entitled to claim and keep the exemption for a period not to exceed two additional years by filing an annual affidavit of intent to return and reoccupy the homestead with the assessor within the parish where the homestead is located prior to December thirty-first of the year in which the exemption is claimed. A homeowner shall be eligible for this extension only if the homeowner's damage claim to repair or rebuild the damaged or destroyed homestead is filed and pending in a formal along count of repairing or reouries that and an ange of destroyed non-security in the program offering grants or assistance for repairing or rebuilding damaged or destroyed homes as a result of the disaster, or if a homeowner has a damage claim filed and pending against the insurer of the property. The assessor shall require the homeowner to provide official documentation from the government agency or equifie turn nomeowner to provide on the tocal account and the second se umentation evidencing the home the insurer of the property as provided by law.

(c) After expiration of the extension authorized in Subsubparagraph (b) of this Subparagraph, or shall have the authority to grant on a case-by-case basis up to three additional one-ye extensions of the homestead exemption as prescribed by law.

(B) Residential Lessees. Notwithstanding any contrary provision in this constitution, the re may provide for tax relief to residential lessees in the form of credits or rebates in order to legisla ovide equitable tax relief similar to that granted to homeowners through homestead exemptions.

§21. §35. Other Property Exemptions

m 21. Section 35.(A) In addition to the homestead exemption provided for in Section 20 mpt from ad valore Section 34 of this Article, the folk ving property and no other shall be exe m: the legislature may provide by law enacted by three-fourths of the elected members of each house for property exempt from ad valorem taxation. Once enacted, any change to an ad valorem tax exemption shall also by law be enacted by two-thirds of the elected members of each house of the legislature. However, no measure legislating with regard to ad valorem tax exemptions, exclusions, deductions, or credits shall be introduced or enacted during a regular session held in an evennumbered year.

(B) Property owned by a nonprofit operated exclusively for religious purposes as a house of worship, residential housing for clergy, priests, or nuns, or a seminary or other educational institution training individuals for religious ministry shall be exempt from ad valorem tax pursuant to this Section.

(C)(1)(a) In addition to the homestead exemption authorized pursuant to the provisions of Section 34 of this Article, which applies to the first seven housand five hundred dollars of the assessed valuation of property, the next two thousand five hundred dollars of the assessed valuation of property receiving the homestead exemption that is owned and occupied by a veteran with a serviceconnected disability rating of fifty percent or more but less than seventy percent by the United States Contestion and the particular of the exempt from advalorent taxation. The surviviry spouse deceased veteran with a service-connected disability rating of fifty percent or more but less than seventy percent by the United States Department of Veterans Affairs shall be eligible for this exemption if the surviving spouse occupies and remains the owner of the property, whether or not the exemption was in effect on the property prior to the death of the veteran. If property eligible for the exemption provided for in this Subsubparagraph has an assessed value in excess of ten thousand dollars, ad valorem property taxes shall apply to the assessment in excess of ten thousand dollars.

(b) In addition to the homestead exemption authorized pursuant to the provisions of Section 34 of this Article, which applies to the first seven thousand five hundred dollars of the assessed valuation of property, the next four thousand five hundred dollars of the assessed valuation of property owned and occupied by a veteran with a service-connected disability rating of seventy percent or more but less than one hundred percent by the United States Department of Veterans Affairs shall be exempt from ad valorem taxation. The surviving spouse of a deceased veteran with a service-connected disability rating of seventy percent or more but less than one hundred percent by the United States Department of Veterans Affairs shall be eligible for this exemption if the surviving spouse occupies and remains the owner of the property, whether or not the exemption was in effect on the property prior to the death of the veteran. If property eligible for the exemption provided for in this Subsubparagraph has an assessed value in excess of twelve thousand dollars, ad valorem property taxes shall apply to the assessment in excess of twelve thousand dollars.

(c) In addition to the homestead exemption authorized pursuant to the provisions of Section 34 of this Article, which applies to the first seven thousand five hundred dollars of the assessed valuation of property, the remaining assessed valuation of property receiving the homestead exemption that is owned and occupied by a veteran with a service-connected disability rating of one hundred percent unemployability or totally disabled by the United States Department of Veterans Affairs shall be exempt from ad valorem taxation. The surviving spouse of a deceased veteran with a service connected disability rating of one hundred percent unemployability or totally disabled by the United States Department of Veterans Affairs shall be eligible for this exemption if the surviving spouse occupies and remains the owner of the property, whether or not the exemption was in effect on the property prior to the death of the veteran.

(2) Notwithstanding any provision of this Constitution to the contrary, the property assess of a property for which an exemption established pursuant to this Paragraph has been claimed, to the extent of the applicable exemption, shall not be treated as taxable property for purposes of any subsequent reappraisals and valuation for millage adjustment purposes. The decrease in the total amount of ad valorem tax collected by a taxing authority as a result of the exemption shall be absorbed by the taxing authority and shall not create any additional tax liability for other taxpayers in the taxing district as a result of any subsequent reappraisal and valuation or millage adjustment. Implementation of the exemption authorized in this Paragraph shall neither trigger nor be cause for a reappraisal of property or an adjustment of millages.

(3) A trust shall be eligible for the exemption provided for in this Paragraph as provided by

(D) Special Assessment Level.

(1)(a)(i) The assessment of residential property receiving the homestead exemption which is owned and occupied by any of the following and who meet all of the other requirements of this Section shall not be increased above the total assessment of that property for the first year that the owner qualifies for and receives the special assessment level, provided that such persons or persons remain qualified for and receive the special assessment level:

(aa) People who are sixty-five years of age or older.

(bb) People who have a service-connected disability rating of fifty percent or more by the United States Department of Veterans Affairs.

(cc) Members of the armed forces of the United States or the Louisiana National Guard who owned and last occupied such property who are killed in action, or who are missing in action or are a prisoner of war for a period exceeding ninety days.

(dd) Any person or persons permanently totally disabled as determined by a final nonappealable judgment of a court or as certified by a state or federal administrative agency charged with the responsibility for making determinations regarding disability.

this Subsub aph may be issued or reinstated if the governing authority of the n rish in which the property is located dete s that the condited in Item (i) of thi

(C)(1) Cash on hand or deposit;

ant bank stocks, the tax on which shall be paid by the banking (2)ocks and bonds exc

s secured by mortgage on property located in Lo (3) ol thereof;

(4) loans by life insu e companies to policyholders, if secured solely by their policies (5) the legal reserve of domestic life insurance companies;

(6) loans by a homestead or building and loan association to its members, if secured solely by of the association

(7) debts due for merchandise or other articles of commerce or for services rendered: ns of the state or its political subdivisi

(0) personal conjecture of an pointer or on lean analy public place; (10) irrevocably dedicated places of burial held by individuals for purposes of bu s or members of their families;

(11) agricultural products while owned by the producer, agricultural machinery and other ed exclusively for agricultural purposes, animals on the farm, and property belonging to

(12) property used for cultural, Mardi Gras carnival, or civic activities and not operated for

(13) rights of-way granted to the State Department of Highways;

(14) boats using gasoline as motor fuel;

(15) commercial vessels used for gathering seafood for human consumption; and

(16) ships and occargoing tugs, towboats, and barges engaged in international trade and domiciled in Louisiana ports. However, this exemption shall not apply to harbor, wharf, shed, and other port dues or to any vessel operated in the coastal trade of the states of the United States.

(17) Materials, boiler fuels, and energy sources used by public utilities to fuel the ge

(18) All incorporeal movables of any kind or nature whatsoever, except public service

ties, bank stocks, and credit assessments on premiums written in Louisiana by insuran nies and loan and finance companies. For purposes of this Sect the meaning set forth in the Louisiana Civil Code of 1870, as an oses of this Section inc orpore

(19) All artwork including sculptures, glass works, paintings, drawings, signed and numbered posters, photographs, mixed media, collages, or any other item which would be considered as the material result of a creative endeavor which is listed as a consignment article by an art dealer.

(D)(1) Raw ma rials, goo tes of the United States: the

(a) so long as the imports remain on the public property of the port authority or docks of the on carrier where they first entered this state;
 (b) so long as the imports (other than minerals and ores of the same kind as any mined or

oduced in this state and manufactured articles) are held in this state in the original form in bale acks, barrels, boxes, cartons, containers, or other original packages, and raw materials held in bulk as all or a part of the new material inventory of manufacturers or processors, solely for manufacturing or all or a part of the new n tory of ma ng: or

(c) so long as the imports are held by an importer in any public or private storage in the al form in bales, sacks, barrels, boxes, cartons, containers, or other original packages and ltural products in bulk. This exemption shall not apply to these imports when held by a ro riginal packages and rts when held by a re ultural produ chant as part of his stock-in-trade for sale at retail.

(2) Rew materials, goods, commodifies, and other articles being held on the public property a port authority, on docks of any common carrier, or in a warehouse, grain elevator, dock, wharf, or public storage facility in this state for export to a point outside the states of the United States. odities, and other articles being held on the publi

(3) Goods, commodities, and personal property in public or private storage while in transit h this state which are moving in interstate commerce through or over the territory of the stat through this state which are moving in interstate commerce through or over the territory of the state-which are in public or private storage within Louisiana, having been shipped from outside Louisiana for storage in transit to a final destination outside Louisiana, whether such destination was specified ransportation began or afterward. Property described in Paragraph (D), whether or not entitled to exemption, shall be reported to

the pi axing authority on the forms required by law.

(E) Motor vehicles used on the public highways of this state, from state, parish, municipal, and

special ad valorem taxes. (F) Notwithstanding any contrary provision of this Section, the State Board of Commerce et Industry, or its successor, with the approval of the governor, may enter into contracts for the exemp from ad valorem taxes of a new manufacturing establishment or an addition to an existing manufacturing establishment, on such terms and conditions as the board, with the approval of the est of the st

The exemption shall be for an initial term of no more than five calendar years, and may be ed for an additional five years. All property exempted shall be listed on the assessment r tted to the Louisiana Tax Commission or its successor, but no taxes shall be collected th ment rolls and ubmitted to the Louisiana Tax Commi during the period of exemption.

The terms "manufacturing establishment" and "addition" as used herein mean a new plant or ont which en ent or an addition or additions to any existing plant or establishment which engages in the f working raw materials into wares suitable for use or which gives new shapes, qualities or nations to matter which already has gone through some artificial process.

(G) Coal or lignite stockpiled in Lo isiana for use in Louisiana for industrial o

 (c) Code of light stockpred in Fockford of the constant of indicating of indicating process of poses.
 (II) Notwithstanding any contrary provision of this constitution, the State Board of Commerce
 and Industry or its successor, with the approval of the governor and the local governing authority and in accordance with proceedures and conditions provided by law, may enter into contracts granting to a property owner, who proposes the expansion, restoration, improvement, or development of an existin structure or structures in a downtown, historic, or economic development district established by a local governing authority or in accordance with law, the right for an initial term of five years after n of the work to pay ad valorem taxes bas d upon the assessed valuation of the property for the year prior to the commencement of the expansion, restoration, improvement, or development. Contracts may be renewed, subject to the same conditions, for an additional five years extending such

right for a total of ten years from completion of the work. (I)(1) Notwithstanding any contrary provision of this Section, the authority or district charg with economic development of each parish is hereby authorized to enter into contracts for the exemption from parish, municipal, and special ad valorem taxes of goods held in inventory by distribution centers. In the absence of the existence of an economic development authority the parish governing authority is authorized to grant contracts of exemption as are provide Paragraph

(2) The contract for exemption shall be on such terms and to the extent, up to and including the sessed valuation of the goods held in inventory, as the economic development authority or

not apply to any of the following:

(a) Any portion of a construction project that is complete available for its intended use or

 (d) Any perimeter construction project unit is compared, in table to be in the date that property is assessed.
 (b) For projects constructed in two or more distinct phases, any phase of the construction project that is complete, available for its intended use, or operational on the date the property is ed.

(c) Any public service property, unless the public service property is otherwise eligible for an ion provided by any other provision of this constitution.

(O)(1) In addition to the homestead exemption authorized pursuant to the provisions of S (2) of this Article, which applies to the first seven thousand five hundred dollars of the assessed valuation of property, a parish governing authority may approve an ad valorem tax exemption of up to two thousand five hundred dollars of the assessed valuation of property receiving the he

tion that is owned and occupied by a qualified first responder. (2) For the purposes of this Paragraph, "first responder" shall mean a volunteer firefighter who mpleted within the tax year no fewer than twenty four hours of firefighter continuing education and is an active member of the Louisiana State Firemen's Association or is on the departmental nel roster of the Volunteer Firefighter Insurance Program of the office of state fire marshal. For he purposes of this Paragraph, "first responder" shall also mean a full-time public employee whose es include respon s include responding rapidly to an emergency and who resides in the same parish in which their over is located. The term includes the following:

(a) Peace officer which means sheriff, police officer, or other person deputized by p ty to serve as a peace officer.

(b) Fire protection personnel

(c) An individual certified as emergency medical services personnel. (d) An emergency response operator or emergency services dispatcher who provide inication support services for an agency by responding to requests for assistance in

(3) The exemption provided for in this Paragraph shall only apply in a parish if it is approved parish governing authority.
 (4) Each tax assessor shall establish a procedure whereby a person may annually apply for the

on which shall include the production of documents by the first responder. In the application exemption, the first responder shall produce documentation issued by his employer evidencing yment for the taxable period for which the exemption is being requested. (5) Notwithstanding any provision of this Constitution to the contrary, any decrease in the total

amount of ad valorem tax collected by the taxing authority as a result of an ad valorem tax exemption granted pursuant to this Paragraph shall be absorbed by the taxing authority and shall not create any Additional tax liability for other taxpayers in the taxing district as a result of any subsequent suppraisal and valuation or millage adjustment. Implementation of the exemption authorized in this dditio se for a reappraisal of property or an ad er trigger r

§36. Ad valorem tax; Business inventory tax exemption prohibition

Section 36. Notwithstanding any provision of this constitution to the contrary, the legislature shall not enact any law mandating any taxing authority to exempt business inventory from ad valorem tax. For purposes of this Section, "business inventory" means the aggregate of those items of tangible personal property that are held for sale in the ordinary course of business, are currently in the process of production for subsequent sale, or are to physically become a part of the production of such goods.

§37. Ad Valorem Tax Exemption Funding

Section 37. There shall be a one-time payment from the Revenue Stabilization Trust Fund to each parish that elects to irrevocably exempt, in accordance with law, business inventory from ad valorem tax. Any payment made pursuant to this Section shall be disbursed by the treasurer to the tax collector of the parish. The tax collector shall distribute the monies pro rata to each taxing authority that levies an ad valorem tax within the parish. The amount of the payment shall be calculated as provided by law and certified by the Department of Revenue. Notwithstanding any provision of this constitution to the contrary, monies shall be disbursed by the treasurer to the collector within thirty days of receipt of a certification from the secretary of the Department of Revenue that the parish has irrevocably elected to exempt business inventory from ad valorem tax.

<u>§22</u>, <u>§38</u>, No Impairment of Existing Taxes or Obligations Section 22, <u>Section 38</u>, This Part Nothing in this constitution or in law shall not be applied in a manner which will (a) invalidate taxes authorized and imposed prior to the effective date of this constitution or (b) impair the obligations, validity, or security of any bonds or other debt obligations authorized prior to the effective date of this constitution or any amendment to this Article

§23. Adjustment of Ad Valorem Tax Millages

Section 23 (A) First Adjustment Prior to the end of the third year after the effective date of thi enstitution, the assessors and the Louisiana Tax Commission or its successor shall complete determination of the fair market value or the use value of all property subject to taxation within each parish for use in implementing this Article. Except as provided in this Section, the total amount of ad valorem taxes collected by any taxing authority in the year in which Sections 18 and 20 of this Article are implemented shall not be increased or decreased, because of their provisions, above or below ad valorem taxes collected by that taxing authority in the year preceding implementation. To accomplish this result, it shall be mandatory for each affected taxing authority, in the year in which Sections 18 plemented, to adjust millages upwards or downwards with d in this constitution, and the maximum authorized millage and 20 of this Article are imple wnwards without regard to increased or decreased, without further voter approval, in proportion to the amount of the adjustment upward or downward. Thereafter, such millages shall remain in effect unless changed as permitted by

is. Except as othe rwise permitted in this § ad valorem taxes collected by any taxing authority in the year in which the reappraisal and valuation ons of Section 18, Paragraph (F) of this Article are implemented shall n t be increased or because of a reappraisal or valuation or increases or decreases in the homestead exemption ve or below the total am ount of ad valorem taxes collected by that taxing authority in the year preceding implementation of the reappraisal and valuation. To accomplish this result, the provision nillage adjustments relative to implementation of Section 18 and Section 20 of this Article, as set forth in Paragraph (A) of this Section shall be mandatory. Thereafter, foll ation of each eappraisal and valuation required by Paragraph (F) of Section 18 of this Article, the es as fixed in each such implementation shall remain in effect unless changed as permitted by raph (C) of this Section.

(C) Increases Permitted. Nothing herein shall prohibit a taxing authority from collecting, in th year in which Sections 18 and 20 of this Article are implemented or in any subsequent year, a larger dollar amount of ad valorem taxes by (1) levying additional or increased millages as provided by law or (2) placing additional property on the tax rolls. Increases in the millage rate in excess of the established as provided by Paragraph (B) above but not in excess of the prior year's maximum authorized millage rate may be levied by two thirds vote of the total membership of a taxing au ess of the rates without further voter approval but only after a public hearing held in accordance with the open minute name voice approval during a new a participation in a new participation in accordance with new public notice meetings law, however, in addition to any other requirements of the open meetings hav, public notice of the time, place, and subject matter of such hearing shall be published on two separate days no less than thirty days before the public hearing. Such public notice shall be published in the official journa of the taxing authority, and another newspaper with a larger circulation within the taxing authority than the official journal of the taxing authority, if there is one. (D) Application. This Section shall not apply to millages required to be levied for the payment

of general obligation bonds.

§24. §39. Tax Assessors

on 24. Section 39.(A) Election; Term. A tax assessor shall be elected by the electors of each parish. His The term of office shall be four years. His A tax assessor's election, duties, and (B) Orleans Parish. The assessor shall be elected at the same time as the municipal officers of

New Orleans.

(C) Vacancy. When a vacancy occurs in the office of tax assessor, the duties of the office, until filled by election as provided by law, shall be assumed by the chief deputy assessor

825. 840. Tax Sales Administration

Section 25: Section 40(A) Tax Sales Immovables. (1) There shall be no forfeiture of property for nonpayment of taxes. However, the assessment of ad valorem taxes and other impositions on immovable property shall constitute a lien and privilege on the property assessed in favor of the political subdivision to which taxes and other impositions are owed. The legislature shall provide, by law, for the efficient administration of tax sales, which shall include at a minimum:

(a) Imposition of interest on the delinquent taxes and other impositions not to exceed one percent per month on a noncompounding basis. (b) Imposition of penalty not to exceed five percent of the delinquent taxes and other

impo sitions.

(c) A period of time during which the lien cannot be enforced. (d) A procedure for claiming the excess proceeds from the sale of the property, as a result of the enforcement of the lien.

(2) The legislature may, by law, provide authority to the tax collector to waive penalties for good cause.

of the year in which the taxes are due, the collector, without suit, and after giving at the expira notice to the delinquent in the manner provided by law, shall advertise for sale the property on which the taxes are due. The advertisement shall be published in the official journal of the parish or is a description of the second se the debtor points out. If the debtor does not point out sufficient property, the collector shall sell immediately the least quantity of property which any bidder will buy for the amount of the taxes, interest, and costs. The sale shall be without appraisement. A tax deed by a tax collector shall be prima for a state that a wild a pure practice. e that a valid s

(2) If property located in a municipality with a population of more than four hundred fifty non-as of the most recent federal decratation of the second for the minimum re-sale, the collector may offer the property for sale at a subsequent sale with no minirequired bid. The proceeds of the sale shall be applied to the taxes, interest, and costs due on the property, and any remaining deficiency shall be eliminated from the tax rolls.

y, and any tennaming derivency shart be enimated from the tax tons: (B) Redemption. (1) The property sold shall be redemptible for three years after the date of ation of the tax sale, by paying the price given, including costs, five percent penalty thereon, interest at the rate of one percent per month until redemption.

(2) In the city of New Orleans, when such property sold is residential or commercial property which is abandoned property as defined by R.S. 33:4720.12(1) or blighted property as defined by Act 155 of the 1984 Regular Session, it shall be redeemable for eighteen months after the date of

recordation of the tax sale by payment in accordance with Subparagraph (1) of this Paragraph. (3) In any parish other than Orleans, when such property sold is vacant residential or commercial property which has been declared blighted, as defined by RS. 33.1374(B)(1) on Janua 1, 2013, or abandoned, as defined by R.S. 33.4720.59(D)(2) on January 1, 2013, it shall be redeen en months after the date of recordation of the tax sale by payment in accordance with for eight

Subparagraph (1) of this Paragraph. (C) Annulment. No sale of property for taxes shall be set aside for any cause, except on proof of payment of the taxes prior to the date of the sale, unless the proceeding to annul is instituted within onths after service of notice of sale. A notice of sale shall not be served until the final day for redemption has ended. It must be served within five years after the date of the recordation of the tax deed if no notice is given. The fact that taxes were paid on a part of the property sold prior to the sale thereof, or that a part of the property was not subject to taxation, shall not be cause for annulling the sale of any part thereof on which the taxes for which it was sold were due and unpaid. No judgment annulling a tax sale shall have effect until the price and all taxes and costs are paid, and until ten percent per annum interest on the amount of the price and taxes paid from date of respective payments are paid to the purchaser; however, this shall not apply to sales annulled because the taxes were paid prior to the date of sale

(D) Quieting Tax Title. The manner of notice and form of proceeding to quiet tax titles shall be provided by law

(H)(I) Movables; Tax Sales. When taxes on movables are delinquent, the tax collector shall seize and sell sufficient movable property of the delinquent taxpayer to pay the tax, whether or not the property seized is the property which was assessed. Sale of the property shall be at public auction, without appraisement, after ten days advertisement, published within ten days after date of seizure. It shall be absolute and without redemption. (2) If the tax collector can find no corporeal movables of the delinquent to seize, he may levy

on incorporeal rights, by notifying the debtor thereof, or he may proceed by summary rule in the courts

to compet the delinquent to deliver for sale property in his possession or under his control. (F)(C) Postponement of Taxes. The legislature may postpone the payment of taxes, but only in cases of an emergency declared by the governor or a parish president pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, overflow, general conflagration, general crop destruction, or other public calamity, and may provide for the levying, assessing, and collecting of such postponed taxes. In such case, the legislature may authorize the borrowing of money by the state on its faith and credit, by bond issue or otherwise, and may levy taxes, or apply taxes already levied and not appropriated, to secure payment thereof, in order to create a fund from which loans may be made through the Interim Emergency Board to the governing authority of the parish where the calamity occurs taxes are postponed. The money loaned shall be applied to and shall not exceed the deficiency in revenue of the parish or a political subdivision therein or of which the parish is a part, caused by postponement of taxes. No loan shall be made to a parish governing authority without the approval of the Interim Emergency Board.

PART III. REVENUE SHARING

§26. §41. Revenue Sharing Fund

Section 26. Section 41.(A) Creation of Fund. The Revenue Sharing Fund is created as a special

(B) Annual Allocation. The sum of ninety million dollars is shall be allocated annually from the state general fund to the revenue sharing fund. The legislature may appropriate additional sums to the fund.

(C) Distribution Formula. The revenue sharing fund shall be distributed annually as provided by law solely on the basis of population and number of homesteads in each parish in proportion to population and the number of homesteads throughout the state. Unless otherwise provided by law, population statistics of the last federal decennial census shall be utilized for this purpose. After deductions in each parish for retirement systems and commissions as authorized by law, the remaining funds, to the extent available, shall be distributed by first priority to the tax recipient bodies within the parish, as defined by law, to offset current losses because of the homestead exemptions granted pairsi, as cerified by law, to onset current rosses because of <u>inc</u> nonsected exemptions granted <u>exemption permitted</u> in this Article. Any balance remaining in a parish distribution shall be allocated to the municipalities and tax recipient bodies within each parish as provided by law.

(D) Distributing Officer. The funds distributed to each parish as provided in Paragraph (C) shall be distributed in Orleans Parish by the city treasurer of New Orleans and in all other parishes by the parish tax collector. The funds allocated to the Monroe City School Board or its successor shall be distributed to and by the city treasurer of Monroe.

(E) Bonded Debt. A political subdivision, as defined by Article VI of this constitution, may incur debt by issuing negotiable bonds and may pledge for the payment of all or part of the principal and interest of such bonds the proceeds derived or to be derived from that portion of the funds received by it from the revenue sharing fund, to offset current losses caused by <u>the</u> homestead

PART V. PART IV. UNCLAIMED PROPERTY

<u>§28. §42.</u> Louisiana Unclaimed Property Permanent Trust Fund

Section 28. Section 42.(A) Creation of Fund. (1) Effective July 1, 2021, there-There shall be established in the state treasury as a special permanent trust fund, the Louisiana Unclaime Permanent Trust Fund, referred to in this Section as the "UCP Permanent Trust Fund". No appropriation shall be made from the UCP Permanent Trust Fund.

(2) The purpose of the UCP Permanent Trust Fund is to ensure a source of payment for claims made by owners of unclaimed property. After allocation of money to the Bond Security and Redemption Fund as provided in Article VII, Section 9(B) 13(B) of this Constitution, after the payment of all administrative fees, costs, and expenses as provided by law, and after the deposit of monies into the Unclaimed Property Leverage Fund, the treasurer shall annually deposit in and credit to the UCP Permanent Trust Fund the net amount of all monies received as a result of the Uniform Unclaimed Property Act of 1997 or its successor.

(3) Realized capital gains, dividend income, and interest income, earned on the investments in the UCP Permanent Trust Fund, net of trust fund investment and administrative expenses, shall be deposited into the state general fund.

(4) All monies shall be credited to the fund as provided in Subparagraph (2) of this Paragraph until the balance in the UCP Permanent Trust Fund equals the amount of the state's potential liability to unclaimed property claimants as reported in the previous fiscal year pursuant to Paragraph (C) of this Section. All money received above the state's potential liability to unclaimed property claimants as

reported by the state treasurer shall be deposited into the state general fund. (B) Investment and Administration. The money credited to the UCP Permanent Trust Fund pursuant to Paragraph (A) of this Section shall be permanently credited to the UCP Permanent Trust Fund and shall be invested by the treasurer. Notwithstanding any provision of this constitution to the contrary, a portion of money in the UCP Permanent Trust Fund, not to exceed fifty percent of the money in the UCP Permanent Trust Fund, may be invested in equities. The legislature shall establ by law procedures for the investment of such monies. The treasurer may contract, subject to the ra chall actablich approval of the State Bond Commission, for the management of such investments. Investment earnings shall be available for appropriation to pay expenses incurred in the investment and management of the UCP Permanent Trust Fund. (C) Reports; Allocation. (1) Not less than sixty days prior to the beginning of each regular

session of the legislature, the state treasurer shall submit to the legislature and the governor a report of the followir

(a) The balance of the UCP Permanent Trust Fund as of the close of the prior fiscal year (b) The state's potential liability to unclaimed property claimants as of the close of the prior fiscal yea

(2) Notwithstanding the provisions of Subparagraph (1) of this Paragraph, not less (ays prior to the beginning of the 2022 Regular Session of the legislature, the state treasu submit to the legislature and the governor a report of the following:

(a) The balance of the UCP Permanent Trust Fund as of January 1, 2022. (b) The state's potential liability to unclaimed property claimants as of th

fiscal year

(3)(2) If unclaimed property claims exceed receipts, the state treasurer shall certify the amount needed to pay received claims and shall allocate sufficient funds from the UCP Permanent Trust Fund to pay that amount. The state treasurer shall also immediately notify the legislature and governor of the amount transferred from the UCP Permanent Trust Fund and amount remaining in the UCP Permanent Trust Fund.

 (D) Private Property. Property received by the state pursuant to the Uniform Unclaimed
 Property Act of 1997 or its successor and deposited into the UCP Permanent Trust Fund is private property held in trust until a claim is made for it by the owner.

Section 2. Article VII, Sections 2.1, 2.2, 2.3, 4.1, 10.1 through 10.3, 10.5 through 10.9, 10.11 through 10.16, and 10-A of the Constitution of Louisiana are hereby repealed in their entirety. Section 3. Notwithstanding any provision of this Act to the contrary, for the remainder of Fiscal Year 2024-2025 in addition to the revenues dedicated by Art VII Section 15(A)(1) and (3) through (s) of this constitution as provided in this Act, any revues received in Fiscal Year 2024-2025 by the state after the effective date of this Section in excess of nine hundred fifty million dollars as a result of the production of or exploration for minerals, hereinafter referred to as mineral revenues, including severance taxes, royalty payments, bonus payments, or rentals, and excluding such revenues designated as nonrecurring pursuant to Article VII, Section 14(B) of the constitution as provided in this Act, any such revenues received by the state as a result of grants or donations when the terms or conditions thereof require otherwise and revenues derived from any tax on the transportation of minerals, shall be deposited into the Budget Stabilization Fund after the following allocations of the mineral revenues have been made

(A) To the Bond Security and Redemption Fund as provided by Article VII, Section 13(B) of ution, as provided in this Act. this cons

(B) To the political subdivisions as provided in Article VII, Sections 8 (B) and (C) of this constitution, as provided in this Act. (C) To the Louisiana Wildlife and Fisheries Conservation Fund, as provided by law

Section 4. Notwithstanding any robusto of this Act to the contrary, for Fiscal Year 2024-2025, the annual appropriation from the Transportation Trust Fund for airports shall be a sum equal to, but not greater than, the annual estimated revenue to be derived from the state taxes to be collected and received on aviation fuel.

Section 5. Within two weeks of the effective date of this Act, the Department of Education shall coordinate with the Department of Treasury to certify amounts maintained in the Education Excellence Fund held to the credit of a political subdivision or school. Notwithstanding any provision of this Act or law to the contrary, including Act 4 of the 2024 regular session of the legislature, the department shall, within three weeks of the effective date of this Act, withdraw an amount equal to the aggregate balances certified pursuant to the provisions of this Section and prior to the end of fiscal year 2024-2025 remit to each entity its certified amount. Notwithstanding any provision of this you 2022 002 for law to the origin of centre and an and the original provision of the original provision of the original provision of this Section may be held in an escrow account at a fiscal agent bank, as defined by law, until expended.

Section 6. Within two weeks of the effective date of this Act, the State Board of Elementary and Secondary Education and the Board of Regents shall each coordinate with the Department of Treasury to certify amounts maintained in the Louisiana Quality Education Support Fund held to the agency's credit within the fund. Notwithstanding any provision of this Act or law to the contrary, including Act 4 of the 2024 regular session of the legislature, each such agency shall, within three weeks of the effective date of this Act, withdraw an amount from the fund equal to its certified balance. Notwithstanding any provision of this constitution or law to the contrary, monies withdrawn from the treasury pursuant to the provisions of this Section may be held in an escrow account at a fiscal agent bank, as defined by law, until expended. Section 7.(A) Notwithstanding any provision of this Act to the contrary, any transfer to the

Teachers' Retirement System of Louisiana pursuant to the provisions of this Act shall be net of amounts needed to satisfy the requirements Sections 5 and 6 of this Act and amounts needed to satisfy current year appropriations from the following funds:

- Louisiana Education Quality Trust Fund
- Louisiana Quality Education Support Fund. Education Excellence Fund. (2) (3)

(B) Unexpended monies in each of the funds listed in Paragraph (A) of this Section shall be transferred to the state general fund on July 1, 2025. No appropriation from any such fund from the current fiscal year shall be carried forward to next fiscal year.

Section 8. Notwithstanding any provision of law to the contrary, after the effective date of this Act, unless or until directed otherwise by law the treasurer shall deposit into the state general fund any monies that would have been deposited in or credited to the following funds:

- (A)
- Louisiana Education Quality Trust Fund. Louisiana Quality Education Support Fund. Mineral Revenue Audit and Settlement Fund.
- (C) (D) Education Excellence Fund.

Year 2024-2025, the treasurer shall allocate severance tax to the governing authority of the parish in which severance or production occurs in accordance with the provisions of law in effect on July 1, 2024. Section 10. Be it further resolved that this proposed amendment shall be submitted to the

Section 9. Notwithstanding any provision of this Act to the contrary, for the remainder of Fiscal

electors of the state of Louisiana at the statewide election to be held on March 29, 2025. Section 11. Be it further resolved that on the official ballot to be used at the election, there shall be printed a proposition, upon which the electors of the state shall be permitted to vote YES or NO, to amend the Constitution of Louisiana, which proposition shall read as follows:

Do you support an amendment to revise Article VII of the Constitution of Louisiana including revisions to lower the maximum rate of income tax, increase income tax deductions for citizens ineligible as a candidate at the election to fill the vacancy or the newly-created judicial office. No person serving as an appointed judge, other than a retired judge, shall be eligible for retirement benefits provided for the elected judiciary.

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on March 29, 2025. Section 3. Be it further resolved that on the official ballot to be used at said election there shall be printed a proposition, upon which the electors of the state shall be permitted to vote YES or NO, to amend the Constitution of Louisiana, which proposition shall read as follows:

Do you support an amendment to provide for the use of the earliest election date to fill judicial vacancies? (Amends Article V, Section 22(B)) Cost of Notice: \$3,516 Cost of Notice: \$3,516

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 FOLLOWING MATTERS:

- 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 WAIVERS
- 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 Cost of Notice: \$36

REQUEST FOR PROPOSALS

FOR 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 professionals to provide debris monitoring and management services in the event of a natural or made catastrophe.

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

We are therefore soliciting proposals 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

Livingston Parish Office of Homeland Security and Emergency Preparedness
Shannon Dyer, Deputy Director
Randy Delatte, Parish President
20355 Government Blvd, Suite D
Livingston, LA 70754
Office: 225-686-3066
Fax: 225-686-7280
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. Cost of Notice: \$60

TWENTY-FIRST JUDICIAL DISTRICT COURT

PARISH OF LIVINGSTON

STATE OF LOUISIANA

NUMBER: 180266

THE ESTATE OF VIOLA RITA BERTUCCI, ANGELA MARIE LAURICELLA, AND AMY LYN BANKSTON

VERSUS

THE UNOPENED SUCCESSION OF TERRY MICHAEL BERTUCCI. SR.

DY. CLERK: NOTICE

WHEREAS, by virtue of Judgment by the Honorable Court aforesaid, it has been ordered that

exemptions granted exemption permitted by this Article. Unless otherwise provided by law, no moneya monies allocated within any parish from the balance remaining in its distribution may be pledged to the payment of the principal or interest of any bonds. Bonds issued under this Paragraph shall be issued and sold as provided by law, and shall require approval of the State Bond Commission or its successor prior to issuance and sale

PART IV. TRANSPORTATION

§27. Transportation Trust Fund Section 27.(A) Creation of fund. Effective January 1, 1990, there-shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation of fund. Effective January 1, 1990, there shall be established in the Section 27.(A) Creation 27.(A) C state treasury as a special permanent trust fund the Transportation Trust Fund ("the trust fund") in which shall be dep osited the "excess revenues" as defined herein which are a portion of the avails received in each year from all taxes levied on gasoline and motor fuels and on special fuels (said a being referred to as the "revenues") as provided herein. After satisfying pledges respecting that poor of the revenues attributable to the tax rates in effect at the time of such pledges for the payment of obligations for bonds or other evidences of indebtedness on the effective date of this Se shall allocate such portion of the revenues received in each year as necessary to pay all cipal, interest, premium, if any, and other obligations incident to the issuance, security, and ent in respect of bonds as authorized in Paragraph (C) hereof. Thereafter, the portion of the payment in respect or solars as a uniforce in the Bond Security and Redemption Fund in the state terr revenues remaining shall be deposited in the Bond Security and Redemption Fund in the state terr After (1) the payment of any obligations for bonds or other evidences of indebtedness in existence the effective date of this Section which are secured by revenues; (2) payments in respect of bonds authorized in Paragraph (C) hereof, and (3) credit to the Bond Security and Redemption Fund, the treasurer shall deposit in and credit to the trust fund all of the revenues remaining (the "excess revenues") from the avail of all taxes leviced on gasoline and motor fuels and on special fuels, as follows: for the fiscal year beginning July 1, 1989, the avails of twelve cents per gallon of said taxes do nand after January 1, 1990; for the fiscal year beginning on July 1, 1990, the avails of en cents per gallon of said taxes; for the fiscal year beginning on July 1, 1991, and thereafter, the avails of all-taxes levied on gasoline and motor fuels and on special fuels. Purchases of gasoline, diesel fuel, or special fuels which are subject to excise tax under Chapter 7 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950 shall be exempt from the state sales tax and any sales tax-levied by a political subdivision as defined by Article VI, Section 44(2). All monics appropriated by the Federal tion and the Federal Aviation Administration, or their su

regiment Automation and the recent Avalation Automation of their successors, entropy reimbursed or paid directly, shall be paid directly or deposited in and credited to the trust fund. (B)(1) Except as provided for in Subparagraph (2) of this Paragraph, the monies in the trust fund shall be appropriated or dedicated solely and exclusively for the costs for and associated with ance of the roads and bridges of the state and federal highway systems, the Statewide Todo Control Program or its successor, ports, airports, transit, and the Parish Transport Fund or its successor and for the payment of all principal, interest, premium, if any, and other obligations incident to the issuance, security, and payment in respect of bonds or other obligations payable from the trust fund as authorized in Paragraph (D) of this Section. Unless plotting of the repayment of bonds authorized in Paragraphs (C) or (D) of this Section, the monies in the trust fund allocated to ports, airports, flood control, parish transportation, and state highway construction shall be appropriated annually by the legislature only pursuant to programs established by law which establish a system of priorities for the expenditure of such monies, except that the Transportation Infrastructure Model for Economic Development, which shall include only those projects enumerated in House Bill 17 of the 1989 First Extraordinary Session of the Legislature and US Highway 61 from Thom Creek to the Mississippi Line, in lieu of "US 61 Bains to Mississippi Line", and US Highway 165 from 1-10 to Alexandria to Monroe to Bastrop and thence on US Highway 425 from Bastrop to the Arkanasa Line, in lieu of "US 165-110 Alexandria Monroe-Bastrop Arkanasa Line" and LA 15-Natchez, Mississippi to Chase in lieu of "LA 15-Natchez, Mississippi to Monroe", shall be funded as vided by law. The state generated tax monies appropriated for ports. Parish Transportation Fund, or successor, and the Statewide Flood Control Program, or its successor shall not exceed twenty percent annually of the state-generated tax revenues in the trust fund; provided, however, that no les percent annuary or the state generated tax revenues in the trust rund, provided, nowever, that no tess than the avails of one cent of the tax on gasoline and special fuels shall be appropriated each year to the Parish Transportation Fund, or its successor. The annual appropriation for airports shall be a sum equal to, but not greater than, the annual estimated revenue to be derived from the state taxes to be collected and received on aviation fuel. Unencumbered and unexpended balances at the end of each fiscal year shall remain in the trust fund. The earnings realized in each fiscal year on the investment of monies in the trust fund shall be deposited in and credited to the trust fund. (2) There is hereby established in the Transportation Trust Fund a special subfund to be know

as the "Construction Subfund", hereinafter referred to as "the subfund", in which shall be deposited the suits of any new taxes that become effective and are levied on gasoline, monor fuel on or after July 1, 2017. The monies in the subfund shall be appropriated and dedice or fuels, or special fuels dedicated solely for the direct costs associated with actual project delivery, construction, and maintenance of transportat and capital transit infrastructure projects of the state and local government. The monies in the subfund that are appropriated by the legislature to the Department of Transportation and Development, or its successor, shall not be utilized by the department for the payment of employee wages and related fits or employee retirement benefits.

(C) The State Bond Commission or its succes or, may issue and sell bonds, notes, or othe ("Bonds") secured by a pledge of a portion of the revenues not to exceed the avails of fou cents per gallon of the taxes on gasoline and motor fuels and on special fuels received by the state urer. Bonds so issued may also be secured by a pledge of all or a portion of excess rehal security therefor, and if so pledged any portion thereof needed to pay principal, interest, or premium, if any, and other obligations incident to the issuance, security, and payment in respect to premum, if any, and other obligations increase to the issuance, security, and payment in respect to Bonds may be expended by the treasurer without the need for legislative appropriation. The Bonds may be issued in the manner set forth in this Section to provide for the costs for and associated with construction and maintenance of the roads and bridges of the state and federal highway systems, Statewide Flood Control Program, ports, airports, and for any other purpose for which monies in the Trust fund may be expended as provided by Jaw. Such Bonds shall not be considered to be debt under Article VII, Section 6, unless the provisions of Article VII, Section 6, relative to incurring debt by the state are met, in which case the full faith and credit of the state may also be pledged in addition to the s received by the treasurer.

(D) The State Bond Commission or its successor may also issue and sell bonds, notes, or other obligations secured by a pledge of the excess revenues deposited in the trust fund, which shall otherwise be issued in the manner and for the purposes provided for in this Section, and if so pledged any portion thereof needed to pay principal, interest, or premium, if any, and other obligations incident to the issuance, security, and payment in respect thereof may be expended by the treasurer without the cost of polytopic principal.

(E) Bonds, notes, or other obligations issued pursuant to the provisions of Paragraphs (C) or D) above may be issued in the manner provided by resolution of the State Bond Commission or its uccessor under the authority of said Paragraphs without compliance with any other requirement of (D) ab successor under the authority of said Paragraphs without compliance with any other requirement of this constitution or law. To that end, said Paragraphs (C) and (D) hereof shall be deemed self-operative. operative.

over sixty-five, provide for a government growth limit, modify operation of certain constitutional funds, provide for property tax exemptions retaining the homestead exemption and exemption for religious organizations, provide a permanent teacher salary increase by requiring a surplus payment to teacher retirement debt, and make other modifications? (Amends Article VII, Sections 1 through 28; Adds Article VII, Sections 29 through 42)

Proposed Amendment No. 3 Third Extraordinary Session, 2024

ACT No. 3

SENATE BILL NO. 2 BY SENATORS CLOUD AND MORRIS AND REPRESENTATIVE VILLIO

A JOINT RESOLUTION

Proposing to amend Article V, Section 19 of the Constitution of Louisiana, relative to special juvenile proceedings; to provide relative to crimes committed by juveniles; to allow adult prosecution for certain felony offenses specified by the legislature; and to specify an election for submission of the proposition to electors and provide a ballot proposition. Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected

to each house concurring, that there shall be submitted to the electors of the state, for their approval or ejection in the manner provided by law, a proposal to amend Article V, Section 19 of the Constitution of Louisiana, to read as follows:

§19. Special Juvenile Procedures

Section 19. The determination of guilt or innocence, the detention, and the custody of a person who is alleged to have committed a crime prior to his seventeenth birthday shall be pursuant to special juvenile procedures which shall be provided by law. However, the legislature may (1) by a two-thirds vote of the elected members of each house provide that special juvenile procedures of a troo line of the concentration of the second s degree murder, attempted second degree murder, forcible rape, simple rape, second degree kidnapping, a second or subsequent aggravated battery, a second or subsequent aggravated burglary, a sec subsequent offense of burglary of an inhabited dwelling, or a second or subsequent felony violation of Part X or X B of Chapter 4 of Title 40 of the Louisiana Revised Statutes of second c involving the manufacture, distribution, or possession with intent to distribute controlled dar mees certain felony offenses provided by law, and (2) by two-thirds vote of the elected bers of each house lower the maximum ages of persons to whom juvenile procedures shall apply, and (3) by two-thirds vote of the elected members of each house establish a procedure by which the court of original jurisdiction may waive special juvenile procedures in order that adult procedures shall apply in individual cases. The legislature, by a majority of the elected members of each house, shall make special provisions for detention and custody of juveniles who are subject to the jurisdiction of the district court pending determination of guilt or innocence.

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on March 29, 2025, or a statewide election authorized by law, whichever occurs first.

Section 3. Be it further resolved that on the official ballot to be used at said election there shall be printed a proposition, upon which the electors of the state shall be permitted to vote YES or NO, to amend the Constitution of Louisiana, which proposition shall read as follows:

Do you support an amendment to provide the legislature the authority to determine which felony crimes, when committed by a person under the age of seventeen, may be transferred for criminal prosecution as an adult? (Amends Article V, Section 19)

> Proposed Amendment No. 4 Third Extraordinary Session, 2024

ACT No. 4 SENATE BILL NO. 5 BY SENATOR MORRIS AND REPRESENTATIVE MCMAKIN

A JOINT RESOLUTION

Proposing to amend Article V, Section 22(B) of the Constitution of Louisiana relative to judicial elections; to provide for election dates for newly-created judgeships or vacancies in office of judge; and to specify an election for submission of the proposition to electors and provide a ballot proposition

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to amend Article V, Section 22(B) of the Constitution of Louisiana, to read as follows

§22. Judges; Election; Vacancy Section 22.(A) Election.

* * *

(B) Vacancy. A newly-created judgeship or a vacancy in the office of a judge shall be filled by special election called by the governor and held within twelve months on the election date first available pursuant to applicable law after the day on which the vacancy occurs or the judgeship is established, except when the vacancy occurs in the last twelve months of an existing term. If the date of the next guestiant or congressional election is within twelve months of the date when the vacancy occurred, then the special election shall be held at the next gubernatorial or congressional election, if the special election can be held on that date in accordance with applicable law, Until the vacancy is filled, the supreme court shall appoint a person meeting the qualifications for the office, other than domicile, to serve at its pleasure. The appointee shall be

the Judicial Partition by Private Sale in the above captioned case is hereby granted and Plaintiffs have

been granted authority to effect the partition by selling the immovable property at Private Sale. Said

Property being located in Livingston Parish, State of Louisiana and is fully described as, to-wit:

Being 1.80 acres in Section 48, T7S, R6E, Livingston Parish, Louisiana as fully shown on map Plat by Daniel S. McCabe, P.L.S. dated April 11, 2003, and recorded at Plat Book 48, Page 330 of the official records of Livingston Parish.

WHEREAS, the following person is an absent defendant in the above-described matter: The

Unopened Succession of Terry Michael Bertucci, Sr

WHEREAS, Petitioners have entered into a sales agreement executed on January 10th, 2024

The Petitioners have agreed to sell the above-described property for the sum of Eighty-two

Thousand Dollars (\$82,000.00)

FILED:

WHEREAS, this notice is published in accordance with Louisiana Code of Civil Procedure Art

4625. This Notice shall be published twice according to La. R.S. 43:203. Notice is hereby given to all

parties hereto including, the above-named defendant, that the Judicial Partition by Private Sale has

en ordered and shall take place on February 18th, 2025.

PUBLISH TWICE: LIVINGSTON PARISH NEWS

Cost of Notice: \$60

DIVISION: "E'



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