

**Legal notice deadline** is Friday at 3 p.m. for the following issue. To place a legal notice, call 985-758-2795 or by email legals@heraldguide.com

= **f** /HERALDGUIDE **y** /STCHARLESHERALD ⋅ **www.HERALDGUIDE.COM** 



Parish President 985-783-5000 president@stcharlesgov.net



La Sandra Darensbourg Gordon Councilwoman, District I 985-240-0213 Igordon@stcharlesgov.net



Mary K. Clulee Councilwoman, District II 504-330-3237 mclulee@stcharlesgov.net



ST. CHARLES PARISH PUBLIC NOTICES

Dick Gibbs Councilman, District III 504-330-4262 dgibbs@stcharlesgov.net



Nicky Dufrene Councilman, District IV 504-512-3355 ndufrene@stcharlesgov.net



Marilyn B. Bellock Councilwoman, District V 504-360-2025 mbellock@stcharlesgov.net



Bob Fisher Councilman, District VI 985-240-0172 bfisher@stcharlesgov.net



Julia Fisher-Cormier Councilwoman, District VII 985-308-0366 jcomier@stcharlesgov.net



Beth Billings Holly Fonseca Councilwoman, Division A Councilwoman-At-Large, 985-603-4068 Division B bbillings@stcharlesgov.net 985-240-0031 hfonseca@stcharlesgov.net

## **Public Notice**

# PUBLIC NOTICE ST. CHARLES COUNCIL ON AGING, INC.

The St. Charles Council on Aging, Inc. is soliciting proposals for the preparation and delivery of catered meals for the Title III-C Elderly Nutrition Program in St. Charles Parish for the period of July 1, 2023 – June 30, 2027. Pre-bid conferences will be held by appointment during the week of May 1. 2023 - May 5, 2023,

Sealed proposals are to be submitted to St. Charles Council on Aging, Inc., 150 Troxclair Lane, Destrehan, LA 70047. Envelope or packet must be clearly marked "CATERED MEALS – NUTRITION PROGRAM." Proposals will be accepted until Noon May 18, 2023. Proposals will be publicly opened on May 18, 2023 at a meeting of the Executive Board of Directors Committee at 1:00 p.m. Specifications will be mailed upon receipt of a written request (fax, e-mail, post, or hand delivered). All proposals received are subject to review by St. Charles Council on Aging, Inc. Board of Directors, Committee of the Board of Directors, the staff of St. Charles Council on Aging, Inc., and the Governor's Office of Elderly Affairs.

Questions and inquiries may be addressed to April Keller, Executive Director, 150 Troxclair Lane, Destreban, LA 70047; phone; (985) 783-6683; fax: (985) 783-1996; e-mail; akeller@stcharlescoa.com

St. Charles Council on Aging. Inc. reserves the right to reject all bids and does not ensure the availability of funding at projected levels

Publish:

1<sup>st</sup> Thursday, April 20, 2023 2<sup>nd</sup> Thursday, April 27, 2023 3<sup>nd</sup> Thursday, May 4, 2023 4th Thursday, May 11, 2023

# **Public Notice**

# PUBLIC NOTICE SERVICE PROCUREMENT ST. CHARLES COUNCIL ON AGING, INC.

THE ST. CHARLES COUNCIL ON AGING, INC., the Area Agency on Aging for the Parish of St. Charles, State of Louisiana, is seeking proposals for the Title III program

These Title III services are:

NUTRITION PROGRAM (Congregate and Home delivered Meals) RECREATION PERSONAL CARE TRANSPORTATION HOMEMAKER MEDICAL ALERT WELLNESS NATIONAL FAMILY CAREGIVERS SUPPORT PROGRAM SERVICES. IN- HOME RESPITE

Proposals will be accepted for one, more than one or all the above listed services. Proposals are sought from agencies/entities, which have the capability to provide the services and responsibilities as specified in the Request for Proposals. St. Charles Council on Aging, Inc. intends to apply to the State agency, the Governor's Office of Elderly Affairs, to directly deliver these services.

Agencies and entities interested in submitting a proposal should submit a written request for a "Guide for Submission of Proposals" to: St. Charles Council on Aging, Inc., 150 Troxclair Lane, Destrehan, LA 70047, fax (985)783-1996 or e-mail to akeller@sicharlescon.com. A Guide will be sent by return mail. Proposal Guides may also be picked up at the above address. All questions, comments and other matters should be submitted in writing to April Keller, Executive Director, at the above address. Prebid conferences will be held by appointment during the week of May 1, 2023 - May 5, 2023,

Sealed Proposals will be accepted until Noon May 18, 2023. Proposals will be publicly opened on May 18, 2023 at a meeting of the Executive Board of Directors Committee at 1:00 p.m.

A request for the Proposal Guide has been prepared by the agency setting forth all requirements, which potential providers must fulfill, and all other factors deemed necessary. Specifications are not intended to be restrictive or discriminatory in any manner whatsoever. Notify the Council on Aging Office in writing of any deviation from this policy prior to the opening of the bids

St. Charles Council on Aging, Inc. reserves the right to reject all bids and does not assure the availability of funding at projected levels for the Office of Elderly Affairs as these are subject to change.

Publish:

Tursday, April 20, 2023 2nd Thursday, April 27, 2023 3rd Thursday, May 4, 2023 4th Thursday, May 11, 2023

# **Public Notice**

# ADJUDICATED PROPERTY SALE ADVERTISEMENT

BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF THE STATE OF LOUISIANA, I WILL SELL, AT CIVICSOURCE.COM, WITHIN THE LEGAL HOURS FOR JUDICIAL SALES BEGINNING AT 8:00 O'CLOCK A.M ON THE 5th DAY OF JULY, 2023 AND CONTINUING UNTIL SAID SALES ARE COMPLETED, TITLE TO IMMOVABLE PROPERTY ON WHICH TAXES WERE ADJUDICATED TO THE ST. CHARLES PARISH GOVERNMENT, TO ENFORCE COLLECTION OF TAXES. THE NAMES OF SAID DELINQUENT TAX DEBTORS AND THE LEGAL DESCRIPTION FOR EACH OF THE PROPERTIES TO BE OFFERED FOR SALE ARE AS FOLLOWS:

POSEY, MICHAEL, SR. 821 EAST HOOVER, DESTREHAN, LA 70047 TAXES OWED ARE WITH TWO (2) LOTS, #10 AND 11, FRONTING 20' EACH ON EAST HOOVER STREET BY A DEPTH OF 80', SQUARE 43, NEW SARPY SUBDIVISION, WARD 3, ST. CHARLES PARISH, LOUISIANA, PER PLAN OF SUBDIVISION OF BLYTHE CO., INC.

ON THE DAY OF SALE I WILL SELL THE PROPERTY TO THE HIGHEST BIDDER. THE SALE WILL BE WITHOUT APPRAISEMENT, FOR CASH OR OTHER PAYMENT METHODS ACCEPTABLE TO THE TAX COLLECTOR, IN LEGAL TENDER MONEY OF THE UNITED STATES, AND A NON-WARRANTY CASH SALE CERTIFICATE SHALL BE ISSUED TO THE PURCHASER FOR THE PROPERTY.

Publish: May 4, 2023

# **Public Notice**

## **PLANNING & ZONING COMMISSION**

THE ST. CHARLES PARISH PLANNING & ZONING COMMISSION WILL MEET ON MAY 4, 2023 AT 6:00 P.M. IN THE COUNCIL CHAMBER OF THE PARISH COURTHOUSE LOCATED AT 15045 RIVER ROAD, HAHNVILLE TO HEAR 2023-9-HOP requested by Amy Candies for a home occupation – "Amy Candies Salon" – at 217 St. John Street, Luling, Council District 7.
2023-10-HOP requested by Allie McGuire for a home occupation – "Cammeo" (a salon) – at 303 Evelyn Drive, Luling, Council District 2.

2023-11-HOP requested by <u>Kristy Bourgeois</u> for a home occupation – "Salon IG" – al 828 Evangeline Road, Montz. Council District 6

2023-12-HOP requested by Megan Muskevitsch for a home occupation – "The Geaux Cup" (a mobile bartending service) – at 1 Palmer Drive, Luling. Council District 2. 2023-3-MIN requested by Leonard Hafford for a resubdivision of one lot into two, 741 Grand Bayou Road, Bayou Gauche. Zoning District O-L. Council District 4.

2023-6-R requested by Debra Dufresne Vial for Esperanza Land, LLC & Hank Tatje for T Times 4, LLC for a change of zoning from M-2 to M-1 on Lots 12 thru 19, Esperanza Business Park Phase 2, Deputy Jeff G. Watson Drive, Luling. Council

ALTERNATE DATE: 5/11 PUBLISH: 4/20, 4/27, 5/4

## **Public Notice**

#### REQUEST FOR PROPOSALS ACQUISITION AND IMPLEMENTATION OF A NEW GEOGRAPHIC INFORMATION SYSTEM (GIS)

Port of South Louisiana (hereinafter referred to as the "Port") is requesting proposals for a qualified respondent (hereinafter referred to as the "Consultant") for development, integration and maintenance of an enterprise geographic information system (GIS) for critical infrastructure security purposes. The consultant must demonstrate exceptional experience and expertise for providing enterprise GIS professional services to maritime ports as requested in the following:

The purpose of this effort is to:

- Aid Port personnel by providing critical data necessary for security, planning of future land use development, redevelopment, infrastructure, identifying all port property and structures.
- Provide an organizational system for the maintenance of Port land, warehouses, offices and river structures in an efficient and costeffective manner
- Enable Port management the access of specific Port geospatial data in a user-friendly method on a 24/7 basis. Thereby improving our response to security issues and tenant concerns. The consultant will aid the Port and project team in determining which geospatial datasets and attributes will benefit the Port management and security teams
- Provide domain awareness to Port security and management personnel through the use of real-time data feeds and operational dashboards.

The Port encourages the participation of Disadvantaged/Small Business Enterprise (DBE/SBE) firms on the consultant team. In order to receive points for participation, firms included in the proposal that have any such status must submit with the proposals evidence of a current certification from at least one of the following entities that issues such certifications which are based on race and gender-neutral qualifications: 1) LA DOTD DBE Certification Program or 2) the Federal Small Business Association's 8(a) Business Development Certification Program.

Evaluation of submitted proposals will be based on the following criteria:

- Staff Experience, both of the Prime Consultant team and key individuals in type of work, 30 points.
- 2 Relevant project experience of the Prime Consultant team and key individuals on projects involving comparable issues, tasks, coordination, etc., 30 points.
- Conceptual plan of action includes how the Prime Consultant team will approach the assigned project(s), 15 points
- 4. DBE/SBE total participation, 10 points. Scoring will be allocated according to the percent of participation that the combined DBE/SBE firms are anticipated to receive.
- 5. Fee Rates, 10 points
- Knowledge of local conditions, 5 points.

RFP packages may be obtained from the main office of the Port of South Louisiana, 1720 Louisiana Highway 44, Reserve, Louisiana 70084, Monday through Friday from 8:30 a.m. to 4:00 p.m. or at www.centralbidding.com or www.portsl.com. Please clearly mark on the outside of the sealed envelope "RFP Acquisition and Implementation of a New Geographic Information System (GIS)" Attention: Paul Matthews. Proposer must include three (3) copies of Proposals and an electronic proposal via Flash Drive. The deadline for all submittals shall be Tuesday, May 23, 2023 at 11:00 a.m. Proposals may be delivered to 1720 Louisiana Highway 44, Reserve, Louisiana 70084 or www.centralbidding.com on or before Tuesday, May 23, 2023 at 11:00 a.m.

For questions regarding this Request for Proposals please contact Chambrel Riley-Williams at criley@portsl.com or at (985) 652-9278. Proposers will be contacted once all proposals have been evaluated.

The Port of South Louisiana reserves the right to reject any and all proposals and to waive any informalities.

> Paul Matthews Executive Director/CEO

Publish: April 20, 27 & May 4, 2023

## **Public Notice**

We are applying to the Commissioner of Alcohol and Tobacco Control of the State of Louisiana for a permit to sell beverages of Low and High alcoholic content at retail in the Parish of St. Charles at the following address: Coffee & Norco LLC d/b/a Coffee & 15641 Airline Highway Norco, La. 70079

PUBLISH: April 27 & May 4, 2023

Member: Cheryl DeLeon, Owner

# **Public Notice**

St. Charles Parish Public Schools is applying to the St. Charles Parish Sheriff's Office for a permit to conduct MUSIC & DANCE PERFORMANCES on 5/13/2023, 5/14/2023, 5/20/2023, 5/21/2023, 5/27/2023, 6/3/2023, 6/4/2023, 6/9/2023, 6/10/2023, 6/17/2023, 6/18/2023 and 6/25/2023 at the Dr. Rodney R. Lafon Performing Arts Center 13855 River Rd., Luling, La. 70070 in the Parish of St. Charles. Alcohol will be served at this event.

The time of the festival: 2:00 PM - 10:00PM on the following dates 5/13/2023, 5/14/2023, 5/20/2023, 5/21/2023, 5/27/2023, 6/3/2023, 6/4/2023. 6/9/2023, 6/10/2023, 6/17/2023, 6/18/2023 and 6/25/2023

Publish: April 27 & May 4, 2023

# **Public Notice**

We are applying to the Commissioner of Alcohol and Tobacco Control of the State of Louisiana for a permit to sell beverages of Low and High alcoholic content at retail in the Parish of St. Charles at the following address: Boe and Company, LLC 13786 River Rd., Destrehan, Louisiana 70047

PUBLISH: May 4 & 11, 2023

Member: Gary P. Boe, Jr, Member

# **Public Notice**

We are applying to the St. Charles Parish Sheriff's Office for a permit to conduct the River Region Chamber of Commerce Annual Crawfish Boil on Thursday, May 18, 2023 at St. Charles Parish Westbank Bridge Park 13825 River Rd, Luling, LA 70070 in the Parish of St Charles

Alcohol will be served at this event. The time of the event:

Thursday, May 18, 2023 from 5:30pm -8:00pm

Publish: May 4 & 11, 2023

# **Public Notice**

KNOWING ANYONE WHEREABOUTS OF ALBERT DOUGLAS KORNRUMPF - PLEASE CONTACT THE LAW OFFICE MR. SALVATORE' G. LOVECCHIO AT-TORNEY-AT-LAW, IN PERSON: 943 PAUL MAILLARD ROAD, LULING, LOUISIANA, BY MAIL: P.O. BOX 423, BOUTTE, LA 70039 OR PHONE 985-785-7788. IMPORTANT PROPERTY RIGHT INVOLVED.

Publish: May 4 & 11, 2023

# **Public Notice**

Anyone knowing the whereabouts of Lloyd E. Gagnon, (A/K/A Lloyd Everette Gagnon), please contact Attorney Lauren Rogers at 504-468-1100.

PUBLISH: April 27 & May 4, 2023

## **Public Notice**

#### PUBLIC NOTICE

REQUEST FOR QUALIFICATIONS/PROPOSALS EDA PROJECT #08-79-05671

Request for Qualifications/Proposals: The Port of South Louisiana ("POSL") is currently seeking architectural and engineering services for an anticipated capital project H<sub>2</sub>Public Private Partnerships Hydrogen Fueling Barge ("H<sub>2</sub>P3"). The Port of South Louisiana (POSL) is a political subdivision of the state of Louisiana. The 54-mile jurisdiction of the POSL extends along the Mississippi River and across three parishes: St. Charles, St. John the Baptist, and St. James. It is an industrial region known for its petroleum refining, grain and petrochemical transfer and storage facilities.

The H<sub>2</sub>Public Private Partnerships Hydrogen Fueling Barge ("H<sub>2</sub>P3") is an infrastructure investment at the Port of South Louisiana that will provide a clean fueling station for a new fleet of hydrogen-powered river vessels. This bunkering (fueling) barge will catalyze the construction and launch of a new fleet of low-carbon vessels, fueled by methanol (a hydrogen-derivative), in the lower Mississippi River corridor. The H₂P3-Hydrogen Fueling Barge will be the first dedicated methanol/hydrogen-fueled vessel in the U.S. and only the second in the world.

Scope of Work. The H<sub>2</sub>P3-Hydrogen Fueling Barge will be located on the Mississippi River near the POSL's Globalplex, a 335-acre multimodal maritime industrial park, owned by the POSL. The area is ideal for both vessels and barges, as it provides handling and storage for bulk, breakbulk, and containerized cargos.

The successful respondent will design a state-of-the-art hydrogen fueling barge at the Port of South Louisiana that will serve as a clean fueling station for a new fleet of hydrogen-powered river vessels along the Lower Mississippi River. The project components include the construction of an approximately 30,000 Barrels (BBL) Methanol Inland Tank bunkering barge that will be approximately 297 feet long x 54 feet wide

The scope of this project will be the construction of a bunkering fueling barge at the Port of South Louisiana that will service e-methanol fueled vessels

The Port of South Louisiana desired Small and Emerging Business (SEB)/Disadvantage Business Enterprise(DBE) goal for this project is 25%. Should your firm meet this goal or wish to meet this goal with the utilization of other firms, please identify all firms upon submittal of your proposal, and include their role and estimated percentage (%) of participation within your design team. Below are links to directories for a list of such firms.

Evaluation Criteria-Respondents will be scored using the valuation table below: Firm Profile/Experience/Background 35 Professional Qualifications for Project 35 Specific Green Hydrogen/Renewal Energy Experience 10 SEB/DBE Participation 10 Overall Proposal Presentation 5

RFP packages may be obtained from the main office of the Port of South Louisiana, 1720 Louisiana Highway 44, Reserve, Louisiana 70084, Monday through Friday from 8:30 a.m. to 4:00 p.m. or at <a href="https://www.centralbidding.com">www.centralbidding.com</a> or <a href="https://www.centralbidding.com">ww "Architectural & Engineering Services for POSL/H<sub>1</sub>P3-Hydrogen Fueling Barge; EDA Grant #08-79-05671."
Please included six(6) hard copies of proposals and one (1) digitally signed proposal (maximum of three files) on a CD or Flash Drive, in Microsoft Word format or as a PDF file, marked "Architectural & Engineering Services for POSL/H<sub>1</sub>/P2-Hydrogen Fueling Barge<sup>\*</sup>: The deadline for all submittats shall be Monday, May 22, 2023 at 11:00 a.m. Proposals may be delivered to 1720 Louislana Highway 44, Reserve, Louislana 70084 or submitted at www.centralbidding.com on or before Monday, May 22, 2023 at 11:00 a.m.

For questions regarding this Request for Proposals please contact Chambrel Riley-Williams at criley@portsl.com or at (985) 652-9278. Proposers will be contacted once all proposals have been evaluated.

The Port of South Louisiana reserves the right to reject any and all proposals and to waive any informalities.

Paul Matthews Executive Director/CEO

Publish: April 20, 27 & May 4, 2023

# **Public Notice**

# SECTION 00010

# ADVERTISEMENT FOR BIDS

The Parish of St. Charles, hereby advertises bids for construction of Road Maintenance 2022-23, Project No. P220501 as follows:

Owner: St. Charles Parish

Project Title: Road Maintenance 2022-23

Project No.: P220501

Principal Work Location: The Contract Work will be located on the East and West Banks of St.

Description of Basic Work. The Contract Work comprises the repair of existing asphalt streets and the placement of shoulder material in St. Charles Parish, Louisia

Bids: Separate sealed Bids will be received by the ST. CHARLES PARISH COUNCIL RECORDS OFFICE, Parish of St. Charles, 15045 River Road, Courthouse 3<sup>rd</sup> Floor, Hahmville, Louisiana, 70057, either by registered or certified mail with return receipt requested, or hand delivered, or electronically submitted at www.centralbidding.com, no later than 10:00 a.m. local time on May 23, 2023. Promptly thereafter, the bids will be publicly opened and read aloud in the Council Chambers of the St. Charles Parish Court House. The Owner reserves the right to reject any and all Bids in accordance with the Public Bid Law, and to disregard all nonconfor nonresponsive, unbalanced or conditional Bids.

Bidding Documents: The Bidding Documents (Contract Documents, Specifications and Drawings) are available to Contractors who are properly licensed in Louisiana or to bona fide suppliers of materials and equipment for purchase and/or review at the office of the Engineer for the contract, Digital Engineering & Imaging, Inc., 527 W. Esplanade Avenue Suite 200 Kenner, LA 70065: Phone: (504) 468-6129.

A payment of \$100.00 in cash or check payable to the Engineer will be required for each complete set of the Bidding Documents. This payment is refundable as provided in the La.R.S.38:2212(D).

Pre-Bid Conference: A Pre-Bid Conference to discuss the scope of the project and the requirements of the Bidding and Contract Documents will be held on May 11, 2023 at 10:00 a.m. the St. Charles Parish Department of Public Works and Wastewater, 100 River Oaks Dr., Destrehan, Lor Attendance of the Pre-Bid Conference is Non-Mandatory.

Each bidder must deposit with his/her bid, security in the amount equal to five percent (5%) of the total bid in the form of a certified check, cashier's check or bid bond. If the bid is submitted electronically and a certified or cashier's check is used for bid bond, then the actual check shall be delivered to the ST. CHARLES PARISH COUNCIL RECORDS OFFICE, Parish of St. Charles, 15045 River Road, Courthouse 3rd Floor, Hahnville, Louisiana, 70057. Electronic bids shall contain all the same documents that are required in a physically delivered bid

The outside of the bid envelope must contain the submitting firm's name. Louisiana Contractors ber, the St. Charles Parish Project Number, and the St. Charles Parish Project Title.

St. Charles Parish is an Equal Opportunity Employer. We encourage all small and minority-owned ss enterprises to participate in this solicitation

Any person with disabilities requiring special accommodations must contact the St. Charles Parish Council Office at 985-783-5000 no later than seven (7) days prior to bid opening.

St. Charles Parish Council Matthew Jewell, Parish President

Advertisement Source and Dates:

St. Charles Herald Guide St. Charles Parish Website Central Auction House The Daily Journal of Commerce The Times-Picayune/The New Orleans Advocate McGraw-Hill Dodge of Hot Springs Construct Connect

Thursday, April 27, 2023 Thursday, May 04, 2023 Thursday, May 18, 2023

## **Public Notice**

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPERTY LOCATED IN THE PARISH OF ST. CHARLES, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

#### Tax Bill 302104300010

GENEVA'S, CARTER, MICHAEL POSEY SR., STATE OF LOUISIANA, ST. CHARLES PARISH, TANIKA M. CARTER, FELICIA'S, CARTER, ALEXANDER CARTER III. ANTOINE JOSEPH CARTER, ERNEST JOSEPH CARTER, KEVIN JOSEPH CARTER, LANCE RENELDO CARTER, MARY ANN CHOPIN POSEY, kardell david fendersou, kiwyshaun downing, darrell chopin, branette chopin, 24th jdc district attorney's office, louisiana governor's office LOTS 10 & 11, SQ. 43, NEW SARPY SUBD. ADJUDICATED TO ST. CHARLES PARISH, P.O. BOX 362, HAHNVILLE, LA 70057, FOR UNPAID 2013 TAXES AND GRASS CUTTING FEES-

Improvements thereon bear Municipal No. 821 East Hoover, Destrehan, LA 70047

TAX SALE TITLE TO THE ABOVE DESCRIBED PROPERTY HAS BEEN SOLD FOR FAILURE TO PAY TAXES. YOU HAVE BEEN IDENTIFIED AS A PERSON WHO MAY HAVE AN INTEREST IN THIS PROPERTY.

YOUR INTEREST IN THE PROPERTY WILL BE TERMINATED IF YOU DO NOT REDEEM THE PROPERTY BY MAKING ALL REQUIRED PAYMENTS TO THE TAX COLLECTOR LISTED BELOW OR FILE A LAWSUIT IN ACCORDANCE WITH LAW WITHIN 60 DAYS OF THE DATE OF THE FIRST PUBLICATION OF THIS NOTICE, OR THE RECORDING OF AN ACT TRANSFERRING OWNERSHIP, IF LATER.

ST. CHARLES PARISH GOVERNMENT 15045 RIVER ROAD TAX DIVISION 1ST FLOOR HAHNVILLE, LA 70057 (985) 783-6237

Publish: May 4, 2023

# **Public Notice**



St. Charles Parish

MATTHEW JEWELL PARISH PRESIDENT

## **ONLINE AUCTION**

START: MAY 17, 2023 END: MAY 31, 2023

ST. CHARLES PARISH PROCUREMENT OFFICE WILL HOST AN ONLINE AUCTION TO SELL MISCELLANEOUS SURPLUS.

FOLLOW THE LINK BELOW TO THE ONLINE SITE TO REVIEW THE LISTED ITEMS AND PLACE YOUR BIDS: http://www.publicsurplus.com/sms/stcharlesgov,la/browse/home

ALL TERMS AND CONDITIONS WILL BE LISTED ON THE SITE.

ST. CHARLES PARISH PROCUREMENT OFFICE P. O. BOX 302 HAHNVILLE, LA 70057

BID ADVERTISED: ST. CHARLES HERALD GUIDE **APRIL 27, 2023** MAY 4, 2023

# **Public Notice**

ORDINANCES AND RESOLUTIONS INTRODUCED FOR PUBLIC HEARING BY THE ST. CHARLES PARISH COUNCIL, ON 6:00 P.M., MONDAY, MAY 8, 2023, COUNCIL CHAMBERS PARISH COURTHOUSE, 15045 RIVER ROAD, HAHNVILLE:

2023-0099 (4/24/23, Jewell, M. Bingham)

An ordinance approving and authorizing the execution of a Professional Services Agreement with Alpha Testing and Inspection, Inc., to perform testing services for the Hydraulic Bottleneck Near Destrehan P.S. No. 2 (Project No. P190507), in the not to exceed amount of \$26,000.00.

2023-0100 (4/24/23, Jewell, M. Bingham)

An ordinance approving and authorizing the execution of a Professional Services Agreement with Crescent Engineering & Mapping, LLC, to perform surveying services for Bamboo Street Drainage Improvements (Project No. P221101), in the lump sum amount of \$26,350.00.

2023-0101 (4/24/23, Jewell, G. Dussom)

An ordinance to amend the 2022 Consolidated Operating and Capital Budget to adjust Beginning Fund Balances to Actuals and to adjust Revenues and Expenditures in various funds.

(4/24/23, Jewell, M. Albert)

An ordinance to amend the St. Charles Parish Zoning Ordinance of 1981, to change the zoning classification from O-L to M-1 on Lots 526, 527, 528, and 529, Sunset Drainage District. as shown on the survey by J.C. Lovell dated October 1, 1959, municipal address 837 Bayou Gauche Road (LA 306), Paradis, as requested by Brandt Dufrene on behalf of One Mile, LLC.

PUBLISH: April 27, 2023 May 4, 2023

# **Sheriff's Sale**

SHERIFF'S SALE SHERIFF'S OFFICE Suit No: (45) 87430-E Date: Monday, April 3, 2023 DEUTSCHE BANK NATIONAL TRUST COMPANY, AS TRUSTEE FOR ARGENT SECURITIES INC., ASSET-BACKED PASS-**THROUGH CERTFICATES, SERIES 2006-M1** 

JEROME PEABODY, ET AL GREG CHAMPAGNE, SHERIFF P.O. Box426 HAHNVILLE, LA 70057 Parish of St. Charles 29th Judicial District Court State of Louisiana

By virtue of and in obedience to a Writ of SEIZURE AND SALE directed to me by the Honorable 29TH JUDICIAL DISTRICT COURT in and for the PARISH OF ST. CHARLES, State of Louisiana, dated:

THURSDAY, JANUARY 23, 2020, in the above entitled and numbered cause, I shall proceed to sell at public auction at the principal front door of the Courthouse of which the Civil District Court of the Parish of St. Charles is held on WEDNESDAY, JUNE 7, 2023, at 10:00 AM., to the last and highest bidder for cash, the following described property,

That portion of ground, together with all the buildings and improvements thereon, and all

of the rights, ways, privileges, servitudes, appurtenances and advantages

belonging or in anywise appertaining, situated in St. Charles Parish, Louisiana on the left

descending bank of the Mississippi River in what is known as Mule Subdivision No. 2,

Section 1, being a resubdivision of a portion of the East half of Lot "A" of Good Hope

Plantation Subdivision, as per plan of E.M. Collier, dated September, 1950, a copy of

which is on file in the office of the Clerk of Court and recorder for the Parish

Charles for reference: And according to said map the lot designated as Lot IO Square Two, and measures

Seventy (70') feet front on Mary Street by a depth between equal and parallel lines of

Eighty-Four and 4/10 (84.4') feet. All as July 28,

per survey of Lucien C. Gassen, dated 1979 Which has the address of 60 Mary

Street, Norco, LA 70079 And from the proceeds of said sale to pay petitioner by preference over all other claims, the sum of: ONE HUN-DRED THIRTY THOUSAND SEVEN HUNDRED SIXTY-ONE AND 81 / 100 (\$130,761.81)

**DOLLARS**, along with interest and attorney's fees and all other costs including my own costs and charges.

TERMS AND CONDITIONS OF SALE: CASH IN THE FORM OF A CASHIER'S CHECK DUE BY 2:00 P.M. DAY OF THE SALE. GREG CHAMPAGNE-SHERIFF

**EX-OFFICIO TAX COLLECTOR** ST. CHARLES PARISH PUBLISH ON: May 04, 2023 June 01, 2023 ATTORNEY FOR PLAINTIFF: Penny M. Daigrepont 3510 N. Causeway Blvd, Suite 600 Metairie, LA 70002 504-831-7726 SCSO-CIV-209-0402

# **Public Notice** ST. CHARLES PARISH

ZONING BOARD OF ADJUSTMENT

THE ST. CHARLES PARISH ZONING BOARD OF ADJUSTMENT WILL MEET ON MAY 18, 2023 AT 6:00 P M. IN THE COUNCIL CHAMBER OF THE PARISH COURTHOUSE LOCATED AT 15045 RIVER ROAD, HAHNVILLE TO HEAR: POSTPONED CASES:

2023 7 ZBA requested by Atmos Energy Corp. to reduce the required setback for a generator at 101 Barreca Street, Norco. Zoning District C-2. Council District 6. 2023 8 ZBA requested by Chelsea Campeaux to allow a residential accessory building within a front yard and reduce the required front yard setback at 594 West Easy St, Destrehan. Zoning District R-1A. Council District 6. NEW CASES:

2023 9 ZBA requested by George and Lisa Lou to remove the height limit for a residential fence within the front yard setback at 102 Panther Run Drive, Destrehan. Zoning District R-1A. Council District 3.

2023 10 ZBA requested by Eva Noto to reduce the required front yard setback for an attached

2023 10 ZBA requested by Eva Noto to reduce the required front yard setback for an attached patio cover at 202 Davis Drive, Luling. Zoning District R-1A. Council District 2. 2023 11 ZBA requested by Xavier Jimenez and Vanessa Castellanos to remove the height limit for a residential fence within the front yard setback at 517 Paul Frederick Street, Luling. Zoning District R-1A(M). Council District 7. 2023 12 ZBA requested by Evan Barbier to reduce the required construction elevation at 250 Grand Bayou Road, Des Allemands. Zoning District O-L. Council District 4. 2023 13 ZBA requested by Robert and Heidi Lasserre to reduce the required construction elevation at 318 Kirk Drive, Paradis. Zoning District R-1A(M). Council District 4. 2023 14 ZBA requested by Robert and Heidi Lasserre to reduce the required construction elevation at 449 Estay Lane, Paradis. Zoning District R-1A(M). Council District 4. 2023 15 ZBA requested by Mekiva Dumas to reduce the required rear yard setback for an attached patio cover at 133 Cove Pointe Drive, Luling. Zoning District R-1A. Council District 7.

ALTERNATE DATE: 5/25 PUBLISH 5/4, 5/11, 5/18

# **Public Notice**



## **Advertisement for Qualifications**

Qualifications must be submitted to St. Charles Parish School Board (SCPSB) electronically via the Central Auction House website located at the "Online Bids & RFPs" link under the Resources tab on the SCPSB website <a href="https://www.stcharles.k12.la.us/">https://www.stcharles.k12.la.us/</a>. Firms are responsible for checking the website above periodically for any updates or revisions to the Request for Qualifications (RFQ).

## Excess Workers' Compensation Insurance Broker

Submission dates: April 27, 2023 - May 30, 2023

Advertising dates in the St. Charles Herald-Guide, official journal of St. Charles Parish Public Schools, shall

Thursday, May 4, 2023 Thursday, May JS, 2023

The St. Charles Parish Public School Board reserves the right to reject any and all proposals.

St. Charles Parish Public Schools Arthur "Art" Aucoin, Board President Dr. Ken Oertling, Superintendent 13855 River Road Luling, LA 70070

Publish: May 4 & 18, 2023

# **Public Notice**



# **Advertisement for Qualifications**

Qualifications must be submitted to St. Charles Parish School Board (SCPSB) electronically via the Central Auction House website located at the "Online Bids & RFPs" link under the Resources tab on the SCPSB website <a href="https://www.stcharles.k12.la.us/">https://www.stcharles.k12.la.us/</a>. Firms are responsible for checking the website above periodically for any updates or revisions to the Request for Qualifications (RFO).

# Performance Bonds Broker

Submission dates: April 27, 2023 - May 30, 2023

Advertising dates in the St. Charles Herald-Guide, official journal of St. Charles Parish Public Schools, shall

Thursday, May 4, 2023 Thursday, May 18, 2023

The St. Charles Parish Public School Board reserves the right to reject any and all proposals.

St. Charles Parish Public Schools Arthur "Art" Aucoin, Board President Dr. Ken Oertling, Superintendent 13855 River Road Luling, LA 70070

Publish: May 4 & 18, 2023

# **Public Notice**



# **Advertisement for Qualifications**

Qualifications must be submitted to St. Charles Parish School Board (SCPSB) electronically via the Central Auction House website located at the "Online Bids & RFPs" link under the Resources tab on the SCPSB website <a href="https://www.stcharles.k12.la.us/">https://www.stcharles.k12.la.us/</a>. Firms are responsible for checking the website about periodically for any updates or revisions to the Request for Qualifications (RFO).

# Student Accident Insurance Broke

Submission dates: April 27, 2023 - May 30, 2023

Advertising dates in the St. Charles Herald-Guide, official journal of St. Charles Parish Public Schools, shall

Thursday, May 4, 2023 Thursday, May 18, 2023

The St. Charles Parish Public School Board reserves the right to reject any and all proposals.

St. Charles Parish Public Schools Arthur "Art" Aucoin, Board President Dr. Ken Oertling, Superintendent 13855 River Road Luling, LA 70070

# **Public Notice**

## SECTION 00010

#### ADVERTISEMENT FOR BIDS

The Parish of St. Charles, hereby advertises bids for construction of West Bank Bridge Park Improvements, Phase I Lighting as follows

Owner: St. Charles Parish

Project No.: RECWBI22

Project Title: West Bank Bridge Park Improvements, Phase I Lighting

Principal Work Location: West Bank Bridge Park, 13825 River Road, Luling, LA 70070

and 2 and the tennis courts at the West Bank Bridge Park in Luling, LA 70070.

Bids: Separate seated Bids will be received by the ST, CHARLES PARISH COUNCIL RECORDS OFFICE, Parish of St. Charles, 15045 River Road, Courthouse 3<sup>rd</sup> Floor, Hahnville, Louisians, 70057, either by registered or certified mail with return receipt requested, or hand delivered, or electronically submitted at www.centralbidding.com, no later than 2:00 p.m. local

Description of Basic Work: Installation of new light poles and fixtures for baseball fields I

time on June 6, 2023. Promptly thereafter, the bids will be publicly opened and read aloud in the Council Chambers of the St. Charles Parish Court House. The Owner reserves the right to reject any and all Bids in accordance with the Public Bid Law, and to disregard all nonconforming, nonresponsive, unbalanced or conditional Bids. Bidding Documents: The Bidding Documents (Contract Documents, Specifications and Drawings) are available to Contractors who are properly licensed in Louisiana or to bona fide suppliers of materials and equipment for purchase and/or review at the office of the Engineer for the contract, Civil & Environmental Consulting Engineers, Danny J. Hebert, P.E., LLC, 14433

River Road, Halmville, LA 70057. A payment of \$ 100.00 in cash or check payable to the Engineer will be required for each complete set of the Bidding Documents. This payment is refundable as provided in the La.R.5.38:2212(D).

Pre-Bid Conference: A Pre-Bid Conference to discuss the scope of the project and the requirements of the Bidding and Contract Documents will be held on May 23, 2023 at 2:00 p.m. at the Edward A. Dufresne Community Center, 274 Judge Edward Dufresne Parkway, Luling, Louisiana. Attendance of the Pre-Bid Conference is Mandatory.

Each bidder must deposit with his/her bid, security in the amount equal to five percent (5%) of the total bid in the form of a certified check, cashier's check or bid bond. If the bid is submitted electronically and a certified or cashier's check is used for bid bond, then the actual check shall be delivered to the ST. CHARLES PARISH COUNCIL RECORDS OFFICE, Parish of St.

Charles, 15045 River Road, Courthouse 3rd Floor, Hahnville, Louisiana, 70057. Electronic bids shall contain all the same documents that are required in a physically delivered bid.

The outside of the bid envelope must contain the submitting firm's name, Louisiana Contractors License Number, the St. Charles Parish Project Number, and the St. Charles Parish Project Title.

St. Charles Parish is an Equal Opportunity Employer. We encourage all small and minorityowned firms and women's business enterprises to participate in this solicitation

Any person with disabilities requiring special accommodations must contact the St. Charles Parish Council Office at 985-783-5000 no later than seven (7) days prior to bid opening.

St. Charles Parish Council Matthew Jewell, Parish President

Advertisement Source and Dates:

St. Charles Herald Guide St. Charles Parish Website Central Auction House The Daily Journal of Commerce The Times-Picayune/The New Orleans Advocate The Advocate (Baton Rouge) McGraw-Hill Dodge of Hot Springs

Thursday, May 04, 2023 Thursday, May 11, 2023 Thursday, May 18, 2023

# **Public Notice**

#### PUBLIC NOTICE REMOVAL OF WEEDS, GRASS & OTHER NOXIOUS MATTER

If the following violations are not rectified within (5) days of this published notice, the parish will proceed in bringing the properties listed in compliance with Chapter 16, Article III Sec. 16-24 through Sec. 16-28. (As amended). The fee for performing these services shall be at a rate of 0.037 per square foot of the lot cleaned. The contractor's fee for performing these services shall be at the rate of 0.029 per square foot of tetaned. The contractor's fee for performing fixes services main to a fine rate of 10.0.5 per square foot of the for cleaned. In the event a mini-clean up its required prior to performing the above services, a fee of \$58.61 per mini clean up plus actual disposal fees will be assessed, not to exceed then (10) mini-cleanups per property in violation. On property where trish and/or debris accumulation is such that it requires heavy equipment, bulldozer, front-end loaders, etc. a fee of forty-three dollars and nighty six cents (\$43.96) per enbic yard will be assessed. An administration fee of \$36.63 may be assessed on each invoice. The fees in this section shall be increased or decreased on February first of each year by a change in CIP applicable to the US cities average group, all urban consumers, all items published by the US Department of Labor. Further and the proceeding needly expending each November. The change

Bureau of Labor Statistics, for the preceding twelve-month period ending each November. The change shall become effective beginning with the period ending November 30, 2000. The department of finance shall notify the department of planning and zoning in writing annually of the revised fees.

The following lots are in violation of parish ordinance Chapter 16, Article III Sec. 16-24 through

Sec. 16-33:

Steve D. Cobos 305 Nottaway Dr. Destrehan, LA 70047 Lot 222 Block 12 Subdivision: Ormond Country Club Nature of violation: Grass cutting & cemoval of debris

Christine Ates Vicari 27 Brandon Hall, Unit C. Destrehan, LA 70047 Nature of violation: Grass cutting & removal of debris

Barton M. Rudesill 32 Oakland Dr. Destrehan, LA 70047 Lot 1184 Subdivision: Ormond Country Club Subdivision: Ormond Country Club Nature of violation: Grass cutting & removal of debris

Serena Bennett Est. c/o Secola Tuley 191 First St., St. Rose, LA 70087 Subdivision: Elkinsville Subd. (St. Rose) Nature of violation: Grass cutting & removal of debris

Sucz WTS Services USA, Inc. 17705 River Road, Killona, LA Subdivision: Commercial - Personal Property Nature of violation: Grass cutting & remoyal of debris

Boutte FD, LLC 13566 Hwy 90, Boutte, LA 70039 Subdivision: Ford Subd. - Highway Nature of violation: Grass cutting & removal of debris

PUBLISH: May 4, 2023

# Sheriff's Sale

SHERIFF'S SALE SHERIFF'S OFFICE Suit No: (45) 89625-E Date: Wednesday, March 29, 2023 U.S. BANK TRUST NATIONAL ASSOCIATION, AS TRUSTEE OF THE FW SERIES I **TRUST** 

VS SHELLY SMITH BORNE GREG CHAMPAGNE, SHERIFF P.O. Box426 HAHNVILLE, LA 70057 Parish of St. Charles 29th Judicial District Court State of Louisiana By virtue of and in obedience to a Writ

of SEIZURE AND SALE directed to me by the Honorable 29TH JUDICIAL DISTRICT COURT in and for the PARISH OF ST. CHARLES, State of Louisiana, dated: MONDAY, OCTOBER 11, 2021, in the above entitled and numbered cause, I shall proceed to sell at public auction at the principal front door of the Courthouse of which the Civil District Court of the Parish of St. Charles is held on

WEDNESDAY, JUNE 7, 2023, at 10:00 A.M., to the last and highest bidder for cash, the following described property, ONE CERTAIN LOT OF GROUND, situated in the Town of Luling. Parish of St. Charles. State of Louisiana, in that part thereof known as DAVIS HEIGHTS SUBDIVISION, which is a subdivision of a portion of the former Davis Plantation near Luling, St. Charles Parlsh, Louisiana, in Section 25, Township 13 South. Range 21 East, designated as LOT 14 of BLOCK C on the plan of subdivision made by E. M. Collier, Surveyor, dated March 6, 1963, Revised December 3, 1964, on file in

the Office of rhe Clerk of Court of St Charles Parish, Louisiana. According to said plan of subdivision said lot measures 70 feet front on Davis Drive. same width in the rear, by a depth of 110 feet between equal and parallel lines. Municipal address of the above described property is 344 DAVIS DRIVE,

LULING, LA 70070 Together with all the improvements now or hereafter erected on the prop-

erty, and all easements, appurtenances, and fixtures now or hereafter a part of the property. And from the proceeds of said sale to pay petitioner by preference over all other claims, the sum of: TWO **HUNDRED FIFTY-TWO THOU-**

SAND NINETY-ONE AND 08 / 100 (\$252,091.08) DOLLARS, along with interest and attornev's fees and all other costs including my own

costs and charges. TERMS AND CONDITIONS OF SALE: CASH IN THE FORM OF A CASHIER'S CHECK DUE BY 2:00 P.M. DAY OF THE SALE. **GREG CHAMPAGNE-SHERIFF** 

EX-OFFICIO TAX COLLECTOR ST. CHARLES PARISH PUBLISH ON: May 04, 2023 June 01, 2023 ATTORNEY FOR PLAINTIFF: Cris Jackson 935 Gravier Street, Suite 1400 New Orleans, LA 70112 504-581-9444 SCSO-CIV-209-0402

Publish: May 4 & 18, 2023

# **Public Notice**

St. Charles Parish Public Schools Committee Heetings (Monday, April 24, 2023) Generated by Shelly Babineaus on Tuesday, April 25, 2023

Members present

Ellis A Alexander, Arthur A Aucoln, John L Smith, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Sost; Cody

#### Meeting called to order at 5:27 PM

1. Risk Management & Insurance Committee

Art Aucoin called the Risk Management & Insurance Committee Meeting to order.

#### 1.01 Legal and Safety Update

Motion by A. Suffrin;second by R. Gregson to go into Executive Session per LRS 42;16-17.

Director of Risk Management & Banolits Daminisha Gales, Director of Sales Tax Paula Jeansonne and Hr. Pat Amedee updated the Board on logal Items.

Administrator of Safety, Security & Athletics Kade Rogers updated the Board on Safe Schools items. After discussion, on item fur additional resource officers will be added to the April 26, 2023, Board meeting agenda.

Motion by A. Suffin; second by S.Cody to return to regular session.

#### 1,02 Purchase of Head Start Medical Insurance

Director of Risk Management & Insurance Darrinishs Gales and Head Start Principal Nikki Weber presented item 3.02 to the Board. Head Start is responsible for maintaining medical coverage for the payment of medical expenses of a child while injured during school. Head Start has not previously carned this policy; however, the parchase of this policy is required. A discussion was held including cost, coverage, informing parents, etc.

This agenda item will be on the April 26, 2022 Board meeting agenda.

#### 1.03 Request for Qualifications - Student Accident Insurance Broker

The Risk Management Department solicits brokers for a student accident insurance broker on a three-year cycle, This is a newly established cycle that will begin in year 2023.

Director of Risk Management & Benefits Daminisha Gales presented from 1,03 to the Board, In order to receive the most qualified brakerage services, St. Charles Partsh Public Schools is seeking qualifications from firms to provide student accident insurance brokerage services from 2023 – 2026.

This agenda item, as well as Item 1.04 &1.05, will be moved to the April 26, 2023, Board meeting agenda.

#### 1.04 Request for Qualifications - Performance Bonds Broker

1.05 Request for Qualifications - Excess Workers' Compensation Insurance

Motion by A. Suffrin; second by K. Boudreaux to adjourn

#### 2.01 Legislative Update - Committee Meeting Only

John Smith called the Legislative committee meeting to order

Director of Public Information Regina McMillan and Magnelia Strategic Consultant lobbylat Lenny Kapowski updated the Board on legislative litera. The informat the Board that May 17, 2023 will be St. Charles Parish Eay at the state Capitol. An education bill chart was referenced and discussions were held on current session filteras.

Motion by S. Cody; second by A. Aucoin to adjourn.

#### 3. Curriculum, Instruction and Assessment Committee

Becky Weber called the Curriculum, Instruction and Assessment Committee meeting is order.

#### 3.01 Revisions to Policy and Procedure 5.4.1 Selection and Adoption of Textbooks and Instructional Materia

Assistant Superintendent of Curriculum, Instruction & Assessment Erio Granier presented Item 3.01 to the Board, Upon review of Board Policy & Procedures 5.4.1 - Selection and Adoption of Textbooks and Instructional Materials, revisions were necessary to align body and

This agenda item will be on the April 26, 2023, Board meeting agenda for a first reading.

Motion by J. Smith; second by R. Gregson to adjourn.

#### 4. Parsonnel and Policy Committee

S. Cody called the Personnel & Policy Committee meeting to order.

#### 4.01 Committee and Board Meeting Schedule for the 2023-24 School Year

Administration is requesting adoption of the schedule of Committee and Board meetings for the 2023-24 school year in April in order to allow the schools adequate time in planning calendars.

Expeditious adoption of the schedule of Committee and Board meetings will allow for the setting of advertising and bidding dates on new projects and additions to buildings being transacted in a timely fashion. Also, this will permit the development of school system calendars and will further our efforts of communicating board activities to the public.

A discussion was held on moving the October 23 Committee meeting to Tuesday October 24, 2023 due to a scheduled Eastern States Consortium site visit. A new schedule will be attached and thill agenda Item will be on the April 26, 2023, Board meeting agenda.

## 4.02 Revisions to Policy 3.6.3 Expense Reimbursement - First Reading

Chief Financial Officer Ronald White presented item 4.02 to the Board, Upon review of Bloard Policy 3.6.3 - Expense Reimbursement, revisions were required to sligh the policy to the updated procedures manual.

A discussion was held.

This agenda item will be on the April 26, 2023, Board meeting agenda

Assistant Superintendent of Human Resources & Administrative Services Tress Webrit presented a staffing update and personnel notes to the Board to receive.

A discussion was held on resignations, hires, retirees and leaves. This item will be on the April 26, 2023, Board meeting agence. Motion by R. Gregson; second by J. Smith to adjourn.

# 5. Technology Committee

R. Gregson called the Technology Committee meeting to order,

# 5.01 Proposal Acceptance - Online Learning Platform

Director of Technology Stephanie Steib and Coordinator of Instructional Technology Keisey Hogel presented item 5.01 to the Board, an anime learning platform is utilized by several programs including Performance Sased, Distance Learning, and programs at foul 3 Leadny, ST. Educational Procurses Center Softward Learning platforms for reviewed every 5-7 years. The purpose of the relieve is to quarantee current, heroises Learning Learning Learning platforms for reviewed every 5-7 years. The purpose of the relieve is to quarantee current heroise and technologies. Proposals were received from four (4) ventors for the online learning platform. Proposals were reviewed and evaluated by a committee of stackings, tickings, clistics staff and a board member. After scoring the proposals received, the programs, utilization and cost range. Timpine Learning value recommended vendor for the online learning platform. A discussion was held including the proposals received, the programs, utilization and cost range. Timpine Learning value recommended as the vendors.

This item will be on the April 26, 2023, Board meeting agenda.

# 5.02 Website and/or Mobile App Redesign and Hosting - Committee Meeting Only

Technology committee chair Ray Gragson presented an opdate on the evaluation process for the Website RPP. This item will be on the May 10, 2023 board meeting.

Motion by S. Cody; second by B. Weber to adjourn

# 6, Finance and Audit Committee

A. Suffrin called the Finance & Audit Committee meeting to order,

# 5.01 Bid Acceptance - Janitorial Supplies

In order to have quality products at the best price, the Distribution Center sought bids for jaintonal supplies. The bid opening was held on Fridey, Harch 31, 2023. See attached bid tally sheet. Tereas Brown, Administrator of Ancillary Services and Textilicals Coordinator/Distribution Supervisor George Dunnitles

This agenda Item will be on the April 76, 2023, Board meeting agenda

## 6.02 Accounts Payable for the Month of March 2023 With no discussion or objections, item 6.02 will be on the April 26, 2023, Board meeting agends. A. Suffrin referenced the budget to comparison sheet.

6,03 Salary Study Update - Committee Meeting Only

Chief Financial Officer Ronald White updated the Board on the ongoing salary study, A discussion was held.

otion by E. Alexander; second by K. Boudreaux to adjourn,

Publish: May 4, 2023

# **Public Notice**

April 24, 2023 Technology Committee Meeting

8am - 10am in Dufresue Conference Room

**Board Members Present:** Ray Gregson, Becky Weber, Scott Cody

Call to order by Ray Gregson and second by Becky Weber

Regina McMillan provided guidance on timelines and the evaluation process.

ds and have the

Committee evaluated the cost of each proposal.

Committee determined to look at the potential of having a different website name/address.

Motion to adjourn by Ray Gregson and second by Scott Cody.

Arthur "Art" Aucoin, Board President

Dr. Ken Oertling, Supermiendent

Publish: May 4, 2023

# **Public Notice**

St. Charles Parish Public Schools Board Meeting - REVISED (Wednesday, April 26, 1023)
Generated by Sheliy Bablineaux on Thursday, April 27, 2023

Members present Ellis A Alexander, Arthur A Aucoin, John L Smith, Alex L Sulfrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody

Meeting called to order at 6:28 PM

# 1.01 Call To Order

Board President Art Auctin called the meeting to order.

Frank Harding III led the prayer before the Board meeting. Frank is Raymond K. Smith's Student of the Year, is a member of the Beta Club, Robotics Team, Football Team, Baseball Team and Track Team. Frank enjoys helping others and leading by example at RKS.

#### 1.02 Piedge of Allegiance

Board member Karen Boudreaux led the pledge,

#### 1.03 Roll Call

All eight Board members, the Superintendent Dr. Ken Certling and Executive Secretary Shelly Babinesus were in attendence.

#### 2.01 2023 National Mental Health Awareness Month Procla

Accept the 2023 National Mental Health Awareness Month Proclamation.

Motion by Ellis A Alexander, second by Bicky Weber.
Final Resolution: Motion Carries
Yes: Ellis A Alexander, Arthur A Aucoin, John L Smith, Alex L Sulfrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cady

# 2.02 2023 National School Nurses' Week Proclamation

Accept the 2023 National School Nurses' Week Proclamation.

Moden by Ray Gregsen, second by Ellis A Alexander. Final Resolution: Motion Carnes. Yes: Ellis A Alexander, Arthur A Aucoln, John L Smith, Alex L Suffnn, Becky Wober, Koren Boudreoux, Ray Gregsen, Scott Codi

## 2,03 Resolution in Memory of Edward "Kidd" Jordan

Accept the Resolution in memory of Edward "kidd" Jordan.

Mobien by John L Smith, second by Ellis A Alexander. Final Resolution: Motion Carries Fee: Ellis A Riscander, Arthur A Aucain, John L Smith, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Codi

## 3.01 Board and Sup

# 4. Business Items

4.01 Board Meeting Minutes

Approve the minutes of the Merch 13, 2023 Budget Review and Committee Meetings, March 15, 2023, Board Meeting, March 24, 2023 Board Retreat and March 29, 2023 Special Board Meeting as presented to the Board.

Motion by Elia A Alexander, second by Alex L Suffrin:
Final Resolution: Motion Carries

Yies: Elia A Alexander, Arthur A Aucoin, John L Smith, Alex L Suffrin, Becky Weber, Karen Boodresux, Ray Gregson, Scott Cody

4.02 Purchase of Head Start Medical Insurance Approve the purchase of fread Start medical insurance with Greet American Insurance Company at a estimated cost of \$1090 - \$1475.

Motion by Alex L Suffrin, second by Karen Bouoreaux.
Final Rasolution: Hotion Carries
Final Rasolution Ca

4.03 Request for Qualifications - Student Accident Insurance Broker Approve the Request for Qualifications for a student accident insurance broker.

Metian by Alex L Suffrin, second by Karen Boudreaux.
Final Resolution Motion Carries.
Final Resolution Motion Carries.
Final Resolution Motion Carries.
Final Resolution Motion Carries.
Final Resolution Motion Motion Final Final

4.04 Request for Qualifications - Performance Bonds Broker

Approve the Request for Qualifications for a performance bonds broken

Motion by Karen Boudreaux, second by Alex L Suffnin.
Tinal Resolution: Metion Carries

Yes Ellis A Reconder, Arthur & Aucoin, John L Smith, Alex L Suffnin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody

4.05 Request for Qualifications - Excess Workers' Compensation Insurance Approve the Request for Qualifications for excess workers' compensation insurance.

4.06 Safe Schools - Additional Resource Officers

Motion by Karen Boudreaux, zecond by Riex ≥ Suffini. Final Rosolution: Plotion Carries: Vess Ellis A Blacender, Arthur A Aucoin, John L Smith, Alex L Suffini, Blocky Weber, Karen Boudreaux, Ray Gregstin, Scatt Cady

Approve the request for additional School Resource Officers at an approximate cost of \$215,000. Motion by Alex L Suffrin, second by Ellis A Alexander.
Final Resolution: Motion Carries.
Test ellis A decander, Arthur A Aucoln, John L Smith, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody.

4,07 Revisions to 5.4,1 Policy and Procedure - Selection and Adoption of Textbooks and Instructional Materials - First Approve the revisions to Board Policy and Procedure 5.4.1 - Selection and Adoption of Textbooks and Instructional Materials for a first reading.

Motion by Becky Weber, gecond by John L Smith: Final Resolutions: Hotion Carries: Yes: Ellas Alexander, Arthur A Aucoin, Jaina L Smith, Alex L Sulfrin, Becky Weber, Karen Baudreaux, Kay Gregoth, Scott Cady 4.08 Committee and Board Meeting Schedule for the 2023-24 School Year

Adopt the schedule of Committee and Board Meetings for July 1, 2023 through June 30, 2024. Mollen by Scott Cody, second by Ray Gregson.
Final Resolution, Motion Carries
Yes: Eills A Alexander, Arthur A Aucoln, John L Smith, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody

4.09 Revisions to Policy 3.6.3 - Expense Reimbursement - First Reading

Approve the revisions to Board Policy 3.6.3 - Expense Reimbursement for a first reading.

Motion by Scott Cody, second by Ray Gregson.
Final Resolution: Motion Carries
Yes Ellia A Nacander, Arthur A Kucoin, John L Smith, Alex L Suffrin, Becky Weder, Karen Boudreaux, Ray Gregson, Scott Cody 4.10 Personnel Items

Receive the personnel items as presented to the Board.

tion by Scott Cody, second by Ray Gregson. 81 Resolvibon: Motion Carries 1-Bills A Alexander, Arthur A succin, John L. Smith, Aléx L. Sulfrin, Becky Welter, Karen Boudmaux, Ray Gregson, Scott Cody 4.11 Proposal Acceptance - Online Learning Platform

Accept the proposal from Imagine Learning for an online learning platform at a cost ranging from \$45,400 to \$72,114.

Motion by Ray Gregson, second by Steet Cody.
Final Resolution: Motion Carries
Yes: Ellis A Mexander, Arthur A Aucoin, John L Smith, Alex L Sulfinn, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody

4.12 Bid Acceptance - Janitorial Supplies Accept the bids for junitorial supplies as recommended at an approximate cost of \$584,042.

Motion by Alex L Sulfrin, second by Karen Boudresiuk.
Final Resolution: Motion Carries
Yesi Ellis A Alexander, Arthur A Aucoin, John L Smith, Alex L Sulfrin, Bécky Weber, Karen Boudresiuk, Ray Gregson, Scott Cody

4.13 Accounts Payable for the Month of March 2023 Approve the accounts payable for the month of March 2023.

General Fund \$ 2,748,674 Special Revenue Funds 3,574,133 Capital Projects 814,895 Debt Service Fund

GRAND TOTAL 5 7.138,502

Motion by Alex L Suffrin, second by Karen Boudreaux.
Final Resolution: Motion Carries
Vers Ellis A Macknoer, Arthur A Aucoin, John L Smitth, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody
Vers Ellis A Macknoer, Arthur A Aucoin, John L Smitth, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregson, Scott Cody

The Technology Committee report was given by R. Gregson and 2 of their items were approved tonight. 5. Cody reported on the Personnel & Policy Committee (tenne, all 3) asseed beight. Finance & Audit Committee 3 tems presented ronight were passed per A. Suffin's report. The Capital Improvements Committee was reported on by E. Alexander. 5. Smith reported on the Legislative Committee meeting with the lobbyst. The Committee of the Capital Committee in the Committee of th

5.02 Superintendent's Report

Gradualiums - Hainwille High School's Graduation will be held on Wednesday, May 17, 2023. Destreham High School's Graduation will be neld on Thursday, May 18, 2023. Both coremonies will be at the Portchartrain Center for 6:00 p.m.

Ring Rights - Hainwille High School's Ring Night Ceremony will be held at the LPAC on Monday, May 1 at 6:00 p.m. Destreham High School's Ring Night Ceremony will be held at the LPAC on Monday, May 1 at 6:00 p.m. Destreham High School's Ring Night Ceremony will be held at the LPAC on Monday, May 1 at 6:00 p.m. Destreham High School's Ring Night Ceremony will be held at the LPAC on Monday, May 1 at 6:00 p.m. Destreham High School's Ring Night Ceremony will be held at the LPAC on Monday, May 1 at 6:00 p.m. Destreham High School's Ring Night Ceremony will be held to the LPAC on Monday May 1 at 6:00 p.m. Teacher Job Fair - St. Charles Parish Public Schools will neat our annual tracher job fair on Friday, April 28th. While the nation is opportunited to the Parish Public School's Ring Night School Sc

regionals this week.

Hurricane Ida Expenses - Ab of tuday, due to Hurricane Ida have incurred a total of \$50,897,567. We are projecting future costs to be approximately \$4.1 million for the large construction projects and \$0.1 million for the armaliar projects. We have received \$57,471.555 in insurance payments so the received \$57,471.555 in insurance payments so the second \$57,571.555 in insurance payments so

5.04 Meeting Adjourn

Mobien by Keren Boudreaux, second by Scott Cody, Final Resolution: Motion Carries Vers Hils A Alexander, Arthur a Auctin, John L Smith, Alex L Suffrin, Becky Weber, Karen Boudreaux, Ray Gregoon, Scott Cody

**Publish: May 4, 2023** 

# Sheriff's Sale

SHERIFF'S SALE SHERIFF'S OFFICE Suit No: (45) 91176-E Date: Friday, March 17, 2023 LOANDEPOT.COM, LLC

ALBERT DOUGLAS KORN-**RUMPF** GREG CHAMPAGNE, SHERIFF P.O. Box426 HAHNVILLE, LA 70057 Parish of St. Charles 29th Judicial District Court State of Louisiana By virtue of and in obedience to a Writ

of SEIZURE AND SALE directed to me by the Honorable 29TH JUDICIAL DISTRICT COURT in and for the PARISH OF ST. CHARLES, State of Louisiana, dated: MONDAY, OCTO-BER 10, 2022, in the above entitled and numbered cause, I shall proceed to sell at public auction at the principal front door of the Courthouse of which the Civil District Court of the Parish of St. Charles is held on WEDNESDAY, MAY 10, 2023, at 10:00 A.M., to the last and highest bidder for cash, the following described property, to wit: Plaintiffs mortgage and/or privilege affects the following described property, to-wit: Section 28, Tl3S, R20E, Parish of St. Charles, State of Loms 1 ana, all as more fully shown on survey entitled River Park Estates, drawn by E. M. Collier, Surveyor, dated October 30, 1967, and according to said plan, the lot conveyed herein is designated as Lot No. Thirty (30) and southern half of Lot 28 and more fully described as follows: Lot No. 30 measures 80 feet front on River Park Drive by a depth of 124:37 feet on a line common with Lot No. 32 and a depth of 125.89 feet on alme common with Lot No. 28, and a rear width of 80.02 feet. The southern half of Lot 28 measures 40 feet front on River Park Drive by a depth of 125.89 feet on a common line with Lot 30 and a depth of approximately 126.16 feet on its northern line and with a rear width of 40.005 feet; subject to restrictions, servitudes, rights-of-way and outstanding mineral rights of record affecting the property. And from the proceeds of said sale to pay petitioner by preference over all other claims, the sum of: ONE HUNDRED SEVEN-

TY-EIGHT THOUSAND SIX HUNDRED THIRTY-NINE AND 59 / 100 (\$178,639.59) DOLLARS, along

with interest and attorney's fees and all

other costs including my own costs and

TERMS AND CONDITIONS OF SALE: CASH IN THE FORM OF A CASHIER'S CHECK DUE BY 2:00 P.M. DAY OF THE SALE. **GREG CHAMPAGNE-SHERIFF** & EX-OFFICIO TAX COLLEC-TOR ST. CHARLES PARISH PUBLISH ON: April 06, 2023 May 04, 2023 ATTORNEY FOR PLAINTIFF: Ashley E. Morris 1505 North 19th Street P.O. Box

Monroe, LA 71207-2867

SCSO-CIV-209-0402

318-388-1440

SUCCESSION

FILED:

OTTO R. BANQUER

# Sheriff's Sale

SHERIFF'S SALE SHERIFF'S OFFICE Suit No: (45) 91152-C Date: Friday, February 10, 2023 REVERSE MORTGAGE FUND-ING LLC

MARIAN B. OLEKSIK A/KIA MARIAN OLEKSIK GREG CHAMPAGNE, SHERIFF P.O. Box 426 HAHNVILLE, LA 70057 Parish of St. Charles 29th Judicial District Court

State of Louisiana

By virtue of and in obedience to a Writ of SEIZURE AND SALE directed to me by the Honorable 29TH IUDICIAL DISTRICT COURT in and for the PARISH OF ST. CHARLES, State of Louisiana, dated: THURSDAY, OC-TOBER 6, 2022, in the above entitled and numbered cause, I shall proceed to sell at public auction at the principal front door of the Courthouse of which the Civil District Court of the Parish of St. Charles is held on WEDNESDAY, MAY 10, 2023, at 10:00 AM, to the last and highest tidder for cash, the following described property, to wit: The property described in the Act of Mortgage is described as follows: Two certain lots or portions of ground, situated in the Parish of St. Charles, State of Louisiana, on the left descending bank of the Mississippi River in what is known as "Extension of subdivision of Lot "C" of Good Hope Plantation," as per plan of survey by E. M. Collier, Surveyor, dated June, 1950, a copy of which plan is on file in the office of the clerk of court & register of conveyances of the Parish of St.

Charles for reference. And according to said plan the two certain lots herein conveyed are designated as lots thirty-six (36) and thirty-eight (38), Block "F," adjoin each other and each lots measures fifty (50") feet front on Clayton Drive, same width in the rear, by a depth between equal and parallel lines of eighty-four and 4/10 (84.4') feet. And from the proceeds of said sale to pay petitioner by preference over all other claims, the sum of: ONE HUN-

DRED FIFTY-FIVE THOUSAND NINE HUNDRED FIFTY-ONE AND 36 / 100 (\$155,951.36)

DOLLARS, along with interest and attorney's fees and all other costs including my own costs and charges.

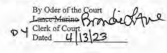
TERMS AND CONDITIONS OF SALE: CASH IN THE FORM OF A CASHIER'S CHECK BY 2:00 P.M. DAY OF THE SALE. **GREG CHAMPAGNE-SHERIFF** 

EX-OFFICIO TAX COLLECTOR ST. CHARLES PARISH PUBLISH ON: April 06, 2023 May 04, 2023 ATTORNEY FOR PLAINTIFF: Corey J. Giroir P.O. Box 87379 13541 Tiger Bend Baton Rouge, LA 70879 225-756-0373 SCSO-CIV-209-0402

#### **Public Notice** NO. P-12,353 DIV. E 29TH JUDICIAL DISTRICT COURT MPR PARISH OF ST. CHARLES 0 STATE OF LOUISIANA PM IZ DY. CLERK:

Notice is Given to any creditors of this succession and to all other interested persons that a Petition Filing Final Tableau of Distribution has been filed by Lyn M. Brignac, as the Administratix of the Succession of Otto R. Banquer, praying for homologation of the tableau and for authority to pay administrative expenses consisting of legal fees, filing fees and costs of publication; the tableau of distribution can be homologated after the expiration of seven (7) days from the day on which this publication appears. Any opposition to the petition and tableau of distribution must be filed prior

NOTICE



Publish: May 4, 2023

## **Public Notice**



St. Charles Parish

**Meeting Minutes** 

Final

Parish Council

Council Chambers, Courthouse

Council Chairman Beth A. Billings councilmembers Holly Fonseca, La Sandra Darensbourg Gordo Mary K. Clulee, Dick Gibbs, Nicky Dufrene, Marilyn B. Bellock, Bob Fisher, Julia Fisher-Cormier

Monday, April 10, 2023 ATTENDANCE

Present 9 - Beth A. Billings, Holly Fonseca, La Sandra Darensbourg Gordon, Mary K. Ckiles, Dick Globs, Nicky Dufrono, Manlyn B. Bellick, Bob Fisher, and Julia

Also Present

Parish President Matthew Jewell, Legal Services Director Corey Oubre, Legal Services Assistant Director Robert Raymond, Chief Operations Officer Darrin Oubre, Executive Director of Technology and Cybersecunity Anthony Ayo, Clinoctor of Communications/Public Information Officer Sementha de Castro, Finance Director Grant Dussom, Public Works Director Miles Bingham, Planning & Zoning Director Michael Albert, General Government Buildings Facilities Manager Bob Mosserty, Eric Zurcher, Public Mosserties Office. Public Information Office

CALL TO ORDER

PRAYER / PLEDGE

APPROVAL OF MINUTES

motion was made by Councilmember Fonseca, seconded by Councilmember ellock, to approve the minutes from the regular meeting of March 27, 2023. The often carried by the following vote:

8 - Billings, Fonseca, Clulee, Globs, Dufrens, Bellock, Fisher and Fisher-Cormier 0

Nay:

Abstain: 1 - Darensbourg Gordon

SPECIAL BUSINESS (PROCLAMATIONS, CANVASS RETURNS, ETC.)

In Recognition: Celeste Uzee, St. Charles Parish Library Board of Control

Sponsors: Ms. Fisher-Comiler Read

2023-0066

Proclamation: "National Safe Digging Month"

Sponsors: Mr. Jewell

2023-0077

Proclamation: Trash Bash Cleanup Day in St. Charles Parish

2023-0076 Proclamation: "Motorcycle Awareness Month

Read

REPORTS (FINANCE AND ADMINISTRATIVE ACTIVITIES)

2023-0079

Library Board of Control

Library Director Leann Benedict reported. Councilwoman Fonseca spoke on the matter.

Ms. Benedict spoke on the matter ish President Matthew Jewell shoke on the matter roman Bellock spoke on the matter

2023-0080

General Government Buildings

General Government Buildings Facilities Manager Boti Messurly reported. Councilwoman Fonseca spoke on the matter.

Mr. Masserly spoke on the matter.

Councilmen Dufrene spoke on the matter. Reported

2023-0081

Parish President Remarks/Report

IN ACCORDANCE WITH ARTICLE IV. SECTION B OF THE HOME RULE CHARTER. CHAIRMAN BILLINGS AUTHORIZED THAT THE ORDINANCES, HAVING BEEN PRESENTED FOR INTRODUCTION, DISTRIBUTED TO COUNCIL MEMBERS AND THE PARISH PRESIDENT, AND NOT REJECTED BY TWO-THIRDS OF THE COUNCIL MEMBERS, ARE TO BE PUBLISHED IN SUMMARY FORM AS FOLLOWS IN THE OFFICIAL JOURNAL WITH NOTICE OF PUBLIC HEARING TO BE HELD ON MONDAY, APRIL 24, 2023, 6:00 P.M., COUNCIL CHAMBERS, COURTHOUSE, HAHNVILLE, TO BE CONSIDERED FOR FINAL PASSAGE:



An ordinance to provide for the installation of "ALL-WAY STOP" signs at the Intersection of Oaklawn Ridge Lane and Oaklawn Drive in St. Rose.

Ms. Bellock

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2023-0083

An ordinance approving and authorizing the execution of an Agreement with the St. Charles Parish Department of Community Services and the St. Charles Parish School Board for a Summer Food Service Program from June 5, 2023 through July 14, 2023.

Sponsors: Mr. Jewell and Department of Community Services

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2022-0225

An ordinance approving and authorizing the execution of a Professional Services Agreement with Duplantis Design Group, PC, to perform planning services for the Des Allemands Park Planning Services (Project No. P220208), in the not to exceed amount of \$54,500.00.

Mr. Jewell and Department of Public Works

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2023-0084

An ordinance approving and authorizing the execution of an Agreement between St. Charles Parish and ZoraChristina Catering, L.L.C., to provide Professional Catering Services at the Edward A. Dufresne Commu

Sponsors: Mr. Jewell and Department of Parks and Recreation

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2023-0085

An ordinance approving and authorizing the execution of an Agreement between St. Charles Parish and Messina's Concessions, Inc., to provide Professional Catering Services at the Edward A. Dufresne Community

ors: Mr. Jewell and Department of Parks and Recreation

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2023-0087

An ordinance to approve a purchase and/or expropriate a 0.174 acre servitude designated as Parcel A-3 and a 1,156 acre servitude designated as Parcel A-4 over property owned by Cristina & Lauricella, Inc., for the Montz Pump Station and Drainage Modification Project.

Sponsors: Mr. Jewell and Department of Public Works

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

2023-0088

An ordinance approving and authorizing the execution of a Professional Services Agreement with N-Y Associates, Inc., to perform professional services for the Highway 90 Overlay Zone project, in the not to exceed amount of \$150,320.00.

Sponsors: Mr. Jewell and Department of Planning & Zoning

Publish/Scheduled for Public Hearing to the Parish Council on April 24, 2023

#### PLANNING AND ZONING PETITIONS

2023-0067

An ordinance to amend the St. Charles Parish Zoning Ordinance of 1981, to change the zoning classification from R-1A to O-L on Lot K-1B as shown on the resubdivision map by Lucien C. Gassen, PLS dated November 28, 2006, municipal address 165 Vernons Lane, Arna, as requested by Michael Keller.

Sponsors: Mr. Jewall and Department of Planning & Zoning

Reported:
P & Z Department Recommended: Approval
Planning Commission Recommended: Approval.
Planning & Zoning Director Michael Albert spoke on the melter:

Speakers; Mr. Michael Keller, Ama **Public Hearing Requirements Satisfied** 

Council Discussion VOTE ON THE PROPOSED ORDINANCE

Billings, Fonseca, Darensbourg Gordon, Clulee, Globs, Dufrene, Bellock, Fisher and

Nay: 0

Enactment No: 23-4-1

2023-0068

An ordinance to amend the St. Charles Parish Zoning Ordinance of 1981, to change the zoning classification from C-2 to C-3 on Lot 18, Block 23 and Lot A-2, Block 24, Townsite of Paradis as shown on the boundary survey by Mitchell L. McDonald, PLS dated December 6, 2022, municipal address 14910 Highway 90, Paradis, as requested by Ricardo Quiroz on behalf of Quinton Mayeux.

Sponsors: Mr. Jewell and Department of Planning & Zening

Raported:
P & Z Department Recommended: Decilal
Planning Commission Recommended: Approval
Planning & Zoning Director Michael Albert spoke on the matter.

Speakers: Mr. Ricardo Quiroz, Kenner Mr. Willie Comardelle, Des Allemands

Public Hearing Requirements Satisfied

Council Discussion Mr. Albert spoke on the matter. Councilwoman Fonseca invited Ms. Hollie Comardelle, Realter, representing the

applicants, to the podium to answer q tle spoke on the matte VOTE ON THE PROPOSED ORDINANCE

Yea: 9 - Billings, Forseca, Darensbourg Gordon, Clulee, Gibbs, Duirene, Beliock, Fisher and

Nay: 0

Enactment No: 23-4-2

2023-0069

An ordinance to amend the St. Charles Parish Zoning Ordinance of 1981, to change the zoning classification from R-1A to O-L totaling approximately 3.6 acres and consisting of a portion of Lot A.R.-1 as shown on the resubdivision map of the Nina Champagne Tract by R.P. Bernard, PLS dated August 25, 2007, an undesignated 78 ft. by 800 ft. portion of the former Nina Champagne Tract, municipal address 141 Crooked R. Lane, Ama, and an approximately 1.5 acre undesignated portion of the former Nina Champagne Tract including a portion of Crooked R. Lane, as requested by Brennen and Melissa Friloux.

Spansors: Mr. Jewell and Department of Planning & Zoning

Reported: P & Z Department Recommended: Approval Planning Commission Recommended: Approval Planning & Zoning Director Michael Albert spoke on the matter. Public Hearing Requirements Satisfied

Council Discussion Mr. Albert spoke on the matter

VOTE ON THE PROPOSED ORDINANCE

Yea: 9 - Billings, Fonseca, Derensbourg Gordon, Clulec, Gibbs, Dufrene, Bellock, Fisher and Nay:

2023-0070

An ordinance to amend the St. Charles Parish Zoning Ordinance of 1981,

to change the zoning classification from C-2 to C-3 on approximately 9,104 sq. ft. of the front portion of Lot P-A, and from C-2 and C-3 to M-1 on approximately 25,462 sq. ft. of the rear portion of Lot P-A and all of Tract 33-A, Almedia Plantation as shown on the survey by Cody A. DiMarco, PLS dated December 14, 2022, municipal address 10436 Airline Drive St. Rose, as requested by Conrad Frey on behalf of Elitestor, LLC.

Sponsore: Mr. Jewell and Department of Planning & Zoning

P & Z Department Recommended: Approval Planning Commission Recommended, Approval Planning & Zoning Director Michael Albert spoke on the matter.

Public Hearing Requirements Satisfied VOTE ON THE PROPOSED ORDINANCE

Yea: 9 - Billings, Fonseca, Darensbourg Gordon, Clulee, Gibbs, Dulhane, Bellock, Fisher and

#### ORDINANCES SCHEDULED FOR PUBLIC HEARING (INTRODUCED AT PREVIOUS MEETING)

#### 2023-0075

An ordinance approving and authorizing the execution of a Contract with Byron E. Talbot Contractor, Inc., for the construction of the Lakewood Dr. Reconstruction, State Project No. H.014051, Federal Aid Project No. H014051, extending from East/West Heather Dr. to Highway 90 in the amount of \$5,979,591.63.

Sponsors: Mr. Jewell and Department of Public Works

Reported:
Department of Public Works Recommended: Approval
Public Works Director Miles Bingham spoke on the matter.

Public Hearing Requirements Satisfied

Council Discussion
Parish President Matthew Jewell spoke on the matter,
Mr. Bingham spoke on the matter,

VOTE ON THE PROPOSED ORDINANCE

Yen: 9 - Billings, Fonsecs, Derensbourg Gordon, Clulse, Gibbs, Dufrene, Bellock, Fisher and

Nay: 0

Enactment No: 23-4-5

#### APPOINTMENTS

#### 2023-0074

A resolution to appoint a member to the St. Charles Parish Planning & Zoning Commission as the District V Representative

man Bollock nominated Mr. Ryant D. Price

A motion was made by Councilmember Clulee, Fisher-Cornier, to Close Nomination(s) for File No. 2023-0074. The motion carried by the following vote:

Year: 9 - Billings, Fonseca, Darensbourg Gordon, Ciulee, Gibbs, Dufrene, Bellock, Fisher and Fisher-Cornier

0

Nomination(s) Closed

## ADJOURNMENT

A motion was made by Councilmember Fisher, seconded by Councilmember Fonseca, to adjourn the meeting at approximately 7:22 pm. The motion carried by the following vote:

Yeu: 9 - Billings, Fonsecs, Darensbourg Gordon, Clulee, Globs, Dufrene, Bellock, Fisher and Fisher-Comian

I HEREBY CERTIFY THE FOREGOING TO BE EXACT AND TRUE.

Vichelle Lypostato Council Secretary

Publish: May 4, 2023

# **Public Notice**

THE FOLLOWING ORDINANCES AND RESOLUTIONS ARE AN OFFICIAL THE FOLLOWING ORDINANCES AND RESOLUTIONS ARE AN OFFICIAL EXTRACT FROM THE MINUTES OF THE MEETING OF THE PARISH COUNCIL OF THE PARISH OF ST. CHARLES HELD MONDAY, APRIL 24, 2023, COUNCIL CHAMBERS, COURTHOUSE, HAHNVILLE, LOUISIANA. THE COMPLETE TEXT OF THE ATTACHMENTS TO THESE DOCUMENTS IS AVAILABLE FOR PUBLIC REVIEW AT THE PARISH COUNCIL OFFICE, COURTHOUSE, HAHNVILLE.

2023-0082
INTRODUCED BY: MARILYN B. BELLOCK, COUNCILWOMAN, DISTRICT V
ORDINANCE NO. 23-4-5
An ordinance to provide for the installation of "ALL-WAY
STOP" signs at the intersection of Oaklawn Ridge Lane

and Oaklawn Drive in St. Rose.

WHEREAS, the St. Charles Parish Code of Ordinances, Chapter 15 Motor Vehicles and Traffic provides for the installation of traffic control signs; and.

WHEREAS, the installation of "All Way Stop" signs will significantly reduce the possibility of accidents at this intersection by regulating vehicular traffic entering the intersection; and,

WHEREAS, it is the desire of the Parish Council to authorize the installation of "ALL-WAY STOP" signs at the intersection of Oaklawn Ridge Lane and Oaklawn Drive in St. Rose due to safety concerns.

THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS:

SECTION I. That there is hereby established "ALL-WAY STOP" signs at the intersection of Oaklawn Ridge Lane and Oaklawn Drive in St. Rose.

SECTION II. That the Department of Public Works is hereby authorized to erect and in said "ALL-WAY STOP" signs.

The foregoing ordinance having been submitted to a vote, the vote thereon was as

BIELINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBRS, DUFRENE, BELLOCK, FISHER, FISHER-CORMIER YEAS:

ABSENT:

NONE And the ordinance was declared adopted this <u>24±h</u> day of <u>An=i1</u> 2023, to become effective five (5) days after publication in the Official Journal.

CHAIRMAN: / SECRETARY: DLVD/PARISH PRESIDENT: April 125, 2023

PARISH PRESIDENT MILL Jewse RETDISECRETARY: April 25, 2023 AT 2'54 pm RECD BY:

23-4-7

2023-0083 INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF COMMUNITY SERVICES)

ORDINANCE NO.

An ordinance approving and authorizing the execution of an Agreement with the St. Charles Parish Department of Community Services and the St. Charles Parish School Board for a Summer Food Service

Program from June 5, 2023 through July 14, 2023.

WHEREAS, the St. Charles Parish Department of Community Services is the sponsor for the Summer Food Program; and, WHEREAS, the St. Charles Parish School Board has implemented a fee schedule for

the use of its facilities during the program; and, WHEREAS, it is the desire of the Parish Council to approve said agreement.

THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS:

SECTION I. That the agreement for Summer Food Service Program Facilities by

and between the St. Charles Parish Council and the St. Charles Parish School Board is hereby approved and accepted.

SECTION II. That the Parish President is hereby authorized to execute said

Agreement on behalf of St. Charles Parish. The foregoing ordinance having been submitted to a vote, the vote thereon was as

BILLINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBBS, DUFRENE, BELLOCK, FISHER, FISHER-CORNIER YEAS:

ABSENT:

follows:

And the ordinance was declared adopted this  $24 \pm h$  day of  $\Delta p \pm 11$  to become effective five (5) days after publication in the Official Journal.

SECRETARY: Michelle Separato
DLVD/PARISH PRESIDENT: April 25, 2023
APPROVED: DISAPPROVED: PARISH PRESIDENT RETD/SECRETARY: April 25, 2023 AT: 2.54pm RECD BY:

ST. CHARLES PARISH COUNCIL

## AND THE ST. CHARLES PARISH SCHOOL BOARD AGREEMENT FOR SUMMER FOOD SERVICE PROGRAM FACILITIES

This agreement is made and entered into as of the \_\_ \_day of 2023, by and between the: ST. CHARLES PARISH COUNCIL, herein represented by Matthew Jewell, President, duly authorized by Ordinance No. 23-4-7 dated APVI 24 2023 hereinafter referred to as "Council" and the ST. CHARLES PARISH SCHOOL BOARD, herein represented by Ken Oertling, Ed. D., Superintendent, duly authorized by action of the St. Charles Parish School Board, dated. hereinafter referred to as "School Board."

WHEREAS, the School Board is the owner of Carver Early Learning Center and St. Rose Elementary School. WHEREAS, the Council is interested in providing a Summer Food Service Program for qualifying students of the area, and WHEREAS, the School Board desires to cooperate with the Council, and to provide the best possible service to the residents of St. Charles Parish, and

1. The School Board hereby grants to the Council, for the period of June 5, 2023 through July 14, 2023, (total of 24 days) the use and control of the kitchen and cafeteria of Carver Early Learning Center and Albert St. Rose Elementary School, The Council shall have the use of the property for a fee of \$0.15 per lunch meal served during the approved dates for the Summer Food Service Program, payable no later than August 31, 2023, to St. Charles Parish Child Nutrition Department. To verify the number of lunches served, the Council shall submit with payment a copy of all SFSP-120 reimbursement forms submitted to the Louisiana Department of Education, Division of Nutrition Assistance

#### Z. The Council agrees to:

- A. Use the above described property only for the Summer Food Service Program, Such use is not to be contrary to present or future School Board policies, rules, and regulations for the use of school grounds and facilities, including prohibition of the sale or consumption of any alcoholic beverages on the property.
- B. Accept in the present condition and subject to any servitude above described property.
- C. Obtain written consent of the School Board for any alterations of the building and keep the School Board informed of the condition of the facilities.
- D. Properly maintain the property, which said maintenance includes keeping area clean, neat, and in sanitary condition, all at the expense of the Council.
- E. Pay \$4,500.00 as reimbursement for utilities and other costs arising out of use of the property to be leased and \$10,000,00 as reimbursement for operational costs for buses and drivers used to transport eligible participants of the Summer Food Service Program. These are estimated figures based on usage from June and July 2022. The Summer Feeding program will be responsible for the actual usage figures for June and July 2023 that will be provided at the conclusion of the program.
- F. Provide to the School Board, its staff and students, full access to and right to use any portion of the said property as necessary for the educational programs of the School Board.
- G. Post the necessary signs setting out all rules and regulations under which the property may be used; include on the signs that "This facility is leased from the St. Charles Parish School Board by the St. Charles Parish Council who funds its operation from June 5, 2023 through July 14, 2023 through the Summer Food Service Program."
- H. Provide that its use of this property shall not interfere with the adjacent property owned and controlled by the School Board.
- 1. The leased property shall be used only for the Summer Food Service Program and under the direction and supervision of the St. Charles Parish Council during the time that it is not being used for School Board purposes
- J. The Council at its sole cost and expense will employ a cafeteria manager or technician at each location who worked during the school year as a food service manager or technician for the School Board.
- 3. The School Board agrees to provide reasonable access to the property.

# 4. General Obligations:

- A. In connection with any use or presence on said property by the School Board, as provided within this agreement, the School Board assumes responsibility for and shall indemnify and hold the Council harmless and defend the Council or the School Board, expenses, attorneys' fees, damages, claims and judgments for any loss of life or injury or damage to persons or property arising from, or growing out of, the negligent acts or omissions of the School Board, its agents or employees, solely or in conjunction with a third person
- B. Except as stated above, the Council assumes the responsibility for and shall indemnify and hold the School Board harmless and defend the School Board from all losses including claims for injuries to employees of the Council or of the School Board, expenses, by reason of any act or omission of the Council, its agents or employees, solely or in conjunction with a third person by reason of its use and control of the property described herein
- The Council assumes sole responsibility for and agrees to indemnify, hold harmless, and defend the School Board from and against all claims, including any and all claims or liens for labor services or material, actions or legal proceedings arising, in whole or in part, from the establishment, and operation of the Summer Food Service Program
- D. Notwithstanding anything to the contrary contained in this section, the Council assumes responsibility for the operations of the Summer Food Service Program and the School Board will not be responsible for damage or injury caused by its operations or the consequences thereof, and further, except as provided in paragraph 4-A, the Council binds and obligates itself to defend, hold harmless and Indemnify the School Board against any loss, damage, injury, or claim asserted by any third party by reason of any happening whatsoever on or about the premises
- Council shall at its sole cost and expense, but for the mutual benefit of both Council and the School Board, maintain:
  - (1) personal injury and property damage liability insurance, including coverage for contractual liability against claims for bodily injury, death, or property damage, with policy limits of not less than \$1,000,000 combined single limit per occurrence and not less than \$2,000,000 general aggregate or an amendment that the policy aggregate limit equal to at least policy limit apply per premises used or occupied as part of this agreement, and
  - (2) comprehensive business automobile liability insurance against claims for bodily injury, death, or property damage, with limits of not less than \$100,000 combined single limit per occurrence for the use of owned, hired and non-owned vehicles. Upon execution of this agreement and thereafter not less than thirty days prior to the expiration dates of the expiring policies heretofore furnished pursuant to this agreement, Council shall

provide satisfactory evidence to the School Board of payment of the insurance premiums. Each such policy or certificate therefore issued by the insurer shall contain to the extent obtainable an agreement by the insurer that such policy shall not be canceled without at least ten (10) days prior written notice to the School Board.

(3) Louisiana statutory workers' compensation coverage and employer's liability with a limit of not less than one million dollars (\$1,000,000,00) dollars.

In connection with the aforementioned liability and as a further condition of this agreement, the Council will cause the School Board to be shown as additional insured and to be provided with a waiver of subrogation as to the property herein leased.

- 1 . The parties hereto agree that at no time during the term of this agreement will the School Board be required to supervise, or in any way assume responsibility for the Summer Food
- 2 During the time that the said property is being used for the Summer Food Service Program, it is the responsibility of the Council to provide for the security and protection of the adjacent school building(s) and facilities, at its cost for personnel and for any repairs to the school building(s) and facilities made necessary by the failure to provide such security and
- 3 Smoking is not allowed! Possessing any lighted tobacco product is prohibited on all school system property and on all school system-owned buses and vehicles. This applies even when students are not on campus and includes parking lots and any other outside portions of school property in addition to all buildings.

THUS DONE AND SIGNED in the presence of the undersigned witnesses. WITNESSES:

Bu V	
Willy Kaymond	mitt Jewell
0 /	Matthew Jewell, Parish President
4/25/2023	
VITNESSES:	
	ST. CHARLES PARISH PUBLIC SCHOOLS
	Dr. Ken Oertling, Superintendent
VITNESSES:	
VITNESSES.	
	ST. CHARLES PARISH SCHOOL BOARD
	Arthur A. Aucoin, Board President
	Altitut A. Auconi, posta President
DATE:	<del></del>
a Professiona Design Group, Des Allemand	approving and authorizing the execution of all Services Agreement with Duplantis PC, to perform planning services for the services (Project No.
a Professions Design Group, Des Allemand P220208), in the VHEREAS, the Parish desires to between Highway 63 launch and access or VHEREAS, a master plan wou survey, concept devi	of Services Agreement with Duplantis PC, to perform planning services for the Is Park Planning Services (Project No. In enot to exceed amount of \$54,500.00. In each of the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boat oad will be built; and, Id include a due diligence assessment, community elopment and plan development; and,
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access re VHEREAS, a master plan wou survey, concept development WHEREAS, Duplantis Design Gro	In Services Agreement with Duplantis PC, to perform planning services for the Iss Park Planning Services (Project No. In the Planning Services (Project No. In the Interest Planning Services) (Project No. In the Interest Planning Services Parcel Iocated 22 and Bayou Des Allemands, where the proposed boat pad will be built; and, Id include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and
a Professiona Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access re VHEREAS, a master plan wou survey, concept devi VHEREAS, the Professional Se Duplantis Design Gro and compensation. THE ST. CHARLES PARISH COL	of Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. is Park Planning Services (Project No. is not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 2 and Bayou Des Allemands, where the proposed boat oad will be built; and, id include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and oup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS:
a Professions Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access reservey, concept devivered to be professional Se Duplantis Design Ground Compensation. HE ST. CHARLES PARISH COLSECTION I. That the Profession and Duplantis Design Groupled to the Professional Security of the Professional	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00. develop a master plan for the 110-acre parcol located 22 and Bayou Des Allemands, where the proposed boal boad will be built; and, id include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp, PC, for the Des Allemands Park Planning Services
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access re MEREAS, a master plan wou survey, concept dew MEREAS, the Professional Se Duplantis Design Group and compensation. HE ST. CHARLES PARISH COL SECTION I. That the Pro arish and Duplantis Design Group Project No. P220208), in the not and accepted. SECTION II. That the Parish COL SECTION II. That the Parish COL SECTION II. That the Parish COL SECTION II. That the Parish Colories are selected.	all Services Agreement with Duplantis PC, to perform planning services for the is Pack Planning Services (Project No. ne not to exceed amount of \$54,500.00. develop a master plan for the 110-acre parcol located 22 and Bayou Des Allemands, where the proposed boal boad will be built; and, ild include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and bup, PC, describes the details of the proposed services  JNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles up, PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute said
a Professiona Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access resulting the Professional Se Duplantis Design Ground and compensation. HE ST. CHARLES PARISH COLSECTION I. That the Professional Se Color Section I. That the Professional Se Color Section I. That the Professional Se Color Section I. That the Professional Section II. That the Paragreement on behalf of St. Charles The foregoing ordinance has	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00. develop a master plan for the 110-acre parcol located 22 and Bayou Des Allemands, where the proposed boat oad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and oup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS:  fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access re MEREAS, a master plan wou survey, concept deve Duplants Design Grou and compensation. ME ST. CHARLES PARISH COU SECTION I. That the Pro arish and Duplantis Design Grou Project No. P220208), in the not not accepted. SECTION II. That the Par greement on behalf of St. Charles The foregoing ordinance ha sillows: BILLINGS, FONSEC	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00. develop a master plan for the 110-acre parcol located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish. ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS,
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access re WHEREAS, a master plan wou survey, concept dew One of the Section of the Professional Se Duplantis Design Group and compensation. HE ST. CHARLES PARISH COL SECTION I. That the Pro grainsh and Duplantis Design Group roject No. P220208), in the not accepted. SECTION II. That the Par greement on behalf of St. Charles The foregoing ordinance ha silows:  (EAS: BILLINGS, FONSEC DUFRENE, BELLOCK MAYS: NONE	all Services Agreement with Duplantis PC, to perform planning services for the services PC, to perform planning services (Project, No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boat 32 and Bayou Des Allemands, where the proposed boat 32 and will be built; and, 32 include a due diligence assessment, community elopment and plan development; and, 32 evices Agreement between St. Charles Parish and 32 pp. PC, describes the details of the proposed services JNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles 32 pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access method and access method and access method and access method and accepted.  SECTION I. That the Professional Section I. That the Professional Section I. That the Profession and Compensation.  HE ST. CHARLES PARISH COUNTY of the Profession of	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access method and access method and access method and access method and accepted.  SECTION I. That the Professional Section I. That the Professional Section I. That the Profession and Compensation.  HE ST. CHARLES PARISH COUNTY of the Profession of	all Services Agreement with Duplantis PC, to perform planning services for the is Pack Planning Services (Project No. ne not to exceed amount of \$54,500.00. develop a master plan for the 110-acre parcol located 22 and Bayou Des Allemands, where the proposed boal oad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and oup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles app. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish. ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, FISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access method and access method and access method and access method and accepted.  SECTION I. That the Professional Section I. That the Professional Section I. That the Profession and Compensation.  HE ST. CHARLES PARISH COUNTY of the Profession of	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access resulted in the Professional Security of the Pro	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access review, concept dewind the Professional Se Duplantis Design Group and compensation. The ST. CHARLES PARISH COL SECTION I. That the Professional Se Duplantis Design Group Project No. P220208), in the not and accepted.  SECTION II. That the Paragreement on behalf of St. Charles The foregoing ordinance has provided as a profession of the profession o	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access in WHEREAS, a master plan wou survey, concept dew WHEREAS, a master plan Group	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER
a Professione Design Group, Des Allemand P220208), in the Parish desires to between Highway 63 launch and access recovery the Professional Security Concept device the Professional Security Concepts of the Pr	al Services Agreement with Duplantis PC, to perform planning services for the is Park Planning Services (Project No. ne not to exceed amount of \$54,500.00.  develop a master plan for the 110-acre parcel located 22 and Bayou Des Allemands, where the proposed boal pad will be built; and, lid include a due diligence assessment, community elopment and plan development; and, ervices Agreement between St. Charles Parish and boup, PC, describes the details of the proposed services UNCIL HEREBY ORDAINS: fessional Services Agreement between St. Charles pp. PC, for the Des Allemands Park Planning Services to exceed amount of \$54,500.00 is hereby approved ish President is hereby authorized to execute saids Parish.  Ving been submitted to a vote, the vote thereon was as CA, DARENSBOURG GORDON, CLULEE, GIBBS, CA, PISHER, FISHER-CORMIER

THIS AGREEMENT made and effective as of the day of 2023 by and between ST, CHARLES PARISH acting herein by and through its President, who is duly authorized to act on behalf of said Parish, hereinafter called the OWNER, and DUPLANTIS DESIGN GROUP (DDG), PROFESSIONAL CORPORATION, a corporation and/or limited liability company acting herein by and through its Contracting Officer, hereinafter called CONSULTANT, duly authorized by corporate resolution or certificate of authority attached hereto and made a part hereof. Whereas the Owner desires to employ a professional consulting firm to perform consulting work and services for DES ALLEMANDS PARK PLANNING SERVICES Project No. P220208 as described in Ordinance No. 27-4-9 which is attached hereto and made a part hereof.

# GENERAL TERMS

The Owner agrees to employ the Consultant and the Consultant agrees to perform professional services required for the project described above. Consultant will conform to the requirements of the Owner and to the standards of the agencies participating with the Owner in the Project. The Consultant will coordinate all work between the Owner and all participating agencies and regulating agencies, if needed. Written authorization to begin different phases of the project will be given to the Consultant by the Owner, including Conceptual, Preliminary Design, Final Design, Bidding Assistance and Construction and Services. The Owner may terminate the Contract by written notification and without cause per Section 11.0 during any phase of the project.

The Consultant shall at all times during this Agreement maintain a valid Louisiana Consulting License and any other applicable licenses necessary for performance of the

All work shall be under the direction of the Owner, and all plans, specifications, etc. shall be submitted to the Owner and all approvals and administration of this contract shall be through the Owner.

#### PROJECT

The Owner hereby contracts with the CONSULTANT to perform all necessary professional services in connection with the project as defined as follows:

#### DES ALLEMANDS PARK PLANNING SERVICES Project No. P220208

- The Project consist of the scope of services and work as defined in Attachment "A"
- Consultant shall perform all scope of services and work in accordance with the Schedule as defined in Attachment "B" hereto unless otherwise mutually agreed upon by the parties in writing.
- The Consultant agrees to comply with all Federal, State, and Local Laws and Ordinances applicable to the scope of services and work or in entering any other agreement with any another party to complete the work.

#### 3.0 SERVICES OF CONSULTANT

- Consultant shall provide Owner professional work and services in all phases of the Project to which this Agreement applies and as hereinafter provided to properly plan and execute the work on the project(s) assigned to the Consultant. These services may include but may not be limited to serving as Owner's professional consulting representative for the Project, providing professional consultation and advice, and furnishing customary civil, surveying, geolechnical, structural, mechanical, electrical, instrumentation and control consulting services and construction consulting and inspection.
- 3.2 Services provided by the Consultant shall be performed in accordance with generally accepted professional consulting practice at the time and the place where the services are rendered.
- Consultant shall obtain from Owner authorization to proceed in writing for each phase of the Project.
- Consultant shall provide minutes of all meetings with St. Charles Parish regarding any phase of the Project.
- Consultant shall provide work and services to complete the project, including all necessary services described herein or usually implied as a prerequisite for the performance of the services whether or not specifically mentioned in this agreement, including attendance by the Consultant at project conferences and public hearings.
- 3.6 The Phases of the Project are as defined in Attachment "A".

## OWNERSHIP OF DOCUMENTS

- Documents including but not limited to plans, specifications, maps, basic survey notes, sketches, charts, computations and all other data prepared or obtained under the terms of this authorization shall become the property of the Owner and shall be made available for Owner's inspection at any time during the Project and, shall be delivered to the Owner prior to termination or final completion of the Contract.
- 4.2 Consultant may retain a set of documents for its files.
- Reuse of Documents. Any reuse of documents or materials without written authorization or adaptation by Consultant to the specific purpose intended will be at Owner's sole risk and without liability or legal exposure to Consultant or to Consultant's independent professional associates, subcontractors, and consultants
- No materials, to include but not limited to reports, maps or other documents produced as a result of this Contract, in whole or in part, shall be available to Consultant for copyright purposes. Any such materials produced as a result of this Contract that might be subject to copyright shall be the property of the Owner and all such rights shall belong to the Owner, and the Owner shall be sole and exclusive entity who may exercise such rights.

# 5.0 SUPPLEMENTARY SERVICES

The Consultant shall provide, when requested in writing by the Owner, supplementary services not included in the basic work and services.

The compensation to the Consultant for the supplemental services, when performed by the Consultant, shall be in the form of a lump sum, billable hours, or "not to exceed" hourly rate which is mutually agreeable to the Owner and the Consultant in writing.

Such supplementary services may include the following:

- A. Soil investigations
- Laboratory inspection of materials and equipment
- Right-of-Way, easement and property acquisition surveys, plats, maps and documents
   Any major revisions for which the Consultant is not responsible, that are authorized by the Owner after the completion and approval of either the preliminary or final plans
- E. Services concerning replacement of any work damaged by fire or other causes during
- F. Services made necessary by the default of the contractor in the performance of the
- construction contract G. Services as an expert witness in connection with court proceedings
- H. Traffic consulting if necessary
- Topographic Survey
  - Preparation of Environmental Assessment documents and/or Environmental Permits
- K. If all or part of the work is to be financed by a Federal or State Grant, the Consultant shall assist the Owner in the preparation of the Grant application and with the Grant Administration, unless otherwise specifically agreed upon previously herein

# DEFECTIVE WORK

During such visits and on the basis of such observations, Consultant may disapprove of or reject Contractor's work while it is in progress if Consultant believes that such work will not produce a completed Project that conforms generally to the Contract Documents or that it will prejudice the integrity of the design concept of the Project as reflected in the Contract Documents

# NOTICE TO PROCEED

The Owner shall notify the Consultant in writing to undertake the services stated in this Agreement, and the Consultant shall commence the services within ten (10) days after receipt of such notification.

If the Owner desires to divide the Project into various parts, a Notice to Proceed shall be ued for each part, and the Owner and the Consultant shall mutually agree upon the period of time within which services for each part of the Project shall be performed.

The Consultant will be given time extensions for delays beyond their control or for those caused by tardy approvals of work in progress by various official agencies, but no additional compensation shall be allowed for such delays.

# PAYMENTS

- Owner shall pay Consultant for the performance of work and services as outlined in Attachment "C" to this Agreement
- Payment for Consultant work and services on projects that do not require construction services, such as feasibility studies or drainage studies, shall be made based upon Consultant's estimate of the proportion of the services actually completed at the time of billing and shall be made in partial payments at monthly
- If the Project, or any portion thereof, is not completed for any reason, the final fee for consulting work and services shall be negotiated between Owner and Contractor. If the final fee for work and services is not mutually agreed upon, either party may elect in writing to submit the dispute to mediation. If mediation is not mutually agreed upon, written notice will be submitted to the other party of the intent to submit the dispute to the 29th Judicial District Court of St. Charles Parish, State of Louisiana.
- If authorized in writing by Owner, for the performance of, or for obtaining from others Additional Services which are not considered normal or customary consulting, the Owner shall pay Consultant based on monthly invoices submitted by the Consultant, within sixty (60) days of receipt of Consultant's invoice.

9B

Consultant shall provide written notice to Owner when no services or work have been performed during a given month.

- 8.5 For Additional Authorized Services provided by the Consultant such as, but not limited to, wetlands permitting, land and right-of-way acquisition, surveying, NPDES and LADEQ permit renewal or acquisition work, etc. Owner shall pay Consultant based on an agreed upon hourly rate(s) between the Owner and Consultant. Payment shall be not-to-exceed based on hourly rates and actual hours worked.
- 8.6 The following documentation shall be required for payment to Consultant and shall be attached to the monthly invoice.
  - s. A copy of the Owner's written authorization to perform the service.
  - b. Timesheets for all hours invoiced.
  - c. Invoice copies, logs or other substantiation of non-salary expenses
- 8.7 For Additional Authorized Services that Consultant acquires from subcontractors and/or subconsultants, Owner shall pay Consultant a fixed sum previously agreed upon by Owner and Consultant, such sum to be established in each case when the scope of the work involved has been determined and before any of the Additional Services are provided. The use of subcontractors and/or subconsultants shall be subject to the provisions set forth in this Agreement. The following documentation shall be required for payment to Consultant and shall be attached to the monthly involve.
  - a. A copy of the Owner's written consent for the subcontractor and/or subconsultant to perform the service stating the Owner's and Consultant's agreed upon fixed sum established for the service performed.
  - Evidence that the subcontractor and/or subconsultant is insured as required by this Agreement.
- 8.8 For <u>Supplementary Services</u> described in Section 5, Owner shall pay Consultant for the fee negotiated at the time the work is assigned by the method stipulated in the contract amendment.

#### 9.0 BUDGET LIMITATIONS

The construction budget for this Project shall be determined by the Owner, and the Consultant shall be advised of the budget limitation in writing by the Owner and the Consultant shall indicate his acceptance of same in writing to the Owner. Any subsequent budget revisions shall be confirmed in writing.

If, at the completion of the Preliminary or Design Phase, the Consultant does not concur with the construction budget, he shall so notify the Owner, and the Consultant and Owner shall mutually agree on a revised construction budget prior to any work on the Design

If no bid is received within the budget limitation and a redesign of the project if required by the Owner, such redesign shall be accomplished by the Consultant at no additional cost to the Owner, provided, however, if the receipt of bids is, for any reason, delayed beyond a period of six (6) months from the date of the completion of the Design Phase the amount stated as the construction budget shall be adjusted, immediately prior to the time bids are received, by use of a construction cost index acceptable to both parties of this agreement.

#### 10.0 FUNDS

No work shall be authorized until funds are established for each individual task.

# 11.0 TERMINATION OR SUSPENSION

- 1.1 This Agreement may be terminated for any reason by either party upon thirty (30) days written notice.
- 11.2 The Consultant, upon receipt of such notice, shall immediately discontinue all services in connection with the performance of this Agreement and shall proceed to cancel promptly all existing orders and contracts insofar as such orders or contracts are chargeable to this Agreement.
- 11.3 The Consultant shall, as soon as practicable after receipt of notice of termination, submit a statement showing in detail the services performed and payments received under this Agreement to the date of termination.
- 11.4 The Owner shall then pay the Consultant promptly that portion of the prescribed fee to which both parties agree.
- 11.5 Consultant fully acknowledges that no payment will be made for any work performed or expenses incurred after receipt of the termination by either party unless mutually agreed upon in writing.
- 11.6 Failure to meet agreed delivery dates or authorized extensions are considered substantial failures and breach of this contractual agreement by Consultant.
- 11.7 This agreement shall automatically terminate upon satisfactory completion of all services and obligations described herein or three (3) years from the date of its execution, which ever event occurs first.

# 12.0 INSURANCE

- 12.1 The Consultant shall secure and maintain at his expense such insurance that will protect him and the Owner, from claims under Workmen's Compensation Acts and from claims for bodily injury, death or property damage which may arise from performance of services under this Agreement. Insurance for bodily injury or death shall be in the <u>unencumbered</u> amount of \$1.000,000.00 for one person and not less than \$1.000,000.00 for all injuries and/or deaths resulting from any one occurrence. The insurance for property damage shall be in the <u>unencumbered</u> amount of \$1,000,000.00 for each accident and not less than \$1,000,000.00 aggregate.
- 12.2 The Consultant shall also secure and maintain at his expense professional liability insurance in the <u>unencumbered</u> sum of \$1,000,000.00.
- 12.3 All certificates of insurance SHALL BE FURNISHED TO THE OWNER and shall provide that insurance shall not be cancelled without ten (10) days prior written notice to the Owner. The Owner may examine the policies.
- 12.4 Consultant shall include all subcontractors and/or subconsultants as insured under its policies or shall furnish separate certificates for each. All coverages for subcontractors and/or subconsultants shall be subject to all the requirements stated herein.
- 12.5 Contractor shall secure and maintain at his expense Comprehensive Automobile Liability Bodily Injury Liability \$1,000,000 each person: \$1,000,000 each occurrence. Property Damage Liability \$1,000,000 each occurrence. The Comprehensive Automobile Liability policy must have coverage for loading and unloading and must include owned, bired and leased autos.
- 12.6 St Charles Parish shall be named as an additional insured on general liability
- 12.7 For all purposes under Louisiana law, the principals of this Contract shall be recognized as the statutory employer of all contract employees as provided in LSA-R.S. 23:1061.
- 12.8 Insurance policies shall be endorsed to provide for a waiver of subrogation in favor of St. Charles Parish for worker's compensation policies. The certificate of insurance shall reference the waiver of subrogation endorsement.
- 12.9 The Worker's Compensation Policy Territory Coverage must include Louisiana.

# 13.0 INDEMNIFICATION

Consultant shall indemnify and hold harmless the Owner, its employees, agents and representatives, against any and all claims, demands, suits or judgments for sums of money to any party for loss of life or injury or damages to person or property growing out of, resulting from or by any reason of any negligent act by the Consultant, its employees, agents, servants or representatives, while engaged upon or in connection with the services required or performed hereunder.

# 14.0 WARRANTY

- 14.1 Consultant warrants that it will perform its design services with the degree of skill and to the standard of care required of the consulting profession to meet all Federal, State and Local requirements.
- 14.2 If <u>Consulting Services for project</u> designed by <u>Consultant</u> does not meet those requirements noted herein above, then to the extent that this occurs as a direct result of <u>Consultant's fainter to meet the standard of care in its design services, <u>Consultant</u> will indemnify the Parish for <u>Consultant's</u> share of the costs incurred to bring <u>Consulting Services for project</u> to the limitations mandated.</u>
- 14.3 The obligations expressed in Section 14 above in no way limit the Consultant's

obligations expressed elsewhere in this Contract

#### 15.0 EXCLUSIVE JURISDICTION AND VENUE

For all claims arising out of or related to this agreement, CONSULTANT hereby consents and yields to the exclusive jurisdiction and venue of the Twenty-Ninth Judicial District Court for the Parish of St. Charles, State of Louisiana, and expressly waives any (a) pleas of jurisdiction based upon Consultant's residence and (b) right of removal to Federal Court based upon diversity of citizenship.

## 16.0 OTHER

This Agreement constitutes the entire agreement between the parties. There are no understandings, agreements, or representations, oral or written, not specified within this Agreement. This Agreement may not be modified, supplemented or amended in any manner, except by written agreement signed by both parties.

IN WITNESS WHEREOF, the parties to these presents have hereunto caused these presents to be executed the day, month and year first above mentioned.

WITNESSES:

St. CHARLES PARISH

With January

By: Matthew Jewell
Parish President

4-25-23

Date:

WITNESSES:

DUPLANTIS DESIGN GROUP, PC

By: Thomas H. Buckel, P.E.
Principal

# ATTACHMENT "A" PROJECT SCOPE

Date:

DES ALLEMANDS PARK PLANNING SERVICES Project No. (220208)

Project No. (2202

The Scope of Work is as follows:

The scope involves development of a master plan for the 110-acre parcel located between Highway 632 and Bayou Des Allemands, where the proposed boat launch and access road will be built. The master plan will be inclusive of a due diligence assessment, community survey, concept development and plan development as described below. The master plan will be used to generate additional funding for the remaining portion of the project, not including the access road and boat launch. The master plan will consider a variety of improvements that can be accomplished within the boundaries of the parcel, as well as phasing options for said improvements.

#### DUE DILIGENCE/ASSESSMENT PHASE

Upon written authorization from OWNER, CONSULTANT shall:

- Conduct an on-site audit with photographic/video documentation of existing site conditions
- Prepare graphic maps that assist in delineating the site's development opportunities and constraints with consideration to environmental concerns, roadway alignment, views, solar and wind orientation, soils, flora and fauna, and site drainage patterns.
- c. Prepare a scaled park base plan based on the on-site audit and previously completed items, including but not limited to, topographic survey, LIDAR, geographic data, and previous planning.
- d. Phase deliverable includes the scaled park base plan sent to the OWNER electronically. After review of the base plan, CONSULTANT shall incorporate any comments and revisions as determined by the OWNER.

# COMMUNITY SURVEY PHASE

Upon completion of the Due Diligence/Assessment Phase, CONSULTANT shall:

- a. Develop an online digital survey for community-wide distribution by the Parish. The survey shall use photographic examples of potential project elements to establish "Community Values" that will assist in developing a design theme and programmatic components the park should include.
- b. Present results from the Community Survey to the OWNER and discuss as needed. OWNER may determine items to include or remove as CONSULTANT proceeds to the Concept Development Phase. OWNER may determine that an in-person Town Hall Meeting with locals would serve an added benefit to development of a park concept. This meeting is to be discussed if the Community Survey yields little response.

# CONCEPT DEVELOPMENT PHASE

Upon completion of the Community Survey Phase, CONSULTANT shall:

- Develop varying park concepts by incorporating results from the Community Survey and Due Diligence/Assessment Phases, as well as any OWNER input up until this point.
- b. Prepare two (2) scaled alternative diagrammatic site plan sketches for the study area. These alternatives will illustrate development concepts with hand-sketches, color rendered plans laid on top of the aerial imagery and existing site plan data. The alternatives will be supplements with precedent images of photographic examples to demonstrate the design concepts offered.
- c. Phase deliverable includes the two (2) scaled alternative site plan sketches sent to the OWNER electronically. After review of the concept, CONSULTANT shall incorporate any comments and revisions as determined by the OWNER. If an inperson meeting is deemed necessary by either the OWNER or CONSULTANT then the CONSULTANT shall coordinate.

# MASTER PLAN DEVELOPMENT PHASE

Upon completion of the Concept Development Phase, CONSULTANT shall:

- a. Develop a draft Master Plan with the following items:
  - Rendered Site Plan will outline the proposed development. The plan will be developed in an AutoCAD drawing and will be digitally rendered and labeled to illustrate the overall design intent.
  - Photographic Precedent Images will demonstrate the design intent with the use of photographic examples of the intended design solution.
  - Rendered Perspective will prove the design objective by creating a single (1) illustration of the proposed improvements.
- Present the draft Master Plan to the OWNER and public for general input/comments. Draft a questionnaire for the OWNER to distribute to the public for more feedback.
- c. Conduct a meeting with the internal steering committee (OWNER) to get input, guidance and preferences to programmatic components and diagrammatic alternatives to inform the design team in developing the final Master Plan.
- After considering all feedback up until this point of design, the CONSULTANT is to finalize the Master Plan including the following items:
  - Final Site Plan (Rendered) will outline the proposed development. The plan will be developed in an AutoCAD drawing and will be digitally rendered and labeled to illustrate the overall design intent.
  - Final Precedent Images will demonstrate the design intent with the use of photographic examples of the intended design solution.
  - Final Rendered Perspective will prove the design objective by creating a single (1) illustration of the proposed improvements.
  - 4. Rough Order of Magnitude Costing will assign preliminary construction cost of the project to assist with establishing a budget for the comprehensive development of the park.

- Phasing Strategy will categorize components into sequential projects that can be implemented independently based on priority and funding.
- Funding Strategy will identify funding sources (public and private) to pay tation of various project component
- e. Phase deliverable includes the full final Master Plan to the OWNER both electronically and hard copies as requested. No more than six (6) hard copies will be requested.

#### ATTACHMENT "B" PROJECT SCHEDULE

DES ALLEMANDS PARK PLANNING SERVICES Project No. (220208)

The CONSULTANT shall complete the following phases of the project within the number of days shown after Notices to Proceed:

	Number of Days to Complete	
ce/Assessment Phase	30	
Survey Phase	30	
elopment Phase	30	

#### Time for Completion

Master Plan Development Phase

Due Diligene

Concept Dev

If, through no fault of CONSULTANT, such periods of time or dates are changed, or the orderly and continuous progress of CONSULTANT's services is impaired, or CONSULTANT's services are delayed or suspended, then the time for completion of CONSULTANT's services shall be adjusted equitably.

60

- If OWNER authorizes changes in the scope, extent, or character of the Project or CONSULTANT's services, then the time for completion of CONSULTANT's services, and the rates and amounts of CONSULTANT's compensation, shall be adjusted equitably.
- If CONSULTANT fails, through its own fault, to complete the performance required in this Agreement within the time set forth, as duly adjusted, then OWNER shall be entitled, as its sole remedy, to the recovery of direct damages, if any, resulting from such failure.

#### ATTACHMENT "C" PROJECT COMPENSATION

DES ALLEMANDS PARK PLANNING SERVICES Project No. (220208)

OWNER shall pay CONSULTANT on a Not to Exceed basis for Basic Services set forth in Attachment A as follows:

> The total compensation for basic services as described in Attachment A is estimated to be \$54,500.00 based on the following estimated distribution of compensation:

1.	Due Diligence/Assessment Phase	\$6,950.00
2.	Community Survey Phase	\$7,000.00
3.	Concept Development Phase	\$8,950.00
1	Marter Dlen Davalanment Phase	\$31,600,00

- CONSULTANT may, with OWNER's consent, alter the distribution of compensation between individual phases of the Work noted herein to be consistent with services actually rendered, but shall not exceed the total estimated compensation amount unless approved in writing by OWNER.
- The amounts billed for CONSULTANT's services under this Agreement will be based on the cumulative hours charged to the Project during the billing period by cach class of CONSULTANT's employees times Standard Hourly Rates for each applicable billing class, plus CONSULTANT's SUBCONSULTANT's charges.
- The Standard Hourly Rates charged by CONSULTANT constitute full and complete compensation for CONSULTANT's services, including labor costs, overhead, and profit; the Standard Hourly Rates do not include CONSULTANT'S SUBCONSULTANT'S charges.
- e. CONSULTANT's Standard Hourly Rates are attached to this Agreement as Attachment C-1.

Attachment C-I

Principal	\$210.00/hr	Drone Pilot	\$140.00//1
Associate	\$190.00/h/	Sr. CAD Designer	\$110.00/h
Business Unit Leader	\$175.00/hr	Survey Tech III	\$110.00/h
Sr. Design Professional	\$165,00/hr	Chief of Parties	\$110.00/h
Sr. Project Manager	\$155,00/hr	Party Chief	\$100,00/h
Sr. Designer	\$150.00/h/	CAD Designer	\$95.00/hr
Sr. PLS	\$160.00/hr	Survey Tech II	\$95.00/hr
Design Professional	\$145.00/hr	CAD Tech	\$85.00/hr
Project Manager	\$135.00/hr	Survey Tech I	\$85.00/hr
PLS	\$120.00/hr	Project Representative	\$65.00/hr
Asst. Project Manager	\$110.00/hr	Admin Assistant	\$60.00/hr
Field Crew	\$160.00/hr		

DEIMBLIDSABLETTEMS

Vehicle Travel for Project (subject to change be	ised on IRS guidance) IRS Rat
Transportation, Lodging + Subsistence for	Out-of-Town Travel Cos
Printing	Cos
Photographs, Telecopier, Shipping + Mate	rials Cos
Filing/Recording/Permitting Fees	Cos
Deposition/Trial Testimony by Principal, Pl	, AIA, PLS Rate x 1.
Subconsultant Services	Cost + 105
Pipeline Detectors	
RD8100	\$75.00/da
Drone	\$250.00 / 1/2 Day + \$500.00 / Full Da
Hydro/Marine	
Magnetometer	\$200,00 / da
Applanix IMU	\$600.00 / da
Single Beam	\$200,00 / da
Sub-Bottom Profiler	\$500.00 / da
Side Scan Sonar	\$425.00 / da
Special Rental Equipment	Rental Cos
All-Terrain Vehicle	\$100.00 / Da
12' Aluminum Boat	\$35.00 / da
24' Crew Boat	\$650.00 - 750.00 / da

EFFECTIVE: APRIL 2022

. ALL RATES ARE SUBJECT TO CHANGE

2023-0084 INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF PARKS AND RECREATION)

ORDINANCE NO. 23-4-9

An ordinance approving and authorizing the execution of an Agreement between St. Charles Parish and ZoraChristina Catering, L.L.C., to provide Professional Catering Services at the Edward A. Dufresne Community Center.

WHEREAS, Professional Catering Services are needed in order for the Parish to accommodate rental functions at said facility; and,

WHEREAS, ZoraChristina Catering, L.L.C., meets all qualifications; and, WHEREAS, it is the desire of the Parish and ZoraChristina Catering, L.L.C., to enter into an Agreement for said services.

THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS:

SECTION I. That the Agreement between St. Charles Parish and ZoraChristina Catering, L.L.C., to provide Professional Catering Services at the Edward A. Dufresne

Community Center is hereby approved and accepted.

SECTION II. That the Parish President is hereby authorized to execute said Agreement on behalf of the Parish of St. Charles and to act on behalf of St. Charles Parish in all matters pertaining to said services.

The foregoing ordinance having been submitted to a vote, the vote thereon was as

follows:

BILLINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBBS. DUFFENE, BELLOCK, FISHER, FISHER-CORMIER

ABSENT: NONE

And the ordinance was declared adopted this 24th day of April to become effective five (5) days after publication in the Official Journal.

CHAIRMAN: Seff Killing
SEGRETARY: Michill Capatata
DIVD/PARISH PRESIDENT: April 125, 2023
APPROVED: DISABRECUES PARISH PRESIDENT PARISH PRESIDENT April 25 AT: 2:54 pm RECD BY: \_

# PROFESSIONAL CATERING SERVICES AGREEMENT

#### **EDWARD A. DUFRESNE COMMUNITY CENTER**

This Agreement made by and between St. Charles Parish, located at 15045 River Road, Hahnville, Louisiana 70057, herein represented by Matthew Jewell, hereinafter referred to as OWNER and ZoraChristina Catering, L.L.C. located at 165 Jordan Court LaPlace, Louisiana 70068, herein represented

by Monique McGee Ouronsiet, Founder/CEO, duly authorized by Resolution attached hereto and made a part hereof, hereinafter referred to as the CONTRACTOR.

The OWNER does enter into this Agreement for the engagement of professional catering services at the Edward A. Dufresne Communify Center, 274 Judge Edward Dufresne Parkway, Luling, Louisiana 70070, on the following lerms and conditions:

# 1. DEFINITIONS

The serving of food and beverages at functions at the Edward A. Dufresne Community Center. B. GROSS BILLINGS

The total costs billed by the CONTRACTOR to its CLIENTS and includes food and beverages (alcoholic and non-alcoholic content) and other costs and gratuities but does not include

C. DONATED GOODS AND SERVICES Any food and beverage (alcoholic and non-alcoholic) provided by the CONTRACTOR to its CLIENTS at the Edward A. Dufrestre Community Center as a donation of any sad.

D. SUBCONTRACTOR

A professional company that has the expertise to provide food and beverage services of such specifications and presentation that the CONTRACTOR does not passess.

E. CLIENT

A person and/or persons or entity who leases the Edward A. Dufresne Community Center. F. GOVERNMENTAL DEPARTMENTS Those Departments that report directly to the Parish President.

# 2. GENERAL

- A. The effective date of this Agreement shall be from May 1, 2023 thru May 1, 2024, This
- A. The effective date of this Agreement shall be from May 1, 2023, thru May 1, 2024. This Agreement may be extended for two additional one-year periods at the option of the Parish President. This can be executed with extension lefters sent to the CONTRACTOR.
   B. All terms and provisions contained in the "Operations Manual" as specified for the Edward A. Dufresne Community Center are applicable to this Agreement. CONTRACTOR acknowledges receipt of the Operations Manual and agrees to abide by its terms or any modifications thereto. OWNER shall impose any reasonable additional policies, procedures and regulations which may be necessary for the overall interest of the tacility.
   C. This Agreement is non-exclusive. CONTRACTOR shall abide by any and all arrangements made by the OWNER with a Governmental Department.

# 3. SERVICES OF THE CONTRACTOR

- A. CONTRACTOR shall provide professional catering services as hereinafter provided and to properly plan and execute the work assigned.
- B. Catering services consist of the work defined in the Scope of Work, attached hereta as Exhibit
- A and incorporated herein.

  C. CONTRACTOR shall coordinate with the DWNER's designated representative(s) in documenting the terms and conditions, which will be applicable when the CONTRACTOR has been engaged by the CLIENT to perform catering services at the facility.
- CONTRACTOR shall submit an annual financial statement.

  Catering services provided by the CONTRACTOR shall be performed in accordance with generally accepted professional coteting practice.
- Catering services shall be provided between the hours of 7 A.M. -10 P.M. for preparation and 8 A.M. -12 A.M. for services for a function.
   G. All food and beverage shall be expertly prepared and presented by individuals that have been food safety certified in a professional manner based on public facility industry standards. No one under the age of eighteen (18) years is allowed in the kitchen and/or concessions
- H. CONTRACTOR shall obtain and maintain all licenses and/or permits required under Local. State, and Federal law with regards to the serving of alcoholic beverages and catered food and beverages at the Edward A. Dufresne Community Center. Copies of all required licenses and permits shall be submitted to OWNER.
- CONTRACTOR shall not commercially exploit by sale or otherwise any item or article which includes any reference to St. Charles Parish or the Edward A. Duitesne Community Center without prior written consent of the OWNER.
- J. CONTRACTOR shall ensure that all employees serving alcohol and/or bartending possess o current and valid bartender's card known as a Responsible Vendor Card from the State of Louisiana on their person(s) at the time of service.

# 4. SERVICES OF THE OWNER/EDWARD A. DUFRESNE COMMUNITY CENTER

- Provide full information as to the requirements and standards of services.
   Guarantee access to and make all pravisions for CONTRACTOR to enter the Edward A. Dufrasne Community Center as required for performing the services based an predetermined. scheduled times.
- OWNER shall coordinate with CONTRACTOR in documenting the terms and conditions, which will be applicable when OWNER and CONTRACTOR have been engaged by the CUENT.
   OWNER shall maintain its kitchen inventory and equipment in proper working order, subject to
- general wear-n-tear.
- E. GWNER shall maintain all kilchen safety equipment and inspections as regulated by Federal, State and Local guidelines.
- F. OWNER shall have a dumpster on site at all times for disposing of items, with the exception of seafood remains which CONTRACTOR will dispose of off-site.
- G. OWNER shall have a minimum of one employee present at the facility when CONTRACTOR is
- H. OWNER will provide the following utilities: electricity, gas, water, and garbage pickup.
- OWNER reserves the right to utilize a caterer outside at this Agreement without notifying the CONTRACTOR (i.e. Governmental Departments).
   OWNER shall provide CONTRACTOR with a minimum of one day notice prior to the date of

# 5. COMPENSATION

- A. Compensation for Catering Services
  - A yearly fee of \$50,000 shall be collected of the signing of this Agreement and at the start of each rehewal period from CONTRACTOR to allow their establishment to remain on the approved in-house caterier list and utilize the in-house equipment. If for reasons, beyond the control of either party, i.e., Act of God, the contract is terminated, the yearly tee shall be pro-rated from the time of concellation.
  - Commissions shall be paid by CONTRACTOR to OWNER of gross billings less sales tax.

     All Calered Functions 18%

     Drop-off, "Hosted" & "Cash" Bor Functions 1.5%
  - Donated Goods & Services 17%
     Donated Goods & Services 17%
     CONTRACTOR shall submit a statement of GROSS BILLINGS for catering services actually
    - rendered for each catered function in the prior month to the OWNER and a check in the amount of the OWNER's commissions on or before the twentieth (20th) day of the month. Statements should also include signed copies (by CLIENT and CONTRACTOR) of any subsequent charges or additional purchases not previous
- B. All payments should be made payable to St. Charles Parish and mailed to the attention of Anadra Coleman af 274 Judge Edward Dufresne Parkway, Lulling, Louisiana 70070 or dropped off during normal business hours, Monday-Friday 8:30 A.M.-4:00 P.M. on the effective date of

# 6. RECORDS

- A. At any time during this Agreement and from time to lime, the OWNER or its designated representative(s) may audit, with seventy-two (72) hours prior notice to CONTRACTOR, and all raccounting and financial records and procedures of CONTRACTOR and all funds and accounts governed by this Agreement. The audit will take place during normal business hours. at 274 Judge Edward Dufresne Parkway in Luling or such place as the records shall be kept and maintained by the CONTRACTOR, any discrepancies shall be noted, except in cases of hett, criminal conduct actionable fraud (as apposed to negligent mirrepresentation) grass negligence, willful or wanton misconduct or (with respect to handling funds or financial abiligations) CONTRACTOR shall have thirty (30) days within which to comply with proper procedures and reconcile all discrepancies. Failure at the OWNER to note any discrepancies with the CONTRACTOR and the control of the control with respect to CONTRACTOR'S accounting and financial procedures shall not relieve with respect to CONTRACTOR's accounting and mandatic procedures shall not relieve CONTRACTOR of its obligation to comply with the accounting requirements contained in this Agreement or with the provisions of this Agreement. If the audit defermines that the computation of GROSS BILLINGS is understated by five percent or more, affecting the commissionable amount which shall be properly accounted for as GROSS BILLINGS to the OWNER, the CONTRACTOR shall bear the costs of the audit.
- CONTRACTOR shall maintain perlinent records for duration of this Agreement or a greater amount of time, if required by law.

#### 7. EQUIPMENT

- A. CONTRACTOR shall be held responsible for any and all damages to the kitchen/storage areas and the equipment housed in those areas suitside of general wear-and-tear. The yearly fee allows CONTRACTOR to utilize the in-house equipment as needed and the kitchen storage to house food, beverage ond/or additional equipment required to perform catering services at the facility. CONTRACTOR shall allow OWNER to utilize any equipment in the kitchen and/or Into Eccility, CONTRACTOR, shall allow Owner to utilize any equipment in the inchent analogs storage areas at OWNER's discretion. OWNER acknowledges the exclusion of any and all tood/beverages stored at the facility that is owned by CONTRACTOR. The CONTRACTOR selected by the client to provide catering services for their function will be allotted four hours directly following the completion of the said function to remove all items owned by the CONTRACTOR from the premises unless they have received prior written consent for an extended time frame from the OWNER.
- OWNER is not responsible for theft of any of the CONTRACTOR's food, beverages, equipment, materials and/or supplies.
- C. CONTRACTOR shall coordinate with and obtain approval from the OWNER prior to the installation of immovable or "hard wired" equipment

- A. This Agreement is effective upon execution of this document and may be terminated by either party, at will, upon thirty (30) days written notice, CONTRACTOR shall remain responsible to
- OWNER for all obligations incured by it prior to OWNER's receipt of such notice of termination.

  B. The following may result in termination of this Agreement at the sole discretion of the OWNER:

  L. A history of poor service, customer complaints, or uncooperative working relationship with the OWNER's staff.

  - Steering functions away from the facility.
    Failure of the CONTRACTOR to comply with the commissions as stated herein.
  - IV. Critical citations resulting from inspections performed by the Louisiano Department of Health and Hospitals.
  - Health and Hospitols. Failure of CONTRACTOR to obtain and maintain all licenses and/or permits required under Local, State, and federal low with regards to the serving of alcoholic beverages and catered food and beverages at the Edward A, Dufresne Community Center. VI. Other issues that cause the reputation of the facility to be harmed.

#### 9. SUCCESSORS AND ASSIGNS

This Agreement shall not be assignable by either party without written consent of the other, except for assignment resulting from merger, consolidation, or reorganization of the assigning party.

#### 10. INSURANCE

CONTRACTOR shall secure and maintain at its expense such insurance that will protect it and its employees and the OWNER, from claims under Workmen's Compensation Acts (signed waiver of subrogation) and fram claims for bodily injury, death for property damage which may arise from performance of services under this Agreement, insurance for bodily injury or death shell be in the amount of ONE MILLION DOLLARS NO/100 (\$1,000,000,00) per occurrence (no combined limit) and not less than TWO MILLION DOLLARS NO/100 (\$2,000,000.00) for all injuries and/or deaths

nor less than two MiLLION DOLLARS NOTION (\$2,000,000.00) for dill initiate analysis declars aggregated. 
The insurance from property damage shall be in the amount of ONE MILLION DOLLARS NOTION (\$1,000,000,00) for each accident (no combined limit) and not less than TWO MILLION DOLLARS NOTION NOTION (\$2,000,000,00) aggregate. CONTRACTOR shall also secure and mointain at his expense general liability insurance in the sum of ONE MILLION AND NOTION (\$1,000,000.00). Umbrella Liability. coverage or excess liability coverage may be used to meet the minimum requirements. All certificates of insurance shall name the OWNER as an additional tissured and shall be furnished in the OWNER within 1 en (10) days prior to the effective date of this Agreement and shall provide that insurance shall not be concelled without ten (10) days prior written notice to the OWNER. OWNER may examine the policies.

11. INDEMNIFICATION

INDEMNIFICATION

CONTRACTOR shall conduct its activities upon the premises safely. CONTRACTOR agrees to detend, indemnity, save and hold harmless the DWNER, from and against any and all claims, demands, expenses and liabilities arising out of injury or death to any persons or damage, loss of destruction of property which may occur on or in any way grow out of any act or omission of CONTRACTOR. This indemnification shall apply to any employees, CONTRACTOR assumes full responsibility for the acts and conduct of all persons admitted to the premises by consent of CONTRACTOR and CONTRACTOR agrees to pay in full any damages/destruction of the facility or premises resulting from CONTRACTOR's use or accupancy thereof, or from persons participating, attending or working by this Agreement.

#### 12. WARRANTY

CONTRACTOR warrants that he will perform the services with the degree of skill and to the standard of the care required of the catering services profession and to meet all Federal, State and Local

13. COMPLIANCE WITH LAWS AND ORDINANCES CONTRACTOR hereby agrees to comply with all Federal. State and Local laws and Ordinances applicable to the work or services under this Agreement. If any dispute arises regarding this Agreement Venue shall be in the 29th Judicial District Court, in and for the Parish of St. Charles, State of Louislana

If any partian of this Agreement is found invalid, it does not affect the remaining partians of this

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in multiple copies, each at which shall be deemed to be an original, as of the date and year flist written in this Agreement.

ATTEST:

By: Matthew Jewell

St. Charles Parish

ATTEST:

ZoraChristina Catering, L.L.C.

Monique McGee-Duronslet

# **EXHIBIT A: SCOPE OF WORK**

Agreement is relating to providing tood, beverage, and/or alcoholic beverage services by the INTRACTOR for the functions that are to take place at the Edward A. Dufresne Community Center.

- CONTRACTOR shall promptly provide written notice to OWNER during normal business hours 8:30
   A.M.-4:00 F.M. Monday-Friday upon execution of a contract to provide catering services at the
- CONTRACTOR will coordinate all work with the OWNER's designated representative(s)
- CONTRACTOR has been deemed qualified and capable by OWNER to provide such load and
- CONTRACTOR has been deerned qualified and capable by OWNER to provide such tood and beverage services for functions which do not exceed 100 quests outhorized under separate rental agreements with third parties for use of the facility.

  CONTRACTOR's Agreement with its CUENT shall be for a prearranged guaranteed price. Cash sales for lood, beverage, and/or alcoholic beverages by the CONTRACTOR, not included on the CUENT's original signed invoice are prohibited at the function without prior approval from OWNER's designated representative(s). CONTRACTOR shall provide OWNER with a defailed menu ogreed upon between the CONTRACTOR and the CUENT a minimum of two weeks prior to the function date. CONTRACTOR is responsible for providing materials for the CUENT to remove leftover food immediately following a function.
- Introver road immediately failbring a formal factors. It is becomes necessary for the CONTRACTOR to use a SUBCONTRACTOR. The OWNER urges CONTRACTOR to use St. Charles Parish or Louislana vendors, including small and emerging businesses. In all functions, any SUBCONTRACTOR used by CONTRACTOR should be identified prior to a function date to OWNER's designated representative(s). SUBCONTRACTORS are bound by the terms of this Agreement. CONTRACTOR shall assume total responsibility for compliance.
- CONTRACTOR shall employ, train and closely supervise all persons necessary to the operations of the business hereunder and shall hire qualified and experienced personnel to provide all services appropriate for the operations granted herein. All persons hired and employed by CONTRACTOR shall be the sole and exclusive employees of CONTRACTOR shall see that employees who serve and dispense alcoholic beverages shall be trained and educated as to alcohol abuse awareness and shall receive required State and Parish alcohol training and certification. CONTRACTOR'S employees shall be appropriately attired during all functions, including drop off functions. TO OWNER shall have the right to require CONTRACTOR to permanently remove any of the CONTRACTOR's personnel it their performance and/or aftire are deemed unsatisfactory by the OWNER's designated representative(s) or CONTRACTOR itself.
- Use of the klichen for preparation of food and/or beverage(s) for a function that is being held at another venue is strictly prohibited and may be cause for termination of this Agreement.
- No grease will be drained into the facility's sanitary system as a result of food service operations CONTRACTOR is responsible for cleaning all areas used by CONTRACTOR immediately following a function. CONTRACTOR must complete the cleanup checklist and have it signed off on by the OWNER's designated representative(s) prior to leaving the premises. All of the CONTRACTOR's equipment may be neatly stored in the kitchen storage closet for the duration of the said function except when in use. CONTRACTOR is responsible for all trash generated in connection with a function to be disposed of in the dumpster immediately following the completion of a function. CONTRACTOR must replace appropriate garbage bags in all emptied trashcans with bags stored in the centers janitorial closet. All seafood refuge must be disposed off-site of the Edward A. Dufresne Community Center premises. Failure to keep the kitchen, concessions and assigned storage room clean and orderly will result in a billing of one-hundred fifty dollars (\$150) minimum cleanup fee, plus any other necessary and reasonable costs, which the CONTRACTOR hereby
- agrees to pay on demand.

  10. CONTRACTOR shall ensure that all equipment, materials and supplies for catered functions arrive with CONTRACTOR at setup time, which will be predetermined per function. All equipment and supplies not expressly stated to be provided by the facility shall be the sole responsibility of the CONTRACTOR. No deliveries will be received by the facility. CONTRACTOR will be solely responsible to move the CONTRACTOR's equipment and will not call on the facilities personnel for the purpose. Food, equipment, and supplies will be loaded and unloaded through the service drive entrance, Larger Hems will be required to enter through the overhead door in the gymnasium, if the CONTRACTOR would like food and beverage deliveries to come to the facility, they will be required fo get prior approval from the OWNER's designated representative(s) and must be received by CONTRACTOR's personnel. OWNER is not responsible for food and beverage stored in the tacilities kitchen and/or storage closet. Storage of items are permitted for the reserved time frame allotted to the CONTRACTOR preforming catering services for a function and no time prior or following, unless predetermined by the OWNER.
- 11. The CONTRACTOR must provide and store a minimum of two temperature gauges adequate for food preparation at the facility whenever preforming catering services at the center, in addition, the CONTRACTOR must provide literature, hand soop, paper products, test strips and chemicals required for food safety and these items must be properly hung, labeled and stored at all times in

INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF PARKS AND RECREATION)

ORDINANCE NO. 23-4-10

An ordinance approving and authorizing the execution of an Agreement between St. Charles Parish and Messina's Concessions, Inc., to provide Professional Catering Services at the

Edward A. Dufresne Community Center.

WHEREAS, Professional Catering Services are needed in order for the Parish to

accommodate rental functions at said facility; and,
WHEREAS, Messina's Concessions, Inc., meets all necessary qualifications; and,
WHEREAS, It is the desire of the Parish and Messina's Concessions, Inc., to enter into
an Agreement for said services.

THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS: SECTION I. That the Agreement between St. Charles Parish and Messina's Concessions, Inc., to provide Professional Catering Services at the Edward A. Dufresne

Community Center is hereby approved and accepted.

SECTION II. That the Parish President is hereby authorized to execute said Agreement on behalf of the Parish of St. Charles and to act on behalf of St. Charles Parish in all matters pertaining to said services

The foregoing ordinance having been submitted to a vote, the vote thereon was as

BILLINGS, FONSEGA, DARENSBOURG GORDON, CLULEE, GIBBS, BELLOCK, FISHER, FISHER-CORMIER NONE YEAS:

ABSENT: DUFRENE

And the ordinance was declared adopted this 24th day of April to become effective five (5) days after publication in the Official Journal.

CHAIRMAN: SCH KILLING
SECRETARY: Michelly Separator
DIVDIPARISH PRESIDENT: APRIL 25, 2023
APPROVED: PARISH PRESIDENT RETD/SECRETARY: April AT: 2'54 pm RECOBY:

# PROFESSIONAL CATERING SERVICES AGREEMENT

## **EDWARD A. DUFRESNE COMMUNITY CENTER**

This Agreement made by and between St. Charles Parish, located at 15045 River Road, Hahnville, Louisiana 70057, fierein represented by Matthew Jewell, hereinafter referred to as DWNER and Messina's Concessions, Inc. located at 2717 Williams Blvd., Kenner, Louisiana 70055, herein represented by <u>George Messina</u>, <u>President</u>, duly authorized by Resolution attached hereto and made a part hereof, hereinafter referred to as the CONTRACTOR.

The OWNER does enter into this Agreement for the engagement of professional catering services at the Edward A. Dufresne Community Center, 274 Judge Edward Dufresne Parkway, Luling, Louisiana 70070, on the following terms and conditions:

#### 1. DEFINITIONS

The serving of food and beverages at functions at the Edward A. Dufresne Community Center.

The total costs billed by the CONTRACTOR to its CLIENTS and includes food and beverages (alcoholic and non-alcoholic content) and other costs and gratuities, but does not include

#### c. DONATED GOODS AND SERVICES

Any food and beverage (alcoholic and non-alcoholic) provided by the CONTRACTOR to its CUENTS at the Edward A. Dufresne Community Center as a donation of any sort. D. SUBCONTRACTOR

A professional company that has the expertise to provide food and beverage services of such specifications and presentation that the CONTRACTOR does not possess. A person and/or persons or entity who leases the Edward A. Dufresne Community Center. F. GOVERNMENTAL DEPARTMENTS.

Those Departments that report directly to the Parish President.

# 2. GENERAL

- The effective date of this Agreement shall be from May 1, 2023 thru May 1, 2024. This Agreement may be extended for two additional one-year periods at the option of the Parish President. This can be executed with extension letters sent to the CONTRACTOR. All terms and provisions contained in the "Operations Manual" as specified for the Edward A. Dufresne Community Center are applicable to this Agreement. CONTRACTOR acknowledges receipt of the Operations Manual and agrees to abide by its terms or any modifications thereto. OWNER shall impose any reasonable additional policies, procedures and regulations which may be necessary for the overall interest of the facility.

  This Agreement is non-exclusive. CONTRACTOR shall abide by any and all arrangements made by the OWNER with a Governmental Department.
- by the OWNER with a Governmental Department.

# 3. SERVICES OF THE CONTRACTOR

- CONTRACTOR shall provide professional catering services as hereinafter provided and to properly plan and execute the work assigned.
- B. Catering services consist of the work defined in the Scope of Work, attached hereto as Exhibit and incorporated herein.
- C. CONTRACTOR shall coordinate with the OWNER's designated representative(s) in documenting the terms and conditions, which will be applicable when the CONTRACTOR has been engaged by the CLIENT to perform catering services at the facility.
- CONTRACTOR shall submit an annual financial statement
- E. Catering services provided by the CONTRACTOR shall be performed in accordance with generally accepted professional catering practice.
- F. Catering services shall be provided between the hours of 7 A.M. -10 P.M. for preparation and 8 A.M. -12 A.M. for services for a function.
   G. All food and beverage shall be expertly prepared and presented by individuals that have been
- food safety certified in a professional manner based on public facility industry standards. No one under the age of eighteen (18) years is allowed in the kitchen and/or concessions area.

  H. CONTRACTOR shall obtain and maintain all licenses and/or permits required under Local, State, and Federal law with regards to the serving of alcoholic beverages and catered food
- and beverages at the Edward A. Dufresne Community Center. Copies of all required licenses and permits shall be submitted to OWNER. CONTRACTOR shall not commercially exploit by sale or otherwise any item or article which includes any reference to Ste Charles Parish or the Edward A. Dufresne Community Center without prior written consent of the OWNER.
- 1. CONTRACTOR shall ensure that all employees serving alcohol and/or bartending possess a urrent and valid bartender's card known as a Responsible Vendor Card from the State of islana on their person(s) at the time of service

# 4. SERVICES OF THE OWNER/EDWARD A. DUFRESNE COMMUNITY CENTER

- Provide full information as to the requirements and standards of services.
- Guarantee access to and make all provisions for CONTRACTOR to enter the Edward A. Dufresne Community Center as required for performing the services based on predetermined scheduled times.
- C. OWNER shall coordinate with CONTRACTOR in documenting the terms and conditions, which applicable when OWNER and CONTRACTOR have been engaged by the CLIENT
- D. OWNER shall maintain its kitchen inventory and equipment in proper working order, subject to general wear-n-tear. OWNER shall maintain all kitchen safety equipment and inspections as regulated by Federal
- State and Local guidelines. F. OWNER shall have a dumpster on site at all times for disposing of items, with the exception
- of seafood remains which CONTRACTOR will dispose of off-site um of one employee present at the facility when CONTRACTOR is G. OWNER shall have a mini
- H. OWNER will provide the following utilities: electricity, gas, water, and garbage pickup.

  I. OWNER reserves the right to utilize a caterier outside of this Agreement without notifying the CONTRACTOR (i.e. Governmental Departments).
  - OWNER shall provide CONTRACTOR with a minimum of one day notice prior to the date of usage by OWNER.

# 5. COMPENSATION

A. Compensation for Catering Services

- I. A yearly fee of \$1,000.00 shall be collected at the signing of this Agreement and at the start of each renewal period from CONTRACTOR to allow their establishment to remain on the or each relieve period for it. Of the contract to allow their establishment of the approved in-house caterier list and utilize the in-house equipment. If for reason(s) beyond the control of either party, i.e., Act of God, the control is terminated, the yearly fee shall be pro-rated from the time of cancellation
- Commissions shall be paid by CONTRACTOR to OWNER of gross billings less sales tax.
  - All Catered Functions . Drop-off, "Hosted" & "Cash" Bar Functions
    - 1.5% Donated Goods & Services 17%
- CONTRACTOR shall submit a statement of GROSS BILLINGS for catering services actually rendered for each catered function in the prior month to the OWNER and a check in the amount of the OWNER's commissions on or before the twentieth (20th) day of the each month. Statements should also include signed copies (by CLIENT CONTRACTOR) of any subsequent charges or additional purchases not previously
- All payments should be made payable to St. Charles Parish and mailed to the attention of Anedra Coleman at 274 Judge Edward Dufresne Parkway, Luling, Louisiana 70070 or dropped off during normal business hours, Monday-Friday 8:30 A.M.-4:00 P.M. on the effective date of this Agreement.

# 6. RECORDS

A. At any time during this Agreement and from time to time, the OWNER or its designated

representative(s) may audit, with seventy-two (72) hours prior notice to CONTRACTOR, all accounting and financial records and procedures of CONTRACTOR and all funds and accounts governed by this Agreement. The audit will take place during normal business hours at 274 ludge Edward Dufresne Parkway in Luting or such place as the records shall be kept and raintained by the CONTRACTOR. Any discrepancies shall be noted, except in cases of theft, criminal conduct actionable fraud (as opposed to negligent misrepresentation) gross negligence, willful or wanton misconduct or (with respect to handling funds or financial negligence, willful or wanton misconduct or (with respect to handling tunds or financial obligations) CONTRACTOR shall have thirty (30) days within which to comply with proper procedures and reconcile all discrepancies. Failure of the OWNER to note any discrepancies with respect to CONTRACTOR's accounting and financial procedures shall not relieve CONTRACTOR of its obligation to comply with the accounting requirements contained in this Agreement or with the provisions of this Agreement. If the audit determines that the computation of GROSS BILLINGS is understated by five percent or more, affecting the commissionable amount which shall be properly accounted for as GROSS BILLINGS to the OWNER, the CONTRACTOR shall maintain partings records for duration of this Agreement or a greater.

8. CONTRACTOR shall maintain pertinent records for duration of this Agreement or a greater nt of time, if required by law.

#### 7. EQUIPMENT

A. CONTRACTOR shall be held responsible for any and all damages to the kitchen/storage areas and the equipment housed in those areas outside of general wear-and-tear. The yearly fee

allows CONTRACTOR to utilize the in-house equipment as needed and the kitchen storage to house food, beverage and/or additional equipment required to perform catering services at the facility. CONTRACTOR shall allow OWNER to utilize any equipment in the kitchen and/or storage areas at OWNER's discretion. OWNER acknowledges the exclusion of any and all food/beverages stored at the facility that is owned by CONTRACTOR. The CONTRACTOR selected by the client to provide catering services for their function will be allotted four hours directly following the completion of the said function to remove .all items owned by the CONTRACTOR from the premises, unless they have received prior written consent for an extended time frame from the OWNER.

B. OWNER is not responsible for theft of any of the CONTRACTOR's food, beverages, equipment,

- materials and/or supplies.
- CONTRACTOR shall coordinate with and obtain approval from the OWNER prior to the installation of immovable or "hard wired" equipment

- A. This Agreement is effective upon execution of this document and may be terminated by either party, at will, upon thirty (30) days written notice, CONTRACTOR shall remain responsible to OWNER for all obligations incurred by it prior to OWNER's receipt of such notice of termination
- B. The following may result in termination of this Agreement at the sole discretion of the OWNER:
  - I. A history of poor service, customer complaints, or uncooperative working relationship with the OWNER's staff.
  - Steering functions away from the facility.
  - Failure of the CONTRACTOR to comply with the commissions as stated herein.
  - Critical citations resulting from inspections performed by the Louisiana Department IV. of Health and Hospitals.
  - Failure of CONTRACTOR to obtain and maintain alt licenses and/or permits required under Local, State, and Federal law with regards to the serving of alcoholic beverages
  - and catered food and beverages at the Edward A. Dufresne Community Center. VI. Other issues that cause the reputation of the facility to be harmed.

#### 9. SUCCESSORS AND ASSIGNS

This Agreement shall not be assignable by either party without written consent of the other, except for assignment resulting from merger, consolidation, or reorganization of the assigning

#### 10. INSURANCE

CONTRACTOR shall secure and maintain at its expense such insurance that will protect it and its employees and the OWNER, from claims under Workmen's Compensation Acts (signed waiver of subrogation) and from claims for bodily injury, death or property damage which may arise from performance of services under this Agreement. Insurance for bodily injury or death shall be in the amount of ONE MILLION DOLLARS NO/ 100 (\$1,000,000.00) per occurrence (no combined limit) and not less than TWO MILLION DOLLARS NO/ 100 (\$2,000,000.00) for all injuries and/or deaths aggregated.

The insurance from property damage shall be in the amount of ONE MILLION DOLLARS NO/ 1 00 (\$1,000,000,00) for each accident (no combined limit) and not less than TWO MILLION DOLLARS (\$1,000,000,000) for each accident (no compined limit) and not less than I WO mitted butLAN NO/100 (\$2,000,000.00) aggregate. CONTRACTOR shall also secure and maintain at his expense general liability insurance in the sum of ONE MILLION AND NO/100 (\$1,000,000.00) Umbrella Liability coverage or excess liability coverage may be used to meet the minimum requirements All certificates of insurance shall name the OWNER as an additional insured and shall be furnished to the OWNER within ten (10) days prior to the effective date of this Agreement, and shall provide that insurance shall not be cancelled without ten (10) days prior written notice to the OWNER. OWNER may examine the policies.

# 11. INDEMNIFICATION

CONTRACTOR shall conduct its activities upon the premises safely. CONTRACTOR agrees to defend, indemnify, save and hold harmless the OWNER, from and against any and all claims, demands, expenses and liabilities arising out of injury or death to any persons or damage, loss or destruction of property which may occur on or in any way grow out of any act or onsistion of CONTRACTOR. This indemnification shall apply to any employees. CONTRACTOR assumes full responsibility for the acts and conduct of all persons admitted to the premises by consent of the CONTRACTOR and CONTRACTOR. CONTRACTOR and CONTRACTOR agrees to pay in full any damages/destruction of the facility or premises resulting from CONTRACTOR's use or occupancy thereof, or from persons participating, attending or working by this Agreement.

CONTRACTOR warrants that he will perform the services with the degree of skill and to the standard of the care required of the catering services profession and to meet all Federal, State

# 13. COMPLIANCE WITH LAWS AND ORDINANCES

CONTRACTOR hereby agrees to comply with all Federal, State and Local laws and Ordinances applicable to the work or services under this Agreement. If any dispute arises regarding this Agreement venue shall be in the 29 th Judicial District Court, in and for the Parish of St. Charles, State of Louisiana

If any portion of this Agreement is found invalid, it does not affect the remaining portions of this

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in multiple copies, each of which shall be deemed to be an original, as of the date and year first written in this Agreement

St. Charles Parish ATTEST: Parish President ATTEST: Messina's Concessions, Inc. George Messina By:

# EXHIBIT A: SCOPE OF WORK

The Agreement is relating to providing food, beverage, and/or alcoholic beverage services by the CONTRACTOR for the functions that are to take place at the Edward A. Dufresne Cor

- CONTRACTOR shall promptly provide written notice to OWNER during normal business hours 8:30 A.M.-4:00 P.M. Monday-Friday upon execution of a contract to provide catering services at the facility.
- 2. CONTRACTOR will coordinate all work with the OWNER's designated representative (s).
- CONTRACTOR has been deemed qualified and capable by OWNER to provide such food and beverage services for functions authorized under separate rental agreements with third parties for use of the facility.
- A CONTRACTOR's Agreement with its CLIENT shall be for a prearranged guaranteed price. Cash sales for food, beverage, and/or alcoholic beverages by the CONTRACTOR, not included on the CLIENT'S original signed invoice are prohibited at the function without prior approval from OWNER's designated representative(s). CONTRACTOR shall provide OWNER with a detailed menu agreed upon between the CONTRACTOR and the CLIENT'a minimum of two weeks prior to the function date. CONTRACTOR is responsible for providing materials for the CLIENT to remove leftware food impediately following a function. leftover food immediately following a function.
- If it becomes necessary for the CONTRACTOR to use a SUBCONTRACTOR, the OWNER urges CONTRACTOR to use St. Charles Parish or Louisiana vendors, including small and emerging businesses. In all functions, any SUBCONTRACTOR used by CONTRACTOR should be identified prior to a function date to OWNER's designated representative(s). SUBCONTRACTORS are bound by the terms of this Agreement. CONTRACTOR shall assume total responsibility for compliance.
- 6. CONTRACTOR shall employ, train and closely supervise all persons necessary to the operations of the business hereunder and shall hire qualified and experienced personnel to provide all services appropriate for the operations granted herein. All persons hired and employed by CONTRACTOR shall be the sole and exclusive employees of CONTRACTOR and shall be paid by CONTRACTOR. CONTRACTOR shall pay all employment taxes. CONTRACTOR shall see that employees who serve and dispense alcoholic beverages shall be trained and educated as to alcohol abuse awareness and shall receive required State and Parish alcohol training and certification. CONTRACTOR'S employees shall be appropriately attired during all functions, including drop off functions. The OWNER shall have the right to require CONTRACTOR to permanently remove any of the CONTRACTOR by personnel fit their performance and/or attire are deemed unsatisfactory by the OWNER's designated representative(s) or CONTRACTOR itself.
- Use of the kitchen for preparation of food and/or beverage(s) for a function that is being held at another venue is strictly prohibited and may be cause for termination of this Agreement.
- 8. No grease will be drained into the facility's sanitary system as a result of food service operations.

- 9. CONTRACTOR is responsible for cleaning all areas used by CONTRACTOR immediately following a function. CONTRACTOR must complete the cleanup checklist and have it signed off on by the OWNER's designated representative(s) prior to leaving the premises. All of the CONTRACTOR's equipment may be neatly stored in the kitchen storage closet for the duration of the said function except when in use. CONTRACTOR is responsible for all trash generated in connection with a function to be disposed of in the dumpster immediately following the completion of a function. CONTRACTOR must replace appropriate garbage bags in all emptied trashcans with bags stored in the centers janitorial closet. All seafood refuge must be disposed off-site of the Edward A. Dufresne Community Center premises. Failure to keep the kitchen, consisions and assigned storage room clean and orderly will result in a billing of one-hundred fifty dollars (\$150) minimum cleanup fee, plus any other necessary and reasonable costs, which the CONTRACTOR
- hereby agrees to pay on demand. 10. CONTRACTOR shall ensure that all equipment, materials and supplies for catered functions arrive CONTRACTOR shall ensure that all equipment, materials and supplies for catered functions arrive with CONTRACTOR at setup time, which will be predetermined per function, All equipment and supplies not expressly stated to be provided by the facility shall be the sole responsibility of the CONTRACTOR. No deliveries will be received by the facility. CONTRACTOR will be solely responsible to move the CONTRACTOR's equipment and will not call on the facilities personnel for that purpose. Food, equipment and supplies will be loaded and unloaded through the service drive entrance. Larger Items will be required to enter through the overhead door in the gymnasium. If the CONTRACTOR would like food and beverage deliveries to come to the facility, they will be required to get prior approval from the OWNER's designated representative(s) and must be received by CONTRACTOR's pressured. OWNER's designated representative(s) and must be received by CONTRACTOR's personnel. OWNER is not responsible for food and beverage stored in the facilities kitchen and/or storage closet. Storage of items are permitted for the reserved time frame allotted to the CONTRACTOR preforming catering services for a function and no time prior or following, unless predetermined by the OWNER.
- 11. The CONTRACTOR must provide and store a minimum of two temperature gauges adequate for food preparation at the facility whenever preforming catering services at the center. In addition, the CONTRACTOR must provide literature, hand soap, paper products, test strips and chemicals required for food safety and these items must be property hung, labeled and stored at all times

2023-0087 INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF PUBLIC WORKS)

ORDINANCE NO. 23-4-11

An ordinance to approve a purchase and/or expropriate a 0.174 acre servitude designated as Parcel A-3 and a 1.156 acre servitude designated as Parcel A-4 over property owned by Cristina & Lauricella, Inc., for the Montz Pump Station and Drainage Modification Project.

WHEREAS, the community of Montz, St. Charles Parish, Louisiana has a history of drainage problems; and,

WHEREAS, hydrology and engineering analyses were completed in the Montz watershed area, which produced recommendations to improve the drainage in said area by constructing pump stations, cleaning canals, modifying, and constructing additional drainage ditches, and berms; and, it is necessary for St. Charles Parish to acquire the identified real estate interest

WHEREAS, from landowners in order for St. Charles Parish to construct, operate, and meintain Montz Pump Station No. 1 to protect the property owners in the Montz community;

whereas, properties are more particularly described on the drawing by GIS Engineering, LLC, dated December 2, 2022, attached hereto and made a part hereof; and, the fair market value of the required real estate interest that needs to be acquired, as established by a licensed MAI appraiser, is \$3.291.75.

THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS:

SECTION I. That the purchase and/or expropriation of a 0.174 acre servitude designated as Parcel A-3 and a 1.156 acre servitude designated as Parcel A-4 is hereby approved and accepted in the not to exceed value of \$3,291.75.

SECTION II. That the Parish President is hereby authorized to execute any and all ents necessary to complete said purchase and/or expropriation on behalf of St. Charles

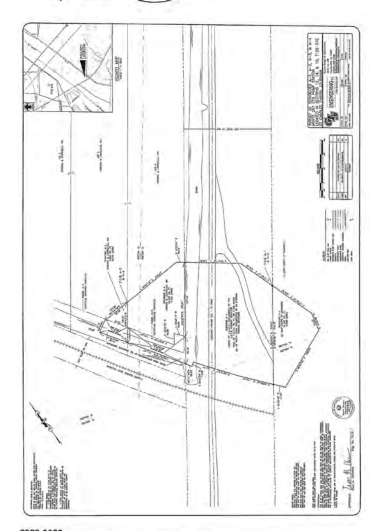
The foregoing ordinance having been submitted to a vote, the vote thereon was as follows: BILLINGS, FONSECA, DARENSBOURG CORDON, CLULEE, GIBBS, DUFRENE, BELLOCK, FISHER, FISHER-CORMIER YEAS:

NONE ABSENT: NONE

AT: 2:54 pm RECD BY:

And the ordinance was declared adopted the 24th day of April to become effective five (5) days after publication in the Official Journal.

CHAIRMAN: Wichelle SECRETARY: DLVD/PARISH PRESIDENT: April 25, 2023 APPROVED: PARISH PRESIDENT RETD/SECRETARY: April 2023



2023-0088 INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF PLANNING & ZONING) 23-4-12

ORDINANCE NO.

An ordinance approving and authorizing the execution of a Professional Services Agreement with N-Y Associates, Inc., to perform professional services for the Highway 90 Overlay Zone project, in the not to

exceed amount of \$150,320,00.

WHEREAS, the Parish desires to implement development standards through the commercial corridor of US Highway 90 between I-310 and Willowdale Boulevard to improve the aesthetics and orderly development of the area;

WHEREAS, the recent update to the St. Charles 2030 Comprehensive Land Use Plan identifies numerous implementation policies that would directly be addressed through the pursuit of such development standards; and

a consultant-selection process was completed that included a Request for Proposals which were reviewed by a Selection Committee; and, WHEREAS, N-Y Associates, Inc., was chosen via RFP in the selection process and

has agreed to contract with St. Charles Parish to perform professional services as defined by the agreement, which describes the details of the proposed services and compensation.

# **13**B

#### THE ST. CHARLES PARISH COUNCIL HEREBY ORDAINS:

SECTION I. That the Professional Services Agreement between St. Charles Parish and N-Y Associates, Inc., to perform professional services for the Highway 90 Overlay Zone project, in the not to exceed amount of \$150,320.00 is hereby approved and accepted

SECTION II. That the Parish President is hereby authorized to execute said Agreement and to act on behalf of St. Charles Parish in all matters pertaining to this

The foregoing ordinance having been submitted to a vote, the vote thereon was as follows:

BILLINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBBS, BELLOCK, FISHER, FISHER-CORMIER YEAS:

ABSENT:

AT: 2:54 pm RECD BY:

And the ordinance was declared adopted this <u>24th</u> day of <u>April</u>, 2023, to become effective five (5) days after publication in the Official Journal.

CHAIRMAN: Lith Belling polate DLVD/PARISH PRESIDENT: HPC1 25, 2023 APPROVED: DISAPPROVED: PARISH PRESIDENT PARISH PRESIDENT April 25 2023

#### PROFESSIONAL SERVICES AGREEMENT

THIS AGREEMENT made and effective as of the \_\_\_\_\_day of \_\_\_\_\_, 2023 by and between ST. CHARLES PARISH acting herein by and through its President, who is duly authorized to act on behalf of said Parish, hereinafter called the OWNER, and N-Y ASSOCIATES, INC., a corporation and/or limited liability company acting herein by and through its Contracting Officer, bereinafter called CONSULTANT, duly authorized by corporate resolution or certificate of authority attached hereto and made a part hereof. Whereas the Owner desires to employ a professional consulting firm to perform consulting work and services for HIGHWAY 90 OVERLAY ZONE as described in Ordinance No. 29 1 12 which is attached hereto and made

#### GENERAL TERMS 1.0

The Owner agrees to employ the Consultant and the Consultant agrees to perform professional services required for the project described above. Consultant will conform to the requirements of the Owner and to the standards of the agencies participating with the Owner in the Project. The Consultant will coordinate all work between the Owner and all participating agencies and regulating agencies, if needed. Written authorization to begin different phases of the project will be given to the Consultant by the Owner, including Conceptual, Preliminary Design, Final Design, Bidding Assistance and Construction and Services. The Owner may terminate the Contract by written notification and without cause per Section 11.0 during any phase of the project.

The Consultant shall at all times during this Agreement maintain a valid Louisiana Consulting License and any other applicable licenses necessary for performance of the

All work shall be under the direction of the Owner, and all plans, specifications, etc. shall be submitted to the Owner and all approvals and administration of this contract shall be through the Owner.

#### PROJECT 2.0

The Owner hereby contracts with the CONSULTANT to perform all necessary professional services in connection with the project as defined as follows:

# HIGHWAY 90 OVERLAY ZONE

- 2.2 The Project consist of the scope of services and work as defined in Attachment "A"
- Consultant shall perform all scope of services and work in accordance with the Schedule as defined in Attachment "B" hereto unless otherwise mutually agreed 2.3 upon by the parties in writing.
- The Consultant agrees to comply with all Federal, State, and Local Laws and Ordinances applicable to the scope of services and work or in entering any other agreement with any another party to complete the work.

#### 3.0 SERVICES OF CONSULTANT

- Consultant shall provide Owner professional work and services in all phases of the Project to which this Agreement applies and as hereinafter provided to properly plan and execute the work on the project(s) assigned to the Consultant. These services may include but may not be limited to serving as Owner's professional consultant representative for the Project, providing professional consultation and advice, and furnishing customary civil, surveying, geotechnical, structural, mechanical, electrical, instrumentation and control consulting services and construction consulting and inspection.
- Services provided by the Consultant shall be performed in accordance with generally accepted professional consulting practice at the time and the place where
- 3.3 Consultant shall obtain from Owner authorization to proceed in writing for each
- Consultant shall provide minutes of all meetings with St. Charles Parish regarding 3.4 any phase of the Project.
- Consultant shall provide work and services to complete the project, including all necessary services described herein or usually implied as a prerequisite for the performance of the services whether or not specifically mentioned in this agreement, including attendance by the Consultant at project conferences and public hearings.
- The Phases of the Project are as defined in Attachment "A".

# OWNERSHIP OF DOCUMENTS

- Documents including but not limited to plans, specifications, maps, basic survey notes, sketches, charts, computations and all other data prepared or obtained under the terms of this authorization shall become the property of the Owner and shall be made available for Owner's inspection at any time during the Project and, shall be delivered to the Owner prior to termination or final completion of the Contract.
- Consultant may retain a set of documents for its files.
- Reuse of Documents. Any reuse of documents or materials without written authorization or adaptation by Consultant to the specific purpose intended will be at Owner's sole risk and without liability or legal exposure to Consultant or to Consultant's independent professional associates, subcontractors, and consultants.
- No materials, to include but not limited to reports, maps or other documents produced as a result of this Contract, in whole or in part, shall be available to Consultant for copyright purposes. Any such materials produced as a result of this Contract that might be subject to copyright shall be the property of the Owner and all such rights shall belong to the Owner, and the Owner shall be sole and exclusive entity who may exercise such rights.

# SUPPLEMENTARY SERVICES

The Consultant shall provide, when requested in writing by the Owner, supplementary services not included in the basic work and services.

The compensation to the Consultant for the supplemental services, when performed by the Consultant, shall be in the form of a lump sum, billable hours, or "not to exceed" hourly rate which is mutually agreeable to the Owner and the Consultant in writing.

Such supplementary services may include the following:

- A. Soil investigations
- B. Laboratory inspection of materials and equipment
- C. Right-of-Way, easement and property acquisition surveys, plats, maps and documents D. Any major revisions for which the Consultant is not responsible, that are authorized by the Owner after the completion and approval of either the preliminary or final plans and specifications
- E. Services concerning replacement of any work damaged by fire or other causes during construction
- Services made necessary by the default of the contractor in the performance of the construction contract
- G. Services as an expert witness in connection with court proceedings
- H. Traffic consulting if necessary I. Topographic Survey
- J. Preparation of Environmental Assessment documents and/or Environmental Permits K. If all or part of the work is to be financed by a Federal or State Grant, the Consultant shall assist the Owner in the preparation of the Grant application and with the Grant Administration, unless otherwise specifically agreed upon previously herein.

#### DEFECTIVE WORK

During such visits and on the basis of such observations, Consultant may disapprove of or reject Contractor's work while it is in progress if Consultant believes that such work will not produce a completed Project that conforms generally to the Contract Documents or that it will prejudice the integrity of the design concept of the Project as reflected in the Contract

#### NOTICE TO PROCEED

The Owner shall notify the Consultant in writing to undertake the services stated in this Agreement, and the Consultant shall commence the services within ten (10) days after receipt of such notification.

If the Owner desires to divide the Project into various parts, a Notice to Proceed shall be issued for each part, and the Owner and the Consultant shall mutually agree upon the period of time within which services for each part of the Project shall be performed

The Consultant will be given time extensions for delays beyond their control or for those caused by tardy approvals of work in progress by various official agencies, but no additional compensation shall be allowed for such delays.

#### PAYMENTS

- Owner shall pay Consultant for the performance of work and services as outlined in Attachment "C" to this Agreement.
- Payment for Consultant work and services on projects that do not require construction services, such as feasibility studies or drainage studies, shall be made based upon Consultant's estimate of the proportion of the services actually completed at the time of billing and shall be made in partial payments at monthly
- If the Project, or any portion thereof, is not completed for any reason, the final fee for consulting work and services shall be negotiated between Owner and Contractor. If the final fee for work and services is not mutually agreed upon, either party may elect in writing to submit the dispute to mediation. If mediation is not mutually agreed upon, written notice will be submitted to the other party of the intent to submit the dispute to the 29th Judicial District Court of St. Charles Parish. State of Louisiana
- If authorized in writing by Owner, for the performance of, or for obtaining from others Additional Services which are not considered normal or customary consulting, the Owner shall pay Consultant based on monthly invoices submitted by the Consultant, within sixty (60) days of receipt of Consultant's invoice. Consultant shall provide written notice to Owner when no services or work have been performed during a given month.
- For Additional Authorized Services provided by the Consultant such as, but not limited to, wetlands permitting, land and right-of-way acquisition, surveying, NPDES and LADEQ permit renewal or acquisition work, etc. Owner shall pay Consultant based on an agreed upon hourly rate(s) between the Owner and Consultant. Payment shall be not-to-exceed based on hourly rates and actual hours
- The following documentation shall be required for payment to Consultant and shall be attached to the monthly invoice
  - A copy of the Owner's written authorization to perform the service. Timesheets for all hours invoiced.

  - Invoice copies, logs or other substantiation of non-salary expenses.
- 8.7 For Additional Authorized Services that Consultant acquires from subcontractors and/or subconsultants, Owner shall pay Consultant a fixed sum previously agreed upon by Owner and Consultant, such sum to be established in each case when the scope of the work involved has been determined and before any of the Additional Services are provided. The use of subcontractors and/or subconsultants shall be subject to the provisions set forth in this Agreement. The following documentation shall be required for payment to Consultant and shall be attached to the monthly
  - A copy of the Owner's written consent for the subcontractor and/or subconsultant to perform the service stating the Owner's and Consultant's
  - agreed upon fixed sum established for the service performed.

    b. Evidence that the subcontractor and/or subconsultant is insured as required by
- For Supplementary Services described in Section 5, Owner shall pay Consultant for the fee negotiated at the time the work is assigned by the method stipulated in the contract amendment.

# 9.0 BUDGET LIMITATIONS

The construction budget for this Project shall be determined by the Owner, and the Consultant shall be advised of the budget limitation in writing by the Owner and the Consultant shall indicate his acceptance of same in writing to the Owner. Any subsequent

budget revisions shall be confirmed in writing.

If, at the completion of the Preliminary or Design Phase, the Consultant does not concur with the construction budget, he shall so notify the Owner, and the Consultant and Owner shall mutually agree on a revised construction budget prior to any work on the Design Phase.

If no bid is received within the budget limitation and a redesign of the project if required by the Owner, such redesign shall be accomplished by the Consultant at no additional cost to the Owner, provided, however, if the receipt of bids is, for any reason, delayed beyond a period of six (6) months from the date of the completion of the Design Phase the amount stated as the construction budget shall be adjusted, immediately prior to the time bids are received, by use of a construction cost index acceptable to both parties of this agreement.

No work shall be authorized until funds are established for each individual task.

# 11.0 TERMINATION OR SUSPENSION

- This Agreement may be terminated for any reason by either party upon thirty (30)
- 11.2 The Consultant, upon receipt of such notice, shall immediately discontinue all services in connection with the performance of this Agreement and shall proceed to cancel promptly all existing orders and contracts insofar as such orders or contracts are chargeable to this Agreement.
- 11.3 The Consultant shall, as soon as practicable after receipt of notice of termination, submit a statement showing in detail the services performed and payments received under this Agreement to the date of termination.
- 11.4 The Owner shall then pay the Consultant promptly that portion of the prescribed fee to which both parties agree
- 11.5 Consultant fully acknowledges that no payment will be made for any work performed or expenses incurred after receipt of the termination by either party unless mutually agreed upon in writing.
- 11.6 Failure to meet agreed delivery dates or authorized extensions are considered substantial failures and breach of this contractual agreement by Consultant.
- 11.7 This agreement shall automatically terminate upon satisfactory completion of all services and obligations described herein or three (3) years from the date of its execution, which ever event occurs first.

#### 12.0 INSURANCE

- The Consultant shall secure and maintain at his expense such insurance that will protect him and the Owner, from claims under Workmen's Compensation Acts and from claims for bodily injury, death or property damage which may arise from performance of services under this Agreement. Insurance for bodily injury or death
  - shall be in the unencumbered amount of \$1,000,000.00 for one person and not less than \$1,000,000.00 for all injuries and/or deaths resulting from any one occurrence The insurance for property damage shall be in the <u>unencumbered</u> amount of \$1,000,000.00 for each accident and not less than \$1,000,000.00 aggregate.
- The Consultant shall also secure and maintain at his expense professional liability insurance in the unencumbered sum of \$1,000,000.00.
- 12.3 All certificates of insurance SHALL BE FURNISHED TO THE OWNER and shall provide that insurance shall not be cancelled without ten (10) days prior written notice to the Owner. The Owner may examine the policies.
- Consultant shall include all subcontractors and/or subconsultants as insured under its policies or shall furnish separate certificates for each. All coverages for 12.4 subcontractors and/or subconsultants shall be subject to all the requirements stated
- Contractor shall secure and maintain at his expense Comprehensive Automobile Liability Bodily Injury Liability \$1,000,000 each person: \$1,000,000 each occurrence. Property Damage Liability \$1,000,000 each occurrence. The Comprehensive Automobile Liability policy must have coverage for loading and unloading and must include owned, hired and leased autos. 12.5
- 12.6 St Charles Parish shall be named as an additional insured on general liability
- For all purposes under Louisiana law, the principals of this Contract shall be recognized as the statutory employer of all contract employees as provided in LSA-
- Insurance policies shall be endorsed to provide for a waiver of subrogation in favor of St. Charles Parish for worker's compensation policies. The certificate of insurance shall reference the waiver of subrogation endorsement.
- 12.9 The Worker's Compensation Policy Territory Coverage must include Louisiana.

#### INDEMNIFICATION 13.0

Consultant shall indemnify and hold harmless the Owner, its employees, agents and representatives, against any and all claims, demands, suits or judgments for sums of money to any party for loss of life or injury or damages to person or property growing out of, resulting from or by any reason of any negligent act by the Consultant, its employees, agents, servants or representatives, while engaged upon or in connection with the services required or performed hereunder.

## WARRANTY

- Consultant warrants that it will perform its design services with the degree of skill and to the standard of care required of the consulting profession to meet all Federal, State and Local requirements
- If <u>Consulting Services for project</u> designed by <u>Consultant</u> does not meet those requirements noted herein above, then to the extent that this occurs as a direct result of Consultant's failure to meet the standard of care in its design services, Consultant will indemnify the Parish for Consultant's share of the costs incurred to bring Consulting Services for project to the limitations mandated.
- The obligations expressed in Section 14 above in no way limit the Consultant's obligations expressed elsewhere in this Contract.

# EXCLUSIVE JURISDICTION AND VENUE

For all claims arising out of or related to this agreement, CONSULTANT hereby consents and yields to the exclusive jurisdiction and venue of the Twenty-Ninth Judicial District Court for the Parish of St. Charles, State of Louisiana, and expressly waives any (a) pleas of jurisdiction based upon Consultant's residence and (b) right of removal to Federal Court based upon diversity of citizenship.

# COMPLIANCE WITH FEDERAL AND STATE LAWS

CONSULTANT further agrees to comply with federal and state laws.

#### 17.0 OTHER

This Agreement constitutes the entire agreement between the parties. There are no understandings, agreements, or representations, oral or written, not specified within this Agreement. This Agreement may not be modified, supplemented or amended in any manner, except by written agreement signed by both parties.

IN WITNESS WHEREOF, the parties to these presents have hereunto caused these presents to be executed the day, month and year first above mentioned.

WITNESSES:

ST. CHARLES PARISH Parish President

4-25-23

N-Y ASSOCIATES, INC.

By: Michael F. Nicoladis

Dates

# PROJECT SCOPE

# HIGHWAY 90 OVERLAY ZONE

The Scope of Work is as follows:

Establishment of an overlay zone, development standards, and capital improvement recommendations for an approximately four (4) mile portion of U.S. Highway 90 spanning through Boutte and Luling. The zone, standards and overall recommendations will aim to guide future development and beautification of this segment of the roadway, including but not limited to, building and landscaping design, and pedestrian and vehicle safety through improved access and traffic circulation.

# PART I - BASIC SERVICES

# TASK 1 - KICK-OFF MEETING

Upon written authorization from OWNER, CONSULTANT shall:

a. Schedule and attend a Kick-Off meeting with the OWNER and project team within 10 business days of receiving a Notice to Proceed. The CONSULTANT shall provide the meeting agenda, miscellaneous bandouts, and project schedule. Agenda items shall include review points and durations, time-frame assumptions built into the project schedule, invoicing procedures, progress reporting, and plans for early coordination of stakeholder and public involvement.

# TASK 2 - EXISTING DATA REVIEW

Upon delivery and approval of Kick-Off meeting minutes to OWNER, CONSULTANT

- a. Review the following documents and data to familiarize themselves with the OWNER's current regulations, previous efforts, and the history of the planning
  - 1. St. Charles Parish Code of Ordinances and Zoning Map
  - 2. St. Charles Parish 2030 Comprehensive Plan Lipdate

- 3. Development history along US 90 corridor
- Past, ongoing and planned public works items along the corridor (including drainage maps)

#### C. TASK 3 - COORDINATION AND OUTREACH

Upon completion of Task 2 - Existing Data Review, CONSULTANT shall:

Conduct meetings with the OWNER, varying from administration, staff, and stakeholders. Stakeholders will be identified and invited by the OWNER, and may include citizens, business owners along US 90, civic leaders from the study area, and a representative from the local LADOTD District. The CONSULTANT shall document each meeting with minutes.

Four (4) such meeting are envisioned:

- After completion of Task 2 and during the middle of Tasks 4, 5 and 6 (collection and compiling of data, and analysis)
- After completion of Tasks 4 and 5 and near the end of Task 6 (to review preliminary recommendations for zoning and capital improvements)
- Prior to the first Public Meeting (to go over data and presentation)
- 4. After submittal of initial draft submittal of recommendations and summary report, and the 2nd Public meeting
- Conduct two (2) open-house Public Informational meetings, the first after completion of Task 6 (preliminary recommendations), and the second prior to the submittal of the initial draft submittal of recommendations and summary report. The public meetings are anticipated to cover the following topics:
  - Awareness, briefing, and feedback;
  - 2. Findings and recommendations; and
  - Strategy and policy changes and ordinance language.
- c. Prepare for and conduct the public meetings at a location provided by (or arranged by) the OWNER.
  - All public meeting materials, text, and graphics will be provided to the OWNER for their review and approval prior to the meeting.
  - The Public Meetings may be open house or other format with methods for presenting the findings and recommendations, and collecting public comment
  - The CONSULTANT will deliver public meeting summaries to include a list of meeting attendees, a summary of feedback received, and copies of information and graphics discussed and presented.
- Attend and present recommendations for adoption at the Parish Planning Commission Meeting and Parish Council Meetings (which by law are also public hearings).

# TASK 4 - COLLECT AND ANALYZE LAND USE AND ZONING DATA

Upon written authorization from OWNER, CONSULTANT shall:

- Conduct a land use and zoning survey of the US 90 corridor study area (I-310 to Willowdale Blvd.). CONSULTANT shall compare existing and proposed land use to existing and proposed zoning to determine conforming and nonconforming uses and other findings that inform recommendations for amendments to the Comprehensive Plan, zoning, and future land use.
- b. Prepare and submit as a deliverable, a map of the surveyed properties and a qualitative land use and zoning analysis

# TASK 5 - COLLECT AND SIGN AND LANDSCAPING DATA

Upon written authorization from OWNER, CONSULTANT shall:

- Identify US 90 signage issues, such as sign clutter related to number and size of business signs and illegal signs, and determine best practices that could be implemented, including sign amortization to improve the aesthetics of US Hwy 90 within the study area
- Collect field data, but where field data is impractical to collect and with agreement from the OWNER, may collect or produce primary source data from OWNER permit and site plan records.

#### TASK 6 - ANALYZE THE RELATIONSHIPS BETWEEN LAND USE, ZONING AND TRANSPORTATION. IMPROVEMENTS INCLUDING PLANNED/POSSIBLE

Upon written authorization from OWNER, CONSULTANT shall:

- Analyze the relationships between land use, zoning, and transportation, including any planned/possible improvements within US Hwy 90 corridor, and best practices for creating a more aesthetically pleasing "town center" along the US Hwy 90 corridor, and providing a LADOTD-defined complete street for use by pedestrians and bicyclists in addition to automobiles
- Develop preliminary recommendations for zoning and future land use amendments and plan revisions with an emphasis on land use and zoning (including use, size/scale, building height, signage, parling location within parcels, setbacks, landscaping, demarcation between the roadway and roadside development, and access management). The anticipated recommendation is expected to be a commercial overlay district (including development/design standards) for the corridor, including text and maps.
- Examine and discuss preliminary recommendations for planned/possible capital improvements within the US Hwy 90 corridor, including complete streets, access management (both median AND curbside), street lighting, and drainage improvements. These capital improvements may also involve further coordination with LADOTD and if possible, representative of the adjacent UP/BNSF Railroad. After analysis, and coordination, CONSULTANT will utilities existing LIDAR, the coordination of the adjacent UP/BNSF Railroad. topographic maps and other readily available data (including data provided by the OWNER) to develop conceptual plans for identified improvements. CONSULTANT shall also develop a conceptual opinion of probable cost for the suggested capital improvements.
- Prepare and submit a summary report document of preliminary written and graphic commendations as a deliverable

# TASK 7 - PROVIDE RECOMMENDATIONS IN A FINAL REPORT DOCUMENT

Upon written authorization from OWNER, CONSULTANT shall:

- Prepare an initial draft comprehensive report, which will be a document chronicling the process (stakeholder and public input and review) and include a compilation of all Work completed. The report shall include the overlay district text and maps as the primary appendix. CONSULTANT will prepare twenty (20) printed copies of this draft as well as digital copies in .pdf format.
- Upon review and comments from OWNER (Parish officials and Parish staff), and stakeholders, CONSULTANT will revise the report and submit a final report document. CONSULTANT will prepare twenty (20) printed copies of this final report as well as digital copies in .pdf format.

#### ATTACHMENT "R" PROJECT SCHEDULE

# HIGHWAY 90 OVERLAY ZONE

The CONSULTANT shall complete the following tasks of the project within the number of days shown after Notices to Proceed:

	Number of Days to Complete
Task 1 - Kick Off Meeting	30
Task 2 - Existing Data Review	60
Task 3 - Coordination and Outreach	Ongoing throughout duration
Task 4 - Collect and Analyze Land Use and Zoning Data	30
Task 5 - Collect and Analyze Sign and Landscaping Data	30

Task 6 - Analyze the Relationships Between Land Use, Zoning and Transportation, Including Planned/Possible Capital Improvements 90

Task 7 - Provide Recommendations in a Final Report Document 60

#### Time for Completion

- If, through no fault of CONSULTANT, such periods of time or dates are changed, or the orderly and continuous progress of CONSULTANT's services is impaired, or CONSULTANT's services are delayed or suspended, then the time for completion of CONSULTANT's services shall be adjusted equitably.
- If OWNER authorizes changes in the scope, extent, or character of the Project or CONSULTANT's services, then the time for completion of CONSULTANT's services shall be adjusted equitably.
- If CONSULTANT fails, through its own fault, to complete the performance required in this Agreement within the time set forth, as duly adjusted, then OWNER shall be entitled, as its sole remedy, to the recovery of direct damages, if any, resulting from such failure.

# ATTACHMENT "C" PROJECT COMPENSATION

# HIGHWAY 90 OVERLAY ZONE

OWNER shall pay CONSULTANT on a Not to Exceed basis for Basic Services set forth in

Task 5 – Collect and Analyze Sign and Landscaping Data

The total compensation for tasks as described in Attachment A is estimated to be \$149,320.00 based on the following estimated distribution of compensation:

1. Task I - Kick Off Meeting \$3,420.00 2. Task 2 - Existing Data Review \$12,710.00 3. Task 3 - Coordination and Outreach \$28,700.00 4. Task 4 - Collect and Analyze Land Use and Zoning Data 59,200.00

Task 6 – Analyze the Relationships Between Land Use, Zoning, and Transportation, Including Planned/Possible Capital Improvements

\$76,980.00

\$7,400.00

 Task 7 – Provide Recommendations in a Final Report \$10,910.00

b. CONSULTANT may bill for direct expenses such as travel/mileage and necessary printouts for meetings at a not-to-exceed amount of \$1,000.00.

 CONSULTANT may, with OWNER's consent, after the distribution of compensation between individual tasks of the Work noted herein to be consistent with services actually rendered, but shall not exceed the total estimated compensation amount unless approved in writing by OWNER.

The amounts billed for CONSULTANT's services under this Agreement will be based on the cumulative hours charged to the Project during the billing period by each class of CONSULTANT's employees times Standard Hourly Rates for each applicable billing class, plus CONSULTANT's SUBCONSULTANT's charges.

The Standard Hourly Rates charged by CONSULTANT constitute full and complete compensation for CONSULTANT's services, including labor costs, overhead, and profit; the Standard Hourly Rates do not include CONSULTANT's SUBCONSULTANT's charges.

f. CONSULTANT's Standard Hourly Rates are attached to this Agreement as Attachment C-1.

Attachment C-1



RATE SCHEDULE: N-Y Associates, Inc. St. Charles Parish, LA

Principal: \$350/hr.

Senior / Lead Planner / Project Manager: \$185 / hr.

Senior Architect / Project Manager: \$240 / hr. Senior Civil / Structural Engineer /

Project Manager: \$275 / hr.

Senior Transportation Engineer (sub): \$220 / hr.

Project Architect: \$135 / hr.

Senior Planner: \$150 / hr.

Civil Engineer: \$175 / hr.

Structural Engineer: \$185 / hr.

Traffic Engineer (sub): \$155 / hr.

Engineer Intern: \$135 / hr.

Senior Engineering Designer: \$165 / hr. Engineering CADD / Technician: \$110 / hr.

Construction - Inspector

(non-professional): \$85 / hr. Admin / Clerical: \$65 / hr.

2023-0103 INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (DEPARTMENT OF PLANNING & ZONING)

RESOLUTION NO. 6691

A resolution approving a waiver of distance requirements for a restaurant establishment from five hundred feet (500') to not less than three hundred feet (300') from a protected building used exclusively as a church for Boudreaux's River Road Restaurant located at 11760 River Road, St. Rose as requested by Crystal Durand.

WHEREAS, the St. Charles Parish Code of Ordinances, Chapter 3, Article I, Section 3 - 1(a)(1) allows the St. Charles Parish Council to waive the 500' distance requirement to not less than 300' between protected uses and restaurants

applying for a Class A -"R" alcohol license; and. WHEREAS, the waiver may be considered when the applicant has submitted a completed application, map showing the protected uses are no less than 300' from the location to be licensed, and letters from affected protected

uses waiving opposition to the issuing of a Class A -"R" alcohol license; and, WHEREAS, the operator of Boudreaux's River Road Restaurant has submitted the required documentation for the Parish Council to consider the waiver

NOW, THEREFORE, BE IT RESOLVED THAT THE ST, CHARLES PARISH COUNCIL, hereby waive the required 500' distance to no less than 300' from Boudreaux's River Road Restaurant, located at 11760 River Road, St. Rose, to the protected use: Mount Zion Baptist Church located at 100 Second Street, St. Rose.

BE IT FURTHER RESOLVED, that the Department of Planning & Zoning shall issue a letter of locational compliance for a Class A -"R" restaurant permit for Boudreaux's River Road Restaurant, so that the owner may request an alcoholic beverages business permit through the St. Charles Parish Sheriff.

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

BILLINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBBS, DUFRENE, FISHER, FISHERSCORMIER YEAS:

NAYS: ABSENT: NONE

BELLOCK

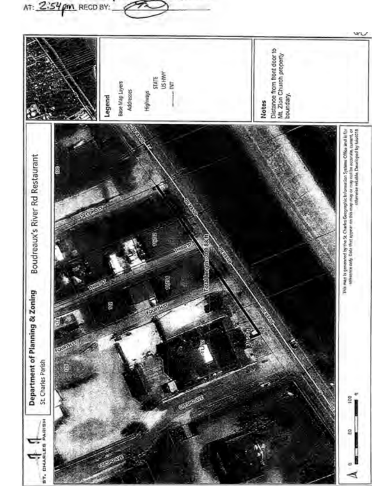
And the resolution was declared adopted this 24th day of April to become effective five (5) days after publication in the Official Journal

2023

Michelle & SECRETARY: 17 lightle Secondary
DLVD/PARISH PRESIDENT: April 25, 2023
APPROVED: DISAPPROVED: PARISH PRESIDENT:

RETD/SECRETARY: April

25,



2023-0074

RESOLUTION NO. 6692 A resolution to appoint a member to the St. Charles Parish Planning & Zoning Commission as the District V Representative.

WHEREAS, there exists a vacancy on the <u>ST. CHARLES PARISH PLANNING & ZONING COMMISSION</u> due to the expiration of the term of <u>Mr. Ryant Price</u> on <u>May 31</u>. 2023; and,

WHEREAS, it is the desire of the Parish Council to fill this vacancy.

NOW, THEREFORE, BE IT RESOLVED, that Mr. Ryant D. Price
Rue Sydney, St. Rose, LA 70087

101 Rue Sydney, St. Rose, LA 70087
is hereby appointed to the ST. CHARLES PARISH PLANNING & ZONING

COMMISSION as the District V Representative.

BE IT FURTHER RESOLVED that said appointment shall be effective

MAY 31, 2023 and shall expire MAY 31, 2027.

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

BILLINGS, FONSECA, DARENSBOURG GORDON, CLULEE, GIBBS, DUFFENE, BELLOCK, FISHER, FISHER-CORMIER

NAYS: ABSENT:

And the resolution was declared adopted this 24th day of April , 2023, to become effective five (5) days after publication in the Official Journal

SECRETARY: Wichell & postato
SECRETARY: Michell & postato
SECRETARY: April 25, 2023 PARISH PRESIDENT: RETD/SECRETARY: Hpril 25, 2023

I HEREBY CERTIFY THE FOREGOING TO BE EXACT AND TRUE.

MICHELLE IMPASTATO
COUNCIL SECRETARY

Publish: May 4, 2023

AT: 2:54 PM RECD BY:

Notice is Given to:

# **Public Notice** 29th JUDICIAL DISTRICT COURT PARISH OF ST. CHARLES STATE OF LOUISIANA DOCKET NO. 92044 DIVISION " GERALD B. PARKER, SR. DIV. D VERSUS MICHAEL VERRETT, ET AL FILED: DY. CLERK: NOTICE

MICHAEL VERRETT, ANRIANTAE HAMPTON, ENTRE HAMPTON, DEMETRIA H. BRYANT, CRAIG HAMPTON, JERMONE HAMPTON, VANESSA HAMPTON, ASIHLEY VERRETT, WARREN VERRETT, JR., RON MUSE, RONRICO MUSE, SHAWANE MUSE, BRYAN ROBERTSON, JERMAINE PARKER, JENELLE PARKER, ALVIN PARKER, JR., TORNEZ PARKER, ALPHONSE PARKER, COURTNEY PARKER, COURTLEY PARKER, ALVIN PARKER, JASMINE PARKER, SHIRLEY MAE PARKER, AIDA MARCHAND, CLYDE MARCHAND, III, CHARLOTTE ADAMS, JOYCE ADAMS, LINDA ADAMS JOSEPH, PHILIP ADAMS, JR., DELORIS ADAMS BIBS, LOIS ADAMS, CAROL

their heirs, successors, or assigns, as the absent defendants in the proceeding entitled "Gerald B. Parker, Sr. versus Matthew Verrett, et al, No. 21044 of the docket of the 29th Judicial District Court for the Parish of St. Charles, State of Louisiana, located at 13919 and 15045 River Road, Luling, LA, 70070, that Petitioner Gerald B. Parker, Sr. in this proceeding instituted on the 13th day of April, 2023, is seeking to have the property described below partitioned by private sale to Gerald B. Parker, Sr. for \$20,000.00 cash, applied proportionately to each owner's undivided interest, subject to satisfaction of his reimbursement claim, and that the absent defendants have fifteen (15) days from the date of the publication of this paties to answer the Petitioner's perfiling. of this notice, to answer the Petitioner's petition.

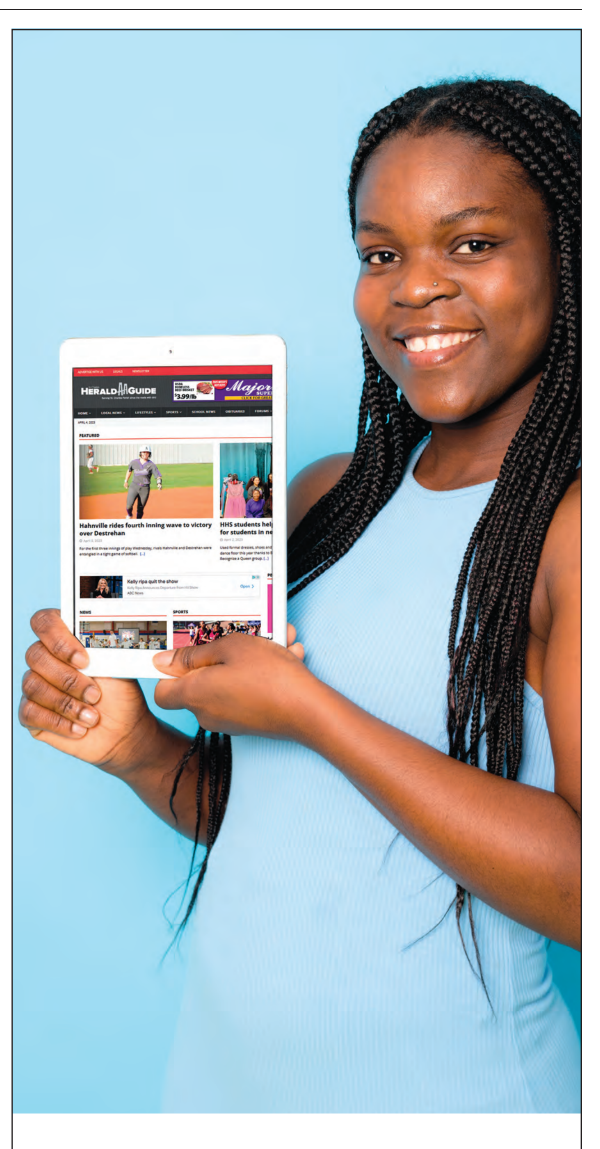
The property sought to be partitioned by private sale in the proceeding mentioned above is situated in this parish, and is described as follows:

A CERTAIN LOT OR PORTION OF GROUND, together with all buildings and A CERTAIN LOT OR PORTION OF GROUND, together with all militalings and improvements thereon, and all rights, ways, privileges, servitudes and advantages thereanto belonging or in anywise appertaining, situated in the Parish of St. Charles on the right descending bank of the Mississippi River, in what is known as "ADDITION TO MOSELLA SUBDIVISION." According to a plan of the said "ADDITION TO MOSELLA SUBDIVISION." made by E. M. Collier, dated June 1, 1942, on file in the office of the elerk of court of the Parish of St. Charles, said lot or portion of ground herein conveyed is designated by the number seven (7) and has a width or front of One Hundred (1902). (100') feet on the Old Highway formerly designated as the Old Spanish Trail, Hwy. 90, by a depth along the line of Lot Six (6) of two hundred and fifty (250') feet, and a depth along the line of Lot Number Eight (8) of two hundred and seventy (270') feet, all as more fully shown on the plan of E. M. Collier to which reference has been made.

SWORN TO AND SUBSCRIBED BEFORE ME THIS 200 DAY OF QUANTED

Mother fortenot Printed Name: Made In tontenut Notary No. 189379 expulsal24

Publish: May 4, 2023



# **IN PRINT**

# What Do You Get?

- Immediate, daily access to our news, features, sports and lifestyles stories
- Years of archived content
- at your fingertips
- St. Charles Herald-Guide delivered to your mailbox weekly
- Digital edition delivered to your inbox every Thursday morning

Keeping the people of St. Charles Parish connected, since 1873



www.HeraldGuide.com or toll free 1-800-538-4355