#### AGENDA SULPHUR CITY COUNCIL MEETING MONDAY, JANUARY 10, 2022, AT 5:30 P.M.

THERE WILL BE A REGULAR MEETING OF THE SULPHUR CITY COUNCIL MONDAY, JANUARY 10, 2022, AT 5:30 P.M., IN THE COUNCIL CHAMBERS LOCATED AT 500 NORTH HUNTINGTON STREET, SULPHUR, LOUISIANA, TO DISCUSS AND ADOPT THE FOLLOWING:

CALL TO ORDER
INVOCATION
PLEDGE OF ALLEGIANCE
ROLL CALL
APPROVAL OF MINUTES OF PREVIOUS MEETING
APPROVAL OF AGENDA

- 1. PRESENTATION by Sulphur Armed Forces Commission. I01-22 (Mayor Danahay)
- 2. Extension for temporary housing in recreational vehicles due to damage caused by Hurricane Laura for the following addresses:
  - a. To extend temporary housing in a recreational vehicle at 116 Garden Street, in accordance with Ordinance No. 1693.
  - b. To extend temporary housing in a recreational vehicle at 211 West Lincoln Street, in accordance with Ordinance No. 1693.
  - c. To extend temporary housing in a recreational vehicle at 824 Miller Street, in accordance with Ordinance No. 1693.
  - d. To extend temporary housing in a recreational vehicle at 2313 Royal Oak Lane, in accordance with Ordinance No. 1693.
- 3. PUBLIC HEARING on ordinance amending Chapter 14, Section 5 of the Code of Ordinances of the City of Sulphur Manufactured home restrictions (City Council grant variance for square footage of manufactured home). ORD01-22 (Mayor Danahay)
- 4. PUBLIC HEARING on ordinance granting a variance to Regina Perry, 767 North Claiborne Street, to allow for a mobile home to be 590 square feet rather than the required 600 square feet. ORD02-22 (Dru Ellender)
- PUBLIC HEARING on ordinance amending Chapter 17, Section 19 of the Code of Ordinances of the City of Sulphur – Piping Installation Standards. ORD03-22 (Mayor Danahay)

- 6. PUBLIC HEARING on ordinance authorizing Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2392 Tammy Drive. ORD04-22 (Mayor Danahay)
- 7. PUBLIC HEARING on ordinance authorizing Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 1030 Invader Street. ORD05-22 (Mayor Danahay)
- 8. PUBLIC HEARING on ordinance authorizing Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2325 Timberlane Drive. ORD06-22 (Mayor Danahay)
- 9. PUBLIC HEARING on ordinance authorizing Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2329 Timberlane Drive. ORD07-22 (Mayor Danahay)
- PUBLIC HEARING on ordinance declaring certain movable property of the City of Sulphur and providing for the disposal thereof (miscellaneous items). ORD08-22 (Mayor Danahay)
- 11. PUBLIC HEARING on ordinance authorizing Mayor Mike Danahay to enter into a Cooperative Endeavor Agreement with multiple entities for the SWLA Sexual Assault Nurse Examiner (S.A.N.E.) Program. ORD09-22 (Mayor Danahay)
- 12. INTRODUCTION OF ORDINANCE authorizing Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Department of the Treasury, State of Louisiana to receive allocated funds for Water Well No. 13 (North Water Well). ORD10-22 (Mayor Danahay)
- 13. RESOLUTION awarding low bid for A9-21033-Sulphur Wastewater Plant Phase 1 SBR Process Improvements Installation of Decant Control Butterfly Valves. RES01-22 (Mayor Danahay)
- 14. RESOLUTION accepting Substantial Completion for the Ruth/Huntington Overlay Project (H.011838). RES02-22 (Mayor Danahay)
- 15. RESOLUTION authorizing the advertisement of bids for Mimosa Heights Phase 2 Street Improvements. RES03-22 (Mayor Danahay)

- 16. RESOLUTOIN accepting application from Sulphur Towing, LLC, for an Emergency Auto Wrecker Service for light duty and setting public hearing date. RES04-22 (Mayor Danahay)
- 17. RESOLUTION approving liquor licenses for 2022. RES05-22 (Mayor Danahay)
- 18. RESOLUTION repealing Resolution No. 2396, M-C Series, adopted June 13, 2011, which authorized the Mayor to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury for a satellite office for Registrar of Voters. RES06-22 (Mayor Danahay)
- 19. PUBLIC COMMENT 3 MINUTES PER SPEAKER ONLY SPEAK 1 TIME PER ITEM.

This ends the public comment section of the meeting.

#### **ADJOURNMENT**

The next regular City Council meeting will be held on Monday, February 14, 2022, at 5:30 p.m. in the Council Chambers located at 500 North Huntington Street, Sulphur, LA.

#### ORDINANCE NO. , M-C SERIES

ORDINANCE AMENDING CHAPTER 14, SECTION 5 OF THE CODE OF ORDINANCES OF THE CITY OF SULPHUR – MANUFACTURED HOME RESTRICTIONS.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby amend Chapter 14, Section 5 of the Code of Ordinances of the City of Sulphur – Manufactured home restrictions to read as follows:

#### Sec. 14-5. Manufactured home restrictions.

- (a) Every mobile/manufactured home situated on a lot or within a defined mobile/manufactured home park and/or mobile home district shall conform to the following minimum standards:
  - (1) Each mobile/manufactured home shall be a minimum size of six hundred (600) square feet

The City Council may grant an application to decrease the minimum square feet after a public hearing to consider all relevant facts.

- (2) Mobile/manufactured home shall have skirting in place within thirty (30) days of placement and prior to occupancy.
  - a. All skirting shall meet one (1) of the following requirements:
    - 1. Manufactured skirting; or
    - 2. Decorative metal, vinyl or plastic skirting; or
    - 3. Vinyl or plastic lattice work skirting; or
    - 4. Brick, mortar or other stone structure skirting.
    - 5. Exclusion. Skirting made of wood products (including wooden lattice work) is excluded.
- (3) Each mobile/manufactured home shall be inspected by the city inspection department for compliance with the provisions of this section and any other applicable city and/or state ordinance, which inspection shall include, in addition thereto, the following non-exclusive particulars:
  - a. The mobile/manufactured home is not in deplorable condition.
  - b. The siding and roof are in such condition that is structurally and aesthetically sound. To be considered aesthetically sound, there must be:
    - 1. No evidence of rotting or weathered components.
    - 2. No dual roofing or "roofcap" system installed (an alteration by installing a second roof structure over the factory built or original structure) prior to transport.
    - 3. No exterior staining or discoloration in excess of five (5) percent of the exterior surface area.
    - 4. No evidence of other similar type of defects.
  - c. The underside of the mobile/manufactured home is secure to prevent any underhanging insulation and/or piping so as to prevent animals running at large from residing therein.
  - d. Windows are not broken or missing.
  - e. All entry and exit doors are operable.
  - f. Flooring shall be structurally sound.
  - g. The skirting meets one (1) of the requirements of [subsection] 14-5(a)(2)a.1, 2, 3, or 4.
  - h. Foundations for mobile/manufactured homes must comply with Louisiana Manufactured Home Division.

- i. Skirting shall extend from the bottom of the mobile/manufactured home to the ground.
- j. Skirting shall cover all four (4) sides of the mobile/manufactured home.
- k. All mobile/manufactured homes shall be securely fastened, anchored or tied down in a suitable fashion consistent with normally acceptable standards in mobile/manufactured home industry.
- 1. All mobile/manufactured homes shall be connected with city sewer, water, electrical and/or gas power in accordance with applicable city and/or state ordinance.
- m. A travel trailer or motor home shall not be used as a primary or rental domicile.

BE IT ALSO FURTHER ORDAINED that this Ordinance shall become effective upon the Mayor's signature.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of
day of, 2021, at o'clockm.	2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

#### ORDINANCE NO. M-C SERIES

ORDINANCE GRANTING A VARIANCE TO REGINA PERRY, 767 NORTH CLAIBORNE STREET, TO ALLOW FOR A 590 SQUARE FOOT MOBILE HOME RATHER THAN THE REQUIRED 600 SQUARE FOOT.

WHEREAS, in accordance with Chapter 14-5 (a) (1) of the Code of Ordinances of the City of Sulphur, Louisiana, a mobile/manufactured home shall be a minimum size of six hundred (600) square feet.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, that they do hereby grant a variance to Regina Perry, 767 North Claiborne Street, to allow for a 590 square foot mobile home rather than the required 600 square foot for the following described property:

> COM 1743 FT N AND 30 FT W OF SE COR E  $\frac{1}{2}$  E  $\frac{1}{2}$  SE 28.9.10 TH N 33 FT W 116 FT ETC

This variance is granted by the City of Sulphur and may be withdrawn by the City of Sulphur should said variance interfere with the rights and privileges owned by the City of Sulphur pursuant to a pre-existing right of way, servitude or easement. If withdrawn, any improvements constructed thereon shall be removed at the expenses of owner thereof.

Grantee hereby agrees and contracts to hold Grantor harmless from any damages created and/or caused by the granting of this variance, including, but not limited to, litigation defense, litigation costs, violation of subdivision restrictive covenants, building code violations or any other damages, property and/or monetary or otherwise, relating thereto.

Upon approval of this variance the owner of this variance shall be responsible for the recordation thereof, with the Clerk of Court, Calcasieu Parish, Louisiana, and shall provide the City of Sulphur a receipt evidencing recordation within 10 days of the effective date of this variance.

No work shall commence until all applicable permits are obtained. In the event work is commenced prior to obtaining all applicable permits, this variance shall be withdrawn and considered null and void.

BE IT FURTHER ORDAINED by the City Council of the City of Sulphur, Louisiana, that they do hereby grant a variance to Regina Perry, 767 North Claiborne Street, to allow for a 590 square foot mobile home rather than the required 600 square foot.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.	
	JOY ABSHIRE, Chairman	
I HEREBY CERTIFY that the	I HEREBY CERTIFY that I have received	
foregoing Ordinance has been presented to the Mayor on this day of,	from the Mayor at o'clockm. on this day of, 2021, the foregoing ordinance which has	
2021, at o'clockm.  ARLENE BLANCHARD, Clerk	approved/vetoed by the Mayor.  ARLENE BLANCHARD, Clerk	



### CITY OF SULPHUR APPLICATION FOR

### DEVELOPMENT APPROVAL - VARIANCE

Date Received 18 27 2 \$50.00 Fee (Non-Refundable) Pd.

(Exact cash or check only)

IT IS APPLICANT'S RESPONSIBILITY TO KEEP SIGN POSTED ON PROPERTY. IF SIGN ISN'T PLACED ON PROPERTY 10 DAYS PRIOR TO MEETING DATE PLEASE NOTIFY CITY. IF SIGN IS REMOVED IT COULD DELAY ACTION ANOTHER MONTH. ONCE BZA APPROVES/DISAPPROVES, APPLICANT MUST REMOVE SIGN FROM PROPERTY Print Name Kegina L-Perry Date 10/27/21

PROPERTY OWNER I	NEGRMATION	ວ			
Name of Property Owner	Regina L. of of ownership such as proper	Terry			
(Owner must provide pro	of of ownership such as propert	ty tax record or recorded de	ed)		1
Mailing Address:	1 N. Calbar	rne 31	Email: req	ina 9254	@ pellso
Phone Number (H) 3	37-532-860	8 (W) Same		ina 9254 (c) sam	e
94	1-10 10	PROPERTY INFORM	ATION		
Location Address: 16	7 N. Claiborn		ulphur, L	A 7066	3
Present Zoned Classificat	ion: residentia	l-mixed	1		
LEGAL DESCRIPTION	FROM ABSTRACT OR TAX R	RECORD (PRINT NEATL)	Y OR TYPE)		
serat	tachment				
DO YOU CURRENTLY	HAVE ANY PENDING VIOL	LATION WITH ANY OR	DINANCE OF THE	CITY OF SULPHUE	YES (N
YOU, OR A REPRESE	NTATIVE, MUST ATTEND T	THE BOARD OF ZONING	ADJUSTMENT MI	EETING	INITIAL
					<u> </u>
	To allow	RIANCE REQUEST INFO	ORMATION	1. 1	1-1
than H	required 600	59 tt.	soc movil	e nome	rather
I TILLII THE	recurred 600	59 DC-			
1110		D			
1115	0	p t			
		DV			
I do hereby understand t	hat no petition for a change in the cl	lassification of property shall be	e filed unless such netitio	n is duly signed and ack	nowledged by the
I do hereby understand to	hat no petition for a change in the clents of not less than fifty (50) percen	lassification of property shall be	e filed unless such petitio	is requested provided b	nowever that where
I do hereby understand to owners of authorized age any lot located in the afo	hat no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all	lassification of property shall be nt of the area of land for which a co-owners must sign the petitic	e filed unless such petitio	is requested provided b	nowever that where
I do hereby understand to owners of authorized age any lot located in the afo stated in the City of Sulp	hat no petition for a change in the clents of not less than fifty (50) percenresaid area is owned in division, all thur Land Use Ordinance, Number 5	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 41, M-C Series.	e filed unless such petitio a change of classification on for that lot to be includ	is requested; provided hed in the fifty (50) percer	nowever, that where nt area provision, as
I do hereby understand to owners of authorized age any lot located in the afo stated in the City of Sulp	hat no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 41, M-C Series.	e filed unless such petitio a change of classification on for that lot to be includ	is requested; provided hed in the fifty (50) percer	nowever, that where nt area provision, as
I do hereby understand to owners of authorized age any lot located in the afo stated in the City of Sulp Further, I do certify that to request.	hat no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above required.	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 541, M-C Series.	e filed unless such petitio a change of classification on for that lot to be includ old any restrictions or cov	is requested; provided hed in the fifty (50) percer renants that would be in	nowever, that where nt area provision, as
I do hereby understand towners of authorized age any lot located in the afostated in the City of Sulp Further, I do certify that trequest.  Furthermore, I, the applications and the city of Sulp Furthermore, I, the applications are considered as a substant of the city of Sulp Furthermore, I, the applications are considered as a substant of the city of t	that no petition for a change in the clents of not less than fifty (50) percencesaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold the company of Zoning Adjustment sign(s) place.	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percer renants that would be in	nowever, that where nt area provision, as
I do hereby understand towners of authorized agrany lot located in the afo stated in the City of Sulp Further, I do certify that trequest.	that no petition for a change in the clents of not less than fifty (50) percencesaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold the company of Zoning Adjustment sign(s) place.	e filed unless such petitio a change of classification on for that lot to be includ old any restrictions or cov	is requested; provided hed in the fifty (50) percer renants that would be in	nowever, that where nt area provision, as
I do hereby understand to owners of authorized age any lot located in the afo stated in the City of Sulp Further, I do certify that to request.	that no petition for a change in the clents of not less than fifty (50) percencesaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold the company of Zoning Adjustment sign(s) place.	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized age any lot located in the afo stated in the City of Sulp Further, I do certify that to request.	that no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the Agrana Sagrana Sa	lassification of property shall be nt of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold the company of Zoning Adjustment sign(s) place.	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percer renants that would be in	nowever, that where nt area provision, as
I do hereby understand towners of authorized age any lot located in the afostated in the City of Sulp Further, I do certify that trequest.  Furthermore, I, the applicant Signat  1. Is site located within	hat no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all hur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the Lagran agree to	dassification of property shall be not of the area of land for which a co-owners must sign the petitio 341, M-C Series. quest is being made does not he of Zoning Adjustment sign(s) place.	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand it owners of authorized again y lot located in the afo stated in the City of Sulp Further, I do certify that it request.  Furthermore, I, the applic Applicant Signat  1. Is site located within 2. Will the proposed under the owner of authorized the site of authorized the site of authorized and the site of authorized against the site of authori	that no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the Agrana Sagrana Sa	dassification of property shall be nt of the area of land for which a co-owners must sign the petitio 641, M-C Series.  quest is being made does not hold for a contract of the contract of th	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized again y lot located in the afor stated in the City of Sulp Further, I do certify that trequest.  Furthermore, I, the applicant Signat  1. Is site located within 2. Will the proposed to of odors, vibration	that no petition for a change in the clemts of not less than fifty (50) percent resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to hispose of the Board of the City Limits?  The City Limits?  The City Limits is the country and the surrous, unsightly areas or other unsightly a	dassification of property shall be not of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold to be not hold t	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized again lot located in the afor stated in the City of Sulp Further, I do certify that trequest.  Furthermore, I, the applicant Signat  1. Is site located within 2. Will the proposed to of odors, vibration	that no petition for a change in the clents of not less than fifty (50) percent resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the City Limits?  The City Limits?  The city Limits is the surrous, unsightly areas or other under road and off-street parking	dassification of property shall be not of the area of land for which a co-owners must sign the petitio 541, M-C Series.  quest is being made does not hold to be not hold t	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized again y lot located in the afo stated in the City of Sulp Further, I do certify that the request.  Furthermore, I, the applicant Signat  1. Is site located within 2. Will the proposed upof odors, vibration 3. Is the capacity of the for use by the proposed.	that no petition for a change in the clents of not less than fifty (50) percent resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the City Limits?  The City Limits?  The city Limits is the surrous, unsightly areas or other under road and off-street parking	dassification of property shall be not of the area of land for which a co-owners must sign the petition of the series. A squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest is being made does not help to be a squest in the squest is being made does not help to be a squest in the squeet in th	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized again any lot located in the aforstated in the City of Sulp Further, I do certify that trequest.  Furthermore, I, the application of Signat  1. Is site located within 2. Will the proposed upon of odors, vibration 3. Is the capacity of the for use by the proposed 4. Will the location be	that no petition for a change in the clents of not less than fifty (50) percent resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requested agree to dispose of the Board of the City Limits? The best of the surrous, unsightly areas or other under road and off-street parking osed development?	lassification of property shall be not of the area of land for which a co-owners must sign the petitio 541, M-C Series.  Quest is being made does not he petition of Zoping Adjustment sign(s) place of Zoping Adjustment sign(s)	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized age any lot located in the afor stated in the City of Sulp Further, I do certify that the request.  Furthermore, I, the application of Colors, vibration of odors, vibration 3. Is the capacity of the for use by the proposed 4. Will the location be 5. Can the proposed d	that no petition for a change in the clents of not less than fifty (50) percen resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the City Limits?  The City Limits?  The city Limits is the surrous, unsightly areas or other under road and off-street parking osed development?	lassification of property shall be not of the area of land for which a co-owners must sign the petitio 541, M-C Series.  Quest is being made does not he petition of Zoping Adjustment sign(s) place of Zoping Adjustment sign(s)	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said
I do hereby understand to owners of authorized again lot located in the afostated in the City of Sulp Further, I do certify that the request.  Furthermore, I, the applicant Signat  1. Is site located within 2. Will the proposed the of odors, vibration 3. Is the capacity of the for use by the proposed 4. Will the location be 5. Can the proposed decharacter/aesthetics	that no petition for a change in the cleants of not less than fifty (50) percent resaid area is owned in division, all thur Land Use Ordinance, Number 5 the property for which the above requant agree to dispose of the Board of the City Limits?  In the City Limits?  In the City Limits?  In the condition of the surrous, unsightly areas or other under road and off-street parking osed development?  In the condition of the surrous of the surr	dassification of property shall be not of the area of land for which a co-owners must sign the petitio 341, M-C Series.  quest is being made does not he petition of Zoning Adjustment sign(s) play the period of Zoning area because awarranted elements?  If a gracilities adequate adversely affect the	e filed unless such petition a change of classification on for that lot to be included any restrictions or covacced on my property after	is requested; provided hed in the fifty (50) percent venants that would be in the hearing.	nowever, that where nt area provision, as conflict with said





#### **SEE PAGE 3 FOR AMENDMENT**

#### ORDINANCE NO. M-C SERIES

ORDINANCE AMENDING CHAPTER 17, SECTION 19 OF THE CODE OF ORDINANCES OF THE CITY OF SULPHUR – PIPING INSTALLATION STANDARDS.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby amend Chapter 17, Section 19 of the Code of Ordinances of the City of Sulphur to read as follows:

#### Sec. 17-19. Piping installation standards.

The standards for the installation of pipelines on city streets, roads and rights-of-way shall be as follows:

- (1) General.
  - a. All materials and workmanship shall conform to accepted standards practices.
  - b. All safety precautions for the protection of the traveling public must be observed. Undue delay to traffic will not be tolerated.
  - c. All excavations within the limits of the right-of-way shall be backfilled and tamped in six-inch layers. Where sod is removed or destroyed, it shall be replaced. Where it is necessary to make excavations in the shoulders, the top six (6) inches of backfill shall be sand, clay, gravel or equivalent.
  - d. Protruding valves and other fittings shall not be installed at any point within the back of side ditches of the streets or public roads.
  - e. A guarantee deposit to ensure the satisfactory completion of the work shall accompany the application for permit. This deposit shall be in the form of a certified check made payable to the city. The amount of the guarantee deposit shall be calculated in accordance with schedules given below. No inspection fee is charged and the guarantee deposit will be refunded promptly upon receipt of notice from the director of public works that the work has been satisfactorily completed.
  - f. It shall be the duty of the permittee to restore the street, sidewalk, avenue, lane, alley or right-of-way to the original condition within such reasonable time as the director of public works shall order and such restoration shall be done in a good and workmanlike manner and to the satisfaction of the director of public works. In the event of the refusal or neglect by the permittee to make the repairs in not less than two (2) days and not more than ten (10) days from the date permittee is notified by the director of public works as he shall direct, the director of public works shall cause the repairs necessary to restore the proper grade and original condition of the street, sidewalk, avenue, lane, alley, or right-of-way to be made

- and the cost of the repair shall be deducted from the guarantee deposit of permittee.
- g. If the deductions from the guarantee deposit on this account exceed sixty (60) percent of the total amount deposited, the permission herein provided shall automatically terminate unless and until the permittee deposits an additional sum to bring the guarantee deposit up to the amount originally required in the application.
- (2) Parallel to the street or public road. Pipelines paralleling the street or public road:
  - a. Shall occupy the last two (2) feet of the right-of-way back of the ditch except where, upon showing of actual necessity, a permit is issued for another location;
  - b. Shall have a minimum earth cover of eighteen (18) inches;
  - c. Shall have a minimum clearance of eighteen (18) inches below existing or proposed drainage structures.
- (3) *Deposit*. The amount of guarantee deposit required in connection with permits for pipelines parallel to the street shall be calculated from the attached schedule:

Length of	Size	Amount of deposit
pipeline (ft.)		
100 or less	All	\$50.00
100 to 200	All	50.00
Over 200	All	20.00 per 100 ft.
		or fraction thereof
Over 1 mile	Less than 8"	1000.00 per mile
Over 1 mile	8" or larger	2000.00 per mile

The amount in no case to be less than fifty dollars (\$50.00).

- (4) Cross the street or public road.
  - a. Pipelines shall have an earth cover of not less than twenty-four (24) inches below the flow line of side ditches.
  - b. Crossings shall be made at as nearly right angles to the street or public road as possible. No existing drainage structure under the street or public road may be used for this purpose.
  - the street or public roads shall be calculated at the rate of twenty dollars (\$20.00) per inch diameter, or fraction thereof, of the casing. For example to install a sixinch line in a ten-inch casing the amount of deposit would be two hundred dollars (\$200.00).
  - d. Construction methods used shall be in accordance with the following requirements:
    - 1. During construction, suitable barriers shall be erected on the shoulders and proper precautions taken to prevent accidents and delay to traffic.

- 2. Casings or pipelines may be laid by open-cut method.
- 3. In cases where the street or public road is cut, the surfacing, which shall be protected from mixture with other material, shall be replaced in as good condition as previous, after trench has been backfilled and tamped in six-inch layers. If additional surfacing material is necessary to restore road to its original condition, it shall be furnished and placed by permittee.
- During construction, one-half of the road shall be cut and bridged. The permittee shall make provision for watchmen to direct traffic and to supply warning signs, flags and lights.
- (5) Type of piping. Shall comply with the most recent ASTM F2648. When owner of property procures piping, the City of Sulphur will install. Piping material is as follows:
  - a. Corrugated metal, either coated or aluminized steel.
  - b. 16 gauge reinforced concrete pipe (RCP).

on the May

BE IT FURTHER ORDAINED Mayor's signature.	that this Ordinance shall become effective upon
	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this day of	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of, 2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

#### ORDINANCE NO. M-C SERIES

ORDINANCE AUTHORIZING MAYOR MIKE DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT WITH THE CALCASIEU PARISH POLICE JURY TO ACCEPT OWNERSHIP OF A PARCEL OF PROPERTY LOCATED AT 2392 TAMMY DRIVE.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Mike Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2392 Tammy Drive.

BE IT FURTHER ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this day of, 2021, at o'clockm.	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of, 2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

#### COOPERATIVE ENDEAVOR AGREEMENT BETWEEN THE CALCASIEU PARISH POLICE JURY AND THE CITY OF SULPHUR

STATE OF LOUISIANA PARISH OF CALCASIEU

THIS AGREEMENT is hereby made and entered into this \_\_\_\_\_ day of \_\_\_\_\_ 2021, by and between the CALCASIEU PARISH POLICE JURY, hereinafter referred to as "PARISH" or the "TRANSFEROR," a political subdivision of the State of Louisiana, represented herein by its duly authorized President, Brian Abshire, and the CITY OF SULPHUR, hereinafter referred to as "CITY" or the "TRANSFEREE," a political subdivision of the State of Louisiana, and represented herein by its duly authorized Mayor, Michael Danahay, who do declare and agree as follows:

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

WHEREAS, the PARISH is the owner, of a one hundred percent (100%) ownership interest in a property located at 2392 Tammy Drive, Sulphur, Louisiana, a parcel of land described as follows:

The West 65 feet of Lot 20 and the East 15 feet of Lot 21, Block 10 of Rose Park Subdivision No. 4, as per plat recorded in Plat Book 13, Page 40, records of Calcasieu Parish, Louisiana., Calcasieu Parish, Louisiana.

WHEREAS, this property was acquired pursuant to Hazard Mitigation Federal Grant number 1603-019-0017 and is located in the municipal boundary of the CITY; and

WHEREAS, both parties to this agreement have an individual and collective public interest in providing facilities for the citizens of Calcasieu Parish to enjoy for recreational purposes and to enhance the quality of life for all the citizens in accordance with the deed restriction included in Exhibit A; and

WHEREAS, both parties agree that the transfer of this tract by the PARISH to the CITY will result in a public benefit which is not disproportionate to the consideration of this agreement and will fill a valid public purpose benefiting the general welfare of the citizens of both the PARISH and the CITY; and

WHEREAS, on November 24, 2020, FEMA authorized the PARISH to transfer its full ownership interest in a property located at 2392 Tammy Drive, Sulphur, Louisiana to the CITY, subject to those restrictive covenants set forth in Exhibit A.

NOW THEREFORE, for the consideration as stated in this cooperative endeavor agreement between the PARISH and the CITY, the PARISH, as the TRANSFEROR, does hereby grant, transfer, and convey unto the CITY, as the TRANSFEREE, with full subrogation to all of the rights and actions of the TRANSFEROR against all former owners and transferors, the following described property, to-wit:

The property located at 2392 Tammy Drive, Sulphur, Louisiana, situated in the Parish of Calcasieu, State of Louisiana with the following legal description:

The West 65 feet of Lot 20 and the East 15 feet of Lot 21, Block 10 of Rose Park Subdivision No. 4, as per plat recorded in Plat Book 13, Page 40, records of Calcasieu Parish, Louisiana., Calcasieu Parish, Louisiana.

TO HAVE AND TO HOLD unto the CITY, as the TRANSFEREE, their heirs, successors and assigns forever. This transaction is given and accepted subject to any and all servitudes, restrictions, mineral leases and reservations on file and of record in Calcasieu Parish, Louisiana. All agreements and stipulations herein, and all of the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors and assigns of the respective parties and the TRANSFEREE, their heirs and assigns shall have and hold the described property in full ownership forever.

In consideration of the transfer of full ownership of the property, the CITY does hereby agree to assume all indices of ownership including the maintenance and care responsibilities for the property and to assume any and all legal liabilities which might arise as a result of the condition of the property at the time of this transfer. Without relinquishing the authority to control and enforce the land use and oversight terms and conditions set forth by 44 CFR Section 80.19 and noted in Exhibit A, the parties agree that the PARISH shall be relieved of any and all further duties or responsibility with regard to the property. The parties agree that this transfer of ownership is subject to any applicable enforcement procedures, requirements and actions of 44 CFR, and that this transfer of ownership is made without warranty of title or condition. It is agreed that the property will revert to the PARISH shall the CITY cease to exist or lose its eligible status as defined in 44 CFR Part 80.19. The CITY herein agrees to indemnify, hold harmless and defend the PARISH from and against all claims of whatsoever kind alleged to arise out of or be in connection with the condition of the premises after the date of the transfer of ownership of the property under this agreement.

THUS DONE AND SIGNED on the Louisiana, and in the presence of the reading of the whole.	day of 2021, in Lake Charles, undersigned witnesses and Notary Public, after a due
WITNESSES:	CALCASIEU PARISH POLICE JURY:
Witness Signature	BY: BRIAN ABSHIRE, PRESIDENT
Printed Witness Name	
Witness Signature	
Printed Witness Name	
No	OTARY PUBLIC
Notary I	Printed/Stamped Name lentification Number

in, Lor Public, after a due reading	SIGNED on the day of 2021, uisiana, and in the presence of the undersigned witnesses and Notary of the whole.
WITNESSES:	CITY OF SULPHUR:
Witness Signature	BY: MICHAEL DANAHAY, MAYOR
Printed Witness Name	
Witness Signature	
Printed Witness Name	
	NOTARY PUBLIC
	Notary Printed/Stamped Name and Identification Number

#### **EXHIBIT A**

In reference to the property or properties ("Property") conveyed by the Deed between Pamela Jean Jones participating in the federally-assisted acquisition project ("the Grantor") and the Calcasieu Parish Police Jury, ("the Grantee"), its successors and assigns:

WHEREAS, The Robert T. Stafford Disaster Relief and Emergency Assistance Act, ("The Stafford Act"), 42 U.S.C. §5121 et seq., identifies the use of disaster relief funds under §5170c, Hazard Mitigation Grant Program, including the acquisition and relocation of structures in the floodplain;

WHEREAS, the mitigation grant program provides a process for a local government, through the State, to apply for federal funds for mitigation assistance to acquire interests in property, including the purchase of structures in the floodplain, to demolish and/or remove the structures, and to maintain the use of the Property as open space in perpetuity;

WHEREAS, the Calcasieu Parish Police Jury has applied for and been awarded such funding from the Louisiana Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) for assistance from the Federal Emergency Management Agency (FEMA) and has entered into a mitigation grant program Grant Agreement dated August 14, 2009 with FEMA and herein incorporated by reference; making it a mitigation grant program grantee.

WHEREAS, the Property is located in Calcasieu Parish, and Calcasieu Parish participates in the National Flood Insurance Program and is in good standing with NFIP as of the date of the Deed:

WHEREAS, the Calcasieu Parish Police Jury, acting by and through the Calcasieu Parish Police Jury Officers, has applied for and been awarded federal funds pursuant to an agreement with GOHSEP dated April 30, 2018 "State-Local Agreement", and herein incorporated by reference, making it a mitigation grant program subgrantee;

WHEREAS, the terms of the mitigation grant program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-local Agreement require that the Grantee agree to conditions that restrict the use of the land to open space in perpetuity in order to protect and preserve natural floodplain values;

Now, therefore, the grant is made subject to the following terms and conditions:

- 1. Terms. Pursuant to the terms of the Hazard Mitigation Grant Program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-Local Agreement, the following conditions and restrictions shall apply in perpetuity to the Property described in the attached deed and acquired by the Grantee pursuant to FEMA program requirements concerning the acquisition of property for open space:
  - a. Compatible uses. The Property shall be dedicated and maintained in perpetuity as open space for the conservation of natural floodplain functions. Such uses may include: parks for outdoor recreational activities; wetlands management; nature reserves; cultivation; grazing; camping (except where adequate warning time is not available to allow evacuation); unimproved, unpaved parking lots; buffer zones; and other uses consistent with FEMA guidance for open space acquisition, Hazard Mitigation Assistance, Requirements for Property Acquisition and Relocation for Open Space.
  - b. Structures. No new structures or improvements shall be erected on the Property other than:
    - A public facility that is open on all sides and functionally related to a designated open space or recreational use;
    - ii. A public rest room; or
    - iii. A structure that is compatible with open space and conserves the natural function of the floodplain, including the uses described in Paragraph 1.a., above, and

approved by the FEMA Administrator in writing before construction of the structure begins.

Any improvements on the Property shall be in accordance with proper floodplain management policies and practices. Structures built on the Property according to paragraph b. of this section shall be floodproofed or elevated to at least the base flood level plus 1 foot of freeboard, or greater, if required by FEMA, or if required by any State, Tribal, or local ordinance, and in accordance with criteria established by the FEMA Administrator.

- c. Disaster Assistance and Flood Insurance. No Federal entity or source may provide disaster assistance for any purpose with respect to the Property, nor may any application for such assistance be made to any Federal entity or source. The Property is not eligible for coverage under the NFIP for damage to structures on the property occurring after the date of the property settlement, except for pre-existing structures being relocated off the property as a result of the project.
- d. Transfer. The Grantee, including successors in interest, shall convey any interest in the Property only if the FEMA Regional Administrator, through the State, gives prior written approval of the transferee in accordance with this paragraph.
  - i. The request by the Grantee, through the State, to the FEMA Regional Administrator must include a signed statement from the proposed transferee that it acknowledges and agrees to be bound by the terms of this section, and documentation of its status as a qualified conservation organization if applicable.
  - ii. The Grantee may convey a property interest only to a public entity or to a qualified conservation organization. However, the Grantee may convey an easement or lease to a private individual or entity for purposes compatible with the uses described in paragraph (a), of this section, with the prior approval of the FEMA Regional

Administrator, and so long as the conveyance does not include authority to control and enforce the terms and conditions of this section.

- iii. If title to the Property is transferred to a public entity other than one with a conservation mission, it must be conveyed subject to a conservation easement that shall be recorded with the deed and shall incorporate all terms and conditions set forth in this section, including the easement holder's responsibility to enforce the easement. This shall be accomplished by one of the following means:
  - a. The Grantee shall convey, in accordance with this paragraph, a conservation easement to an entity other than the title holder, which shall be recorded with the deed, or
  - At the time of title transfer, the Grantee shall retain such conservation easement, and record it with the deed.
- iv. Conveyance of any property interest must reference and incorporate the original deed restrictions providing notice of the conditions in this section and must incorporate a provision for the property interest to revert to the State, Tribe, or local government in the event that the transferee ceases to exist or loses its eligible status under this section.
- Inspection. FEMA, its representatives and assigns including the State or Tribe shall have
  the right to enter upon the Property, at reasonable times and with reasonable notice, for the
  purpose of inspecting the Property to ensure compliance with the terms of this part, the
  Property conveyance and of the grant award.
- 3. Monitoring and Reporting. Every three years on December 30<sup>th</sup>, the Grantee (mitigation grant program subgrantee), in coordination with any current successor in interest, shall submit through the State to the FEMA Regional Administrator a report certifying that the Grantee has inspected the Property within the month preceding the report, and that the

Property continues to be maintained consistent with the provisions of 44 C.F.R. Part 80, the property conveyance, and the grant award.

- 4. Enforcement. The Grantee (mitigation grant program subgrantee), the State, FEMA, and their respective representatives, successors and assigns, are responsible for taking measures to bring the Property back into compliance if the Property is not maintained according to the terms of 44 C.F.R. Part 80, the property conveyance, and the grant award. The relative rights and responsibilities of FEMA, the State, the Grantee, and subsequent holders of the property interest at the time of enforcement, shall include the following:
  - a. The State will notify the Grantee and any current holder of the property interest in writing and advise them that they have 60 days to correct the violation.
    - i. If the Grantee or any current holder of the property interest fails to demonstrate a good faith effort to come into compliance with the terms of the grant within the 60day period, the State shall enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to bringing an action at law or in equity in a court of competent jurisdiction.
    - ii. FEMA, its representatives, and assignees may enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to 1 or more of the following:
      - Withholding FEMA mitigation awards or assistance from the State or Tribe,
         and Grantee; and current holder of the property interest.
      - Requiring transfer of title. The Grantee or the current holder of the property interest shall bear the costs of bringing the Property back into compliance with the terms of the grant; or

c. Bringing an action at law or in equity in a court of competent jurisdiction against any or all of the following parties: the State, the Tribe, the local community, and their respective successors.

Amendment. This agreement may be amended upon signatures of FEMA, the State, and the Grantee only to the extent that such amendment does not affect the fundamental and statutory purposes underlying the agreement.

 Severability. Should any provision of this grant or the application thereof to any person or circumstance be found to be invalid or unenforceable, the rest and remainder of the provisions of this grant and their application shall not be affected and shall remain valid and enforceable.

CALCASIEU PARISH POLICE JURY:

Jannifar U. Cabian

Sub-grantee's Authorized Representative

10/18/18 Date

WHITHING PARTY

WITNESSED BY:

37

Amber Downs

Notary Public

Notary Printed/Stamped Name and Identification Number

#### ORDINANCE NO. M-C SERIES

ORDINANCE AUTHORIZING MAYOR MIKE DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT WITH THE CALCASIEU PARISH POLICE JURY TO ACCEPT OWNERSHIP OF A PARCEL OF PROPERTY LOCATED AT 1030 INVADER STREET.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Mike Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 1030 Invader Street.

BE IT FURTHER ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this day of, 2021, at o'clockm.	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of, 2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

# COOPERATIVE ENDEAVOR AGREEMENT BETWEEN THE CALCASIEU PARISH POLICE JURY AND THE CITY OF SULPHUR

STATE OF LOUISIANA PARISH OF CALCASIEU

THIS AGREEMENT is hereby made and entered into this \_\_\_\_\_ day of \_\_\_\_\_ 2021, by and between the CALCASIEU PARISH POLICE JURY, hereinafter referred to as "PARISH" or the "TRANSFEROR," a political subdivision of the State of Louisiana, represented herein by its duly authorized President, Brian Abshire, and the CITY OF SULPHUR, hereinafter referred to as "CITY" or the "TRANSFEREE," a political subdivision of the State of Louisiana, and represented herein by its duly authorized Mayor, Michael Danahay, who do declare and agree as follows:

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

WHEREAS, the PARISH is the owner, of a one hundred percent (100%) ownership interest in a property located at 1030 Invader Street, Sulphur, Louisiana, a parcel of land described as follows:

Lots Fifteen (15), Sixteen (16) and Seventeen (17) of Block Two (2) of Starlin Subdivision No. 2, as per plat recorded in Plat Book 5, Page 77, of the records of Calcasieu Parish, Louisiana.

WHEREAS, this property was acquired pursuant to FEMA Flood Mitigation Assistance grant number FMA-PJ-06-LA-2017-022 and is located in the municipal boundary of the CITY; and

WHEREAS, both parties to this agreement have an individual and collective public interest in providing facilities for the citizens of Calcasieu Parish to enjoy for recreational purposes and to enhance the quality of life for all the citizens in accordance with the deed restriction included in Exhibit A; and

WHEREAS, both parties agree that the transfer of this tract by the PARISH to the CITY will result in a public benefit which is not disproportionate to the consideration of this agreement and will fill a valid public purpose benefiting the general welfare of the citizens of both the PARISH and the CITY; and

WHEREAS, on July 1, 2021, FEMA authorized the PARISH to transfer its full ownership interest in a property located at 1030 Invader Street, Sulphur, Louisiana to the CITY, subject to those restrictive covenants set forth in Exhibit A.

NOW THEREFORE, for the consideration as stated in this cooperative endeavor agreement between the PARISH and the CITY, the PARISH, as the TRANSFEROR, does hereby grant, transfer, and convey unto the CITY, as the TRANSFEREE, with full subrogation to all of the rights and actions of the TRANSFEROR against all former owners and transferors, the following described property, to-wit:

The property located at 1030 Invader Street, Sulphur, Louisiana, situated in the Parish of Calcasieu, State of Louisiana with the following legal description:

Lots Fifteen (15), Sixteen (16) and Seventeen (17) of Block Two (2) of Starlin Subdivision No. 2, as per plat recorded in Plat Book 5, Page 77, of the records of Calcasieu Parish, Louisiana.

TO HAVE AND TO HOLD unto the CITY, as the TRANSFEREE, their heirs, successors and assigns forever. This transaction is given and accepted subject to any and all servitudes, restrictions, mineral leases and reservations on file and of record in Calcasieu Parish, Louisiana. All agreements and stipulations herein, and all of the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors and assigns of the respective parties and the TRANSFEREE, their heirs and assigns shall have and hold the described property in full ownership forever.

In consideration of the transfer of full ownership of the property, the CITY does hereby agree to assume all indices of ownership including the maintenance and care responsibilities for the property and to assume any and all legal liabilities which might arise as a result of the condition of the property at the time of this transfer. Without relinquishing the authority to control and enforce the land use and oversight terms and conditions set forth by 44 CFR Section 80.19 and noted in Exhibit A, the parties agree that the PARISH shall be relieved of any and all further duties or responsibility with regard to the property. The parties agree that this transfer of ownership is subject to any applicable enforcement procedures, requirements and actions of 44 CFR, and that this transfer of ownership is made without warranty of title or condition. It is agreed that the property will revert to the PARISH shall the CITY cease to exist or lose its eligible status as defined in 44 CFR Part 80.19. The CITY herein agrees to indemnify, hold harmless and defend the PARISH from and against all claims of whatsoever kind alleged to arise out of or be in connection with the condition of the premises after the date of the transfer of ownership of the property under this agreement.

Louisiana, and in the presence of the reading of the whole.	e day of 2021, in Lake Charles, e undersigned witnesses and Notary Public, after a due
WITNESSES:	CALCASIEU PARISH POLICE JURY:
Witness Signature	BY:BRIAN ABSHIRE, PRESIDENT
Printed Witness Name	
Witness Signature	
Printed Witness Name	
N	OTARY PUBLIC
Notary and I	Printed/Stamped Name dentification Number

THUS DONE AND Sin, Loui Public, after a due reading of	SIGNED on the day of 2021 isiana, and in the presence of the undersigned witnesses and Notary of the whole.
WITNESSES:	CITY OF SULPHUR:
Witness Signature	BY:
withess signature	MICHAEL DANAHAY, MAYOR
Printed Witness Name	
Witness Signature	
Printed Witness Name	
	NOTARY PUBLIC
	Notary Printed/Stamped Name and Identification Number

#### EXHIBIT A

In reference to the property or properties ("Property") conveyed by the Deed between Jeffery Scott Bushnell and Pamela Bushnell participating in the federally-assisted acquisition project ("the Grantor") and the Calcasieu Parish Police Jury, ("the Grantee"), its successors and assigns:

WHEREAS, the Flood Mitigation Assistance Program, as authorized in the National Flood Insurance Reform Act of 1994, Sections 1366 and 1367, (42 USC §§ 4104c, 4104d), identifies the use of FMA funds for planning and carrying out activities designed to reduce the risk of flood damage to structures insurable under the National Flood Insurance Program;

WHEREAS, the mitigation grant program provides a process for a local government, through the State, to apply for federal funds for mitigation assistance to acquire interests in property, including the purchase of structures in the floodplain, to demolish and/or remove the structures, and to maintain the use of the Property as open space in perpetuity;

WHEREAS, the Calcasieu Parish Police Jury has applied for and been awarded such funding from the Louisiana Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) for assistance from the Federal Emergency Management Agency (FEMA) and has entered into a mitigation grant program Grant Agreement dated August 1, 2017 with FEMA and herein incorporated by reference; making it a mitigation grant program grantee.

WHEREAS, the Property is located in Calcasieu Parish, and Calcasieu Parish participates in the National Flood Insurance Program and is in good standing with NFIP as of the date of the Deed;

WHEREAS, the Calcasieu Parish Police Jury, acting by and through the Calcasieu Parish Police Jury Officers, has applied for and been awarded federal funds pursuant to an agreement with GOHSEP dated August 9, 2017 "State-Local Agreement", and herein incorporated by reference, making it a mitigation grant program subgrantee;

WHEREAS, the terms of the mitigation grant program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-local Agreement require that the Grantee agree to conditions that restrict the use of the land to open space in perpetuity in order to protect and preserve natural floodplain values;

Now, therefore, the grant is made subject to the following terms and conditions:

- 1. Terms. Pursuant to the terms of the Hazard Mitigation Grant Program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-Local Agreement, the following conditions and restrictions shall apply in perpetuity to the Property described in the attached deed and acquired by the Grantee pursuant to FEMA program requirements concerning the acquisition of property for open space:
  - a. Compatible uses. The Property shall be dedicated and maintained in perpetuity as open space for the conservation of natural floodplain functions. Such uses may include: parks for outdoor recreational activities; wetlands management; nature reserves; cultivation; grazing; camping (except where adequate warning time is not available to allow evacuation); unimproved, unpaved parking lots; buffer zones; and other uses consistent with FEMA guidance for open space acquisition, Hazard Mitigation Assistance, Requirements for Property Acquisition and Relocation for Open Space.
  - b. Structures. No new structures or improvements shall be erected on the Property other than:
    - A public facility that is open on all sides and functionally related to a designated open space or recreational use;
    - ii. A public rest room; or
    - iii. A structure that is compatible with open space and conserves the natural function of the floodplain, including the uses described in Paragraph 1.a., above, and

approved by the FEMA Administrator in writing before construction of the structure begins.

Any improvements on the Property shall be in accordance with proper floodplain management policies and practices. Structures built on the Property according to paragraph b. of this section shall be floodproofed or elevated to at least the base flood level plus 1 foot of freeboard, or greater, if required by FEMA, or if required by any State, Tribal, or local ordinance, and in accordance with criteria established by the FEMA Administrator.

- c. Disaster Assistance and Flood Insurance. No Federal entity or source may provide disaster assistance for any purpose with respect to the Property, nor may any application for such assistance be made to any Federal entity or source. The Property is not eligible for coverage under the NFIP for damage to structures on the property occurring after the date of the property settlement, except for pre-existing structures being relocated off the property as a result of the project.
- d. Transfer. The Grantee, including successors in interest, shall convey any interest in the Property only if the FEMA Regional Administrator, through the State, gives prior written approval of the transferee in accordance with this paragraph.
  - i. The request by the Grantee, through the State, to the FEMA Regional Administrator must include a signed statement from the proposed transferee that it acknowledges and agrees to be bound by the terms of this section, and documentation of its status as a qualified conservation organization if applicable.
  - ii. The Grantee may convey a property interest only to a public entity or to a qualified conservation organization. However, the Grantee may convey an easement or lease to a private individual or entity for purposes compatible with the uses described in paragraph (a), of this section, with the prior approval of the FEMA Regional

Administrator, and so long as the conveyance does not include authority to control and enforce the terms and conditions of this section.

- iii. If title to the Property is transferred to a public entity other than one with a conservation mission, it must be conveyed subject to a conservation easement that shall be recorded with the deed and shall incorporate all terms and conditions set forth in this section, including the easement holder's responsibility to enforce the easement. This shall be accomplished by one of the following means:
  - a. The Grantee shall convey, in accordance with this paragraph, a conservation easement to an entity other than the title holder, which shall be recorded with the deed, or
  - b. At the time of title transfer, the Grantee shall retain such conservation easement, and record it with the deed.
- iv. Conveyance of any property interest must reference and incorporate the original deed restrictions providing notice of the conditions in this section and must incorporate a provision for the property interest to revert to the State, Tribe, or local government in the event that the transferee ceases to exist or loses its eligible status under this section.
- 2. Inspection. FEMA, its representatives and assigns including the State or Tribe shall have the right to enter upon the Property, at reasonable times and with reasonable notice, for the purpose of inspecting the Property to ensure compliance with the terms of this part, the Property conveyance and of the grant award.
- 3. Monitoring and Reporting. Every three years on December 30<sup>th</sup>, the Grantee (mitigation grant program subgrantee), in coordination with any current successor in interest, shall submit through the State to the FEMA Regional Administrator a report certifying that the Grantee has inspected the Property within the month preceding the report, and that the

Property continues to be maintained consistent with the provisions of 44 C.F.R. Part 80, the property conveyance, and the grant award.

- 4. Enforcement. The Grantee (mitigation grant program subgrantee), the State, FEMA, and their respective representatives, successors and assigns, are responsible for taking measures to bring the Property back into compliance if the Property is not maintained according to the terms of 44 C.F.R. Part 80, the property conveyance, and the grant award. The relative rights and responsibilities of FEMA, the State, the Grantee, and subsequent holders of the property interest at the time of enforcement, shall include the following:
  - a. The State will notify the Grantee and any current holder of the property interest in writing and advise them that they have 60 days to correct the violation.
    - i. If the Grantee or any current holder of the property interest fails to demonstrate a good faith effort to come into compliance with the terms of the grant within the 60-day period, the State shall enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to bringing an action at law or in equity in a court of competent jurisdiction.
    - ii. FEMA, its representatives, and assignees may enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to 1 or more of the following:
      - a. Withholding FEMA mitigation awards or assistance from the State or Tribe, and Grantee; and current holder of the property interest.
      - Requiring transfer of title. The Grantee or the current holder of the property interest shall bear the costs of bringing the Property back into compliance with the terms of the grant; or

- c. Bringing an action at law or in equity in a court of competent jurisdiction against any or all of the following parties: the State, the Tribe, the local community, and their respective successors.
- Amendment. This agreement may be amended upon signatures of FEMA, the State, and the Grantee only to the extent that such amendment does not affect the fundamental and statutory purposes underlying the agreement.
- 6. Severability. Should any provision of this grant or the application thereof to any person or circumstance be found to be invalid or unenforceable, the rest and remainder of the provisions of this grant and their application shall not be affected and shall remain valid and enforceable.

CALCASIEU PARISH POLICE JURY:

Jennifer H. Cobian

Sub-grantee's Authorized Representative

118/14

WITNESSED BY

By

Natasha Willia

Amber Downs

LAURIE T. CORMIEF

Notary Printed/Stamped Name and Identification Number

#### ORDINANCE NO. M-C SERIES

ORDINANCE AUTHORIZING MAYOR MIKE DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT WITH THE CALCASIEU PARISH POLICE JURY TO ACCEPT OWNERSHIP OF A PARCEL OF PROPERTY LOCATED AT 2325 TIMBERLANE DRIVE.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Mike Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2325 Timberlane Drive.

BE IT FURTHER ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of
day of, 2021, at o'clockm.	2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

## COOPERATIVE ENDEAVOR AGREEMENT BETWEEN THE CALCASIEU PARISH POLICE JURY AND THE CITY OF SULPHUR

STATE OF LOUISIANA PARISH OF CALCASIEU

THIS AGREEMENT is hereby made and entered into this \_\_\_\_\_ day of \_\_\_\_\_ 2021, by and between the CALCASIEU PARISH POLICE JURY, hereinafter referred to as "PARISH" or the "TRANSFEROR," a political subdivision of the State of Louisiana, represented herein by its duly authorized President, Brian Abshire, and the CITY OF SULPHUR, hereinafter referred to as "CITY" or the "TRANSFEREE," a political subdivision of the State of Louisiana, and represented herein by its duly authorized Mayor, Michael Danahay, who do declare and agree as follows:

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

WHEREAS, the PARISH is the owner, of a one hundred percent (100%) ownership interest in a property located at 2325 Timberlane Drive, Sulphur, Louisiana, a parcel of land described as follows:

Commencing at a point 430 feet East of the West Quarter Corner of Section 1, Township 10 South, Range 10 West, thence running East 80 feet, thence North 140 feet to the South right-of-way of Timberlane Street, thence West along South line of Timberlane Street 80 feet, thence South 140 feet to the point of commencement.

AND

Commencing at a point 510 feet East of the West Quarter Corner of Section 1, Township 10 South, Range 10 West, Louisiana Meridian, thence run East 30 feet; thence North 140 feet, thence West 30 feet, thence South 140 feet, to the point of commencement.

WHEREAS, this property was acquired pursuant to FEMA Flood Mitigation Assistance grant number FMA-PJ-06-LA-2017-022 and is located in the municipal boundary of the CITY; and

WHEREAS, both parties to this agreement have an individual and collective public interest in providing facilities for the citizens of Calcasieu Parish to enjoy for recreational purposes and to enhance the quality of life for all the citizens in accordance with the deed restriction included in Exhibit A; and

WHEREAS, both parties agree that the transfer of this tract by the PARISH to the CITY will result in a public benefit which is not disproportionate to the consideration of this agreement and will fill a valid public purpose benefiting the general welfare of the citizens of both the PARISH and the CITY; and

WHEREAS, on July 1, 2021, FEMA authorized the PARISH to transfer its full ownership interest in a property located at 2325 Timberlane Drive, Sulphur, Louisiana to the CITY, subject to those restrictive covenants set forth in Exhibit A.

NOW THEREFORE, for the consideration as stated in this cooperative endeavor agreement between the PARISH and the CITY, the PARISH, as the TRANSFEROR, does hereby grant, transfer, and convey unto the CITY, as the TRANSFEREE, with full subrogation to all of the rights and actions of the TRANSFEROR against all former owners and transferors, the following described property, to-wit:

The property located at 2325 Timberlane Drive, Sulphur, Louisiana, situated in the Parish of Calcasieu, State of Louisiana with the following legal description:

Commencing at a point 430 feet East of the West Quarter Corner of Section 1, Township 10 South, Range 10 West, thence running East 80 feet, thence North 140 feet to the South right-of-way of Timberlane Street, thence West along South line of Timberlane Street 80 feet, thence South 140 feet to the point of commencement.

#### AND

Commencing at a point 510 feet East of the West Quarter Corner of Section 1, Township 10 South, Range 10 West, Louisiana Meridian, thence run East 30 feet; thence North 140 feet, thence West 30 feet, thence South 140 feet, to the point of commencement.

TO HAVE AND TO HOLD unto the CITY, as the TRANSFEREE, their heirs, successors and assigns forever. This transaction is given and accepted subject to any and all servitudes, restrictions, mineral leases and reservations on file and of record in Calcasieu Parish, Louisiana. All agreements and stipulations herein, and all of the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors and assigns of the respective parties and the TRANSFEREE, their heirs and assigns shall have and hold the described property in full ownership forever.

In consideration of the transfer of full ownership of the property, the CITY does hereby agree to assume all indices of ownership including the maintenance and care responsibilities for the property and to assume any and all legal liabilities which might arise as a result of the condition of the property at the time of this transfer. Without relinquishing the authority to control and enforce the land use and oversight terms and conditions set forth by 44 CFR Section 80.19 and noted in Exhibit A, the parties agree that the PARISH shall be relieved of any and all further duties or responsibility with regard to the property. The parties agree that this transfer of ownership is subject to any applicable enforcement procedures, requirements and actions of 44 CFR, and that this transfer of ownership is made without warranty of title or condition. It is agreed that the property will revert to the PARISH shall the CITY cease to exist or lose its eligible status as defined in 44 CFR Part 80.19. The CITY herein agrees to indemnify, hold harmless and defend the PARISH from and against all claims of whatsoever kind alleged to arise out of or be in connection with the condition of the premises after the date of the transfer of ownership of the property under this agreement.

on the day of 2021, in Lake Charlof the undersigned witnesses and Notary Public, after a continuous control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public, after a control of the undersigned witnesses and Notary Public of the undersigned witnesses
CALCASIEU PARISH POLICE JURY:
BY:
BRIAN ABSHIRE, PRESIDENT
NOTARY PUBLIC

in, Louis Public, after a due reading of	IGNED on the day of 2021 siana, and in the presence of the undersigned witnesses and Notar of the whole.
WITNESSES:	CITY OF SULPHUR:
Witness Signature	BY: MICHAEL DANAHAY, MAYOR
Printed Witness Name	
Witness Signature	
Printed Witness Name	
	NOTARY PUBLIC
	Notary Printed/Stamped Name and Identification Number

#### EXHIBIT A

In reference to the property or properties ("Property") conveyed by the Deed between Matthew Miller, participating in the federally-assisted acquisition project ("the Grantor"), and the Calcasieu Parish Police Jury, ("the Grantee"), its successors and assigns:

WHEREAS, the Flood Mitigation Assistance Program, as authorized in the National Flood Insurance Reform Act of 1994, Sections 1366 and 1367, (42 USC §§ 4104c, 4104d), identifies the use of FMA funds for planning and carrying out activities designed to reduce the risk of flood damage to structures insurable under the National Flood Insurance Program;

WHEREAS, the mitigation grant program provides a process for a local government, through the State, to apply for federal funds for mitigation assistance to acquire interests in property, including the purchase of structures in the floodplain, to demolish and/or remove the structures, and to maintain the use of the Property as open space in perpetuity;

WHEREAS, the Calcasieu Parish Police Jury has applied for and been awarded such funding from the Louisiana Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) for assistance from the Federal Emergency Management Agency (FEMA) and has entered into a mitigation grant program Grant Agreement dated August 1, 2017 with FEMA and herein incorporated by reference; making it a mitigation grant program grantee.

WHEREAS, the Property is located in Calcasieu Parish, and Calcasieu Parish participates in the National Flood Insurance Program and is in good standing with NFIP as of the date of the Deed;

WHEREAS, the Calcasieu Parish Police Jury, acting by and through the Calcasieu Parish Police Jury Officers, has applied for and been awarded federal funds pursuant to an agreement with GOHSEP dated August 9, 2017 "State-Local Agreement", and herein incorporated by reference, making it a mitigation grant program subgrantee;

WHEREAS, the terms of the mitigation grant program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-local Agreement require that the Grantee agree to conditions that restrict the use of the land to open space in perpetuity in order to protect and preserve natural floodplain values;

Now, therefore, the grant is made subject to the following terms and conditions:

- 1. Terms. Pursuant to the terms of the Hazard Mitigation Grant Program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-Local Agreement, the following conditions and restrictions shall apply in perpetuity to the Property described in the attached deed and acquired by the Grantee pursuant to FEMA program requirements concerning the acquisition of property for open space:
  - a. Compatible uses. The Property shall be dedicated and maintained in perpetuity as open space for the conservation of natural floodplain functions. Such uses may include: parks for outdoor recreational activities; wetlands management; nature reserves; cultivation; grazing; camping (except where adequate warning time is not available to allow evacuation); unimproved, unpaved parking lots; buffer zones; and other uses consistent with FEMA guidance for open space acquisition, Hazard Mitigation Assistance, Requirements for Property Acquisition and Relocation for Open Space.
  - b. Structures. No new structures or improvements shall be erected on the Property other than:
    - A public facility that is open on all sides and functionally related to a designated open space or recreational use;
    - ii. A public rest room; or
    - iii. A structure that is compatible with open space and conserves the natural function of the floodplain, including the uses described in Paragraph 1.a., above, and

approved by the FEMA Administrator in writing before construction of the structure begins.

Any improvements on the Property shall be in accordance with proper floodplain management policies and practices. Structures built on the Property according to paragraph b. of this section shall be floodproofed or elevated to at least the base flood level plus 1 foot of freeboard, or greater, if required by FEMA, or if required by any State, Tribal, or local ordinance, and in accordance with criteria established by the FEMA Administrator.

- c. Disaster Assistance and Flood Insurance. No Federal entity or source may provide disaster assistance for any purpose with respect to the Property, nor may any application for such assistance be made to any Federal entity or source. The Property is not eligible for coverage under the NFIP for damage to structures on the property occurring after the date of the property settlement, except for pre-existing structures being relocated off the property as a result of the project.
- d. Transfer. The Grantee, including successors in interest, shall convey any interest in the Property only if the FEMA Regional Administrator, through the State, gives prior written approval of the transferee in accordance with this paragraph.
  - i. The request by the Grantee, through the State, to the FEMA Regional Administrator must include a signed statement from the proposed transferee that it acknowledges and agrees to be bound by the terms of this section, and documentation of its status as a qualified conservation organization if applicable.
  - ii. The Grantee may convey a property interest only to a public entity or to a qualified conservation organization. However, the Grantee may convey an easement or lease to a private individual or entity for purposes compatible with the uses described in paragraph (a), of this section, with the prior approval of the FEMA Regional

Administrator, and so long as the conveyance does not include authority to control and enforce the terms and conditions of this section.

- iii. If title to the Property is transferred to a public entity other than one with a conservation mission, it must be conveyed subject to a conservation easement that shall be recorded with the deed and shall incorporate all terms and conditions set forth in this section, including the easement holder's responsibility to enforce the easement. This shall be accomplished by one of the following means:
  - a. The Grantee shall convey, in accordance with this paragraph, a conservation easement to an entity other than the title holder, which shall be recorded with the deed, or
  - b. At the time of title transfer, the Grantee shall retain such conservation easement, and record it with the deed.
- iv. Conveyance of any property interest must reference and incorporate the original deed restrictions providing notice of the conditions in this section and must incorporate a provision for the property interest to revert to the State, Tribe, or local government in the event that the transferee ceases to exist or loses its eligible status under this section.
- 2. Inspection. FEMA, its representatives and assigns including the State or Tribe shall have the right to enter upon the Property, at reasonable times and with reasonable notice, for the purpose of inspecting the Property to ensure compliance with the terms of this part, the Property conveyance and of the grant award.
- 3. Monitoring and Reporting. Every three years on December 30<sup>th</sup>, the Grantee (mitigation grant program subgrantee), in coordination with any current successor in interest, shall submit through the State to the FEMA Regional Administrator a report certifying that the Grantee has inspected the Property within the month preceding the report, and that the

Property continues to be maintained consistent with the provisions of 44 C.F.R. Part 80, the property conveyance, and the grant award.

- 4. Enforcement. The Grantee (mitigation grant program subgrantee), the State, FEMA, and their respective representatives, successors and assigns, are responsible for taking measures to bring the Property back into compliance if the Property is not maintained according to the terms of 44 C.F.R. Part 80, the property conveyance, and the grant award. The relative rights and responsibilities of FEMA, the State, the Grantee, and subsequent holders of the property interest at the time of enforcement, shall include the following:
  - a. The State will notify the Grantee and any current holder of the property interest in writing and advise them that they have 60 days to correct the violation.
    - i. If the Grantee or any current holder of the property interest fails to demonstrate a good faith effort to come into compliance with the terms of the grant within the 60-day period, the State shall enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to bringing an action at law or in equity in a court of competent jurisdiction.
    - ii. FEMA, its representatives, and assignees may enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to 1 or more of the following:
      - Withholding FEMA mitigation awards or assistance from the State or Tribe,
         and Grantee; and current holder of the property interest.
      - b. Requiring transfer of title. The Grantee or the current holder of the property interest shall bear the costs of bringing the Property back into compliance with the terms of the grant; or

- c. Bringing an action at law or in equity in a court of competent jurisdiction against any or all of the following parties: the State, the Tribe, the local community, and their respective successors.
- Amendment. This agreement may be amended upon signatures of FEMA, the State, and the Grantee only to the extent that such amendment does not affect the fundamental and statutory purposes underlying the agreement.
- Severability. Should any provision of this grant or the application thereof to any person or
  circumstance be found to be invalid or unenforceable, the rest and remainder of the
  provisions of this grant and their application shall not be affected and shall remain valid
  and enforceable.

CALCASIEU PARISH POLICE JURY:

Jennifer H. Cobian

Sub-grantee's Authorized Representative

Date

WITNESSED BY:

∧ Kristy Gott

Amber Downs

Notary Public

NATASHA WILLIS NOTARY ID #153884

Notary Printed/Stamped Name and Identification Number



#### ORDINANCE NO. M-C SERIES

ORDINANCE AUTHORIZING MAYOR MIKE DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT WITH THE CALCASIEU PARISH POLICE JURY TO ACCEPT OWNERSHIP OF A PARCEL OF PROPERTY LOCATED AT 2329 TIMBERLANE DRIVE.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Mike Danahay to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury to accept ownership of a parcel of property located at 2329 Timberlane Drive.

BE IT FURTHER ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2021.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of
day of, 2021, ato'clockm.	2021, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

# COOPERATIVE ENDEAVOR AGREEMENT BETWEEN THE CALCASIEU PARISH POLICE JURY AND THE CITY OF SULPHUR

STATE OF LOUISIANA PARISH OF CALCASIEU

THIS AGREEMENT is hereby made and entered into this \_\_\_\_\_ day of \_\_\_\_\_ 2021, by and between the CALCASIEU PARISH POLICE JURY, hereinafter referred to as "PARISH" or the "TRANSFEROR," a political subdivision of the State of Louisiana, represented herein by its duly authorized President, Brian Abshire, and the CITY OF SULPHUR, hereinafter referred to as "CITY" or the "TRANSFEREE," a political subdivision of the State of Louisiana, and represented herein by its duly authorized Mayor, Michael Danahay, who do declare and agree as follows:

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

WHEREAS, the PARISH is the owner, of a one hundred percent (100%) ownership interest in a property located at 2329 Timberlane Drive, Sulphur, Louisiana, a parcel of land described as follows:

Beginning at a point 540 feet East of the West quarter corner of Section 1, Township 10, South, Range 10 West, thence North 165 feet, thence East 127 feet, thence Southwesterly 166.9 feet to point 101 feet East of the point of commencement, thence West 101 feet to point of commencement, Calcasieu Parish, Louisiana, together with all buildings and improvements situated thereon.

WHEREAS, this property was acquired pursuant to FEMA Flood Mitigation Assistance grant number FMA-PJ-06-LA-2017-022 and is located in the municipal boundary of the CITY; and

WHEREAS, both parties to this agreement have an individual and collective public interest in providing facilities for the citizens of Calcasieu Parish to enjoy for recreational purposes and to enhance the quality of life for all the citizens in accordance with the deed restriction included in Exhibit A; and

WHEREAS, both parties agree that the transfer of this tract by the PARISH to the CITY will result in a public benefit which is not disproportionate to the consideration of this agreement and will fill a valid public purpose benefiting the general welfare of the citizens of both the PARISH and the CITY; and

WHEREAS, on July 1, 2021, FEMA authorized the PARISH to transfer its full ownership interest in a property located at 2329 Timberlane Drive, Sulphur, Louisiana to the CITY, subject to those restrictive covenants set forth in Exhibit A.

NOW THEREFORE, for the consideration as stated in this cooperative endeavor agreement between the PARISH and the CITY, the PARISH, as the TRANSFEROR, does hereby grant, transfer, and convey unto the CITY, as the TRANSFEREE, with full subrogation to all of the rights and actions of the TRANSFEROR against all former owners and transferors, the following described property, to-wit:

The property located at 2329 Timberlane Drive, Sulphur, Louisiana, situated in the Parish of Calcasieu, State of Louisiana with the following legal description:

Beginning at a point 540 feet East of the West quarter corner of Section 1, Township 10, South, Range 10 West, thence North 165 feet, thence East 127 feet, thence Southwesterly 166.9 feet to point 101 feet East of the point of commencement, thence West 101 feet to point of commencement, Calcasieu Parish, Louisiana, together with all buildings and improvements situated thereon.

TO HAVE AND TO HOLD unto the CITY, as the TRANSFEREE, their heirs, successors and assigns forever. This transaction is given and accepted subject to any and all servitudes, restrictions, mineral leases and reservations on file and of record in Calcasieu Parish, Louisiana. All agreements and stipulations herein, and all of the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors and assigns of the respective parties and the TRANSFEREE, their heirs and assigns shall have and hold the described property in full ownership forever.

In consideration of the transfer of full ownership of the property, the CITY does hereby agree to assume all indices of ownership including the maintenance and care responsibilities for the property and to assume any and all legal liabilities which might arise as a result of the condition of the property at the time of this transfer. Without relinquishing the authority to control and enforce the land use and oversight terms and conditions set forth by 44 CFR Section 80.19 and noted in Exhibit A, the parties agree that the PARISH shall be relieved of any and all further duties or responsibility with regard to the property. The parties agree that this transfer of ownership is subject to any applicable enforcement procedures, requirements and actions of 44 CFR, and that this transfer of ownership is made without warranty of title or condition. It is agreed that the property will revert to the PARISH shall the CITY cease to exist or lose its eligible status as defined in 44 CFR Part 80.19. The CITY herein agrees to indemnify, hold harmless and defend the PARISH from and against all claims of whatsoever kind alleged to arise out of or be in connection with the condition of the premises after the date of the transfer of ownership of the property under this agreement.

Louisiana, and in the presence of the reading of the whole.	day of 2021, in Lake Charles undersigned witnesses and Notary Public, after a due
WITNESSES:	CALCASIEU PARISH POLICE JURY:
	BY:
Witness Signature	BRIAN ABSHIRE, PRESIDENT
Printed Witness Name	
Witness Signature	
Printed Witness Name	
N	OTADY DUDI IC
1/	OTARY PUBLIC
	Printed/Stamped Name dentification Number

, Louisiana, and Public, after a due reading of the wh	on the day of 2021, in the presence of the undersigned witnesses and Notary ole.
WITNESSES:	CITY OF SULPHUR:
Witness Signature	BY: MICHAEL DANAHAY, MAYOR
Printed Witness Name	
Witness Signature	
Printed Witness Name	
-	NOTARY PUBLIC
	ry Printed/Stamped Name Identification Number

#### EXHIBIT A

In reference to the property or properties ("Property") conveyed by the Deed between Ricky Lee Vidrine participating in the federally-assisted acquisition project ("the Grantor") and the Calcasieu Parish Police Jury, ("the Grantee"), its successors and assigns:

WHEREAS, the Flood Mitigation Assistance Program, as authorized in the National Flood Insurance Reform Act of 1994, Sections 1366 and 1367, (42 USC §§ 4104c, 4104d), identifies the use of FMA funds for planning and carrying out activities designed to reduce the risk of flood damage to structures insurable under the National Flood Insurance Program;

WHEREAS, the mitigation grant program provides a process for a local government, through the State, to apply for federal funds for mitigation assistance to acquire interests in property, including the purchase of structures in the floodplain, to demolish and/or remove the structures, and to maintain the use of the Property as open space in perpetuity;

WHEREAS, the Calcasieu Parish Police Jury has applied for and been awarded such funding from the Louisiana Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) for assistance from the Federal Emergency Management Agency (FEMA) and has entered into a mitigation grant program Grant Agreement dated August 1, 2017 with FEMA and herein incorporated by reference; making it a mitigation grant program grantee.

WHEREAS, the Property is located in Calcasieu Parish, and Calcasieu Parish participates in the National Flood Insurance Program and is in good standing with NFIP as of the date of the Deed;

WHEREAS, the Calcasieu Parish Police Jury, acting by and through the Calcasieu Parish Police Jury Officers, has applied for and been awarded federal funds pursuant to an agreement with GOHSEP dated August 9, 2017 "State-Local Agreement", and herein incorporated by reference, making it a mitigation grant program subgrantee;

WHEREAS, the terms of the mitigation grant program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-local Agreement require that the Grantee agree to conditions that restrict the use of the land to open space in perpetuity in order to protect and preserve natural floodplain values;

Now, therefore, the grant is made subject to the following terms and conditions:

- 1. Terms. Pursuant to the terms of the Hazard Mitigation Grant Program statutory authorities, Federal program requirements consistent with 44 C.F.R. Part 80, the Grant Agreement, and the State-Local Agreement, the following conditions and restrictions shall apply in perpetuity to the Property described in the attached deed and acquired by the Grantee pursuant to FEMA program requirements concerning the acquisition of property for open space:
  - a. Compatible uses. The Property shall be dedicated and maintained in perpetuity as open space for the conservation of natural floodplain functions. Such uses may include: parks for outdoor recreational activities; wetlands management; nature reserves; cultivation; grazing; camping (except where adequate warning time is not available to allow evacuation); unimproved, unpaved parking lots; buffer zones; and other uses consistent with FEMA guidance for open space acquisition, Hazard Mitigation Assistance, Requirements for Property Acquisition and Relocation for Open Space.
  - b. Structures. No new structures or improvements shall be erected on the Property other than:
    - A public facility that is open on all sides and functionally related to a designated open space or recreational use;
    - ii. A public rest room; or
    - iii. A structure that is compatible with open space and conserves the natural function of the floodplain, including the uses described in Paragraph 1.a., above, and

approved by the FEMA Administrator in writing before construction of the structure begins.

Any improvements on the Property shall be in accordance with proper floodplain management policies and practices. Structures built on the Property according to paragraph b. of this section shall be floodproofed or elevated to at least the base flood level plus 1 foot of freeboard, or greater, if required by FEMA, or if required by any State, Tribal, or local ordinance, and in accordance with criteria established by the FEMA Administrator.

- c. Disaster Assistance and Flood Insurance. No Federal entity or source may provide disaster assistance for any purpose with respect to the Property, nor may any application for such assistance be made to any Federal entity or source. The Property is not eligible for coverage under the NFIP for damage to structures on the property occurring after the date of the property settlement, except for pre-existing structures being relocated off the property as a result of the project.
- d. Transfer. The Grantee, including successors in interest, shall convey any interest in the Property only if the FEMA Regional Administrator, through the State, gives prior written approval of the transferee in accordance with this paragraph.
  - i. The request by the Grantee, through the State, to the FEMA Regional Administrator must include a signed statement from the proposed transferee that it acknowledges and agrees to be bound by the terms of this section, and documentation of its status as a qualified conservation organization if applicable.
  - ii. The Grantee may convey a property interest only to a public entity or to a qualified conservation organization. However, the Grantee may convey an easement or lease to a private individual or entity for purposes compatible with the uses described in paragraph (a), of this section, with the prior approval of the FEMA Regional

Administrator, and so long as the conveyance does not include authority to control and enforce the terms and conditions of this section.

- iii. If title to the Property is transferred to a public entity other than one with a conservation mission, it must be conveyed subject to a conservation easement that shall be recorded with the deed and shall incorporate all terms and conditions set forth in this section, including the easement holder's responsibility to enforce the easement. This shall be accomplished by one of the following means:
  - a. The Grantee shall convey, in accordance with this paragraph, a conservation easement to an entity other than the title holder, which shall be recorded with the deed, or
  - b. At the time of title transfer, the Grantee shall retain such conservation easement, and record it with the deed.
- iv. Conveyance of any property interest must reference and incorporate the original deed restrictions providing notice of the conditions in this section and must incorporate a provision for the property interest to revert to the State, Tribe, or local government in the event that the transferee ceases to exist or loses its eligible status under this section.
- Inspection. FEMA, its representatives and assigns including the State or Tribe shall have
  the right to enter upon the Property, at reasonable times and with reasonable notice, for the
  purpose of inspecting the Property to ensure compliance with the terms of this part, the
  Property conveyance and of the grant award.
- 3. Monitoring and Reporting. Every three years on December 30<sup>th</sup>, the Grantee (mitigation grant program subgrantee), in coordination with any current successor in interest, shall submit through the State to the FEMA Regional Administrator a report certifying that the Grantee has inspected the Property within the month preceding the report, and that the

Property continues to be maintained consistent with the provisions of 44 C.F.R. Part 80, the property conveyance, and the grant award.

- 4. Enforcement. The Grantee (mitigation grant program subgrantee), the State, FEMA, and their respective representatives, successors and assigns, are responsible for taking measures to bring the Property back into compliance if the Property is not maintained according to the terms of 44 C.F.R. Part 80, the property conveyance, and the grant award. The relative rights and responsibilities of FEMA, the State, the Grantee, and subsequent holders of the property interest at the time of enforcement, shall include the following:
  - a. The State will notify the Grantee and any current holder of the property interest in writing and advise them that they have 60 days to correct the violation.
    - i. If the Grantee or any current holder of the property interest fails to demonstrate a good faith effort to come into compliance with the terms of the grant within the 60day period, the State shall enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to bringing an action at law or in equity in a court of competent jurisdiction.
    - ii. FEMA, its representatives, and assignees may enforce the terms of the grant by taking any measures it deems appropriate, including but not limited to 1 or more of the following:
      - Withholding FEMA mitigation awards or assistance from the State or Tribe,
         and Grantee; and current holder of the property interest.
      - Requiring transfer of title. The Grantee or the current holder of the property interest shall bear the costs of bringing the Property back into compliance with the terms of the grant; or

- c. Bringing an action at law or in equity in a court of competent jurisdiction against any or all of the following parties: the State, the Tribe, the local community, and their respective successors.
- Amendment. This agreement may be amended upon signatures of FEMA, the State, and the Grantee only to the extent that such amendment does not affect the fundamental and statutory purposes underlying the agreement.
- Severability. Should any provision of this grant or the application thereof to any person or circumstance be found to be invalid or unenforceable, the rest and remainder of the provisions of this grant and their application shall not be affected and shall remain valid and enforceable.

CALCASIEU PARISH POLICE JURY:

By: Jennifer H. Cobian

Sub-grantee's Authorized Representative

Date

WITNESSED BY:

By: \_\_\_\_(\)

J. Parisian

3. 1/4/ / / /

Amber Downs

Notary Public

NATASHA WILLIS NOTARY ID #153884

Notary Printed/Stamped Name and Identification Number



#### ORDINANCE NO. , M-C SERIES

## AN ORDINANCE DECLARING CERTAIN SURPLUS MOVABLE PROPERTY OF THE CITY OF SULPHUR AND PROVIDING FOR THE DISPOSAL THEREOF (MISCELLANEOUS ITEMS)

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, and in accordance with LA. R.S. 33:4712, that the following described surplus movable property of the City of Sulphur, not needed for public purposes, after having been duly advertised be declared surplus:

TYPE	QTY	DESCRIPTION	YEAR	MAKE	MODEL	SERIAL #/VIN #	REASON	DATE	VALUE
SCRAP		MISC SCRAPS					IS NOT OPERABLE	11/30/21	50.00
VEHICLE	1	LIMB TRUCK	2005	INTERNATIONAL	DT	1HTMMAAMX5H115083	WILL NOT RUN/START	11/30/21	3,000.00
VEHICLE	1	TRUCK	2007	FORD	F150	1FTRF12WX7NA08018	REPLACE WITH NEWER	11/30/21	1,200.00
VEHICLE	1	SWEEPER	2007	GMC SWEEPER	VACALL	1GDM7F1B78F405194	RUNS/REPLACED NEW	11/30/21	5,000.00
VEHICLE	1	SUV	2009	FORD	EXPEDITION	1FMFU15529EB03148	REPLACED WITH NEW	11/30/21	3,000.00
VEHICLE	1	LADDER TRUCK	1999	HME LADDER TRUCK	FIRETRUCK	44KFT6482XWZ19004	RUNS/CANT FIX	11/30/21	10,000.00
EQUIP	1	GENERATOR	1996	KOHLER 200R0ZD WATTS	10637305	O6A0475079	NO VOLTS/DOESN'T RUN	11/30/21	50.00
EQUIP	1	GENERATOR	1996	KOHLER 200KW WATTS	10637305	O6A0475066	NO VOLTS/DOESN'T RUN	11/30/21	50.00
EQUIP	1	GENERATOR		POWR-QUIP 7500 WATTS			DOESN'T RUN	11/30/21	25.00
EQUIP	1	20 TON SHOP JACK					DOES NOT WORK	11/30/21	5.00
EQUIP	2	7 TON SHOP JACK		WALKER RANGE	93736		DOES NOT WORK	11/30/21	10.00
EQUIP	1	POWER BUSS		SNAP-ON TACHOMETER	MT70		OLD/REPLACED	11/30/21	10.00
EQUIP	1	RED TRANS JACK		SHOP JACK			DOESN'T WORK	11/30/21	25.00
EQUIP	1	GENERATOR		DEK 5000 WATTS			DOESN'T RUN	11/30/21	50.00
EQUIP	1	GENERATOR		DEK 5000 WATTS			DOESN'T RUN	11/30/21	50.00
EQUIP	1	TRANSFER SWITCH		SQUARE D TRANSFER SWITCH	E-1		OLD/REPLACED	11/30/21	50.00
EQUIP	1	TRANSFER SWITCH		SQUARE D TRANSFER SWITCH	D-1		OLD/REPLACED	11/30/21	25.00
EQUIP	1	GENERATOR		POWR-QUIP 7500 WATT			DOESN'T RUN	11/30/21	25.00
EQUIP	1	GENERATOR		POWR-QUIP 6500 WATT			DOESN'T RUN	11/30/21	50.00
EQUIP	1	22 TON SHOP JACK		STINGER	1788A		DOESN'T WORK	11/30/21	10.00
EQUIP	1	ENGINE		CUMMING	5.9	6B-115	OLD	11/30/21	200.00
EQUIP	1	TRANSFER SWITCH		WESTINGHOUSE BREAKER			OLD	11/30/21	50.00
VEHICLE	1	SUV	2010	CHEVY	TAHOE	1GNMCAE05AR203137	REPLACE WITH NEWER	11/30/21	2,000.00

BE IT FURTHER ORDAINED that Mayor Mike Danahay is authorized to dispose of the above-mentioned surplus movable property and to sign all paperwork in connection therewith.

BE IT ALSO FURTHER ORDAINED that this ordinance shall become effective immediately upon the Mayor's signature.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on thisday of, 2021.		
	JOY ABSHIRE, Chairman		
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of		
day of, 2021, at o'clockm.	2021, the foregoing ordinance which has approved/vetoed by the Mayor.		
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD. Clerk		

#### ORDINANCE NO. , M-C SERIES

ORDINANCE AUTHORIZING MAYOR DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT FOR THE SEXUAL ASSAULT NURSE EXAMINER (S.A.N.E.) PROGRAM.

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Danahay to enter into a Cooperative Endeavor Agreement for the Sexual Assault Nurse Examiner (S.A.N.E.) Program with the following entities:

Calcasieu Parish District Attorney's Office

Sheriff of Calcasieu Parish

Calcasieu Parish Police Jury

City of Lake Charles

City of Westlake

City of Vinton

City of DeQuincy

Town of Iowa

Cameron Parish District Attorney's Office

Allen Parish District Attorney's Office

Beauregard Parish District Attorney's Office

Jefferson Davis Parish District Attorney's Office

Region V Office of Public Health (Health Unit)

Calcasieu Cameron Hospital Service District

Christus Ochsner Health Southwestern Louisiana d/b/a Christus Ochsner St. Patrick Hospital

Christus Ochsner Health Southwestern Louisiana d/b/a Christus Ochsner Lake Area Hospital

Jennings American Legion Hospital

Beauregard Health System

BE IT FURTHER ORDAINED that this Agreement shall become effective January 1, 2022 through December 31, 2024.

BE IT FURTHEREST ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by City Council of the City of Sulphur, Louisiana, on this day of, 2022.
	JOY ABSHIRE, Chairman
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this day of, 2022, at o'clockm.	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of, 2022, the foregoing ordinance which has approved/vetoed by the Mayor.
ARLENE BLANCHARD, Clerk	ARLENE BLANCHARD, Clerk

#### PARISH OF CALCASIEU

#### **COOPERATIVE ENDEAVOR AGREEMENT**

This Cooperative Endeavor Agreement is entered into between the undersigned parties.

WHEREAS, the parties are authorized to enter in such cooperative endeavor under Article 6, Section 20 and Article 7, Section 14 of the Louisiana Constitution of 1974;

WHEREAS, the parties have determined that the costs of this cooperative endeavor are commensurate with the benefits to be derived therefrom;

NOW THEREFORE, the parties enter into this cooperative endeavor under the following terms and conditions:

The parties enter into this cooperative endeavor in order to assist the Southwest Louisiana Sexual Assault Nurse Examiner Program to accomplish its mission which is described as follows:

The mission of the SWLA Sexual Assault Nurse Examiner (S.A.N.E.) Program is to meet the needs of the sexual assault victim. The program will provide immediate, unbiased, compassionate and comprehensive forensic evaluation and treatment by trained, professional nurse experts within the parameters of the State Nurse Practice Act, the S.A.N.E. Standards of the International Association of Forensic Nurses and agreement with the participating multi-disciplinary agencies.

The parties also enter in this cooperative endeavor to assist the S.A.N.E. Program which is geared toward victims of sexual assault in need of forensic examinations and medical care. This care includes (1) crisis intervention (2) evaluation and treatment of sexually-transmitted diseases (3) evaluation for risk of pregnancy (4) documentation and intervention in cases of injuries (5) referral for follow-up care and counseling (6) assurance of victim entrance into support systems (7) enhancement of the ability of law enforcement agencies to obtain evidence and (8) increasing the ability of prosecutors to investigate and successfully try offenders in sexual assault cases.

The parties hereto agree to assist in the funding of the S.A.N.E. Program as follows:

- The Calcasieu Parish District Attorney's Office shall provide funding in the amount of \$18,000.00 per year;
- The Sheriff of Calcasieu Parish shall provide funding in the amount of \$50,000.00 per year;
- The Calcasieu Parish Police Jury shall provide funding in the amount of \$50,000.00 per year;
- The City of Lake Charles shall provide funding in the amount of \$18,000.00 per year;
- The City of Westlake shall provide funding in the amount of \$5,000.00 per year;
- The City of Sulphur shall provide funding in the amount of \$8,000.00 per year;
- The City of Vinton shall provide funding in the amount of \$3,500.00 per year;
- The City of DeQuincy shall provide funding in the amount of \$3,000.00 per year;
- The Town of Iowa shall provide funding in the amount of \$3,000.00 per year;
- The Cameron Parish District Attorney's Office shall provide funding in the amount of \$3,000.00 per year;
- The Allen Parish District Attorney's Office shall provide funding in the amount of \$3,000.00 per year;
- The Beauregard Parish District Attorney's Office shall provide funding in the amount of \$3,000.00 per year;
- The Jefferson Davis Parish District Attorney's Office shall provide funding in the amount of \$3,000.00 per year;
- The Region V Office of Public Health (Health Unit) will provide meeting space;

- The Calcasieu Cameron Hospital Service District shall provide funding in the amount of \$3,000.00 per year;
- Christus Ochsner Health Southwestern Louisiana d/b/a Christus Ochsner St. Patrick Hospital shall provide funding in the amount of \$3,000.00 per year;
- Christus Ochsner Health Southwestern Louisiana d/b/a Christus Ochsner Lake Area Hospital shall provide funding in the amount of \$3,000.00 per year;
- Jennings American Legion Hospital shall provide funding in the amount of \$3,000.00 per year; and
- Beauregard Health System shall provide funding in the amount of \$3,000.00 per year.

The parties shall make their respective payments to the Calcasieu Parish District Attorney on behalf of Southwest Louisiana Hospital Association d/b/a Lake Charles Memorial Hospital. The Calcasieu Parish District Attorney shall promptly remit those payments to Southwest Louisiana Hospital Association d/b/a Lake Charles Memorial Hospital S.A.N.E. Program which shall keep these payments in a separate account subject to reasonable inspection by any party hereto. The Southwest Louisiana Hospital Association d/b/a Lake Charles Memorial Hospital S.A.N.E. Program shall use the funds provided by the parties hereto exclusively for salaries and expenses directly related to the S.A.N.E. Program. S.A.N.E. Program full-time nurses shall be entitled to full-time benefits to be provided by Southwest Louisiana Hospital Association d/b/a Lake Charles Memorial Hospital. S.A.N.E. Program part-time nurses shall be entitled to part-time benefits to be provided by Southwest Louisiana Hospital Association d/b/a Lake Charles Memorial Hospital.

This agreement shall be effective for a term of three (3) years beginning January 1, 2022 and shall be automatically renewed unless a party hereto gives notice to all the other parties in writing at least sixty (60) days in advance of the date on which this agreement expires that that party will not be renewing its participation in this agreement.

Stephen C Dwight District Attorney of the

Stephen C. Dwight, District Attorney of the 14th Judicial District (Calcasieu Parish)	Tony Mancuso, Calcasieu Parish Sheriff		
Stephen C. Dwight	Tony Mancuso		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Calcasieu Parish Police Jury by Bryan C. Beam, Parish Administrator	City of Lake Charles, Louisiana by Nicholas Hunter, Mayor		
Bryan C. Beam	Nicholas Hunter		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		

City of Westlake by Robert Hardy, Mayor	City of Sulphur by Michael Danahay, Mayo		
Robert Hardy	Michael Danahay		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
City of Vinton by Marcus Renfrow, Mayor	City of DeQuincy by Riley Smith, Mayor		
Marcus Renfrow	Riley Smith		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Town of Iowa by Paul Hesse, Mayor	Cameron Parish District Attorney's Office by W. Thomas Barrett, III, District Attorney		
Paul Hesse	W. Thomas Barrett, III		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Allen Parish District Attorney's Office by Joe Green, District Attorney	Beauregard Parish District Attorney's Office by James R. Lestage, District Attorney		
Joe Green	James R. Lestage		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Jefferson Davis Parish District Attorney's Office by Elliott Cassidy, District Attorney	Region V Office of Public Health by Lacey Cavanaugh, MD		
Elliott Cassidy	Lacey Cavanaugh, MD		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		

District by Janie D. Fruge, CEO	Jennings American Legion Hospital by Dana Williams, CEO		
Janie D. Fruge	Dana Williams		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Beauregard Health System by Traci Thibodeaux, CEO	Southwest Louisiana S.A.N.E. Program by Tammy Vincent, RN		
Traci Thibodeaux	Tammy Vincent		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Devon Hyde, President & CEO  Devon Hyde	Area Hospital by Kevin Holland, CEO  Kevin Holland		
Witness Signature	Witness Signature		
Witness Printed Name	Witness Printed Name		
Christus Ochsner Health Southwestern Louisiana d/b/a Christus Ochsner St. Patrick Hospital by Kevin Holland, CEO			
Kevin Holland			
Witness Signature			
Witness Printed Name			

#### ORDINANCE NO. , M-C SERIES

ORDINANCE AUTHORIZING MAYOR DANAHAY TO ENTER INTO A COOPERATIVE ENDEAVOR AGREEMENT WITH THE DEPARTMENT OF THE TREASURY, STATE OF LOUISIANA, TO RECEIVE ALLOCATED FUNDS FOR WATER WELL NO. 13 (NORTH WATER WELL).

BE IT ORDAINED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Danahay to enter into a Cooperative Endeavor Agreement with the Department of the Treasury, State of Louisiana to receive allocated funds for Water Well No. 13 (North Water Well).

BE IT FURTHEREST ORDAINED that this Ordinance shall become effective upon the Mayor's approval, or upon proper re-adoption by the Council pursuant to Section 2-13(C) of the Home Rule Charter of the City of Sulphur.

	APPROVED AND ADOPTED by City Council of the City of Sulphur, Louisiana, on this day of, 2022.	
	JOY ABSHIRE, Chairman	
I HEREBY CERTIFY that the foregoing Ordinance has been presented to the Mayor on this	I HEREBY CERTIFY that I have received from the Mayor at o'clockm. on this day of	
day of, 2022, at o'clockm.	2022, the foregoing ordinance which has approved/vetoed by the Mayor.	
ARLENE BLANCHARD Clerk	ARLENE BLANCHARD Clerk	



### JOHN M. SCHRODER

LOUISIANA STATE TREASURER =

(225) 342-0010 www.latreasury.com

P.O. Box 44154 Baton Rouge, LA 70804

December 10, 2021

Honorable Michael Danahay, Mayor City of Sulphur P.O. Box 1309 Sulphur, LA 70664

RE:

Act 119 of 2021 State Aid to Local Government Entities

CEA # 22-945-62

Dear Mayor Danahay:

Enclosed please find a copy of the executed Cooperative Endeavor Agreement between City of Sulphur and the Department of the Treasury, State of Louisiana.

In accordance with Section 2.2 of the agreement, you are required to submit quarterly completed Attachments C, D, D-1 (if appropriate) and invoices and/or check copies to substantiate the expenditures of these funds. This information must be organized, totaled and presented to Treasury by expense category as listed in the Budget on Attachment A of the agreement. Reimbursements will be made based on these reports.

Please note that the monies are to be expended within the terms of the contract.

If we can be of further assistance, please do not hesitate to contact Mr. James Kelly at (225) 219-0396.

Sincerely,

Laura Lapeze

Chief Financial Officer

LL:jk

Enclosure

#### CEA#22-945-62

#### STATE OF LOUISIANA

## COOPERATIVE ENDEAVOR AGREEMENT (Line Item Appropriation)

THIS COOPERATIVE ENDEAVOR, is made and entered into by and between the Louisiana Department of the Treasury and the State of Louisiana, hereinafter referred to as "State" and/or "Agency" and City of Sulphur officially domiciled at 101 N. Huntington St. Sulphur, LA 70663, hereinafter referred to as "Contracting Party".

#### ARTICLE I

#### WITNESSETH:

- 1.1 WHEREAS, Article VII, Section 14(c) of the Constitution of the State of Louisiana provides that "for a public purpose, the state and its political subdivisions...may engage in cooperative endeavors with each other, with the United States or its agencies, or with any public or private association, corporation, or individual;" and
- WHEREAS, Act 119 of 2021 Regular Legislative Session of the Louisiana Legislature, which was adopted in accordance with Article VII, Section 10, of the Constitution of the State of Louisiana, is the appropriation for the expenditure of State funds, and said Act 119 contains a line item appropriation within the Agency's budget for the benefit of City of Sulphur of which the sum of FIVE HUNDRED THOUSAND & NO/100 (\$500,000) DOLLARS has been allocated for this program/project, as set forth in the Attachment A Plan, which is attached to this Agreement and made a part hereof;
- 1.3 WHEREAS, the Agency desires to cooperate with the Contracting Party in the implementation of the project as hereinafter provided;
- 1.4 WHEREAS, the public purpose is described as: Water Well No. 13 (North Water Well) for replacement of prior existing Water Well No. 3 and improvements to maintain the maximum daily capacity of the existing system and provide cleaner water for the citizens of Sulphur, LA.
- 1.5 WHEREAS, the Contracting Party has provided all required information in accordance with Act 119 of 2021 Regular Legislative Session, if applicable and the Governor's Executive Order JBE 2016 38 on accountability for line item appropriations; and is attached to this agreement and made part hereof by reference as "Attachment E.

NOW THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

#### ARTICLE II SCOPE OF SERVICES

- 2.1 The Contracting Party shall: Improve the capacity of the existing water well system to better serve the community.
- 2.2 Deliverables: Construction of a new water well

The Contracting Party will provide to the State written quarterly **Progress Reports (Attachment C)** outlining the Contracting Party's resources, initiatives, activities, services and performance consistent with the provisions, goals and objectives of this Agreement and quarterly **Cost Reports (Attachment D)** which provide detailed cost information outlining the use of the above referenced appropriated funds. **Attachment C, Progress Report** and **Attachment D, Cost Report** are attached to this agreement and made part thereof by reference. Adequate supporting documentation (including copies of invoices, checks and other appropriate records reflecting expenses incurred) shall be attached to the reports. All original documentation supporting the reports shall be maintained by the Contracting Party, and shall be subject to audit, as hereinafter stated. These reports that are to be provided quarterly shall be due and delivered to the Agency on or before the 31<sup>st</sup> of October for the quarter ending September 30, the 31<sup>st</sup> day of January for the quarter ending December 31, the 30<sup>th</sup> day of April for the quarter ending March 31, and the 15<sup>th</sup> day July for the quarter ending June 30, there being no exceptions or waivers of this July reporting due date.

- 2.3 Budget: The **Budget** for this project is incorporated herein as **Attachment B** which is attached hereto and made a part hereof by reference and shows all anticipated revenues and expenditures provided by this cooperative endeavor. The **Budget** for this project shall not exceed the total sum of FIVE HUNDRED THOUSAND & NO/100 (\$500,000) DOLLARS which sum shall be inclusive of all costs or expenses to be paid by the State in connection with the services to be provided under this agreement. This is the total sum that has been appropriated by the State for this program/project. No state funds shall be paid for any one phase of this Agreement that exceeds the **Budget** attached as "Attachment B", without the **prior** approval of the State. **Attachment B Page 2 Staffing Chart** and **Attachment B Page 3 Schedule of Professional and Other Contracting Services** are also attached hereto and made a part hereof by reference, and shall be fully completed by the Contracting Party for attachment to and inclusion as a part of this Agreement.
- Disclosure and Certification Statement(s): Attachment E Disclosure and Certification 2.4 Statement to this Agreement must be fully completed, dated and executed by a duly authorized representative of the Contracting Party. Additionally, the Contracting Party shall attach to this Attachment E, where applicable, the following: a) a copy of the board resolution authorizing execution of this Agreement on behalf of the Contracting Party, or other written authorization for such execution that may be appropriate, as the case may be; and, b) a copy of a Certificate of "Good Standing" from the Secretary of State. Additionally, as to all sub-contracting, sub-recipient parties shown and identified in Attachment B Page 3 and any attachments thereto, Attachment E-1 - Disclosure and Certification Statement to this Agreement must be fully completed, dated and executed by a duly authorized representative of each such sub-contracting, sub-recipient party, and shall have attached thereto, where applicable, the same attachments required for the Contracting Party in a) and b) of this paragraph. For public or quasi-public entities which are recipients under Act 119 of 2021 Regular Legislative Session and which are not budget units of the State, no funds shall be transferred unless said Contracting Party submits to the Legislative Auditor for approval a copy of this Agreement and Budget showing all anticipated use of the appropriation, an estimate of the duration of the project and a plan showing specific goal and objectives for the use of such funds, including measures of performance. This requirement will be met by Department of Treasury's submission of the approved budget (Attachment A and Attachment

- B) to the Legislative Auditor. The Contracting Party shall provide written reports every quarter to the funding agency concerning the use of the funds and the specific goals and objectives for the use thereof.
- 2.5 The recipient assures that elected officials or their family members will not receive (directly or indirectly) any part of the funds awarded through this appropriation. State law defines "immediate family" as the term related to a public servant to mean children, the spouses of children, brothers and their spouses, sisters and their spouses, parents, spouse and the parents of a spouse. See R.S. 42:1111 et seq.

## ARTICLE III CONTRACT MONITOR

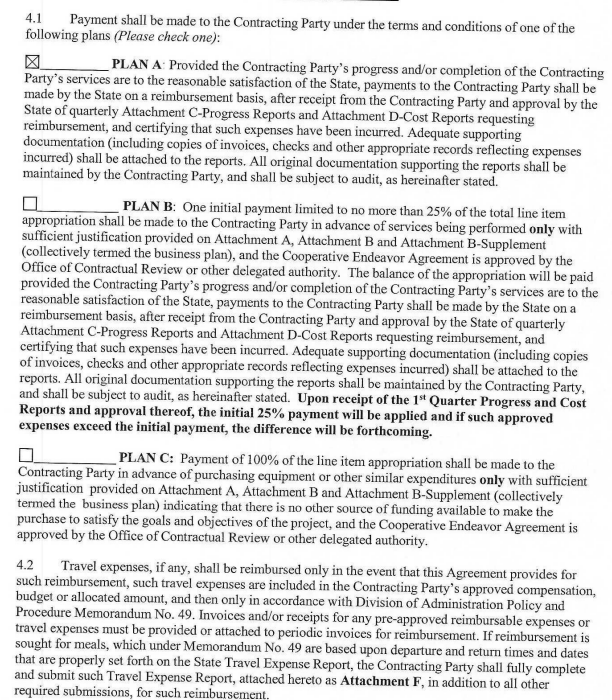
- **3.1** The Contract Monitor for this Agreement is the Local Government Fund Management Division of the Department of the Treasury.
- 3.2 Monitoring Plan: During the term of this Agreement, the Contracting Party shall discuss with the State's Contract Monitor the progress and results of the project, ongoing plans for the continuation of the project, any deficiencies noted, and other matters relating to the project. The Contract Monitor shall review and analyze the Contracting Party's Plan to ensure the Contracting Party's compliance with the requirements of the Agreement.

The Contract Monitor shall also review and analyze the Contracting Party's written, **Attachment C-Progress Report** and **Attachment D-Cost Report** and any work product for compliance with the Scope of Services; and shall

- 1. Compare the Reports to Goals/Results and Performance Measures outlined in this Agreement to determine the progress made;
- 2. Contact the Contracting Party to secure any missing deliverables;
- Maintain telephone and/or e-mail contact with the Contracting Party on Agreement activity and, if necessary, make visits to the Contracting Party's site in order to review the progress and completion of the Contracting Party's services, to assure that performance goals are being achieved, and to verify information when needed.
- 4. Assure that expenditures or reimbursements requested in **Attachment D-Cost Report** are in compliance with the approved **Goals** in **Attachment A Plan.** The Contract Monitor shall coordinate with the Agency's fiscal office for reimbursements to Contracting Party and shall contact the Contracting Party for further details, information for documentation when necessary.

Between required performance reporting dates, the Contracting Party shall inform the Contract Monitor of any problems, delays or adverse conditions which will materially affect the ability to attain program objectives, prevent the meeting of time schedules and goals, or preclude the attainment of project results by established time schedules and goals. The Contracting Party's disclosure shall be accompanied by a statement describing the action taken or contemplated by the Contracting Party, and any assistance which may be needed to resolve the situation.

## ARTICLE IV PAYMENT TERMS



Payments by the State under this Agreement will be allowed only for expenditures occurring

between and including the dates of July 1, 2021 and June 30, 2022, and this project and all of the Contracting Party's services shall be completed by that date. Payment is contingent upon the availability

of sufficient collection of state sales tax revenues credited to the appropriate Fund and upon the approval of this Agreement by the Office of Contractual Review or other delegated authority. Notwithstanding any provision hereof to the contrary, the Attachment C-Progress Report and Attachment D-Cost Report for any reporting period ending June 30, 2022, MUST, under all circumstances, be received by the Agency no later than July 15, 2022, in order for the Contracting Party to receive payment for reimbursement of expenses incurred and set forth herein.

Payments by the State under this Agreement will not be released or provided to the Contracting Party if, when, and long as, the Contracting Party fails or refuses to comply with the provisions of R.S. 24:513. No Contracting Party shall be considered to fail or refuse to comply with the provisions of R.S. 24:513 during any extension of time to comply granted by the legislative auditor to the Contracting Party.

The Contract Monitor shall monitor disbursements on a monthly basis. Under circumstances such that the recipient entity has not demonstrated substantial progress towards goals and objectives, based on established measures of performance, further disbursements shall be discontinued until substantial progress is demonstrated or the entity has justified, to the satisfaction of the Agency, reasons for the lack of progress. If the Agency determines that the recipient failed to use the Line Item Appropriation within the estimated duration of the project or failed to reasonably achieve its specific goals and objectives, without sufficient justification, the Agency shall demand that any unexpended funds be returned to the state treasury within 45 days of the demand unless approval to retain the funds is obtained from the Division of Administration and the Joint Legislative Committee on the Budget. Likewise, if the Contracting Party defaults on the Agreement, breaches the terms of the Agreement, ceases to do business, or ceases to do business in Louisiana it shall be required to repay the State within 45 days of the demand, unless approval to retain the funds is obtained from the Division of Administration and the Joint Legislative Committee on the Budget. For public or quasi-public entities which are recipients under Act 119 of 2021 Regular Legislative Session, the transferring Agency shall forward to the Legislative Auditor, the Division of Administration and the Joint Legislative Committee on the Budget a report showing specific data regarding compliance with this Section and collection of any unexpended funds. This report shall be submitted not later than May 1, 2022.

If the Contracting Party defaults on the agreement, breaches the terms of the agreement, or ceases to do business in Louisiana and does not return unexpended funds upon demand, the agreement shall be turned over to the Attorney General's Office, Collections Section for collection purposes.

4.5 Taxes: The Contracting Party hereby agrees that the responsibility for payment of taxes from the funds thus received under this Agreement and/or legislative appropriation shall be the Contracting Party's obligation and identified under Federal tax identification number 72-6001361.

## ARTICLE V TERMINATION FOR CAUSE

5.1 The State may terminate this agreement for cause based upon the failure of the Contracting Party to comply with the terms and/or conditions of the Agreement; provided that the State shall give the Contracting Party written notice specifying the Contracting Party's failure. If within thirty (30) days after receipt of such notice, the Contracting Party shall not have either corrected such failure or, in the case which cannot be corrected in thirty (30) days, begun in good faith to correct said failure and thereafter proceeded diligently to complete such correction, then the State may, at its option, place the Contracting Party in default and the Agreement shall terminate on the date specified in such notice. The Contracting Party may exercise any rights available to it under Louisiana law to terminate for cause upon the failure of the State to comply with the terms and conditions of this agreement; provided that the Contracting Party shall give the State written notice specifying the State's failure and a reasonable opportunity for the State to cure the defect.

#### ARTICLE VI TERMINATION FOR CONVENIENCE

6.1 The State may terminate the agreement at any time by giving thirty (30) days written notice to the Contracting Party. Upon receipt of notice, the Contracting Party shall, unless the notice directs otherwise, immediately discontinue the work and placing of orders for materials, facilities, services and supplies in connection with the performance of this agreement. The Contracting Party shall be entitled to payment for deliverables in progress, to the extent work has been performed satisfactorily.

#### ARTICLE VII OWNERSHIP

All records, reports, documents and other material delivered or transmitted to the Contracting Party by the State shall remain the property of the State, and shall be returned by Contracting Party to the State, at the Contracting Party's expense, at termination or expiration of this Agreement. All records, reports, documents, or other material related to this agreement and/or obtained or prepared by the Contracting Party in connection with performance of the services contracted for herein shall become the property of the State, and shall, upon request, be returned by Contracting Party to the State at Contracting Party's expense at termination or expiration of this agreement.

## ARTICLE VIII ASSIGNMENT

8.1 The Contracting Party shall not assign any interest in this agreement and shall not transfer any interest in same (whether by assignment or novation), without prior written consent of the State, provided however, that claims for money due or to become due to the Contracting Party from the State may be assigned to a bank, trust company, or other financial institution without such prior written consent. Notice of any such assignment or transfer shall be furnished promptly to the State.

### ARTICLE IX FINANCIAL DISCLOSURE

9.1 Each recipient shall be audited in accordance with R.S. 24:513. If the amount of public funds received by the Contracting Party is below the amount for which an audit is required under R.S. 24:513, the transferring agency shall monitor and evaluate the use of the funds to ensure effective achievement of the goals and objectives. This evaluation shall be based upon the progress reports and cost reports as provided and certified by the Contracting Party under the requirements of this agreement, as well as any site visits that may be made under the provisions this agreement, to ensure effective achievement of the goals and objectives.

### ARTICLE X AUDITOR'S CLAUSE

- 10.1 It is hereby agreed that the Legislative Auditor of the State of Louisiana and/or the Office of the Governor, Division of Administration auditors shall have the option of auditing all records and accounts of the Contracting Party which relate to this Agreement.
- 10.2 The Contracting Party and any subcontractors paid under this Agreement shall maintain all books and records pertaining to this agreement for a period of three years after the date of Treasury's acceptance of the final Cost and Progress Reports and documentation as required to be filed under Section 2.2 of the Agreement.

### ARTICLE XI AMENDMENTS IN WRITING

Any alteration, variation, modification, or waiver of provisions of this agreement shall be valid only when it has been reduced to writing, executed by all parties and approved by the Director of the Office of Contractual Review, Division of Administration, or other delegated authority prior to the alteration, variation, modification or waiver of any provision of this Agreement. This agreement may not be amended after the expiration date.

### ARTICLE XII FISCAL FUNDING CLAUSE

12.1 The continuation of this agreement is contingent upon the appropriation of funds to fulfill the requirements of the agreement by the legislature. If the legislature fails to appropriate sufficient monies to provide for the continuation of the agreement, or if such appropriation is reduced by the veto of the Governor or by any means provided in the appropriations act to prevent the total appropriation for the year from exceeding revenues for that year, or for any other lawful purpose, and the effect of such reduction is to provide insufficient monies for the continuation of the agreement, the agreement shall terminate on the date of the beginning of the first fiscal year for which funds are not appropriated.

### ARTICLE XIII TERM OF CONTRACT

This Agreement shall begin on July 1, 2021 and shall terminate on June 30, 2022. Every effort 13.1 should be made to complete the objectives of the agreement and incur approved expenses by June 30, 2022. There is no extension of the June 30, 2022 deadline without legislative action and approval.

### ARTICLE XIV **DISCRIMINATION CLAUSE**

The Contracting Party agrees to abide by the requirements of the following as applicable: Title VI 14.1 and VII of the Civil Rights Act of 1964, as amended by the Equal Opportunity Act of 1972, Federal Executive Order 11246, the Federal Rehabilitation Act of 1973, as amended, the Vietnam Era Veteran's Readjustment Assistance Act of 1974, Title IX of the Education Amendments of 1972, the Age Act of f al

under this contract without regard to age, race affiliation, or disabilities. Any act of discrimi	by the requirements of the Americans with Disabilities Act of continuous in its employment practices, and will render services e, color, religion, sex, national origin, veteran status, political nation committed by the Contracting Party, or failure to applicable shall be grounds for termination of this
THUS DONE AND SIGNED AT Baton Rough	ge, Louisiana on the <b>E</b> day of <b>December</b> , 20 <b>2</b> ]
WITNESSES:	DEPARTMENT OF THE TREASURY STATE OF LOUISIANA
Savan Muchean	Agency Head or designee
Juhnen Dotor	Print Name and Title
THUS DONE AND SIGNED A TOUCHLOUI	siana on the <u>01</u> day, of Nov., 2021.
WITNESSES:	Contracting Party  Michael & Danshay  Authorized Person
Demo Galodos	Michael Danahay, Mayor Print Name and Title

_	NAME OF CONTRACTING PARTY:
Act 119 of 2021 Regular Legislative Session Schedule 20	City of Sulphur
	NAME AND BRIEF NARRATIVE OF PROGRAM:
	Verdine Water Plant North Water Well Replacement and Upgrade – Increase capacity of existing water system
Program Goals, Objectives, Expected Outcomes/Results Activities and Related Performance Measures (Duplicate pages as needed for each goal identified). What are the goals, objective(s), expected outcomes/results for this program: Indicate the goals/objectives for this program. Indicate the expected outcomes/result for each goal. Explain how each goal, objective, outcome/result is measured. Identify activities that will be implemented to achieve expected outcomes, the person(s) responsible for implementing the activity, and the expected completion date.	Measures (Duplicate pages as needed for each goal identified). What are the part this program. Indicate the expected outcomes/results for each goal. Explain how hieve expected outcomes, the person(s) responsible for implementing the activity, and
1. Program Goal (Goals are the intended broad, long-term results. Goals are clear statements of the general end purposes toward which efforts are directed.)	he general end purposes toward which efforts are directed.)
To replace the loss of a previously existing 50 year old well to maintain the maximum daily capacity requirements of the existing system and to provide a well water source with lower iron concentrations to the citizens of Sulphur, LA.	ly capacity requirements of the existing system and to provide a well water
2. Program Objective(s) (Objectives are intermediate outcomesspecific, measurable steps towards accomplishing the goal, that identify the expected outcomes and results. The program objective must include a percentage, a specific dollar amount or a number).	is accomplishing the goal, that identify the expected outcomes and results. The
1. Design, construct, and install new one (1) water well by June 30, 2022	
3. Relevant Activity (Activities) (An activity is a distinct subset of functions or services within a program to meet the Program Objective.)	ogram to meet the Program Objective.)
Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing water treatment pressure filtration expression	"water main to connect to existing water treatment pressure filtration everten
4. Performance Measure the amount of products or services provided or number of customers served. Specific anantifiable measures of processes was the services of processes which it is not to be serviced as the services was the services of processes which was the services which the services was the services which the services was the services which was the services which the services was the services which we want the services which was the services which was the services which was th	omers served. Specific anantifiable measures of progress grantle ed. 17.
and assess program impact and effectiveness. A Performance Measure must be designated as a percentage, a specific dollar amount or a number),	centage, a specific dollar amount or a number).
1. Number of water wells well designed, constructed, and installed	

### ATTACHMENT B

Page 1

### **Project Budget (2021-2022)**

Act 119 of 2021 Regular Legislative Session

Schedule 20

### City of Sulphur

### Anticipated Income or Revenue

Sources (list all sources of revenue)	Amounts
1. Act 119 appropriation	\$ 500,000
2.	\$
3.	<b>\$</b>
Total all sources	\$ 500,000

### **Anticipated Expenses**

Expense Categories	Total Amount	Amount Line Item
	(see Footnote 1 below)	<u>Appropriation</u> (see Footnote 2 below)
Gross Salaries(See Attachment B, Page 2)	\$	(see 1 ooinoie 2 below)
Related Benefits (Employer share)	\$	\$ \$
Travel	\$	\$ \$
Operating Services:	4	3
Advertising	\$	\$
Printing	\$	\$
Insurance	\$	\$
Maintenance of Equipment	\$	
Maintenance of Office and Grounds	\$	\$
Rentals	\$	\$
Software licensing	\$	\$
Dues and Subscriptions	\$	\$
<b>Telephones and Internet Service</b>	\$	\$
Postage	\$	\$
Utilities	\$	\$
Other	\$	\$
Office Supplies	\$	\$
Professional & Contract Services		\$
(See Attachment B, Page 3)	\$ 500,000	\$ 500,000
Other Charges (See Attachment B, Page 4)	£	
Acquisitions & Major Repairs	\$ \$	\$
Total Use of the Appropriation		\$
cor of the Appropriation	\$ 500,000	\$ 500,000

(Budget categories listed above reflect a typical budget and may be adjusted by the agency and recipient to reflect actual categories necessary for each individual program. Salaries and Professional & Other Contract Services and Other Charges shall be detailed using Pages 2, 3 and 4 of Attachment B).

All numbers must be rounded to the nearest dollar.

Footnote (1) This column represents expenditures by category and <u>MUST</u> equal total sources listed above. Footnote (2) This column represents the portion of expenditures by category funded by the state appropriation provided by this Cooperative Endeavor Agreement.

ATTACHMENT B
Page 2
Staffing Chart
Act 119 of 2021 Regular Legislative Session

Schedule 20

Name of Contracting Party: City of Sulphur

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Total Salary Paid by Appropriation Related Full time or Benefits Part Time					
Total Salary Paic					
Total Annual Salary Amount					
Title					
Name	N/A				

Totals

## ATTACHMENT B

Page 3
Schedule of Professional and Other Contract Services
Act 119 of 2021 Regular Legislative Session

Schedule 20

Name of Contracting Party: City of Sulphur

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Total Paid by Appropriation	\$500,000				
Total Contract Amount	\$500,000				
Nature of Work Performed and Justification for Services	Material and Labor – Project Construction				
Name and Address of Individual and/or Firm	Layne Christensen Company 202 West Louisiana Avenue Rayne, LA 70578				

\$500,000

\$500,000

Totals

## ATTACHMENT B

Page 4
Schedule of Other Charges
Act 119 of 2021 Regular Legislative Session

Schedule 20

Name of Contracting Party: City of Sulphur

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Provide a description of the intended use of the funds listed in Other Charges and the dollar amount.  Each use should be listed separately.  Do not budget funds in Other Charges that can be placed in another expenditure category.  List dollar Amount for each use		Total – Should agree with Attachment B, Page 1
Provide a description of the inter I Do not budget funds in Oth	N/A	

### ATTACHMENT B-SUPPLEMENT

**Business Plan** 

Narrative Justification for Plan B or Plan C Act 119 of 2021 Regular Legislative Session

Schedule 20

City of Sulphur

# ATTACHMENT C

Schedule 20

Progress Report for the Period of

Act 119 of 2021 Regular Legislative Session

(To be submitted quarterly showing progress achieved. Duplicate pages as needed.)

Name of Contracting Party: City of Sulphur

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Fax: (337) 527-4566 Telephone: (337) 527-4500

To increase capacity of the existing system and to provide clean and clear water to citizens of Sulphur, LA.  Objective(s):  1. Design, construct, and install new one (1) water well by June 30, 2022  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Performance Measure(s):  1. Number of water wells well designed, constructed, and installed  1.	the existing system and to provide clean and clear water to citizens of Sulphur, L.A.  d install new one (1) water well by June 30, 2022  med:  ign, bid project, acquire materials, construct water well, install 12" water main to connect to  ign, bid designed, constructed, and installed  well designed, constructed, and installed  we reviewed the above information, it is true and correct to the best of my knowledge and 1.0.	Goal:	
Objective(s):  1. Design, construct, and install new one (1) water well by June 30, 2022  Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Complete connect to water wells well designed, constructed, and installed  1.	Objective(s):  1. Design, construct, and install new one (1) water well by June 30, 2022  Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  1. Number of water wells well designed, constructed, and installed  I. humber of water wells well designed, constructed, it is true and correct to the best of my knowledge, and I can the data.	To increase capacity of the existing system and to provide clean and clear water to citizens of Sulphur, LA.	
1. Design, construct, and install new one (1) water well by June 30, 2022  Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Complete  Complete  1.	1. Design, construct, and install new one (1) water well by June 30, 2022  Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  1. Number of water wells well designed, constructed, and installed  I. Number of water wells well designed, constructed, and installed  I. hyperby certify that I have reviewed the above information, it is true and correct to the best of my knowledges and I am the designed.	Objective(s):	
Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  On the connect of water wells well designed, constructed, and installed  1.	Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Complete engineered design, bid project, acquire materials, construct and installed  Complete engineered design, bid project, acquire materials, constructed, and installed  Complete engineered water wells well designed, constructed, and installed  Complete engineered that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the design.	1. Design, construct, and install new one (1) water well by June 30, 2022	
Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Complete  C	Activity(Activities) Performed:  Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  1. Number of water wells well designed, constructed, and installed to more to the best of my knowledge and I am the data.		
Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.  Performance Measure(s):  Complete  Complete  Complete  1.	Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to  Performance Measure(s):  1. Number of water wells well designed, constructed, and installed  1. hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the design.	Activity(Activities) Performed:	
Performance Measure(s):  %, \$ amt. or number complete complete 1.	Performance Measure(s):    %, \$ amt. or number complete constructed, and installed   1.	Complete engineered design, bid project, acquire materials, construct water well, install 12" water main to connect to existing system.	
Complete constructed, and installed constructed, and installed 1.	1. Number of water wells well designed, constructed, and installed  1. Complete  1. hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the deal.	Performance Measure(s):	, , , , , , , , , , , , , , , , , , , ,
	hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge and I am the dails.	1. Number of water wells well designed, constructed, and installed	complete
	hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge and I am the dails.		
	nereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge and I am the dark		

Date

Signature of Authorized Person

authorized representative of the organization.

Mike Danahay, Mayor Print Name and Title

## ATTACHMENTD

Cost Report for the Period of

(Expense categories & dollar amounts must reflect those listed in "Attachment B" project budget.)
Act 119 of 2021 Regular Legislative Session

Schedule 20

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade Name of Contracting Party: City of Sulphur

Balance Remaining Total Cumulative Year to Date Expenditures Quarterly Expenditures Amount of Line Item Appropriation from Attachment B Page 1 \$ 500,000 \$ 500,000 Maintenance of Office and Grounds Telephones and Internet Service Related Benefits (employer share Expense Category Maintenance of Equipment Acquisitions & Major Repairs Dues and Subscriptions Software licensing Professional Services Operating Services: Advertising Gross Salaries Insurance Office Supplies Other Charges Printing Rentals Postage Utilities Other Travel Totals

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly NOTE: Include a copy of the check and invoice/receipt for each expense submitted with this report. authorized representative of the organization.

rson		
Signature of Authorized Pers	Mike Danahay, Mayor	Print Name and Title

16

# ATTACHMENT D-1

Cost Report for the Period of
Act 119 of 2021 Regular Legislative Session

Schedule 20

Name of Contracting Party: City of Sulphur Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Instructions: List each individual and/or Firm and approved budget amount as listed on Page 3 of Attachment B.

	מיייי ביייי מיייי מיייי מיייי	TO THE PARTY OF TH	Of Attochmont	
Name of Sub-contractor	Amount of Line Item Appropriation from Attachment B	Appropriation from to be paid by the State Date Expenditures  Attachment B (must senial provises etc.)	Total Cumulative Year to Date Expenditures including	Balance Remaining
Professional Services:		(was chan myores etc.)	this quarter's expenditures	
Layne Christensen Company	\$ 500,000			
Totole	6			
Lotais	\$ 500,000	69	SA SA	
				-

NOTE: An Attachment E-1 must be submitted for any sub-contractor listed on this attachment.

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly authorized representative of the organization.

Signature of Authorized Person	Mike Danahay, Mayor	Print Name and Title

### ATTACHMENT E

### Disclosure and Certification Statement

Act 119 of 2021 Regular Legislative Session

Schedule 20

Contracting Party Name: City of Sulphur

Contractor's Mailing Address: 101 N. Huntington St.

Sulphur, LA 70663

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Organization Type: (Example: local government, non-profit, corporation, LLP, etc.) Municipality

Private entities required to register with the Secretary of State's office must be in good standing with that office.

Names and Addresses of all officers and directors, including Executive Director, Chief Executive Officer or any person responsible for the daily operations of the entity:

Mike Danahay, Mayor 101 N. Huntington St. Sulphur, LA 70663

Names and Addresses of all key personnel responsible for the program or functions funded through this agreement:

Mark Cholley, Water Plant Supervisor 101 N Huntington St. Sulphur, LA 70663

List any person receiving anything of economic value from this agreement if that person is a state elected or appointed official or member of the immediate family of a person who is a state elected or appointed official. Include the amount of anything of economic value received and the position held within the organization. Identify the official and the public position held.

$\boxtimes$	I hereby certify that this organization has no outstanding audit issues or findings.
-------------	--

I hereby certify that this organization has outstanding audit issues or findings and is currently working with the state to resolve such issues or findings. (ATTACH COPY OF AUDIT FINDINGS)

Attach a completed Federal Form W-9 (Request for Taxpayer Identification Number and Certification)

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly authorized representative of the organization.

Muchael & Lanshay
Signature of Authorized Person

Mike Danahay, Mayor Print Name and Title 11/02/2021

### Form W-9 (Rev. November 2017) Department of the Treasury Internal Revenue Service

### Request for Taxpayer **Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on y	our income	lax return	. Name is r	equired o	n this line: do	ruction	ns and t	he late	st inform	ation			1	end	to th	e IF	is.
	TILLY OF JUILDING						not loa	ve trus mi	e Diank.									
	2 Business name/disrec	arded entity	name, if	different fro	m above								-					_
6	3 Check appropriate ho	v for fodged	America 1															
page 3.	3 Check appropriate bo following seven boxes	. ioi lederal	tax class	fication of t	he persor	n whose name	e is ente	red on lir	e 1. Che	ck only or	e of the	ne 4	Exem	otion	s (coo	les app	lyon	heta
5	Individual/sole prop	rietor or	_	orporation		Corporation	_	Partnersl		☐ Trust		ins	rtain e structio	mme	s. not	individ	uals;	see
충호	Limited liability con	Dany, Enter	the tay of	000iE	/O O							Ex	empt p	ayee	code	(if any)		
Print or type. Specific Instructions	Limited liability con Note: Check the ag LLC if the LLC is cli another LLC that is is disregarded from  Other (see instruction	essified as a not disregar the owner s	single-m	ember LLC	that is dis	classification sregarded from ederal tax pur lox for the tax	of the sim the own poses. Consideration	ingle-mei vner unle	mber ow	ner. Do no	t chec	-		n fro		TCA rep		ıg
S	5 Address (number, street					Municip	ality					(Ap)	illes to ac	counts	mainta	ined outsi	de the l	115)
m	01 N Huntington S	e e	or salte no	.) See instr	uctions.					Requester	's nam	e and a	iddres	s (op	tional	1		2.04
8	City, state, and ZIP con	ie																
4	Sulphur LA 70663																	
1	List account number(s)	here (option	all															
- 1			,											- 10-11	-			_
Part	Taxpayer le	dentifica	tion N	umahar														
Enter vo	our TIN in the appropri	nto how Th	- TINI												_			
backup	our TIN in the appropri withholding. For indivi alien, sole proprietor,	duals, this	is gener	ovided mi	ust mate	h the name	given o	on line 1	to avoi	d S	ocial s	ecurity	num	er		-		
resident	alien, sole proprietor	or dierean	rded ent	in your	COLIGI SCI	curity numb	er (551)	v). Howe	ever, for	a			T		Г	T	T	T
entities,	it is your employer ide r.	entification	number	(EIN). If yo	ou do no	t have a nu	mber s	er. For o	ther	.			-		-			
															L		_	
Number	the account is in more To Give the Requeste	than one	name, se	e the inst	ructions	for line 1. A	lso see	What N	lame ar	d E	nplov	er Iden	lificati	on n	umbo			7
		ioi guidei	mes on	wnose nui	mber to	enter.					Ħ	T	T	7	I		7=	1
Part I	Continue									7	2	- 6	0	0	1	3 6	1	
		n							-									
onder p	enalties of perjury, I ce	rtify that:					-				-							
no lon	umber shown on this f of subject to backup to e (IRS) that I am subject ger subject to backup	ct to back withholdin	up withhig; and	olding as	a result (	tion number from backu of a failure t	or I and position (or I and or	n waiting, tall inte	g for a r or (b) I i rest or a	number to have not dividends	be in been in, or (c	ssued notifie ) the I	to me d by t RS ha	); an he li is no	d iternatified	al Rev I me ti	enue nat I :	; am
o. I am a	U.S. citizen or other L	I.S. person	(defined	below); a	and													
4. Ine F/	ATCA code(s) entered	on this for	n (if any)	indicating	that I a	m exempt f	rom FA	TCA rer	ortina i	S COMPON								
you have	tion instructions, You failed to report all inter n or abandonment of s n interest and dividends	est and divi	dends or	2 above if your tax	you have return. Fo	e been notifi or real estate	ed by the transact	ne IRS the	nat you a	are curren	tly su	bject to or moi at (IRA)	back tgage , and	up v inte	vithho rest p erally,	olding l paid, paym	beca ents	use
Sign		1		-		.oution, pur	roa mus	er brovia	e your c	orrect III	V. See	the in	structi	ons	for Pa	art II, la	ater.	
Here	U.S. person ▶	de	Ma	Dr	051				Dat	13	10	- 1	201					
	ral Instructi					• fı	Form funds)	1099-DI	V (divid	ends, inc	luding	those	from	sto	cks o	r muti,	ıal	
noted.	eferences are to the In					•		1099-MI	ISC (var	ious type	s of i	ncome	, prize	es, a	ward	s, or g	ross	
	evelopments. For the Form W-9 and its inst were published, go to				elopmen enacted	ts tr	Form 1	1099-B ( ions by l	(stock o	r mutual :	fund :	sales a	nd ce	rtair	othe			
	se of Form					•	Form 1	1099-8 (	proceed	ds from re	eal es	tate tr	ansac	tions	3)			
n individ	ual or entity (Form W-	9 requeste	r) who is	required:	to file an		Form 1	1099-K (	mercha	nt card a	nd th	ird par	ty not	work	++	sactio	ns)	

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

• Form 1099-INT (interest earned or paid)

- 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TiN, you might be subject to backup withholding. See What is backup withholding, later.

### ATTACHMENT E-1

### **Disclosure and Certification Statement**

Act 119 of 2021 Regular Legislative Session

Schedule 20

Contracting Party Name: City of Sulphur

Name of Program: Verdine Water Plant North Water Well Replacement and Upgrade

Sub-Contractor's Name: Layne Christensen Company

Sub-Contractor's Mailing Address: 202 West Louisiana Avenue

Rayne, LA 70578

Organization Type: (Example: local government, non-profit, corporation, LLP, etc.) Corporation

Private entities required to register with the Secretary of State's office must be in good standing with that office.

Names and Addresses of all officers and directors, including Executive Director, Chief Executive Officer or any person responsible for the daily operations of the entity:

Same as below

Names and Addresses of all key personnel responsible for the program or functions funded through this agreement:

Casey Gnau, Project Manager 202 West Louisiana Avenue Rayne, LA 70578

List any person receiving anything of economic value from this agreement if that person is a state elected or appointed official or member of the immediate family of a person who is a state elected or appointed official. Include the amount of anything of economic value received and the position held within the organization. Identify the official and the public position held.

$\boxtimes$	I hereby certify that this organization has no outstanding audit issues or findings.
to resol	I hereby certify that this organization has outstanding audit issues or findings and is currently working with the state we such issues or findings. (ATTACH COPY OF AUDIT FINDINGS)
am the	I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I duly authorized representative of the organization.

Signature of Subcontractor (Authorized person)

Can Gran Project Manage

am the duly authorized representative of the organization.

11-9-2021



tps://www.sos.la.gov/Pages/default.aspx)

Officer(s)

### Search for Louisiana Business Filings

מבד אבו

Additional Officers: No

Buy Certificates and Certified Copies Subscribe to Electronic Notification Print Detailed Record Туре City Status LAYNE CHRISTENSEN COMPANY Business Corporation (Non-Louisiana) WILMINGTON Active **Previous Names** LAYNE, INC. (Changed: 4/30/1996) LAYNE-WESTERN COMPANY, INC. (Changed: 7/17/1992) NEW LAYNE-WESTERN COMPANY, INC. (Changed: 8/3/1981) Business: LAYNE CHRISTENSEN COMPANY Charter Number: 33448280F Registration Date: 6/18/1981 Domicile Address 1209 ORANGE STREET WILMINGTON, DE 19801 **Mailing Address** 9303 NEW TRAILS DRIVE SUITE 200 THE WOODLANDS, TX 77381 **Principal Business Office** 9303 NEW TRAILS DRIVE SUITE 200 THE WOODLANDS, TX 77381 Registered Office in Louisiana 3867 PLAZA TOWER DR. BATON ROUGE, LA 70816 Principal Business Establishment in Louisiana 202 W. LOUISIANA AVENUE **RAYNE, LA 70578** Status Status: Active Annual Report Status: In Good Standing Qualified: 6/18/1981 Last Report Filed: 6/9/2021 Type: Business Corporation (Non-Louisiana) Registered Agent(s) Agent: C T CORPORATION SYSTEM Address 1: 3867 PLAZA TOWER DR. City, State, Zip: BATON ROUGE, LA 70816 Appointment 6/18/1981 Date:

Title: President Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: MICHAEL W. BARKER Title: Vice-President Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: DENISE C. MCCLANAHAN Title: Vice-President Address 1: 9303 NEW TRAILS DRIVE SUITE 200 Address 2: City, State, Zip: THE WOODLANDS, TX 77381 Officer: GERNOT E. PENZHORN Title: Vice-President Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: KENT M. WARTICK Title: Vice-President Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: AARON STORM Title: Secretary Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: KENNETH B. OLSON Title: Treasurer Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381 Officer: JIGISHA DESAI Title: Officer Address 1: 9303 NEW TRAILS DRIVE Address 2: SUITE 200 City, State, Zip: THE WOODLANDS, TX 77381

CET HEI D

Wergers (1)	Mergers	(1)
-------------	---------	-----

Filed Date	Effective Date:	Туре	Charter#	Charter Name	<b>B</b> I
8/3/1981	8/3/1981	MERGE	33448280F		Role
					SURVIVOR
	1		D10023/0F	LAYNE-WESTERN COMPANY, INC.	NON-SURVIVOR

### Amendments on File (10)

tmt of Cha or Cha Prin Bus Off	Stmt of Chg or Chg Prin Bus Off Name Change	4/1/1986
unit of the or Cha Prin Rus Off		
organism of one of the bus off	Stmt of Chg or Chg Prin Bus Off	
tmt of Cha or Cha Prio Rus Off	Merger	
erger 9/2/1001	Name Change	8/3/1981

TIPS DESCRIPTION COS OTHER EXPENSES Schedule 20 TOLLS PARK. AND S MEALS COST 8 Š. MILES SUBSISTENCE LODGING Name of Employee: \_ (To be completed if travel expense category includes reimbursement of mileage, lodging, meals and tips.) TRAV. DEPART ARRIVE ODOMETER READING "Attachment F" Travel Expense Reimbursement Report Act 119 of 2021 Regular Legislative Session SHOW ALL POINTS VISITED TERRITORY TRAVELED TOTALS DEP. ARR. HOUR DATE

Signature of Authorized Person

<del>()</del>

€

Date Print Name and Title

### RESOLUTION NO. , M-C SERIES

Resolution accepting Substantial Completion for the Ruth/Huntington Overlay Project (H.011838).

WHEREAS, the City of Sulphur contracted with Prairie Contractors, LLC to complete State Project No. H.011838 for Ruth/Huntington Overlay in accordance with the current bid laws of the State of Louisiana, including, but not limited to R.S. 38:2211 et seq; and

WHEREAS, the contract between the City of Sulphur and Prairie Contractors, LLC has been successfully completed and is hereby accepted by the City of Sulphur effective January 10, 2022.

BE IT RESOLVED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby accept Substantial Completion for the Ruth/Huntington Overlay Project (H.011838).

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2022.
	JOY ABSHIRE, Chairman
ATTEST:	
ARLENE BLANCHARD, Clerk	

### MEYER & ASSOCIATES, INC.

### **PUNCH LIST**

PROJECT: Ruth - Huntington Overlay

DATE: September 1, 2021

PROJECT NO: B8-16004-DA

INSPECTION WAS CONDUCTED AT ABOVE PROJECT BY:

CONTRACTOR-OWNER

Owner:

**ENGINEER-ARCHITECT** 

Contractor: Prairie Contractors, LLC

Engineer:

Andrew Mattingly

Darryl Johnson

Terry Bailey

City of Sulphur Mark LeJune

Other:

LADOTD Patrick Cusey

Katy Harris Vicki Ponthieux

The following items are to be corrected or completed to comply with the Contract Documents:

Type of Inspection Prel	liminary	Substantial	Final Y	1 Yr. Guaranty
-------------------------	----------	-------------	------------	----------------

NO.	ITEM	VALUE
1	Provide Record Drawings.	NDF
2	Provide all closeout documentation for LA DOTD 2059.	NDP
3	Install trench drain at Church St. sidewalk ramp and confirm positive flow from Frasch Elementary drainage	Pay Item
4	Adjust concrete grades as needed to prevent water ponding at Frasch Elementary crossing	TBD

### RESOLUTION NO. , M-C SERIES

Resolution authorizing the advertisement of bids for Mimosa Heights Phase 2 Street Improvements.

BE IT RESOLVED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize advertisement of bids for Mimosa Heights Phase 2 Street Improvements, said bids to be in accordance with the quantities and specifications on file with Meyer & Associates, Inc., or online at BidXpress.

BE IT FURTHER RESOLVED that the advertisement of bids will be in "The American Press, the official journal of the City of Sulphur, in three separate publications, giving notice as follows:

### **General Notice**

Separate sealed Bids for Mimosa Heights Phase 2 Street Improvements, City of Sulphur; M.A. Project No. B6-18010-DB will be received by the Mayor and City Council, at the City Hall, 101 N. Huntington Street, Sulphur, LA 70663 until 10:00 AM Central Time Zone, on February 10, 2022, and then at said time and at said office publicly opened and read aloud. Work consists of asphalt roadway rehabilitation along West Mimosa Dr., South Mimosa Dr., and Morgan Road as detailed on the plans.

### **Work Classification**

Work Classification: Highway, Street, and Bridge Construction

### **Obtaining the Bidding Documents**

Electronic copies of the Bidding Documents may be obtained from the Issuing Office of Meyer & Associates, Inc. (337) 625-8353, located at 600 N. Cities Service Hwy., Sulphur, LA 70663. A Bidding Document deposit is not required. In order to submit a bid, Bidders must obtain an original set of electronic Bidding Documents from Meyer & Associates, Inc. or the approved electronic bid website defined herein said advertisement.

Access to electronic bidding is available through the Bidding Documents Website https://www.bidexpress.com.

APPROVED AND ADOPTED by the
City Council of the City of Sulphur,
Louisiana, on this day of
JOY ABSHIRE, Chairman

### RESOLUTION NO. , M-C SERIES

Resolution accepting application from Sulphur Towing , LLC, for an Emergency Auto Wrecker Service for light duty and setting public hearing date.

WHEREAS, Section 21-51 of the Code of Ordinances for the City of Sulphur requires any owner desiring to operate an emergency auto wrecker in the City has to make application to the City Council for an emergency auto wrecker permit; and

WHEREAS, said application has been submitted upon forms furnished by the City and said applicant has furnished information required on permits; and

WHEREAS, a public hearing on said application will be held at 5:30 p.m. on the 10<sup>th</sup> day of January, 2022, in the City Council Chambers located at 500 North Huntington Street, Sulphur, Louisiana.

NOW THEREFORE, BE IT RESOLVED by the City Council of the City of Sulphur, Louisiana the governing authority thereof, that they do hereby accept the application received from Sulphur Towing, LLC, for light duty and attached hereto as "Exhibit A" for Emergency Auto Wrecker Service for the City of Sulphur, Louisiana.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2022.
A TTEGT.	JOY ABSHIRE, Chairman
ATTEST:  ARLENE BLANCHARD, Clerk	_

### APPLICATION TO OPERATE WRECKER SERVICE EMERGENCY AUTO WRECKER PERMIT CITY OF SULPHUR

Name of Applicant Kenneth Address 934 E. Napoleon St, Sulphur LA 70663 / PO Box 151, Sulphur LA 70664 Telephone Number 337 - 270 - 7950 Name of Business Sulphur Towing. Type of Business (Check One) Individual Limited Liability Company Partnership Corporation List names and addresses of all individuals, partners or officers involved in the business as a principal: Name Title Kenneth J. Phipos 1180 E Napoleon ST Sulphul, La Owner Class: A / B Number of permits (one of each vehicle) List each vehicle to be permitted as follows: Make Model State Lic. No. 2020 Intl MV607 2016 Frht ATTACH: CERTIFICATE OF LIABILITY INSURANCE ATTACH: APPLICATION FEE OF TWENTY-FIVE DOLLARS (\$25.00) I, the undersigned, herein make application to the City Council, City of Sulphur, Louisiana, for a permit to operate an emergency auto wrecker service in the City of Sulphur. I affirm that the information provided in this application is true and correct. I further acknowledge that I understand the provisions and conditions as stated in the City of Sulphur Code of Ordinances, Traffic and Motor Vehicles, Article III. Wreckers, Sec. 21:46-70. Signed Title Sworn to and subscribed before the ba day of Dec this Notary

### STATEMENT OF COMPLIANCE

I, Kenneth J. Phipps for Sulphur Towing, UC hereby agree to obey the provisions of Chapter 21, Article III of the Code of Ordinances of the City of Sulphur in accordance with Section 21-55 and all other ordinances and statues applicable to motor vehicles involved or utilized in an auto wrecker service and I do agree that upon failure to obey such laws, all truck permits may be revoked or suspended.

### (For Driver's only) Emergency Auto Wrecker's Driver's License

Name Wilbert Paul M	iller
Age75	Date of Birth 01/20/1946
Driver's License # 003821201	Social Security # 438-66-4234
	Pickens Rd, Sulphur LA 70663
Previous Address Same	
Last Place of Employment Knipper	-s Wrecker Inc
state, or any other state or federal law?	vehicle, traffic or criminal law of any city of the  Yes No If yes, please describe below with disposition  Driver's License # 100 382 ( 200)
	Driver's License # 00 382 / 20 / 5 D/Chau Heur's Date of Issue 01 / 17 / 2017
I affirm that the information given is true	
Chilbert Paul Miller Signature	
Sworn to and subscribed before me on the day of	to the state of th



### SULPHUR TOWING, LLC

934 E NAPOLEON ST, SULPHUR, LA 70663 PO BOX 151, SULPHUR, LA 70664 OFFICE: 337-270-7950 FAX: 337-443-4615 BUSINESS HOURS: M-F 8:00AM-5:00PM

Have you ever been **convicted** of any crime other than a traffic violation?

Name	Date	Parish/Agency Crime/Offense		Judgement	
Wilbert Miller	12/03/1978	Calcasieu, LA/CPSO	Disturbing the peace	All charges dropped	

### (For Driver's only) Emergency Auto Wrecker's Driver's License

Name Roy Melvin Grevent	beng
	0
Age58	Date of Birth03-30-63
Driver's License # 00322726	7 Social Security # 436-39-4386
Present Address 3705 Eve	lyn st. Sulphur, La.
Previous Address H. Browssand	rd. Sulphur, La. 70663
Last Place of Employment	ar GMC
state, of any other state or federal law?	r vehicle, traffic or criminal law of any city of the Yes No If yes, please describe below with disposition 204 Driver's License # 603227267
	Date of Issue 9-24-2/
I affirm that the information given is tru  Signature	e and correct  \[ \frac{1/-30-2}{Date} \]
Sworn to and subscribed before me on the day of	THAT AND CONTINUES OF THE PROPERTY OF THE PROP



### SULPHUR TOWING, LLC

934 E NAPOLEON ST, SULPHUR, LA 70663 PO BOX 151, SULPHUR, LA 70664 OFFICE: 337-270-7950 FAX: 337-443-4615 BUSINESS HOURS: M-F 8:00AM-5:00PM

Have you ever been **convicted** of any crime other than a traffic violation?

Name	Date	Parish/Agency	Crime/Offense	Judgement
Roy Grevemberg	1984	Calcasieu, LA	Forgery	5-yrs Probation or 3 years Completed Sentence
Roy Grevemberg	1996	Calcasieu, LA	Possession of marijuana with intent to distribute	5-yrs Probation Completed Sentence
Roy Grevemberg	2000	Calcasieu, LA	Distribution of cocaine & Illegal use of US Currency	Charges Dropped

Publish three times: January 2, 4, 7

### PUBLIC HEARING NOTICE TO HOLDERS OF EMERGENCY AUTO WRECKER PERMITS

PUBLIC NOTICE is hereby given, in accordance with Section 21-51 of the Code of Ordinances of the City of Sulphur for the following:

Public Hearing for an Emergency Auto Wrecker Service (light duty only) from Sulphur Towing, LLC, located at 934 East Napoleon Street, Sulphur, LA 70663.

A public hearing will be held on Monday, January 10, 2022 at 5:30 p.m. in the Sulphur City Council Chambers located at 500 North Huntington, Sulphur, Louisiana.

	Y OF SULPHUR, LOUISIANA	
BY	Control Control Control Control Control	
	ARLENE BLANCHARD, Clerk	



### DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONS LOUISIANA STATE POLICE TOWING AND RECOVERY UNIT P.O. BOX 66614, MAIL SLIP A26 BATON ROUGE, LA 70896-6614

SULPHUR TOWING, LLC KENNETH PHIPPS PO BOX 151 SULPHUR, LA 70664

### STORAGE INSPECTION LICENSE

Date of Issue: 09/24/2021

**EXPIRATION DATE: June 30, 2022** 

Company Telephone: 337-270-7950

THIS LICENSE IS VALID FOR THE FOLLOWING PHYSICAL LOCATION:

PHYSICAL ADDRESS	CITY	STATE	ZIP
934 E NAPOLEON ST	SULPHUR	LA	70663

Parish	
CALCASIEU-10	

STORAGE INSPECTION LICENSE NUMBER	LSP STATE NUMBER	TOTAL NUMBER OF LICENSES	
22-10-SU194186-01	SU194186	1	

Pursuant to LRS 32:1717.1, this Storage Inspection License is hereby issued to the above-named company and is valid only for the periods listed herein and for the physical location listed above. This license remains the property of the Louisiana State Police and may be canceled or revoked if the company or its employees fail to comply with the provisions listed in The Towing and Storage Act (R.S. 32:1711 et seq. and L.A.C. 55:I:1901 et seq).

A Storage Facility is any business or company that receives compensation, directly or indirectly, for the storing of vehicles, to include but not limited to: tow companies, body or repair shops, new and used automotive dealers, garages, service stations, repossession companies, businesses storing vehicles for insurance companies, etc. Louisiana law requires each towing company or storage facility, which stores vehicles under the provisions of this chapter, shall pay an annual non-prorated fee of \$100 for a Storage Inspection License for each storage location, made payable to the Louisiana State Police, Towing and Recovery Unit, prior to conducting business. Storage Inspection Licenses shall be displayed in a location visible to the public at each storage location. "The Storage Inspection License number assigned to your company shall be listed on all Official Report of Stored Vehicles (ORSV) submitted and a copy of the Storage Inspection License shall be included with all requests for Permits to Sale or Permits to Dismantle."

For the Deputy Secretary,

Lt. Christopher Wright , LSP Towing and Recovery Unit Supervisor



### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) 11/29/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRO	his certificate does not confer rights to the DDUCER ED CASSIDY INS		CONTACT Andrea Matte		
502 N CUTTING PO BOX 1349 JENNINGS LA 70546			PHONE, (337) 824-1810 FAX (AIC, No): (337) 824-4913		
			E-MAIL ADDRESS: amatte@cassidy-insurance.com		
		LA 70546	MOUDEN ALL AND		
			INSURER A: National Fire & Marine Insurance Co.		
			INSURERA: INALIUITAI FITE & IVIATINE INSURANCE CO.		
	Sulphur Towing LLC		INSURER B: Colony Insurance Company INSURER C: LWCC		
	Po Box 151				
	Sulphur	LA 70664-	INSURER D:		
	P	D1 70004	INSURER E :		
0	VERAGES CERTIFIC	PATE NUMBER.	INSURER F:		
		CATE NUMBER:	REVISION NUMBER:  //E BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD		
C	ERTIFICATE MAY BE ISSUED OR MAY PERT EXCLUSIONS AND CONDITIONS OF SUCH POLICE	AIN THE INSURANCE ACE	OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS		
R	TYPE OF INCUPANOE ADDL	SUBR	POLICY EFF POLICY EXP		
	X COMMERCIAL GENERAL LIABILITY	GP8473780	(MM/DD/YYYY) (MM/DD/YYYY) LIMITS		
	CLAIMS-MADE X OCCUR X Garage Keepers	GP0473780	09/23/2021 09/23/2022 EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$		
	3-150.0		MED EXP (Any one person) \$		
	GEN'L AGGREGATE LIMIT APPLIES PER:		PERSONAL & ADV INJURY \$		
	POLICY PROJECT LOC		GENERAL AGGREGATE \$		
			PRODUCTS - COMP/OP AGG \$ 2,000,000		
	OTHER: AUTOMOBILE LIABILITY		Garage Keepers \$ 360,000		
	ANY AUTO	72TRR250217	06/05/2021 06/05/2022 COMBINED SINGLE LIMIT \$ 1,000,000		
OWNED SCHEDULED			BODILY INJURY (Per person) \$		
	AUTOS ONLY AUTOS NON-OWNED		BODILY INJURY (Per accident) \$		
	AUTOS ONLY AUTOS ONLY		PROPERTY DAMAGE (Per accident) \$		
			Medical Payments \$ 5,000		
	UMBRELLA LIAB OCCUR		EACH OCCURRENCE \$		
	EXCESS LIAB CLAIMS-MADE		AGGREGATE \$		
	DED RETENTION \$				
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	178972-B	11/01/2021 11/01/2022 PER STATUTE OTH-		
	ANY PROPRIETOR/PARTNER/EYECUTIVE TIN	110012 B			
	OFFICER/MEMBER EXCLUDED? N / A (Mandatory in NH)		E.L. EACH ACCIDENT \$ 1,000,000		
	If yes, describe under DESCRIPTION OF OPERATIONS below		E.L. DISEASE - EA EMPLOYEE \$ 1,000,000		
1	On Hook - In Tow Liability	72TRR250217	06/05/2021 06/05/2022 : : : : : : : : : : : : : : : : : :		
		1211NZ3021/	06/05/2021 06/05/2022 Limit \$100,000		
	CRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (AC				
12	20 International MV607 Rollback \	/IN#3HAFUMMI 6I	393673		
11	16 Freightliner M2 106 Rollback V	IN # 1FVACWDT5GI	HC6504		
	2		1100007		
P	TIEICATE HOLDER				
K	RTIFICATE HOLDER		CANCELLATION AI 00119		
	City of Sulphur Po Box 1309		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
	Sulphur	LA 70664-	AUTHORIZED REPRESENTATIVE Ken Cassily		

חת	4	C	-
rage	1	OI	12



### **Facility Inspection Report**

Inspection Report No.

LATR- 21-0805

Louisiana Department of Public Safety and Corrections Office of State Police / Towing and Recovery P.O. Box 66614, Baton Rouge, La. 70896 Phone: (225)925-6113, ext-205

2	711	D	M/T CLIFTO	per ON J. MII	RE		Data 1 1961		Parish CALCASTEU	ī		Code 10
Date	<del></del>	Start Time	<del></del>									10
09-2	2-2021	1300		⊠ New Fac	Rea cility Openion Facility Ins	son for Con ng Inspection pection	tact: on Comm		Troop Rotation Fa ☐ Follow-up Ins	cility Ins	pection	
SUI 103	ty Name & Address LPHUR TOWIN 5 E NAPOLEO LPHUR, LA 706	ig NST	ess Yes 🗌 No 🛭	NONE	ense Numbe		Owner/C KENN	office l	Manager Name I PHIPPS		Facility Pho Number (337)270	
				FACILI	TY CHE	CK INF	ORMAT	TON	T		L	
055.1	ent Storage License 931 D.2 N/A 🗵 ired Insurance 50k	Yes No	Covered/Insid	le Storage? N/A ⊠	Yes 🗀	No □	055.1943	ВВ	ed During Normal	Business N/A		n-5pm) No □
055.1	931 B.6 N/A 🗆	Yes 🛛 No	055.1935 A	N/A ⊠	Yes 🗌	No 🗆	Vehicles 055.194	Store 1	d At Facility?	N/A	⊠ Yes 🗆	No 🗆
055.19	g Invoices Required 941 P 1-3 N/A	Yes ⊠ No		N/A ⊠	Yes 🔲	N₀ □	Storage Vehicles	Facilit 055.1	ty Fence / Gate Ad 1941	equate fo N/A		ing No 🗆
055.19	led OMV within 3 d 933 A 1-4 N/A 🛛	Yes No		41 N/A ⊠	Yes 🗌		Storage 1 055.1941	Facilit D	ty Sign Posted Wit	h Requir N/A [	ed Informati ☐ Yes ⊠	on No □
State)	er Fees Charged for 055.1937 N/A 🛭	ORSV (In/ Out Yes \( \bar{\pi} \) No	of Sharing Facili 055.1941 H	ty with And N/A	ther Comp Yes	any No ⊠	Relation 055.1909	ship to	o Other Laws and	Regulation N/A	ons ⊠ Yes 🗆	No 🗆
No :	Regulation			De	scription of	Violation	1	*	<del>- *</del>		Status	Resp
1		NO VIO	OLATIONS									Party
2												
3								-	***************************************			
4												
5							· · · · · · · · · · · · · · · · · · ·					
7									,			
8	<del></del>			•					-			
9												
10												
-					~							
	lemental Report You Signature of Inspe		Attachments Yes	No 🗆	Photogra	aphs: Yes			Initial Review		inal Review	
DT.	- After		mi 191	41				Date 19-22	-2021	Tin 153	ne Complete 30	:d
and Co or susp hearin	person of the storage g in accordance with	otice will serve a Towing and Rec the Storage Fac license, Further the Administrati	as evidence that the Stora covery Storage Act, law a dility owner/operator, and r, the Storage Facility ow ive Procedure Act, for an	and/or depar	sponsible p	arty of this	d and ackno	owled	ge that the Louisian	a Departr	nent of Public	Safety
	NT)Name of Res	ponsible Part		re of Resp		New York Control of the Control of t		Dat		Phone N	lumber	
		<del></del>	_ X N a	une	de de	o Our	2	09-	22-2021	(337)2	70-7950	

### RESOLUTION NO. , M-C SERIES

Resolution approving liquor licenses for 2022.

BE IT RESOLVED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby approve the below liquor licenses for 2022:

NAI	ME:	CONTENT:
1.	A & B TOBACCO	CLASS B
2.	AMERICAN LEGION POST #179	CLASS A
3.	BROOKSHIRE BROTHERS #47	CLASS B
4.	CAJUN PLAY/LIGHTHOUSE MARKET	CLASS B
5.	CANDLEWOOD SUITES	CLASS A
6.	CASA OLE #48	CLASS A
7.	CASH MAGIC WINNER'S CHOICE	CLASS A
8.	CASH MAGIC WINNER'S CHOICE-CS	CLASS B
9.	CAST & CLEAVER LLC	CLASS A
10.		CLASS A
11.	CIRCLE A	CLASS B
12.	CIRCLE K #8340	CLASS B
13.		CLASS A
14.		CLASS B
15.		CLASS B
	DOLLAR GENERAL #8694	CLASS B
	DOLLAR GENERAL #9397	CLASS B
18.		CLASS B
19.		CLASS B
	E-Z MART #4415	CLASS B
	EL PORTILLO MEXICAN GRILL LLC	CLASS A
	EXPRESS 27	CLASS B
	FIFTH WHEEL CONOCO	CLASS B
	FIRST STOP #1 FOOD MART	CLASS B CLASS B
25. 26.	GRAB N GEAUX #5	CLASS B CLASS B
20. 27.		CLASS B
28.		CLASS B CLASS B
29.		CLASS B CLASS A
30.		CLASS A
31.	IN & OUT #3	CLASS B
32.	JACKPOT JUNCTION CASINO	CLASS A
33.		CLASS A
34.		CLASS A
35.	KROGER #747	CLASS B
36.	KROGER KWIK SHOP #747	CLASS B
37.	KYOTO JAPANESE STEAK HOUSE	CLASS A
38.	LA RUMBA	CLASS A
39.	LEBLEU'S LANDING	CLASS A
40.	LIQUOR LAB	CLASS B
41.	LOS PONCHOS MEXICAN GRILL	CLASS A
42.	MAPLEWOOD DISCOUNT	CLASS B
43.	MARIA'S COCINA MEXICANA	CLASS A
44.		CLASS B
45.		CLASS B
	MISSION FUEL	CLASS B
47.		CLASS B
48.		CLASS B
49.		CLASS A
50.		CLASS A
51.	QUICK STUFF	CLASS B

52.	RICHARD'S BOUDIN & SEAFOOD MKT	CLASS A
53.	ROUSE'S MARKET #71	CLASS B
54.	ROYAL PALAC	CLASS A
55.	SAKE JAPANESE INC	CLASS A
56.	SHOP RITE #69	CLASS B
57.	SMOKERS EXPRESS	CLASS B
58.	SMOKER'S PARADISE	CLASS B
59.	SULPHUR PARKS & REC- GOLF COURSE	CLASS A
60.	SULPHUR TRUCK STOP & CASINO	CLASS A
61.	SULPHUR TRUCK STOP- CONV STORE	CLASS B
62.	SUNDOWN SUPER SAVER #4	CLASS B
63.	TACO MEL II LLC	CLASS A
64.	THE BOILING POINT	CLASS A
65.	TOBACCO PLUS INC #1	CLASS B
66.	TORSTOP LLC	CLASS B
67.	VISION HOTELS DBA HAMPTON INN	CLASS A
68.	WALMART SUPERCENTER #331	CLASS B
69.	WALGREEN'S #10509	CLASS B
70.	WALGREEN'S #2920	CLASS B
71.	WEST CAL ARENA	CLASS A
72.	WEST CAL ARENA & EVENTS CENTER	CLASS A
73.	X-PREZ TOBACCO	CLASS B
74.	YELLOWFIN DISTILLERY LLC	CLASS B

BE IT FURTHER RESOLVED that the above liquor licenses shall be approved for 2022.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this day of, 2022.
ATTEST:	JOY ABSHIRE, Chairman
ARLENE BLANCHARD, Clerk	

### RESOLUTION NO. , M-C SERIES

Resolution repealing Resolution No. 2396, M-C Series, adopted June 13, 2011, which authorized the Mayor to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury for a satellite office for Registrar of Voters.

BE IT RESOLVED by the City Council of the City of Sulphur. Louisiana, the governing authority thereof, that they do hereby repeal Resolution No. 2396, M-C Series, adopted June 13, 2011, which authorized the Mayor to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury for a satellite office for Registrar of Voters.

	APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this, 2022.
	JOY ABSHIRE, Chairman
ATTEST:	
ARLENE BLANCHARD, Clerk	

### STATE OF LOUISIANA

### PARISH OF CALCASIEU

### JOINT SERVICES AGREEMENT

This Joint Services Agreement (Agreement), made and entered into by and between the City of Sulphur, hereinafter referred to as "CITY," the Calcasieu Parish Police Jury, hereinafter referred to as "POLICE JURY," and the Calcasieu Parish Registrar of Voters, hereinafter referred to as "REGISTRAR OF VOTERS."

### WITNESSETH:

WHEREAS, the CITY, POLICE JURY, and REGISTRAR OF VOTERS acknowledge that a satellite office for the REGISTRAR OF VOTERS in the CITY will benefit the citizens of the CITY and West Calcasieu; and

WHEREAS, there exists a substantial need to provide a satellite office of the REGISTRAR OF VOTERS within the CITY; and

WHEREAS, the CITY, the POLICE JURY, and the REGISTRAR OF VOTERS have determined that it is in the best interest of the citizens of the CITY and West Calcasieu to work together to establish a satellite office of the REGISTRAR OF VOTERS in the CITY;

NOW, THEREFORE, the CITY, the POLICE JURY and the REGISTRAR OF VOTERS do hereby agree as follows:

1.

The CITY, the POLICE JURY and the REGISTRAR OF VOTERS agree that a satellite office of the REGISTRAR OF VOTERS shall be established at 500 North Huntington Street in the CITY and that said office will be approximately two hundred and thirty one (231) square feet.

2.

The CITY will invoice the REGISTRAR OF VOTERS on a monthly basis an amount equal to seven (7%) of the electricity bill and twenty dollars (\$20.00) for a phone line per month for costs associated in the operation of said satellite office.

No of electric bill

The REGISTRAR OF VOTERS will be responsible for all modifications to said satellite office including, but not limited to, office furniture, cost of renovation, etc., subject to approval by the CITY.

4.

The REGISTRAR OF VOTERS and the CITY acknowledge that each party will be solely responsible for any claims of damage arising from its own negligent conduct and neither party will be liable for more than its degree of fault for damages attributable to the fault of others.

	Either party, by giving ninety (90) days written notice to the other party, shall have the right to terminate this agreement.
	THUS DONE AND PASSED in Sulphur, Louisiana in the presence of the undersigned witnesses, who here sign with the parties and before me, Notary Public, on the 14th day of, 2011.
	WITNESSES:
	Christopher L. Duncom  Mayor  City of Sulphur  Level L. Duncom  Mayor  City of Sulphur  Notary Public #30465
	THUS DONE AND PASSED in Lake Charles, Louisiana in the presence of the undersigned witnesses, who here sign with the parties and before me, Notary Public, on the 23rd day of
	WITNESSES:  Jenne Bulliamon  Guy Brame  President  Calcasieu Parish Police Jury
	Notary Public ALLEN L. SMITH, JR. Louisiana Notary ID# 9476
	THUS DONE AND PASSED in Lake Charles, Louisiana in the presence of the undersigned witnesses, who here sign with the parties and before me, Notary Public, on the Lake Charles, 2011.
(	Angie Quienalty Registrar of Voter Parish of Calcasieu

### RESOLUTION NO. 2396, M-C SERIES

Resolution authorizing Mayor Christopher L. Duncan to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury for a satellite office for Registrar of Voters.

BE IT RESOLVED by the City Council of the City of Sulphur, Louisiana, the governing authority thereof, that they do hereby authorize Mayor Christopher L. Duncan to enter into a Cooperative Endeavor Agreement with the Calcasieu Parish Police Jury for a satellite office for Registrar of Voters.

APPROVED AND ADOPTED by the City Council of the City of Sulphur, Louisiana, on this <u>13th</u> day of <u>June</u>, 2011.

VERONICA ALLISON, Vice-Chairman

ATTEST:

ARI ENE BLANCHARD Clerk

STATE OF LOUISIANA PARISH OF CALCASIEU

I HEREBY CERTIFY that the foregoing is a true and correct copy of the original resolution as adopted by the Calcasieu Parish Police Jury in Regular Session convened on the 2<sup>nd</sup>day of June, 2011.

IN TESTIMONY WHEREOF, witness my official signature icasieu, Louisiana, on this