I, Phillip Collinson, have been convicted of Indecent Behavior with a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 413 Bud Smith Road, Monroe, LA 71202.



Race: White Sex: Male DOB: 1/30/1985 Height: 5'11" Weight: 190 Hair Color: Brown Eve Color: Brown Scars, tattoos, other identifying marks:

too-right arm-PD, left shoulder-8-BALL/HONOR,

Monroe, LA

NOTICE

I, Clancey L. Phelps, have been convicted of 709.4 (2C,4) Sexual Abise, Third Degree, in Des Moines, Iowa. My address is 805 Hwy. 3033, West Monroe, LA 71292.



Race: White Sex: Male DOB: 6/3/1978 Height: 5'8 Weight: 160 Hair Color: Brown Eve Color: Brown Scars, tattoos, other identifying marks: Tat-

shoulder-ghost

Monroe, LA

NOTICE

I, Roosevelt Sanders, have been convicted of Carnal Knowledge of a Juvenile, in Fourth Judicial District Court, Ouachita Parish. My address is 303 80th St., Monroe, LA 71203.



Race: Black Sex: Male DOB: 10/29/1973 Height: 6'1" Weight: 225 Hair Color: Black Eye Color: Brown Scars, tattoos, other identifying marks:

Monroe, LA

NOTICE

I, Max Edward Battle, have been convicted of 14:43.1 Sexual Battery in Fourth Judicial District Court, Ouachita Parish. My address is 706 Tanglewood Drive, Monroe, LA 71202.



Race: Black Sex: Male DOB: 6/16/1985

Height: 5'9" Weight: 171 Hair Color: Black Eye Color: Brown

Scars, tattoos, other identifying marks: Left arm:

Monroe, LA

NOTICE

I, Mark Cannon, have been convicted of Carnal Knowledge of a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 324 WT Hemphill West Monroe, LA 71292.



Race: White Sex: Male DOB: 7/12/1988 Height: 6'2" Weight: 216 Hair Color: Brown Eye Color: Brown Scars, tattoos, other identifying marks:

Monroe, LA

NOTICE

I, Michael Robinson, have been convicted of Carnal Knowledge of a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 107 Peach St., West Monroe, LA 71292.



Race: Black Sex: Male DOB: 4/17/1988 Height: 6'3" Weight: 190 Hair Color: Black Eve Color: Brown

Scars, tattoos, other identifying marks: multiple tattoos

Monroe, LA

NOTICE I, William Wooten, have been convicted of R.S. 14:81.2 Molestation of a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 319 Pink St., Lot 2, West Monroe, LA 71292.



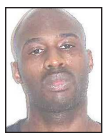
Race: White Sex: Male DOB: 1/8/1964 Height: 5'5" Weight: 140 Hair Color: Brown Eye Color: Green

Scars, tattoos, other identifying marks: Left armrose banner; chest-map of the state of Texas

Monroe, LA

NOTICE

I, Arentha Thompson, have been convicted of 14:81 Indecent Behavior with a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 3518 Lee Ave., Monroe, LA 71202.



Race: Black Sex: Male DOB: 12/18/1981 Height: 5'11" Weight: 149 Hair Color: Black Eye Color: Brown Scars, tattoos, other identifying marks: left arm-

TOYA" "TRU" "LIL MAN" cross, scar-left hand

Monroe, LA

NOTICE

I, Raymon White, have been convicted of Molestation of a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 911 S Mc-Guire St Monroe, LA 71203.



Race: Black Sex: Male DOB: 4/25/1968 Height: 5'5" Weight: 145 Hair Color: Black Eye Color: Brown

Scars, tattoos, other identifying marks: Tattoo on L Shoulder (JOSH-UA), Tattoo on R_Shoulder (LITTLE WHITE), Tattoo on Upper_L_Arm (PLAYBOY BUNNY; "SOUTHSIDE"), Tattoo on R_arm ("ROE CITY"), Tattoo on Chest ("ERTHA B. WHITE 12/20/41 & 12/12/09)

Monroe, LA

NOTICE

I, Steve Griggs, have been convicted of Sexual Penetration with a Foreign Object in Los Angeles, Calif. My address is 507 N. 6th St., West Monroe, LA 71291.



Race: White Sex: Male DOB: 10/22/1969 Height: 6'1" Weight: 260 Hair Color: Gray Eve Color: Blue Scars, tattoos, other identifying marks:

Monroe, LA

NOTICE

I, Freddie Cann, have been convicted of Criminal Sexual Conduct, 4th Degree in Detroit, Michigan. My address is 3801 Barlow St., Monroe, LA



Race: Black Sex: Male DOB: 8/23/1951 Height: 5'9" Weight: 196 Hair Color: Black Eye Color: Brown Scars, tattoos, other identifying marks:

Monroe, LA

I, Bobby Earl, have been convicted of First Degree Rape in North Carolina. My address is 211 Ross Road, Monroe, LA 71202.



Race: White Sex: Male DOB: 8/2/1962 Height: 5'6" Weight: 204 Hair Color: Brown Eye Color: Hazel Scars, tattoos, other identifying marks:

Monroe, LA

NOTICE

I, Dennis Fairchild, have been convicted of Aggravated Oral Sexual Battery in New Orleans. My address is 1418 Hinton St., Lot 1, West Monroe, LA 71292.



Race: White Sex: Male DOB: 5/11/1966 Height: 5'11" Weight: 186 Hair Color: Gray Eve Color: Blue Scars, tattoos, other identifying marks:

Monroe, LA

I, Billy Bogle, have been convicted of Indecent Behavior with a Juvenile in Fourth Judicial District Court, Ouachita Parish. My address is 85 Nelson Road, Monroe, LA 71203.



Race: White Sex: Male DOB: 8/5/1974 Height: 5'9" Weight: 195 Hair Color: Black Eye Color: Hazel Scars, tattoos, other identifying marks:

Monroe, LA

SHERIFF'S SALE

US BANK NATIONAL ASSOCIATION AS TRUSTEE SUCCESSOR IN INTEREST TO BANK OF AMERICA, NATIONAL ASSOCIATION, SUCCESSOR BY MERGER TO LASALLE BANK, NATIONAL ASSO-CIATION, AS TRUSTEE FOR THE REGISTERED HOLDERS OF JP MORGAN CHASE COMMERCIAL MORTGAGE SECURITIES TRUST 2007 LDP11, COMMERCIAL MORTGAGE PASS THROUGH CERTIF-ICATES, SERIES 2007 LDP11, ACTING BY AND THROUGH ITS SPE-CIAL SERVICER, CIII ASSET MANAGEMENT LLC

VS.NO. 20181187 LG 332 W. MONROE LA, LLC STATE OF LOUISIANA PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, September 26, 2018, beginning at 10:00 A.M., the following described property, to wit:

LOT 1B OF THE RESUBDIVISION OF LOT 1, UNIT NO. 1, CONSTI-TUTION CENTRE, WEST MONROE, OUACHITA PARISH, LOUISI-ANA AS PER PLAT DATED FEBRUARY 20, 1998, FILED FEBRUARY 24, 1998 UNDER DATE REGISTRY NO. 1220039 IN PLAT BOOK 19, PAGE 102 OF THE RECORDS OF OUACHITA PARISH, LOUISIANA;

TOGETHER WITH EASEMENTS RIGHTS PURSUANT TO THAT CERTAIN DEVELOPMENT, OPERATION AND EASEMENT AGREE-MENT DATED MARCH 4, 1998, FILED MARCH 6, 1998 UNDER DATE REGISTRY NO. 1221122 IN CONVEYANCE BOOK 1725 OF THE RE-CORDS OF OUACHITA PARISH, LOUISIANA.

BEARING THE MUNICIPAL ADDRESS OF 201 CONSTITUTION DRIVE, WEST MONROE, LOUISIANA.

Seized as the property of the defendant and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITH benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid. JAY RUSSELL, SHERIFF

Ouachita Parish Monroe, LA August 23, 2018 & September 20, 2018

JPMORGAN CHASE BANK NATIONAL ASSOCIATION VS.NO. 20181561 NAKESHA NCOLE GAY

SHERIFF'S SALE

STATE OF LOUISIANA PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the

legal hours of sale on Wednesday, September 26, 2018, beginning at 10:00 A.M., the following described property, to wit: Lot Twelve (12) of the Amended Pecan Lake Estates Subdivision in Section 5, Township 18 North, Range 5 East, as per plat in Plat Book 14, Page 64, of the records of Ouachita Parish, Louisiana.

Seized as the property of the defendant and will be sold to satisfy said

WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITHOUT benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF

Ouachita Parish Monroe, LA

August 23, 2018 & September 20, 2018

SHERIFF'S SALE

JPMORGAN CHASE BANK, NATIONAL ASSOCIATION

VS.NO. 20182029 BARBARA SUE PARKER PRICE

STATE OF LOUISIANA

PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, September 26, 2018, beginning at 10:00 A.M., the following described property, to wit:

A CERTAIN PARCEL OF LAND LOCATED IN LOT 3 OF FOREST HILLS SUBDIVISION AS PER PLAT RECORDED IN PLAT BOOK 10, PAGE 147, RECORDS OF OUACHITA PARISH, LOUISIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF LOT 4 OF FOR-EST HILLS SUBDIVISION, PROCEED NORTH ALONG THE EAST-ERN LINE OF LOT 3, A DISTANCE OF 65.0 FEET; THENCE RUN IN A WESTERLY DIRECTION PARALLEL TO THE NORTH LINE OF LOT 3, A DISTANCE OF 120.0 FEET; THENCE RUN SOUTH PARALLEL TO THE EASTERLY LINE OF LOT 3, A DISTANCE OF 65.0 FEET; THENCE RUN IN AN EASTERLY DIRECTION ALONG THE SOUTH LINE OF LOT 3, A DISTANCE OF 120.0 FEET TO THE POINT OF BE-GINNING. PROPERTY SITUATED IN THE PARISH OF OUACHITA, STATE OF LOUISIANA

TOGETHER WITH ANY AND ALL PRESENT AND FUTURE BUILD-INGS, CONSTRUCTIONS, COMPONENT PARTS, IMPROVEMENTS, ATTACHMENTS, APPURTENANCES, FIXTURES, RIGHTS, WAYS, PRIVILEGES, ADVANTAGES, BATTURE AND BATTURE RIGHTS, SERVITUDES AND EASEMENTS OF EVERY TYPE AND DESCRIP-TION, NOW AND/OR IN THE FUTURE RELATING TO THE PROP-ERTY, AND ANY AND ALL ITEMS AND FIXTURES ATTACHED TO AND/OR FORMING INTEGRAL OR COMPONENT PARTS OF THE PROPERTY IN ACCORDANCE WITH THE LOUISIANA CIVIL CODE Seized as the property of the defendant and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITHOUT benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

Ouachita Parish Monroe, LA

JAY RUSSELL, SHERIFF

August 23, 2018 & September 20, 2018

SHERIFF'S SALE BANCORPSOUTH BANK

VS.NO. 20182404 MARTY WILLIAM FRENCH AND KRYSTLE MCKAY FRENCH AKA

KRYSTLE ANNE MCKAY FRENCH STATE OF LOUISIANA

PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, September 26, 2018, beginning at 10:00 A.M., the following described property, to wit:

Lot 24, Unit No. 5, Cottonwood Pointe Subdivision, Land District North of Red River, situated in Sections 34 and 35, Township 20 North, Range 4 East, Town of Sterlington, Ouachita Parish, Louisiana, as per plat filed in Plat Book 22, Page 134, Records of Ouachita Parish, Louisiana; subject to restrictions, servitudes, rights-of-way and outstanding mineral rights of record affecting the property.

Seized as the property of the defendants and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITH benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF Ouachita Parish

Monroe, LA

August 23, 2018 & September 20, 2018

SHERIFF'S SALE

OUACHITA VALLEY FEDERAL CREDIT UNION VS.NO. 20182794

CHARMAINE ALISA PICKEL STATE OF LOUISIANA

PARISH OF OUACHITA FOURTH DISTRICT COURT By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 03, 2018, beginning at 10:00

A.M., the following described property, to wit: 2004 FORD MUS, VIN 1FAFP44664F220859 Seized as the property of the defendant and will be sold to satisfy said

WRIT OF SEIZURE AND SALE and all costs. Said sale is WITH benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for

the full amount bid. JAY RUSSELL, SHERIFF Ouachita Parish Monroe, LA

September 20, 2018 SHERIFF'S SALE

IBERIA BANK

VS.NO. 20172581 VANCE MICHAEL MCALLISTER AND KELLY SUZANNE DUNCAN

MCALLISTER STATE OF LOUISIANA

PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 24, 2018, beginning at 10:00A.M., the following described property, to wit:

A CERTAIN TRACT OR PARCEL OF LAND SITUATED IN THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SEC-TION 17, TOWNSHIP 18 NORTH, RANGE 5 EAST, OUACHITA PAR-ISH, LOUISIANA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FROM THE IRON PIN AT THE NORTHWEST CORNER OF SEC-TION 17, TOWNSHIP 18 NORTH, RANGE 5 EAST, THENCE SOUTH 89 DEGREES 55 DEGREES EAST ALONG THE NORTH LINE OF SEC-TION 17, A DISTANCE OF 69.78 FEET TO THE EAST RIGHT OF WAY LINE OF STATE ROUTE NO. 1294; THENCE SOUTH 0 DEGREES 1.5 MINUTES WEST ALONG THE SAID RIGHT OF WAY LINE, A DIS-TANCE OF 700 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE SOUTH 0 DEGREES 1.5 MINUTES WEST ALONG SAID RIGHT OF WAY LINE OF 360 FEET; THENCE SOUTH 89 DEGREES 55 MINUTES EAST A DISTANCE OF 850 FEET; THENCE NORTH O DEGREES 1.5 MINUTES EAST, A DISTANCE OF 360 FEET; AND THENCE NORTH 89 DEGREES 55 MINUTES WEST A DISTANCE OF 850 FEET TO THE POINT OF BEGINNING;

(Continued to Page 11C)

(Continued from Page 10C)

A CERTAIN TRACT OR PARCEL OF LAND SITUATED IN THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SEC-TION 17, TOWNSHIP 18 NORTH RANGE 5 EAST, OUACHITA PAR-ISH, LOUISIANA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FROM THE SOUTHEAST CORNER OF SAID FORTY, RUN WEST ALONG THE SOUTH LINE THEREOF A DISTANCE OF 398.57 FEET; THENCE NORTH 0 DEGREES 1.5 MINUTES EAST A DISTANCE OF 624 FEET; THENCE SOUTH 89 DEGREES 55 MIN-UTES EAST A DISTANCE OF 397.91 FEET, MORE OR LESS, TO THE EAST LINE OF SAID FORTY; THENCE SOUTH 0 DEGREES 20 MIN-UTES EAST ALONG THE EAST LINE OF SAID FORTY A DISTANCE OF 624 FEET TO THE SOUTHEAST CORNER THEREOF, BEING THE PLACE OF BEGINNING, CONTAINING 5.7 ACRES, MORE OR LESS

SAID PROPERTY BEARS A MUNICIPAL ADDRESS OF 2460 HIGH-WAY 594, MONROE, LOUISIANA 71203

Seized as the property of the defendants and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITH benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF

Ouachita Parish Monroe, LA

September 20, 2018 & October 18, 2018

SHERIFF'S SALE

SPECIALIZED LOAN SERVICING, LLC

VS.NO. 20181965

WILLIAM MICHAEL STRATTON A/K/A WILLIAM MICHAEL STRATTON SR. AND JENNIFER BATTAGLIA STRATTON A/K/A JENNIFER MARIE BATTAGLIA STRATTON

STATE OF LOUISIANA

PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 24, 2018, beginning at 10:00 A.M., the following described property, to wit:

A CERTAIN TRACT OF LAND SITUATED IN NW/4 OF SE/4 IN SEC-TION 27, T17N, R2E, OUACHITA PARISH, LOUISIANA, CONTAIN-ING 4 ACRES, MORE OR LESS, DESCRIBED MORE PARTICULARLY

COMMENCE AT THE SOUTHEAST CORNER OF THE NW/4 OF SE/4, SECTION 27, T17N, R2E, OUACHITA PARISH, LOUISIANA, MARKED BY A CONCRETE MONUMENT AND PROCEED NORTH-ERLY ALONG THE EAST SIDE OF THE SAID NW/4 OF SE/4 FOR A DISTANCE OF 329.8 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE IN A STRAIGHT LINE PROJECTION FOR A DISTANCE OF 441 FEET; THENCE TURN A LEFT DEFLECTION ANGLE OF 89 DEGREES 49' 55" AND RUN FOR A DISTANCE OF 395.6 FEET; THENCE TURN A LEFT DEFLECTION ANGLE 90 DEGREES 13' AND RUN FOR A DISTANCE OF 441 FEET; THENCE EASTERLY ALONG THE NORTH SIDE OF L. S. SHIPP PROPERTY FOR A DISTANCE OF 395.2 FEET TO THE POINT OF BEGINNING.

ALSO, A 60-FOOT WIDE EGRESS INGRESS AND SERVITUDE RIGHT OF WAY, THE SOUTHEAST CORNER OF SAID RIGHT OF WAY BEING LOCATED 246.49 FEET, MEASURED NORTHERLY FROM THE SOUTHWEST CORNER ALONG THE WEST SIDE OF HEREIN DESCRIBED TRACT; THENCE WESTERLY AT AN ANGLE OF 90 DEGREES 16'14" TURNED FROM THE SOUTHWEST CORNER OF SAID 4 ACRE TRACT RUNNING 892.4 FEET MORE OR LESS TO THE MARION SIMS ROAD ALL AS SHOWN ON PLAT PREPARED BY ASA M. RAY, JR., REGISTERED LAND SURVEYOR; SUBJECT TO RESTRICTIONS, SERVITUDES, RIGHTS-OF-WAY AND OUTSTAND-ING MINERAL RIGHTS OF RECORD AFFECTING THE PROPERTY

Seized as the property of the defendants and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITHOUT benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF

Ouachita Parish

Monroe, LA September 20, 2018 & October 18, 2018

SHERIFF'S SALE

GMFS, LLC VS.NO. 20182394

JOHN ALAN JOSEPH AND JENI TAKEWELL JOSEPH

STATE OF LOUISIANA PARISH OF OUACHITA

FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 24, 2018, beginning at 10:00 A.M., the following described property, to wit:

A CERTAIN LOT OR PARCEL OF GROUND IN BLOCK 11 OF ROSE-LAWN ADDITION, AS PER PLAT OF RECORD IN PLAT BOOK 8, PAGE 11, IN THE OFFICE OF THE CLERK OF COURT OF OUACHITA PARISH, LOUISIANA, MORE PARTICULARLY DESCRIBED AS FOL-LOWS, TO-WIT:

BEGINNING AT A POINT ON THE NORTH LINE OF ROSELAWN AVENUE 200 FEET EAST OF THE SOUTHWEST CORNER OF BLOCK 11 (THE SOUTHWEST CORNER OF BLOCK 11 BEING THE POINT WHERE THE WEST LINE OF BLOCK 11 INTERSECTS THE NORTH LINE OF ROSELAWN AVENUE); THENCE FRONTING IN AN EAST-ERLY DIRECTION ALONG THE NORTH LINE OF ROSELAWN AVENUE, A DISTANCE OF 100 FEET; THENCE BACK BETWEEN PARALLEL LINES PARALLEL TO THE WEST LINE OF BLOCK 11, A DISTANCE OF 150 FEET, MORE OR LESS, TO THE NORTH LINE OF BLOCK 11 OF SAID ADDITION; SUBJECT TO RESTRICTIONS, SERVITUDES, RIGHTS-OF-WAY AND OUTSTANDING MINERAL RIGHTS OF RECORD AFFECTING THE PROPERTY

BEARING MUNICIPAL ADDRESS OF 1001 ROSELAWN AVENUE, MONROE, LOUISIANA 71201

Seized as the property of the defendants and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITH benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF

Ouachita Parish

Monroe, LA September 20, 2018 & October 18, 2018

SHERIFF'S SALE

CARRINGTON MORTGAGE SERVICES, LLC VS.NO. 20182421

SHEMAIN ONTT' HOLCOMB AKA SHEMAIN ONTT CREEL AND GARY WAYNE HOLCOMB

STATE OF LOUISIANA PARISH OF OUACHITA FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State

of Louisiana, in the above entitled and numbered cause to me directed I have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 24, 2018, beginning at 10:00 A.M., the following described property, to wit:

Commencing at the Southwest corner of the Southeast Quarter of said Section 17 run thence North along the East line of the Southeast Quarter of said Section 17 for a distance of 1108.32 feet, and to the centerline of Louisiana Highway No. 151; thence turning a deflection angle of 76 degrees 02 minutes 16 seconds left measure Northwesterly along the centerline of said Highway No. 151 for a distance of 978.27 feet; thence turning a deflection angle of 11 degrees 22 minutes 45 seconds right measure Northwesterly along the chord of a curve to the right for a distance of 509.79 feet (an arc length of 513.14 feet); thence turning a deflection angle of 11 degrees

22 minutes 45 seconds right measure Northwesterly along the centerline of said Highway No. 151 for a distance of 421.34 feet; thence turning a deflection angle of 10 degrees 36 minutes 54 seconds right measure Northwesterly along the chord of a curve to the right for a distance of 286.32 feet (an arc length of 287.97 feet) and to the Point of beginning. From said point of beginning turn a deflection angle of 15 degrees 07 minutes 16 seconds right and measure Northwesterly along the chord of a curve to the right for a distance of 122.10 feet (an arc length of 122.23 feet); thence turning a deflection angle of 04 degrees 30 minutes 20 seconds right and continue Northwesterly along the centerline of said Highway No. 151 for a distance of 72.90 feet; thence turning a deflection angle of 113 degrees 16 minutes 30 seconds right and measure Easterly parallel with the North line of the South One-Half of Northeast Quarter of said Section 17 for a distance of 1551.35 feet; thence turning a deflection angle of 89 degrees 45 minutes 46 seconds right measure Southerly parallel with the East line of said Southeast Quarter of said Section 17 for a distance of 175 feet; thence turning a deflection angle of 90 degrees 14 minutes 14 seconds right measure parallel with the North line of the South One-half of the Northeast Quarter for a distance of 1466.36 feet and back to the point of beginning, containing 6.1 acres more or less and being situated in the North One-half of the Southeast Quarter of said Section 17.

Said improvements include a 2005 River Birch/3004-1 Mobile Home bearing Serial No. RB05AL8439B as described in that Declaration of Immobilization dated May 11, 2005 recorded on May 12, 2005 in Book 1986, Page 187 at File No: 1432100, Parish of Ouachita, State of Louisiana.

Seized as the property of the defendants and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITHOUT benefit of appraisement to the last and highest bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF

Ouachita Parish Monroe, LA

September 27, 2018 & October 18, 2018

SHERIFF'S SALE

JPMORGAN CHASE BANK, NATIONAL ASSOCIATION

VS.NO. 20182653 TRACY PAUL MCGOWEN

STATE OF LOUISIANA PARISH OF OUACHITA

FOURTH DISTRICT COURT

By virtue of a WRIT OF SEIZURE AND SALE issued from the Honorable Fourth Judicial District Court in and for the Parish of Ouachita, State of Louisiana, in the above entitled and numbered cause to me directed have seized and taken into my possession and will offer for sale at the Ouachita Parish Courthouse in the City of Monroe, Louisiana, between the legal hours of sale on Wednesday, October 24, 2018, beginning at 10:00 A.M., the following described property, to wit:

PARCEL ID: 28459

ALL THAT PORTION OF A CERTAIN TRACT OF LAND LOCATED IN THE EAST 1/2 OF THE SOUTHEAST 1/4 (E/2 OF SE/4) OF SEC-TION 19, T18N, R1E, OUACHITA PARISH, LOUISIANA, MORE PAR-TICULARLY DESCRIBED AS BEGINNING AT A POINT 685.11 FEET NORTH OF THE SOUTHWEST CORNER OF THE EAST HALF OF THE SOUTHEAST QUARTER (E/2 OF SE/4) OF SAID SECTION 19; THENCE FURTHER NORTH A DISTANCE OF 264 FEET; THENCE NORTH 89 DEGREES 20' 38" EAST A DISTANCE OF 507.26 FEET TO THE CENTERLINE OF PETE BOATWRIGHT PUBLIC ROAD; THENCE SOUTH 15 DEGREES 54' 16" EAST ALONG SAID ROAD 66 FEET; THENCE SOUTH 02 DEGREES 00' EAST 200.65 FEET; THENCE SOUTH 89 DEGREES 20' 38" WEST 532.33 FEET TO THE POINT OF BEGINNING; WHICH LIES EAST OF A FENCE LINE WHICH RUNS IN A NORTHERLY-SOUTHERLY DIRECTION ACROSS SAID TRACT OF LAND, MORE ACCURATELY SHOWN ON A PLAT BY JAMES R. MCCOY, REGISTERED LAND SURVEYOR IN THE CASE OF B. R. EMORY, ET AL VS. DAVID LEE GARDNER, STATE OF LOUISIANA, PARISH OF OUACHITA, 4TH DISTRICT COURT, DOCKET NO. 114,116 AND FILED IN CONVEYANCE BOOK 1201, PAGE 635, RECORDS OF OUACHITA PARISH, PROPERTY SIT-UATED IN THE PARISH OF OUACHITA, STATE OF LOUISIANA

Seized as the property of the defendant and will be sold to satisfy said WRIT OF SEIZURE AND SALE and all costs.

Said sale is WITHOUT benefit of appraisement to the last and highest $\,$ bidder. Terms of sale: Cash or certified funds by 1:00 P.M. on the day of sale for the full amount bid.

JAY RUSSELL, SHERIFF Ouachita Parish

Monroe, LA

September 20, 2018 & October 18, 2018

ADVERTISEMENT FOR BIDS

Sealed bids will be received by the Monroe-West Monroe Convention & Visitors Bureau for the construction of the project described as follows:

PROJECT: Wayfinding Signage Project TYPE: Building Construction

CONTRACT TIME: 180 Calendar Days

LIQUIDATED DAMAGES: \$200 (Two hundred) per Calendar Day Proposals shall be addressed to the attention of Alana Cooper, President, Monroe-West Monroe Convention & Visitors Bureau, and delivered to 601 Constitution Dr., West Monroe, LA 71292, not later than 10:00 a.m. on October 4, 2018. Proposals shall be designated as "Sealed Bid - Wayfinding Signage Project". All bids must be submitted on the proper bid form. The contractor shall display his active contractor's license number prominently on the outside of the envelope. Bids may also be submitted electronically through Civcast (www.civcastusa.com). Instructions for electronic submittal are provided on the site. Any bids received after the specified time and date will not be considered. The sealed bids will be publicly opened and read aloud at 10:00 a.m. on October 4, 2018 Board Room of the Monroe-West Monroe Convention & Visitors Bureau at 601 Constitution Dr., West Monroe, Louisiana.

The CONTRACT DOCUMENTS may be examined at www.civcastusa. com, or at the office of S.E. Huey Co., 1111 N. 19th Street, Monroe, LA

Copies of the CONTRACT DOCUMENTS may be obtained through Civcast (www.civcastusa.com), or via a link found at www.sehuey.com. Contract documents may be viewed and downloaded at no cost; free registration is required. A fee will be charged for printing and shipping contract documents. See website for details. Alternatively, copies of the contract documents may be obtained from the office of S.E. Huey Co., located at 1111 N. 19th Street, Monroe, LA 71201, upon payment of a \$30.00 deposit for each set. Bona fide prime contractors who submit a valid bid for the project will receive a full refund for their first set of Contract Documents obtained from S.E. Huey Co. upon returning them in good condition to the office of S.E. Huey Co. within ten calendar days of the bid opening. The deposit for all other plans will be non-refundable.

Each bidder must deposit with his/her bid, security in the amount, form and subject to the conditions provided in the Information for Bidders. Sureties used for obtaining bonds must appear as acceptable on the Department of Treasury Circular 570.

No bidder may withdraw his/her bid within 45 days after the actual date of the opening thereof.

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

The successful bidder must submit executed copies of certification regarding Equal Employment Opportunity, Past Criminal Convictions of Bidders, and the Affidavit of Non-Collusion.

The successful bidder will be required to execute the Owner's Standard Form of Agreement/Contract for construction together with the Performance and Payment Bonds within then (10) working days after normal Minority owned firms and small businesses are encouraged to partici-

Any person with disabilities requiring special accommodations must

contact the Monroe-West Monroe Convention & Visitors Bureau no later than seven (7) days prior to bid opening. Alana Cooper

President - Monroe-West Monroe Convention & Visitors Bureau 8/30,9/6,9/13,9/20

A written examination will be given in approximately ninety (90) days, on a competitive basis to approved applicants for the purpose of placing names on the competitive employment list for the class of Fire Records

Clerk in accordance with the provisions of the Municipal Fire and Police

Civil Service Law and the rules of the Ouachita Parish Fire Protection Dis-

trict No. 1 Civil Service Board. Application forms and a list of the qualification requirements that must be met for admission to this examination may be obtained from Susan Maxey, Secretary at the Ouachita Parish Fire Department located at 1000 New Natchitoches Road West Monroe, LA 71292. Completed applications must be received by the receptionist on duty at the address given above by September 25, 2018 at 4:00pm.

Approved applicants will be notified of the exact date, time and place of the examination at least five days prior to the examination date. 8/30,9/6,9/13,9/20

NOTICE

A written examination will be given in approximately ninety (90) days, on a competitive basis to approved applicants for the purpose of placing names on the competitive employment list for the class of Fire Communications Officer in accordance with the provisions of the Municipal Fire and Police Civil Service Law and the rules of the Ouachita Parish Fire Protection District No. 1 Civil Service Board. Application forms and a list of the qualification requirements that must be met for admission to this examination may be obtained from Susan Maxey, Secretary at the Ouachita Parish Fire Department located at 1000 New Natchitoches Road West Monroe, LA 71292. Completed applications must be received by the receptionist on duty at the address given above by September 25, 2018 at

Approved applicants will be notified of the exact date, time and place of the examination at Least five days prior to the examination date.

8/30,9/6,9/13,9/20

NOTICE

A written examination will be given in approximately ninety (90) days, on a competitive basis to approved applicants for the purpose of placing names on the competitive employment list for the class of Fire Training Officer in accordance with the provisions of the Municipal Fire and Police Civil Service Law and the rules of the Ouachita Parish Fire Protection District No. 1 Civil Service Board. Application forms and a list of the qualification requirements that must be met for admission to this examination may be obtained from Susan Maxey, Secretary at the Ouachita Parish Fire Department located at 1000 New Natchitoches Road West Monroe, LA 71292. Completed applications must be received by the receptionist on duty at the address given above by September 25, 2018 at 4:00pm. Approved applicants will be notified of the exact date, time and place of the examination at least five days prior to the examination date.

8/30,9/6,9/13,9/20

I, Mary Jane Cameron, DOC# 481229, have applied for clemency for my conviction of second-degree murder. If you have any comments, contact the Board of Pardons at (225) 342-5421.

9/6,9/13,9/20

NOTICE

I, Carroll Goins, DOC #490255, have applied for clemency for my conviction of manslaughter. If you have any comments, contact the Board of Pardons at (225) 342-5421.

9/20,9/27,10/4

NOTICE TO BIDDERS

SEALED PROPOSALS will be received by the Ouachita Parish Police Jury in the Courthouse Building, 301 South Grand Street, 2nd Floor, Suite 201, Monroe, Louisiana 71201, on or before two (2:00) PM, Tuesday, October 9, 2018, and that the same will be opened, and the names of the proposal replies will be read aloud and tabulated in the office of the Ouachita Parish Police Jury at two (2:00) o'clock PM, Tuesday, October 9, 2018, and submitted to the Ouachita Parish Police Jury at a scheduled meeting for the purpose of furnishing the following:

IP Radio Dispatch Console System For Ouachita Parish Fire Department

A mandatory pre-proposal conference will be held on September 20, 2018 at 11:00am at the following location:

Ouachita Parish Fire Department-Station 1 1148 Finks Hideaway Rd

Monroe, La 71203

Complete specifications on the above proposal are on file with and may be obtained from, Lushonnoh Matthews, Purchasing Manager, Ouachita Parish Police Jury, Purchasing Department, 301 South Grand Street-Basement Floor, Monroe, Louisiana 71201. Bidders must note on the sealed envelope containing the proposal: "SEALED PROPOSAL" and the AP-PROPRIATE PROPOSAL NUMBER.

THE OUACHITA PARISH POLICE JURY RESERVES THE RIGHT TO REJECT ANY AND ALL PROPOSALS.

Electronic proposals will be received via www.bidsync.com prior to bid closing time.

There is a yearly registration fee for use of their service.

9/6,9/13,9/20

Legal Notice

JUSTIN RUFFIN: Anyone knowing the whereabouts of Justin Ruffin, whose last known address is 122 Paula Drive, West Monroe, Louisiana 71291, please contact Attorney Kristen B. Pleasant, 901 North Third Street, Monroe, LA 71202 (Phone: 318-605-4607).

9/20,9/27

NOTICE Parcel No. 55247 & 55248

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel # 55247 - LOTS 28, 29, & 30 SQ 20 BTW ADDN No Municipal Address: Located On Columbia Avenue

Parcel # 55248 - LOT 17 SQ 19 ADDN No Municipal Address: Located on Columbia Avenue

Tax sale title to the above described property has been sold for failure to pay taxes. You have been identified as a person who may have an interest in this property.

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

NOTICE

Parcel No. 71800 Lavelle Donta Loggins

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel# 71800- LOT 13 SQ 12 WILSON WILLIAMS ADDITION Municipal Address: 611 Atkinson Street, Monroe, LA

Tax sale title to the above described property has been sold for failure to $% \left\{ 1\right\} =\left\{ 1\right\}$ pay taxes. You have been identified as a person who may have an interest in this property.

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

NOTICE

Parcel No. 74894

Cheryl Powell or Estate of Cheryl Powell Donald Brantley, Jr. or Estate of Donald Brantley, Jr.

(Continued to Page 12C)

(Continued from Page 11C)

Mary Lorraine Brantley or Estate of Mary Lorraine Brantley Adam J. Hanson

Lee Alderman

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel# 74894: LOT 16 SQ 52 FLOURNOYS 2ND ADDITION

Municipal Address: 713 S 8th Street, Monroe, LA

Tax sale title to the above described property has been sold for failure to pay taxes. You have been identified as a person who may have an interest in this property.

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

NOTICE

Parcel No. 79716

Raymond Earl Williams & Gwendolyn Faye Williams Gwendolyn Fave Williams or Gwendolyn Fave Hollins

Mary Ellen Jenkins or Estate of Mary Ellen Jenkins Peter McCotry or Estate of Peter McCotry

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel # 79716 - LOT 24 SQ K TANGLEWOOD HEIGHTS ADDITION Municipal Address: 117 Deerwood Drive, Monroe, LA

Tax sale title to the above described property has been sold for failure to pay taxes. You have been identified as a person who may have an interest

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

NOTICE

Parcel No. 82754

Estate of Robert and Lena Ellis

Mary Ann Henderson or Estate of Mary Ann Henderson Robert Lee Ellis, Jr. or Estate of Robert Lee Ellis, Jr.

James Ray Ellis or Estate of James Ray Ellis

Eugene Ellis or Estate of Eugene Ellis

Unopened Succession of Ellen Ellis Jenkins

Diana Bates Dyer

RESI, LLC

THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel # 82754 – LOT IN LOT 5 SQ 24 TERMINALHTS ADDN BEG 400 FT SO OF PHILLIPS ST & 150 FT E OF GEORGIA ST, SO 50 FT, **DEPTH E 186.91 FT**

No Municipal Address

Tax sale title to the above described property has been sold for failure to pay taxes. You have been identified as a person who may have an interest

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

NOTICE

Parcel No. 80151

Ella Smith Burton Dixon or Estate of Ela Smith Burton Dixon THIS NOTICE BY PUBLICATION IS NOTIFICATION THAT YOUR RIGHTS OR INTEREST IN THE FOLLOWING DESCRIBED PROPER-TY LOCATED IN MONROE, LOUISIANA MAY BE TERMINATED BY OPERATION OF LAW IF YOU DO NOT TAKE FURTHER ACTION IN ACCORDANCE WITH LAW:

Parcel # 80151 - LOT 8 SQ 26 UNIT 12 BTW ADDN Municipal Address: 3614 Halsell Street, Monroe, LA

Tax sale title to the above described property has been sold for failure to pay taxes. You have been identified as a person who may have an interest

Your interest in the property will be terminated if you do not redeem the property by making all required payments to the tax collector listed below or file a lawsuit in accordance with law within six (6) months of the date of the first publication of this notice, or the recording of an act transferring ownership, if later.

Ouachita Parish Tax Collector 400 Saint John Street Monroe, LA 71201 318-329-1280 9/20

STATE OF LOUISIANA

PARISH OF OUACHITA

FOURTH JUDICIAL DISTRICT COURT

BE IT KNOWN that on this 9th day of AUGUST, 2018, pursuant to an order of the Court dated JULY 9, 2018, we the undersigned members of the Jury Commission in and for the said Parish and State, namely, SARAH CALHOUN ALBRITTON, SYDNEY CAMERON, PAMELA HIG-

Duly and legally appointed and sworn to law, a quorum being present, assembled at the Clerk's Office in the Courthouse, at Monroe, Louisiana, together with Louise Bond, Clerk of Court and a member of said Commission, and did then and there perform the duties prescribed by law in the following manner to-wit: The Court ordered the drawing of 225 jurors to serve as Petit Jurors for the term of Court beginning MONDAY, SEPTEMBER 24, 2018;

The names having been drawn by a Computer indiscriminately and by lot as

provided for by C.Cr.P.Art.416.1, are as follows: Abell, Stephanie D; 1902 Pargoud Blvd Monroe Adams, Olivia Grace; 205 Del Rey Dr West Monroe Allums, James Christopher; 1106 N 2nd St Monroe Anderson, Kelly Layne; 106 Erica Pl West Monroe Armstrong, Norah Carol; PO Box 384 West Monroe Austin, Nicholas Brandon; 944 Hwy 557 West Monroe Bailes, Connie S; 415 Martin St West Monroe Banks, Zerail Nate; 138 Preston Loop Monroe Barham, Mary Kathryn; 4007 Chauvin Ln Monroe Bass, Leonard Kaye; 212 Nelson Rd Monroe Bennett, Samantha Aftin; 180 Lee Morgan Rd Sterlington Benty, Sally Ann; 214 Ruben Johnson Rd West Monroe Berry, Tamela P; 1402 Cypress St West Monroe Blackwell, Betty Joe; 310 Forest Dr West Monroe Blake, Dewanna Allen; 1845 Hwy 80 E Calhoun Blankenship, Jerri McLemore; 412 Trace West Rd West Monroe Boone, Printice Wayne; 1001 Glenwood Dr #F12 West Monroe Britt, Misty Nicole; 101 Darrian Dr Sterlington Brotherton, Harry O Jr; 437 E Frenchmans Bend Rd Monroe Brown, Bron Keith; 301 Stubbs Ave #C Monroe Brown, Mara Thompson; 3275 Deborah Dr Monroe Bryan, Jimmie Lamar Jr; 400 Trace West Rd West Monroe Bryant, David Barton; 128 Chow Ln Calhoun

Burns, Tayler; 384 Joe White Rd Monroe Burton, Lori Stewart; 229 Venable Ln Monroe Butler, Tenika Lashell; 372 Huenefeld Rd #14 Monroe Caples, Marshall Dylan; 321 Karen Rd West Monroe Carpenter, Rory Carroll II; 2690 Stubbs Ritchie Rd Monroe Carter, Dianne B; 2105 Edgewood Dr Monroe Cay, Toni Diane; 422 S Ironwood Dr West Monroe Clay, Cloteal; 1720 Bernstein Park Dr Monroe Clay, Paula S; 1612 N 2nd St Monroe Clinton, Marian Ann; 130 Crocker Rd West Monroe Colbert, Donald R; 102 Colette Dr Monroe Cole, Dariale Lavelle; 1408 Hwy 139 Monroe Cole, Dee Ann; 506 W Bayou Dr Sterlington Coleman, Darrell Wayne; 1500 S 3rd St Monroe Coleman, Joyce J; PO Box 7251 Monroe Comanche, Bernita Faye; 2821 Jackson St Monroe Cooper, Shawn E; 206 Candy Craig Dr Calhoun Coulon, Kady; 102 Nora St West Monroe Cox, Mary Elizabeth; 201 Canyon Rd West Monroe Craig, John Francis; 206 Ronnie Franks Rd West Monroe Cromwell, Penni Johnson; 107 Skate Ln Monroe Curtis, Chardarius Yzavian; 1935 Samuel Dr Monroe Curvin, Calvin; 110 Crawford St West Monroe Darden, Mukibii Laquest Jr; PO Box 561 Monroe Davis, John S II; 2905 Bramble Dr Monroe Davis, Tosha E; 1912 N 7th St #1 West Monroe Dowles, Brandy Lueshana; 101 Elmhurst Cir #A Monroe Downing, Heather Lin; 1912 N7 th St#66West Monroe Downs, Ashley McCoy; 2266 Philpot Rd West Monroe Duffey, Chandler; 120 Eagle Rock Dr West Monroe Duffey, Pamela Anne; 2007 Carter St West Monroe Elias, Charles Michael; 195 Dixon Estates Rd Sterlington Elliott, Regina Liberta; 860 Hwy 151 S Calhoun Ellis, Charlene; 907 Miller St Monroe Ellis, Charles Ray Jr; 208 Nevada Dr Monroe Ellis, Demetriss E; 1868 Julianna Loop Monroe Ellis, Sholanda Rochelle; 808 Maplewood Dr Monroe Engen, Austin Lee; 317 Willow Creek Dr Calhoun Etheridge, Jimmie C; PO Box 1112 Sterlington Everette, Cynthia Marie; 117 Riverbend Dr West Monroe Finey, Maureen Ohare; 1608 Milton St Monroe Fowlkes, Krista Palmer; 814 Hodge Watson Rd Calhoun French, Billie Joyce; 531 Ervin Cotton Rd Eros Fudge, Jasmine Shadae; 111 Virginia St #11 Monroe Garey, Bobbie J; 3214 Gordon Ave Monroe Gaston, Alexaviar Antwone; 121 Betty Dr Monroe Glenn, Desmond Donte; 108 Oak Cir Monroe Goodin, Jamie Marie; 114 Wilkins Dr Monroe Goodman, Kathryn Alycia; 1701 McKeen Pl #3 Monroe Graham, Garrett Regan; 304 Pine Grove Cir West Monroe Graves, Eva M; 2000 Hicks St West Monroe Gray, Temeshia Rashaun; 104 1st St Sterlington Greer, Ralph E; 264 Airline Rd Calhoun Hamilton, Latrice Lanette; 240 Lenox Brg Sterlington Hanks, Harvey Harwood Jr; 2711 Huntington St Monroe Hardmon, Fredrick; 32 Town East Dr Monroe Hardy, Andreana Alicia; 710 Mitchell Ln West Monroe Hargrove, Benjamin Lloyd; 205 Broadmoor St Monroe Harper, Kayla Nicole; 115 Pam Dr West Monroe Harris, Melanie Beth; 309 N 5th St West Monroe Harris, Taylor; 2701 Sterlington Rd #227 Monroe Harrison, Jacqueline Marie; 3856 Garrett Rd #20 Monroe Hayes, Carolyn Honeycutt; 3106 Virginia Ave Monroe Hayward, Julia Annelies; 3606 Bon Aire Dr Monroe Hendon, Toni Welch; 126 Pleasant Valley Dr West Monroe Hendrix, Jerry M Jr; 318 Wanda Dr West Monroe Hill, Shemikah Deon; 207 Jackson St West Monroe Hollingsworth, Arnold Daniel; 176 L and P Ln Calhoun Holmes, Emily Lynn; 308 Lakewood Dr West Monroe Holton, Marilee Elizabeth; 211 Butler Ave West Monroe Horton, Kelly Stripling; 101 Ford Ave Sterlington Hotard, Ronald P; 289 Cheniere Drew Rd West Monroe Hulsey, Brent Jr; 603 Loop Rd Monroe Hunter, Derrick D; 132 Sullivan Pl Monroe Jackson, Errica Danielle; 300 Clara Dr Monroe James, Phyllis L; 6403 Diamond Head Dr Monroe Jaquess, Marissa Kramar; 3614 Airlie Cir Monroe Johnson, Amanda Nichole; 147 Stack Rd West Monroe Johnson, Elycia Smith; 113 Mays Dr Monroe Johnson, Erroll F; 2317 Bienville Dr Monroe Johnson, Johndarius Dewayne Demartez; 1103 S 5th St Monroe Johnson, Semeria; 171 Trichel Ln #7 Monroe Johnston Brenna Renea: 100 Windlake Ln West Monroe Johnston, Judy M; 105 Cherokee Dr West Monroe Jones, Joidana Maleka; 707 Orange St Monroe Kalil, Fred Namer IV; 2900 W Deborah Dr Monroe Keithley, Jessica Lynn; 102 Ashlawn Ln Monroe Kelly, Lawrence R Jr; 1119 Hayes St West Monroe Kennedy, Kimberly Denise; 1350 Hwy 425 S
 Apt 128D Monticello, AR Killian, Kristin Brooke; 307 E Lafayette Dr West Monroe Kottenbrook, April Nicole; PO Box 1763 West Monroe Kowalick, Karen L.: 213 N 21st St Monroe Kyle, Megan Lyn; 182 Pace Rd West Monroe Lapietra, Payton Haile; 2109 Britton Rd West Monroe Lawson, Joey Lee; 3980 Old Sterlington Rd #505 Monroe Lee, Jamie Head; 2207 Hwy 546 West Monroe Lenard, Dusty Dakota; 99 N Charmingdale Dr Monroe Lewing, April Dawn; 334 Forty Oaks Farm Rd West Monroe Little, Matthew Thomas; 89 Quail Ridge Dr Monroe Lyons, Tolithia Devina; 922 Bethune St Monroe Matthews, Reba D; 521 Alabama St Monroe Mayes, Jamecia Sharae; 314 Holly Ridge Dr Monroe Mays, Christian Deo; 803 Warhawk Way #L Monroe McCormick, Rhonda Hammett; 241 Henry Martin Rd Columbia McCoy, Kevin J; 1225 Caples Rd West Monroe McGuffee, Reagan Michael; 2509 N 10th St West Monroe McJimson, Kianna Ree; 3000 Evangeline St #190 Monroe McKenley, Alicia A; 1001 Glenwood Dr #Q02 West Monroe McKenzie, Carleton Adams Jr; 32 Winchester Cir Monroe McMurray, Natalie Kaye; 1839 Red Cut Loop Rd West Monroe McQueen, William Joseph; 2301 Sterlington Rd #106 Medlin, Timothy Byron; 209 N 6th St West Monroe Mercy, Tom Jr; 1703 Dilling St Monroe Meyer, Beatrice; 1810 Emerson St Monroe Middlebrooks, Carolyn W; 1938 Philpot Rd West Monroe Mitchell, Dustin Douglas; 112 W Standard Reed Rd West Monroe Moore, Barry S; 105 Teakwood Dr West Monroe Moses, Kathryn B; 4007 Halsell St Monroe Nagan, David J Jr; 302 Old Creek Rd West Monroe Nash, Eric; 104 Post Oak Dr Monroe Naylor, Katie Jean; 21 Charmingdale Dr Monroe NElson, Jteerrius Marquez; 609 Natchitoches St #A West Monroe Nesselrode, Kimberly Morris; 499 Woodland Cir Calhoun Nicholson, Savannah Jordan; 256 Rebecca Dr West Monroe Nielsen, Billy R; 160 Turtledove Dr Monroe Norman, Alicia R Sisemore; 107 Wolf Lair Dr West Monroe Olvery, Laura E; 109 Bayside Cir West Monroe Osse, Linda Raigoza; 119 E Shore Rd Monroe Owens, Susan Annette; 199 Ward Ln West Monroe Pace, Tracey L; 561 Pace Rd West Monroe Parker, Jacob Tyler; 120 Tyson Ln #9 West Monroe Pate, Andrea Norwood; 109 Avant St West Monroe Patel, Jaishree K; 401 Tupawek Dr West Monroe Phillips, Tamica Kilicia Danyel; 200 Dellwood Dr Monroe Piercy, Whitley Velasquez; 109 Taylor Ave Sterlington Poe, Devone Marcee; 25 Melanie Dr Monroe Powell, Andrea Lashae; 28 Breece Cir #B Monroe Powell, Bjerrious Quawnshay; 217 Vernon St Monroe Price, Nathaniel Jaleel; 1515 Parkview Dr Monroe Prine, Cole Norman; 118 Arlington Pl West Monroe Privitor, Nicholas; 723 Ritter Rd Calhoun Reed, Sabrina; 6647 Cypress Point Dr Monroe Reeves, Lois M; 203 Barker Dr Monroe Reno, Savannah Eve; 950 Strozier Rd West Monroe Riley, Hollie Michele; 403 Frances Ave Sterlington Robinson, Billie Geraldine; 111 Parkwest Dr West Monroe

Rogers, Lisa Renee; 201 Kings Dr West Monroe

Sanson, Sarah Dianne; 1748 Hwy 134 Monroe

Shepherd, Skyler Rae; 2383 Okaloosa Rd Eros

Shafer, Sammy Oliver; 2000 Richard Dr Monroe

Sanders, Roosevelt Lavelle; 1401 Erin St #270 Monroe

Rose, Sally J; 3205 W Deborah Dr Monroe

Scott, Tracie J; 16 W Elmwood Dr Monroe

Sharp, David C; PO Box 435 Sterlington

Simmons, Royce Gene; 108 Breckenridge Dr West Monroe Smith, Alyse Nicole; 1701 McKeen Pl #99 Monroe Smith, Mattie B; 237 Stacy Dr #B Monroe Spearman, Bennie Mae; 2401 Washington St #114 Monroe Spears, Tamaisa Terry; 37 Magnolia Dr Monroe Stanley, Jamie Johnson; 117 Davis Ln West Monroe Starks, Barbara Haywood; 1015 Dellwood Dr Monroe Stephenson, Burnadette; 125 Cotton Bayou Ln Monroe Sweatt, Kimberly W; 304 Thatcher Ln Monroe Takewell, Terry Lynn; 203 Collie Rd Calhoun Tarver, Claire Ryan; 250 Caldwell Rd West Monroe Taylor, Jewell D; 3251 Hwy 594 Monroe Taylor, Kenneth K; 520 Johnson Rd West Monroe Thurman, Sharquila Sada; 7200 Desiard St Monroe Tidwell, Susan Diane; 707 Bayou SHores Dr #A Monroe Titues, Linda Rishworth; 136 Lomaland Dr West Monroe Traweek, Tina Louise; 160 Chad Ln #2 Eros Tully, Matthew J; 134 Oleander Dr West Monroe Tyson, Loretta May; 2809 Anita Ln Monroe Valentine, Benajmin Earl; 330 Fisher Rd West Monroe Waldrop, Pamela Lowrey; PO Box 181 Sterlington Wallace, Jennifer Anne; 3521 Stowers Dr Monroe Ward, Jacqueline Renee Tillman; 3509 Alabama St Monroe Washington, Gregory Dylane Jr; 510 Lazarre Ave West Monroe Washington, Joshua Cody; 2216 Hwy 80 E #175 Monroe Washington, Laurielle Latiara; 112 Texas Ave #8 Monroe Washington, Summer Nicole; 289 Caples Rd West Monroe Webre, Matthew Copeland; 320 Dutchman Dr Monroe Wedrall, Ryne Jacob; 117 Weldwood Cir West Monroe Whisenhunt, Chryste H; 107 Ashford Dr #1223 West Monroe White, Raymond; 511 Carlton Ave Monroe White, Walter T; 3706 Gouville Dr Monroe Whiteman, Emily Ann; 231 Briarcliff Dr West Monroe Wigley, Ainsley Carroll; 455 Elliott Rd West Monroe Wilkens, Carlos; 206 Class St West Monroe Williams, Clair Briana; 200 Herman St West Monroe Williams, Diamonique Dashundra; 1974 Joe G Dr Monroe Williams, Loredia; 3980 Old Sterlington Rd #1906 Monroe Williams, Necholas Carrington; 15 Colonial Dr Monroe Williams Rochelle G; 812 Rogers St Monroe Williamson, Emily Eaves; PO Box 433 Swartz Willis, Miranda Blake; 412 Somerset Dr Monroe Wilson, Rabeka Colliene; 200 Breard St Monroe Wold, Ida Janeana; 2108 Cottonwood Dr Monroe Works, Chasity Diane; 275 Register Rd Calhoun Worthy, Tara T; 2618 Orchid Dr Monroe Wright, John Edward Sr; 6700 Hwy 165 N Monroe Wyant, Bradley Cole; 415 Good Hope Rd West Monroe Young, Donna Gwen; 103 Teakwood Dr West Monroe Young, Mary; 118 Mineral Springs Rd Calhoun Young, Sarah; 231 Zodie Sims Rd Calhoun Zimmerman, Glenda W; 107 Coretta Dr Monroe

The slips containing the names of persons listed were then placed in a separate envelope, which was then sealed and the words "TWO" written thereon and placed in said box labeled "JURY BOX." The Jury Box and General Venire Box were then locked and sealed and delivered to the custody of the Clerk of said Court, subject to the orders of Court.

In testimony all of which we hereunto subscribe our names on this the 9th day of AUGUST, at Monroe, Louisiana. SARAH CALHOUN ALBRITTON, SYDNEY CAMERON, PAMELA HIGGINS SAULSBERRY,

I, Louise Bond, Clerk of Court, hereby certify that all of the members of the Jury Commission were duly summoned to attend this meeting as will appear from the Sheriff's returns on said summons, as on file in my office.

Louise Bond Clerk of Court

NOTICE

Proposed Constitutional Amendments to be voted on at the Open Primary/Congressional Election November 6, 2018

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

> Proposed Amendment No. 1 Regular Session, 2018

> > **ACT No. 719**

SENATE BILL NO 21 BY SENATORS APPEL AND WALSWORTH A JOINT RESOLUTION

Proposing to Add Article I Section 10.1 of the Constitution of Louisiana, relative to public office; to prohibit convicted felons from seeking or holding public office within a certain time period; and to specify an election for submission of the proposition to electors and provide a ballot

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members $\,$ elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to add Article I Section 10.1 of the Constitution of Louisiana, to read as follows:

§10.1. Disqualification from Seeking or Holding an Elective Office or <u>Appointment</u>

Section 10.1.(A) Disqualification. The following persons shall not be permitted to qualify as a candidate for elective public office or hold elective public office or appointment of honor, trust, or profit in this

(1) A person actually under an order of imprisonment for conviction of a felony.

(2) A person who has been convicted within this state of a felony and who has exhausted all legal remedies, or who has been convicted under the laws of any other state or of the United States or of any foreign government or country of a crime which, if committed in this state, would be a felony and who has exhausted all legal remedies and has not afterwards been pardoned either by the governor of this state or by the officer of the state, nation, government, or country having such authority to pardon in the place where the person was convicted and sentenced

 $\underline{(B)\,Exception.\,The\,provisions\,of\,Paragraph\,(A)\,of\,this\,Section\,shall}$ not prohibit a person convicted of a felony from qualifying as a candidate for elective public office or holding such elective public office or appointment of honor, trust, or profit if more than five years have elapsed since the completion of his original sentence for the convic-

(C) The provisions of Paragraph (A) of this Section shall not prohibit a person from being employed by the state or a political subdi-

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

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

Do you support an amendment to prohibit a convicted felon from seeking or holding public office or appointment within five years of completion of his sentence unless he is pardoned? (Adds Article I, Section 10.1)

> Proposed Amendment No. 2 Regular Session, 2018

ACT No. 722

SENATE BILL NO. 243

BY SENATORS MORRELL, BARROW, BISHOP, BOUDREAUX, CAR-TER, CLAITOR, LAFLEUR, LONG, LUNEAU, PETERSON, PRICE AND GARY SMITH AND REPRESENTATIVES BAGNERIS, BISHOP, BOUIE, BRASS, CARPENTER, GARY CARTER, CONNICK, COX, DUPLESSIS, FRANKLIN, GAINES, GLOVER, HALL, JIMMY HARRIS, HUNTER, JACKSON, JAMES, JEFFERSON, JENKINS, JORDAN, TERRY LANDRY, LYONS, MARCELLE, MARINO, GREGORY MILLER, NORTON, PIERRE, SMITH AND STAGNI

A JOINT RESOLUTION

Proposing to amend Article I, Section 17(A) of the Constitution of Louisiana, relative to jury trials in criminal cases; to require unanimous vote

(Continued to Page 13C)

(Continued from Page 12C)

of twelve jurors in all felony cases for offenses committed on or after January 1, 2019; to provide for submission of the proposed amendment to the $\,$ electors; and to provide for related matters.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to amend Article I, Section 17(A) of the Constitution of Louisiana, to read as follows:

§17. Jury Trial in Criminal Cases; Joinder of Felonies; Mode of Trial

Section 17.(A) Jury Trial in Criminal Cases. A criminal case in which the punishment may be capital shall be tried before a jury of twelve persons, all of whom must concur to render a verdict. A case for an offense committed prior to January 1, 2019, in which the punishment is necessarily confinement at hard labor shall be tried before a jury of twelve persons, ten of whom must concur to render a verdict. A case for an offense committed on or after January 1, 2019, in which the punishment is necessarily confinement at hard labor shall be tried before a jury of twelve persons, all of whom must concur to render a verdict. A case in which the punishment may be confinement at hard labor or confinement without hard labor for more than six months shall be tried before a jury of six persons, all of whom must concur to render a verdict. The accused shall have a right to full voir dire examination of prospective jurors and to challenge jurors peremptorily. The number of challenges shall be fixed by law. Except in capital cases, a defendant may knowingly and intelligently waive his right to a trial by jury but no later than forty-five days prior to the trial date and the waiver shall be irrevocable.

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

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

Do you support an amendment to require a unanimous jury verdict in all noncapital felony cases for offenses that are committed on or after January 1, 2019?

(Amends Article I, Section 17(A))

Proposed Amendment No. 3 Regular Session, 2018

ACT No. 717

SENATE BILL NO. 263

BY SENATOR ERDEY A JOINT RESOLUTION

Proposing to amend Article VII, Section 14(B) of the Constitution of Louisiana, relative to public equipment and personnel; to authorize, pursuant to a written agreement, the donation of the use of public equipment and personnel by a political subdivision to another political subdivision for an activity or function which the requesting political subdivision is authorized to exercise; and to specify an election for submission of the proposition to electors and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, to amend Article VII, Section 14(B) of the Constitution of Louisiana, to read as follows:

 $\S14.$ Donation, Loan, or Pledge of Public Credit

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

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

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

Do you support an amendment to permit, pursuant to written agreement, the donation of the use of public equipment and personnel by a political subdivision upon request to another political subdivision for an activity or function which the requesting political subdivision is authorized to exercise?

(Amends Const. Art. VII, §14(B))

Proposed Amendment No. 4 Regular Session, 2018

ACT No. 720

SENATE BILL NO. 59 BY SENATOR CORTEZ A JOINT RESOLUTION

Proposing to amend Article VII, Section 27(B)(1) of the Constitution of Louisiana, relative to the Transportation Trust Fund; to remove authority to appropriate or dedicate monies in the trust fund to state police for traffic control purposes; and to specify an election for submission of the proposition to electors and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to amend Article VII, Section 27(B)(1) of the Constitution of Louisiana, to read as follows:

(B)(1) Except as provided for in Subparagraph (2) of this Paragraph, the monies in the trust fund shall be appropriated or dedicated solely and exclusively for the costs for and associated with construction and maintenance of the roads and bridges of the state and federal highway systems, the Statewide Flood-Control Program or its successor, ports, airports, transit, state police for traffic control purposes, and the Parish Transportation Fund or its successor and for the payment of all principal, interest, premium, if any, and other obligations incident to the issuance, security. and payment in respect of bonds or other obligations payable from the trust fund as authorized in Paragraph (D) hereof of this Section. Unless pledged to the repayment of bonds authorized in Paragraphs (C) or (D) of this Section, the monies in the trust fund allocated to ports, airports, flood control, parish transportation, and state highway construction shall be appropriated annually by the legislature only pursuant to programs established by law which establish a system of priorities for the expenditure of such monies, except that the Transportation Infrastructure Model for Economic Development, which shall include only those projects enumerated in House Bill 17 of the 1989 First Extraordinary Session of the Legislature and US Highway 61 from Thompson Creek to the Mississippi Line, in lieu of "US 61-Bains to Mississippi Line", and US Highway 165 from I-10 to Alexandria to Monroe to Bastrop and thence on US Highway 425 from Bastrop to the Arkansas Line, in lieu of "US 165-I-10 Alexandria-Monroe-Bastrop-Arkansas Line" and LA 15-Natchez, Mississippi to Chase in lieu of "LA 15-Natchez, Mississippi to Monroe", shall be funded as provided by law. The state generated state-generated tax monies appropriated for ports, Parish Transportation Fund, or its successor, and the Statewide Flood-Control Program, or its successor, and state police for traffic control purposes shall not exceed twenty percent annually of the state generated state-generated tax revenues in the trust fund; provided, however, that no less than the avails of one cent of the tax on gasoline and special fuels shall be appropriated each year to the Parish Transportation Fund, or its successor. The annual appropriation for airports shall be a sum equal to, but not greater than, the annual estimated revenue to be derived from the state taxes to be collected and received on aviation fuel. Unencumbered and unexpended balances at the end of each fiscal year shall remain in the trust fund. The earnings realized in each fiscal year

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

on the investment of monies in the trust fund shall be deposited in and

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

Do you support an amendment to remove authority to appropriate or dedicate monies in the Transportation Trust Fund to state police for traffic control purposes?

(Amends Article VII, Section 27(B)(1))

credited to the trust fund.

Proposed Amendment No. 5 Regular Session, 2018

ACT No. 721

SENATE BILL NO. 163 BY SENATOR PERRY A JOINT RESOLUTION

Proposing to add Article VII, Sections 18(G)(6), 21(K)(4) and (M)(4) of the Constitution of Louisiana, relative to ad valorem taxes; to provide with respect to eligibility for the special assessment level and certain exemptions; to authorize the special assessment level for homesteads, the additional exemption for disabled veterans and their spouses, and the exemption for surviving spouses of military personnel, law enforcement and fire protection officers, and first responders to apply to trusts under certain circumstances; to specify an election for submission of the proposition to electors; and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to add Article VII, Sections 18(G)(6), 21(K)(4) and (M)(4) of the Constitution of Louisiana, to read as follows:

(G) Special Assessment Level.

(6)(a) A trust shall be eligible for the special assessment level as provided by law.

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

§21. Other Property Exemptions

Section 21. In addition to the homestead exemption provided for in Section 20 of this Article, the following property and no other shall be exempt from ad valorem taxation:

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

(M) There is hereby established an exemption from ad valorem tax for the total assessed value of the homestead of the unmarried surviving spouse of a person who died under the conditions enumerated in Subsubparagraph (1)(a) or (b) of this Paragraph, and if the conditions established in Subsubparagraph (1)(c) of this Paragraph are met.

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

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

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

Do you support an amendment to extend eligibility for the following special property tax treatments to property in trust: the special assessment level for property tax valuation, the property tax exemption for property of a disabled veteran, and the property tax exemption for the surviving spouse of a person who died while performing their duties as a first responder, active duty member of the

military, or law enforcement or fire protection officer? (Adds Article VII, Sections 18(G)(6), 21(K)(4) and (M)(4))

> Proposed Amendment No. 6 Regular Session, 2018

> > **ACT No. 718**

SENATE BILL NO. 164 BY SENATORS MORRELL AND WALSWORTH A JOINT RESOLUTION

Proposing to amend Article VII, Section 18(A) and (F) of the Constitution of Louisiana, to provide relative to ad valorem taxation; to provide for the reappraisal of property subject to ad valorem taxation; to require the phase-in of the amount of an increase in assessed value of certain property following reappraisal under certain circumstances; to provide for certain limitations; and to specify an election for submission of the proposition to electors and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, a proposal to amend Article VII, Section 18(A) and (F) of the Constitution of Louisiana, to read as follows:

§18. Ad Valorem Taxes

Section 18.(A) Assessments. Property subject to ad valorem taxation shall be listed on the assessment rolls at its assessed valuation, which, except as provided in Paragraphs (C), (F), and (G), shall be a percentage of its fair market value. The percentage of fair market value shall be uniform throughout the state upon the same class of property.

(F) Reappraisal. (1) All property subject to taxation shall be reappraised and valued in accordance with this Section, at intervals of not more than four years.

(2)(a) In the year of implementation of a reappraisal as required

in Subparagraph (1) of this Paragraph, solely for purposes of determining the ad valorem tax imposed on residential property subject to the homestead exemption as provided in Section 20 of this Article, if the assessed value of immovable property increases by an amount which is greater than fifty percent of the property's assessed value in the previous year, the collector shall phase-in the additional tax liability resulting from the increase in the property's assessed value over a four-year period as follows:

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

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

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

(iv) In the fourth levy following reappraisal, the collector shall calculate ad valorem taxes based on the property's full assessed value.

(b) The provisions of this Subparagraph providing for a phase-in of additional ad valorem tax liability following reappraisal shall cease to apply upon the transfer or conveyance of ownership of the property. Following a transfer or conveyance, the collector shall calculate ad valorem taxes based on the property's full assessed value.

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

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

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

Section 2. Be it further resolved that this proposed amendment shall $\,$ be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

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

Do you support an amendment that will require that any reappraisal of the value of residential property by more than 50%, resulting in a corresponding increase in property taxes, be phasedin over the course of four years during which time no additional reappraisal can occur and that the decrease in the total ad valorem tax collected as a result of the phase-in of assessed valuation be absorbed by the taxing authority and not allocated to the other taxpayers? (Amends Article VII, Section 18(A) and (F))

9/20

NOTICE TO WATER CUSTOMERS BETTER WATERWORKS WATER SYSTEM

9/13/2018

(PWS ID No. LA1073003)

The Better Waterworks Water System is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes and haloacetic acids as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII) and the Federal Primary Drinking Water Regulations (40 CFR Part

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer. Some people who drink water containing HAAs in excess of the MCL over many years may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs and HAA5 standards are determined by calculating a locational running annual average (LRAA) of quarterly TTHMs and HAA5 sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAAs are 409 ppb at DBP01 -201 Barbara Dr. and 395 ppb at DBP02 - Barnes Rd Swartz Fairbanks. The system's current HAA5 LRAA is 75 ppb at DBP01 – 201 Barbara Dr. and 74 ppb at DBP02 - Barnes Rd Swartz Fairbanks: thus, the system is currently in violation of the TTHMs and HAA5 standards.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Better Water Works is installing granulated carbon units which should help reduce the TTHMs/HAA5s. The installation should be completed by January

Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

9/20

GREATER OUACHITA WATER COMPANY, INC.PRIVATE NOTICE TO WATER CUSTOMERS SOUTH MONROE WATER SYSTEM 09/13/18 (PWS ID No. LA1073046)

The South Monroe WS GOWC is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes (TTHMs) as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing THMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of

In December 1998, EPA set enforceable drinking water standards for

(Continued to Page 14C)

(Continued from Page 13C)

TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs and HAA5 standard for public water systems serving less than 10,000 individuals initially became effective and enforceable on January 1, 2004. Compliance with the TTHMs standard is determined by calculating a locational running annual average (LRAA) of quarterly TTHMs sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAA is 93 ppb at DBP05 - 328 Audubon; thus, the system is currently in violation of the TTHMs standard.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has potential to have serious adverse effects on human health.

As part of ongoing efforts to address this topic, Greater Ouachita Water Company replaced the activated carbon for the South Monroe Water System. Additionally, GOWC has developed a capital improvement plan which addresses various improvements to water lines on Audubon Street, Royal Street, and Tulane Street.

Should you have any questions, please contact our office at (318) 322-3741.

L&R UTILITIES

NOTICE TO WATER CUSTOMERS

COUNTRY ESTATES WATER SYSTEM NORTH

9/12/2018

(PWS ID No. LA1073011)

The Country Estates Water System North is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs and HAA5 standard for public water systems serving less than 10,000 individuals initially became effective and enforceable on January 1, 2004. Compliance with the TTHMs standard is determined by calculating a locational running annual average (LRAA) of quarterly TTHMs sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAAs are 89 ppb at DBP02 - 148 Evans Rd. and 213 ppb at DBP03 - 191 Pickett Lane; thus, the system is currently in violation of the TTHMs standard.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

L & R UTILITIES

NOTICE TO WATER CUSTOMERS

COUNTRY ESTATES WATER SYSTEM SOUTH

9/12/2018 (PWS ID No. LA1073118)

The Country Estates Water System South is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes and haloacetic acids as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer. Some people who drink water containing HAAs in excess of the MCL over many years may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs and HAA5 standards are determined by calculating a locational running annual average (LRAA) of quarterly TTHMs and HAA5 sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAAs are 407 ppb at DBP01 - 113 Hickory Hills and 387 ppb at DBP02 - Vinwood @ HWY 139. The system's current HAA5 LRAA is 76 ppb at DBP01 - 113 Hickory Hills: thus, the system is currently in violation of the TTHMs and HAA5 standards.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or mail.

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

9/20

L & R UTILITIES

NOTICE TO WATER CUSTOMERS

HIDDEN OAKS SUBDIVISION WATER SYSTEM

9/12/2018

(PWS ID No. LA1073061)

The Hidden Oaks Subdivision Water System is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes and haloacetic acids as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer. Some people who drink water containing HAAs in excess of the MCL over many years may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion

(ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHM and HAA5 standards are determined by calculating a locational running annual average (LRAA) of quarterly TTHMs and HAA5 sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAA is 373 ppb at DBP01 - 115 Dolly Drive and 343 ppb at DBP02 - 108 Aycock. The system's current HAA5 LRAAs are 68 ppb at DBP01 - 115 Dolly Drive; thus, the system is currently in violation of the TTHMs and HAA5 standards.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing cop-

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Water is purchased from Better Water Works. This water system in installing granulated carbon units which should help to reduce the TTHMs

and HAA5s. We anticipate these units to be completed by January 2019. Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

L & R UTILITIES

NOTICE TO WATER CUSTOMERS

LINCOLN HILLS SUBDIVISION WATER SYSTEM

9/12/2018

(PWS ID No. LA1073090)

The Lincoln Hills Subdivision Water System is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes and haloacetic acids as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer. Some people who drink water containing HAAs in excess of the MCL over many years may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs standard is determined by calculating a locational running annual average (LRAA) of quarterly TTHMs sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAAs are 406 ppb at DBP01 - 109 Blue Jay and 377 ppb at DBP02 - 102 Green Forest. The system's current HAA5 LRAA is 61 ppb at DBP02 - 102 Green Forest; thus, the system is currently in violation of the TTHMs and HAA5 standards.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or mail.

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Water is purchased from Better Water Works. This water system is installing granulated carbon units which should help to reduce the TTHMs and HAA5s. We anticipate these units to be completed by January 2019.

Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

9/20

L & R UTILITIES

NOTICE TO WATER CUSTOMERS PECAN LAKE SUBDIVISION WATER SYSTEM

9/12/2018

(PWS ID No. LA1073063)

The Pecan Lake Subdivision Water System is currently in violation of the maximum contaminant level (MCL) for total trihalomethanes as set forth by the State [Part XII of the Louisiana State Sanitary Code (LAC 51: XII)] and the Federal Primary Drinking Water Regulations (40 CFR Part 141).

The United States Environmental Protection Agency (EPA) and the Louisiana Department of Health (LDH) set drinking water standards and requires the disinfection of drinking water. Where disinfection is used in the treatment of drinking water, disinfectants combine with naturally occurring organic and inorganic matter present in water to form chemicals called disinfection byproducts (DBPs). EPA and LDH set standards for controlling the levels of disinfectants and DBPs in drinking water, including trihalomethanes (THMs) and haloacetic acid (HAAs). Some people who drink water containing TTHMs in excess of the MCL over many years may experience problems with their liver, kidneys, or central nervous system, and may have an increased risk of getting cancer.

In December 1998, EPA set enforceable drinking water standards for TTHMs at 80 parts per billion (ppb) and for HAA5 at 60 parts per billion (ppb) to reduce the risk of cancer or other adverse health effects. Compliance with the TTHMs standard is determined by calculating a locational running annual average (LRAA) of quarterly TTHMs sample results. Compliance calculations performed for the third quarter of 2018 show that the system's current TTHMs LRAAs are 378 ppb at DBP02 - 122 Pecan Lake Estates and 317 ppb at DBP03 - 100 Pecan Lake Estates. The system's current HAA5 LRAA is 61 ppb at DBP)2 - 122 Pecan Lake Estates; thus, the system is currently in violation of the TTHMs and HAA5 standards.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or mail.

This is not an emergency. If it had been, you would have been notified immediately. EPA and LDH do not consider this violation to have any serious adverse health effects on human health as a result of short-term exposure; however, continued long term exposure to TTHMs and HAA5 levels above the standard (e.g., 20 years of exposure) has the potential to have serious adverse effects on human health.

Water is purchased from Better Water Works. This water system is installing granulated carbon units which should help to reduce the TTHMs and HAA5s. We anticipate these units to be completed by January 2019. Should you have any questions regarding this notice, please contact the office at (318) 322-3741.

NOTICE OF PUBLIC HEARING

LOUISIANA PUBLIC FACILITIES AUTHORITY REVENUE REFUNDING BONDS (CHRISTUS HEALTH) IN ONE OR MORE SERIES

NOTICE IS HEREBY GIVEN that the Louisiana Public Facilities Authority (the "Authority") will hold a public hearing on Thursday, October 4, 2018, at ten o'clock (10:00) a.m. at the offices of the Authority, 2237 South Acadian Thruway, Suite 650, Baton Rouge, Louisiana, with respect to the captioned revenue bonds (the "Bonds"). The Bonds are proposed to be issued by the Authority in one or more series pursuant to a plan of finance in an aggregate face amount not to exceed \$130,000,000, and the proceeds of the Bonds are to be loaned by the Authority to CHRISTUS Health, a Texas nouprofit corporation (the "Corporation"), for the purpose of refunding all or a portion of its outstanding Revenue Refunding Bonds (CHRISTUS Health Project) Series 2008B Bonds (the "Series 2008B Bonds") and its outstanding Revenue Refunding Bonds (CHRISTUS Health Project) Series 2009A (the "Series 2009A Bonds" and, together with the Series 2008B Bonds, the "Prior Bonds"). The initial and current owner of the facilities and equipment will be the Corporation or an affiliated entity.

The Series 2008B Bonds were issued for the purposes of (i) currently refunding the Authority's outstanding Revenue Bonds (CHRISTUS Health) Series 2005C-1 (the "Series 2005C-1 Bonds), (ii) paying costs of issuance of the Series 2008B Bonds, (iii) funding the debt service reserve fund for the Series 2008B Bonds, and (iv) paying premium on the financial guaranty insurance policy with respect to the Series 2008B Bonds

The Series 2005C-1 Bonds were issued to (i) pay costs of issuance of the Series 2005C-1 Bonds, including bond insurance The Series 2003-C1 Bonds were issued to Jp ay coss of isstance of the Series 2003-C1 Bonds, including doth mistance premium, and (i) currently refund a portion of the Authority's Revenue Bonds CHRISTUS Health (Series 1999B) (the "Series 1999B Bonds"), which Series 1999B Bonds were issued for the purposes of (a) paying costs of issuance of the Series 1999B Bonds and (b) financing the costs of the acquisition, construction and installation of, and the purchase price of, hospital assets, land, buildings, equipment and related improvements of the health facilities located at the CHRISTUS Health Northern Louisiana Facilities, the CHRISTUS Health Central Louisiana facilities, and the CHRISTUS Health Southwestern Louisiana facilities.

The CHRISTUS Health Northern Louisiana facilities are as follows: CHRISTUS Schumpert Health System, One Sain:

Mary Place, Shreveport; 1035 Margaret Place, Shreveport; 846 Margaret Place, Shreveport; 1717 Fairfield Avenue, Shreveport; 902 Olive Street, Shreveport; 1747 Fairfield Avenue, Shreveport; 1905 Fairfield Avenue, Shreveport; 1702-1710 Fairfield Avenue, Shreveport; 1602 Southern Avenue, Shreveport; 740-742 Austin Place, Shreveport; Highland Hospital, 1453 E. Burt Kourns Industrial Loop, Shreveport, 1700 Buckner Square, Shreveport; and Bossier Wellness

The CHRISTUS Health Central Louisiana facilities are as follows; CHRISTUS St. Francis Cabrini Hospital, 3330 Masonic Drive, Alexandria; 3316 Prescott Road, Alexandria; 3308 Prescott Road, Alexandria; 3310 Prescott Road, Alexandria; 2108 Texas Avenue, Alexandria; 2016 Texas Avenue, Alexandria; 2018 Texas Avenue, Alexandria; 2020 Texas Avenue, Alexandria; 2008 Texas Avenue, Alexandria 71301 Parking 2005; 2417 E. Texas Avenue, Alexandria; 3438 Masonic Drive, Alexandria; (HRSTUS Coushatt Street, Coushatta; CHRISTUS Coushatta Ringgold Rural Health Clinic, 3342 Bienville Street, Coushatta and CHRISTUS St. Joseph's Home, 2301 Sterlington Road, Mouroe.

CHRISTUS Health Southwestern Louisiana facilities are the following facilities and sites, all located in Lake Charles, Louisiana: CHRISTUS St. Patrick Hospital; 430 S. Ryan Street; 445 S. Ryan Street; 524 S. Ryan Street; 710 S. Ryan Street; 1607 Foster; 1611 Foster; 1306 2nd Street; 145 Victoria Lane; 635 S. Ryan Street; 650 S. Ryan Street; 654 S. Ryan Street; 1630 Edlevus Street; 1630 Edlevus Street; 1630 Bellevus Street; 1630 Bellevus Street; 1630 Bellevus Street; 1630 Edlevus Street; 1630 Edlevus Street; 1630 Edlevus Street; 1711 Foster Street; 1722 Foster Street; 610 Henry Street; 704 Touchy Street; 1860 Westwood Street; 1534 Foster Street; 4316 Nelson Road; 1714 Alvin Street; 711 S. Ryan; HWY 378 Moss Bluff; an approximately 4.2 acre tract of land near the intersection of Tybee Lane and Nelson Road; an approximately 8.66 acre tract of land near the intersection of Country Club Road and Nelson Road; and 1722 Westwood Street.

The Series 2009A Bonds were issued for the purposes of (i) currently refunding the Authority's (a) Revenue Bonds (CHRISTUS Health) Series 2007C (the "Series 2007C Bonds") and (b) Revenue Refunding Bonds (CHRISTUS Health) Series 2008D Bonds", (ii) funding a debt service reserve fund for the Series 2009A Bonds, and (iii) paying a portion of the interest on the Series 2009A Bonds.

The Series 2007C Bonds were issued for the purposes of (i) paying costs of issuance of the Series 2007C Bonds, including bond insurance premium, (ii) constructing, installing, equipping and/or upgrading health care and related facilities at CHRISTUS St. Francis Cabrini Hospital located in Alexandria, Louisiana, and (iii) constructing, installing and equipping and/or upgrading health care and related facilities at CHRISTUS Schumpert Health System at St. Mary Place Hospital located in Shreveport, Louisiana.

The Series 2008D Bonds were issued for the purposes of (i) currently refunding all of the Authority's Series 2005C-2 Bonds and (ii) paying costs of issuance of the Series 2008D Bonds, including a letter of credit fee.

The Series 2005C-2 Bonds were issued to (i) pay costs of issuance of the Series 2005C-2 Bonds and (ii) currently refund a portion of Series 1999B Bonds.

Ms. Stacye Bradford, Executive Assistant, Bond Financing Coordinator of the Authority, will conduct the public hearing for the purpose of receiving comments on and hearing any objections (verbal or written) to the proposed issuance of the Bonds. All interested parties are invited to attend such public hearing to express their views. Questions or requests for additional information may be directed to Foley & Judell, L.L.P., One Canal Place, Suite 2600, 365 Canal Street, New Orleans, Louisiana 70130, (504) 568-1249.

Persons who intend to appear at the hearing and express their view are invited to contact Ms. Bradford at the Authority's offices, either in writing or by telephone (225) 923-0020, in advance of the hearing. Any interested persons unable to attend the hearing may submit their views in writing to Ms. Bradford prior to the date scheduled for the hearing. The location and time of the hearing may be changed or an additional hearing will be scheduled if requested does one written requests submitted to Ms. Bradford prior to the aforementioned date of the hearing by a significant number of interested

The Bonds will be secured solely by payments made by the Corporation, will not be payable from any other revenue of the Authority or the State of Louisiana (the "State"), and will not constitute an indebtedness of the Authority or the State, within the meaning of any constitutional or statutory limitation of indebtedness.

This notice is published and the aforementioned public hearing is to be held in satisfaction of the requirements of Sec 47(f) of the Internal Revenue Code of 1986, as amended, regarding the public approval prerequisite to the exclusion from gross income for federal income tax purposes of the interest on the Bonds.

September 20, 2018 9/20

Notice is hereby given, pursuant to Article IV, Section 21(D)(1) of the Louisiana Constitution, that on August 21. 2018, Entergy Louisiana, LLC ("ELL"), a public utility providing retail electric and gas service throughout the State of Louisiana, filed with the Louisiana Public Service Commission ("LPSC") its Formula Rate Plan ("FRP") Rider Schedule FRP Evaluation Report and Workpapers for Test Year 2017.

The filing reflects an updated earned return on common equity for the 2017 Evaluation Period/Test Year of 8.18% and includes updates to adjust annualized revenues for the 2016 test year FRP, to reduce the amount of the Transmission Recovery Mechanism to reflect updated estimates for the filing year and to decrease expense related to the Toledo Bend Hydroelectric Power Sales Agreement. The resulting FRP factors to be applied to the respective ELL rate classes (including Legacy ELL and Legacy Entergy Gulf States Louisiana, L.L.C. ("EGSL") rate classes) effective for customer bills rendered on and after the first billing cycle of September 2018, are as follows:

Ln No.	Rate Class (1)	Legacy FRP Rates (2)	Incremental ELL FRP Rate for FRPxMCRMxTRAM (3)	Rider FRP Rate for MCRM (4)	Rider FRP Rate for TRAM (5)	Total ELL FRP Rate Adj. (6)
1	ELL- Residential	32.9699%	13.2977%	-2.5586%	-20.2143%	23.4847%
2	ELL- Small General Service	32,9599%	13.2977%	-2.5586%	-20.2143%	23.4847%
3	ELL- Large General Service	32.9599%	13.2977%	-2.5586%	-20.2143%	23.4847%
4	ELL- Exper Curtailable Service	32.9599%	13.2977%	-2.5586%	-20.2143%	23.4847%
5	ELL- Large Industrial Power Service	32.9699%	13.2977%	-2.5586%	-20.2143%	23.4847%
6	ELL- Large Load, High Load Factor Power Service	32.9599%	13.2977%	-2.5586%	-20.2143%	23.48479
7	ELL- Large Industrial Service	32.9599%	13.2977%	-2.5586%	-20.2143%	23,48479
8	ELL- Lighting	32.9599%	13.2977%	-2.5586%	-20.2143%	23,48479
9	EGSL-Residential	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
10	EGSL- Small General Service	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
11	EGSL- General Service	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
12	EGSL- Large Power Service	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
13	EGSL-High Load Factor Service	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
14	EGSL- Municipal Water Pumping Service	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%
15	EGSL- Street & Area Lighting	30.8130%	13.2977%	-2.5586%	-20.2143%	21.3378%

It is estimated that the proposed adjustment in rates will have the following effects upon applicable Legacy ELL customers' typical monthly bills: for a Residential customer using 1,000 kWh, the bill would change by approximately -50.87, from 595.81 to 594.94; for a Small General Service customer using 50 kW and 12,500 kWh, the bill would change by approximately -511.72, from \$1,307.83 to \$1,296.11; for a Large General Service customer using 1,000 kW and 500,000 kWh, the bill would change by approximately -5273.42, from \$36,647.54 to \$36,374.12.

It is estimated that the proposed adjustment in rates will have the following effects upon applicable Legacy EGSL customers' typical monthly bills: for a Residential customer using 1,000 kWh, the bill would change by approximately \$0.38, from \$87.91 to \$88.29; for a Small General Service customer using 5000 kWh, the bill would change by approximately \$0.95, from \$167.59 to \$168.54; for a Large General Service custom 255,500 kWh, the bill would change by approximately \$62.78, from \$17,158.37 to \$17,221.15.

Records Division

602 N. 5th Street, 12th Floor Baton Rouge, Louisiana 70 Telephone: (225) 342-3157

ENTERGY LOUISIANA, LLC 9/20

The following ordinance was offered by Mr. Hamilton and seconded by Mr. Laryd ORDINANCE NO. 4572

WHEREAS, the City of West Monroe, State of Louisiana (the "Issuer") is now levying

WHEREAS, the Issuer is authorized to levy and collect a special forty-nine hundredths

An ordinance giving preliminary approval to the issuance of not to exceed Eleven Million Two Hundred Forty Five Thousand Dollars (11,245,000) of Sales Tax Bonds, in one or more series, of the City of West Monroe, State of Louisiana; making application to the State Bond Commission for approval of said Bonds; and providing for other matters in connection

and collecting a special one percent (1%) sales and use tax pursuant to an election held on Novembe 16, 1991 (the "1991 Tax"); and

of one percent (.49%) sales and use tax pursuant to an election held on December 6, 2014 (the "2014 Tax") (collectively, the 1991 Tax and the 2014 Tax referred to as the "Tax"); and WHEREAS, pursuant to the authority of the aforesaid elections, the Issuer adopted ordinances on (i) November 21, 1991 (the "1991 Tax Ordinance"), providing for the levy and collection

of the 1991 Tax and (ii) January 13, 2015 (the "2014 Tax Ordinance"), providing for the levy and

collection of the 2014 Tax; and WHEREAS, in accordance with the provisions of the ordinances adopted by this governing authority, the net avails or proceeds of the Tax, after the reasonable and necessary costs and expenses of the collection and administration thereof have been paid therefrom (the "Net Revenues of the Tax") shall be available for appropriation and expenditure by the Issuer for the purposes designated in the

ssued in accordance with Louisiana law; and WHEREAS, upon delivery of the bonds provided for herein, the Issuer will have no outstanding bonds or other obligations of any kind or nature payable from or enjoying a lien on any portion of the Net Revenues of the Tax herein pledged, other than the Issuer's outstanding Sales Tax

propositions authorizing the levy of the Tax, which includes the payment of bonds authorized to be

WHEREAS, the Issuer desires to make formal application to the State Bond Commission for approval of the issuance of the Bonds and further to employ special bond counsel in connection

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Board of Aldermen of

the City of West Monroe, State of Louisiana (the "Governing Authority"), acting as the governing authority of the City of West Monroe, State of Louisiana (the "Issuer"), that:

SECTION 1. Preliminary Approval of the Bonds. Preliminary approval is given to the issuance of not exceeding 11,245,000 aggregate principal amount of Sales Tax Bonds, in one or more series (the "Bonds"), of the City of West Monroe, State of Louisiana (the "Issuer"), pursuant to Part II of Chapter 4 of Subtitle II of Title 39 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority, to be issued for the purpose of (i) refunding the Issuer's outstanding Sales Tax Bonds, Series 2007, dated December 1, 2007 and (ii) making capital improvements, and paying the costs of issuance of the Bonds. The Bonds will be payable from and secured by an irrevocable pledge and dedication of the net avails or proceeds of the Issuer's special (i) one percent (1%) sales and use tax approved at an election held on November 16, 1991 (the "1991 Tax") and (ii) forty-nine hundredths of one percent (.49%) sales and use tax approved at an election held on December 6, 2014 (the "2014 Tax") now being levied and collected by the Issuer pursuant to Article VI, Section

29 of the Louisiana Constitution of 1974, subject only to the prior payment of the reasonable and necessary costs and expenses of collecting and administering said sales taxes. The Bonds shall bear

interest at a rate or rates not to exceed six percent (6%) per annum, to be determined by subsequent

proceedings of this Governing Authority at the time of the sale of the Bonds, and shall mature over

a period not exceeding 20 years. The Bonds shall be issued in fully registered form, shall be sold

to the purchaser thereof at a price of not less than par, plus accrued interest, if any, and shall have such additional terms and provisions as may be determined by this Governing Authority.

real necessity exists for the employment of special counsel in connection with the issuance of the Bonds, and accordingly, Foley & Judell, L.L.P., of New Orleans, Louisiana, as Bond Counsel, is hereby

(Continued to Page 15C)

SECTION 2. Employment. This Governing Authority finds and determines that a

(Continued from Page 14C)

employed to do and perform work of a traditional legal nature as bond counsel with respect to the issuance and sale of said Bonds. Said Bond Counsel shall prepare and submit to this Governing Authority for adoption all of the proceedings incidental to the authorization, issuance, sale and delivery of such Bonds, shall counsel and advise this Governing Authority as to the issuance thereof and shall furnish their opinions covering the legality of the issuance of the Bonds. The fee of Bond Counsel for each series of said Bonds shall be fixed at a sum not exceeding the fee allowed by the Attorney General's fee guidelines for such bond counsel work in connection with the issuance of each such series of revenue bonds and based on the amount of said Bonds actually issued, sold, delivered and paid for, plus "out-of-pocket" expenses, said fees to be contingent upon the issuance, sale and delivery of said Bonds. The City Clerk is hereby authorized and directed to execute, and this Governing Authority hereby agrees to and accepts the terms of, the engagement letter of Bond Counsel in the form attached as "Exhibit A" hereto. A certified copy of this resolution shall be submitted to the Attorney General of the State of Louisiana for his written approval of said employment and of the fees herein designated, and the City Clerk is hereby empowered and directed to issue vouchers in payment for the work herein provided for upon completion of the work herein specified and under the conditions herein enumerated.

SECTION 3. State Bond Commission. Application is hereby made to the State Bond Commission, Baton Rouge, Louisiana, for approval of the issuance and sale of the Bonds and for consent and authority to proceed with the issuance and sale of the Bonds as provided above, and Bond Counsel is directed to make application to the State Bond Commission in accordance with the foregoing on behalf of the Governing Authority.

By virtue of applicant/issuer's application for, acceptance and utilization of the benefits of the Louisiana State Bond Commission's approval(s) resolved and set forth herein, it resolves that it understands and agrees that such approval(s) are expressly conditioned upon, and it further resolves that it understands, agrees and binds itself, its successors and assigns to, full and continuing compliance with the "State Bond Commission Policy on Approval of Proposed Use of Swaps, or other forms of Derivative Products Hedges, Etc.", adopted by the Commission on July 20, 2006, as to the borrowing(s) and other matter(s) subject to the approval(s), including subsequent application and approval under said Policy of the implementation or use of any swap(s) or other product(s) or enhancement(s) covered thereby.

SECTION 4. <u>Declaration of Official Intent</u>. Prior to the delivery of the Bonds, the Issuer anticipates that it may pay a portion of the costs of making capital improvements from the General Fund. Upon the issuance of the Bonds, the Issuer reasonably expects to reimburse any such expenditures of other available funds from a portion of the proceeds of the Bonds. Any such allocation of proceeds of the Bonds for reimbursement will be with respect to capital expenditures (as defined in Treasury Reg. 1.150-1(b)) and will be made upon the delivery of the Bonds and not later than eighteen (18) months after the later of (i) the date such expenditure was paid or (ii) the date on which the project was placed in service. This Section is intended to be a declaration of official intent within the meaning of Treasury Reg. 1.150-2.

SECTION 5. Appointment of Municipal Advisor. The Issuer hereby retains Argent Advisors, Inc., of Ruston, Louisiana, to act as its Municipal Advisor ("MA") pursuant to the provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act and the rules promulgated thereunder by the Securities and Exchange Commission. The Issuer hereby acknowledges that it is represented by the MA and will rely upon the advice of the MA with respect to the Bonds. The fee to be paid the MA shall be payable solely from the proceeds of the Bonds when and if issued, and the amount thereof shall be subject to the approval of the State Bond Commission. The City Clerk is hereby authorized and directed, in his discretion, to execute any contract the MA may require with respect to the engagement.

	-	Absent	Abstaining
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X			-
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This ordinance having been submitted to a vote, the vote thereon was as follows:

And the ordinance was declared adopted on this, the 11th day of September, 2018.

By Chetho

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

The following ordinance was offered by Mr. Havi Haland seconded by Mr. Westerburg:

ORDINANCE NO. 4513

Scries 2018, of the City of West Monroe, State of Louisiana, and providing for other matters in connection therewith.

BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, State

An ordinance authorizing the advertising for bids for the purchase of Eleven Million Two Hundred Forty Five Thousand Dollars (\$11,245,000) of Sales Tax Bonds,

of Louisiana, acting as the governing authority of the City, that:

SECTION 1. Advertisement for Sale. The Mayor of the City of West Monroe, State of Louisiana is hereby empowered, authorized and directed to advertise in accordance with the provisions of law for scaled paper or electronic bids via PARITY® for the purchase of Eleven Million Two Hundred Forty Five Thousand Dollars (\$11,245,000) of Sales Tax Bonds, Series 2018 (the "Bonds") of the City of West Monroe, State of Louisiana (the "Issuer"). The Bonds will be issued for the purpose (i) refunding the Issuer's outstanding Sales Tax Bonds, Series 2007, dated December 1, 2007 and (ii) making capital improvements, and paying the costs of issuance of the Bonds, pursuant to Part II of Chapter 4 of Subtitle II of Title 39 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority. The Bonds will be payable from and secured by an irrevocable pledge and dedication of the net avails or proceeds of the Issuer's special (i) one percent (1%) sales and use tax approved at an election held on November 16, 1991 (the "1991 Tax") and (ii) forty-nine hundredths of one percent (.49%) sales and use tax approved at an election held on December 6, 2014 (the "2014 Tax" and together with the 1991 Tax, the "Tax") now being levied and collected by the Issuer pursuant to Article VI, Section 29 of the Louisiana Constitution of 1974, subject only to the prior payment of the reasonable and necessary costs and expenses of collecting and administering the sales tax.

SECTION 2. Basic Terms of Bonds. The Bonds will be dated the date of delivery, will be in the denomination of Five Thousand Dollars (\$5,000) each, or any integral multiple thereof within a single maturity, and will bear interest from date thereof, or the most recent interest payment date to which interest has been paid or duly provided for, at a rate or rates not exceeding six per centum (6%) per annum on any Bond in any interest payment period, said interest to be payable on June 1, 2019 and semiannually thereafter on June 1 and December 1 of each year. The Bonds will be in fully registered form and will mature serially on December 1 of each year as follows, to-wit:

	Principal		Principal
<u>Year</u>	Amount	Year	Amount
2019	\$380,000	2029	\$560,000
2020	385,000	2030	585,000
2021	405,000	2031	605,000
2022	420,000	2032	630,000
2023	440,000	2033	655,000
2024	455,000	2034	680,000
2025	480,000	2035	705,000
2026	500,000	2036	735,000
2027	520,000	2037	765,000
2028	540 000	2038	200,000

SECTION 3. Redemption Provisions. Those Bonds maturing December 1, 2029 and thereafter, will be callable for redemption by the Issuer in full, or in part, at any time on or after December 1, 2028, and if less than a full maturity, then by lot within such maturity, at the principal amount thereof and accrued interest to the date fixed for redemption. In the event any Bond to be redeemed is of a denomination larger than Five Thousand Dollars (\$5,000), a portion of such Bond (\$5,000 or any multiple thereof) may be redeemed. Official notice of such call of any of the Bonds for redemption will be given by first class mail, postage prepaid, by notice deposited in the United States mails, or by accepted means of electronic communication, not less than thirty (30) days prior to the redemption date addressed to the registered owner of each bond to be redeemed at his address as shown on the registration books of the Paying Agent.

SECTION 4. Sale of Bonds. The Bonds shall be sold in the manner required by law, and in accordance with the terms of this ordinance, the official Notice of Bond Sale herein set forth, and the Official Statement referred to in Section 7 hereof. In advertising the Bonds for sale, the Issuer shall reserve the right to reject any and all bids received.

SECTION 5. Notice of Bond Sale. The Mayor of the Issuer is hereby further empowered, authorized and directed to issue a Notice of Bond Sale and cause the same to be published as required by law, which Notice of Bond Sale shall be in substantially the following form:

OFFICIAL NOTICE OF BOND SALE

\$11,245,000 OF SALES TAX BONDS, SERIES 2018

OF THE

CITY OF WEST MONROE, STATE OF LOUISIANA

Electronic bids via PARITY® will be received until 11:30 o'clock a.m., Central Time (Louisiana Time), on Thursday, November 1, 2018

NOTICE IS HEREBY GIVEN that the Mayor and Board of Aldermen of the City of West Monroe, State of Louisiana (the "Issuer"), acting as the governing authority thereof, will receive electronic bids via PARITY® at the West Monroe City Hall, 2305 North Seventh Street, West Monroe, Louisiana, 71291, until (11:30) o'clock a.m., Louisiana Time, Central Time, on Thursday, November 1, 2018, (or such other date as may be determined by the Mayor and advertised by Munifacts Disclosure Service) for the purchase of Eleven Million Two Hundred Forty Five Thousand Dollars (\$11,245,000) of Sales Tax Bonds, Series 2018 (the "Bonds") of the Issuer, authorized for the purpose (i) refunding the Issuer's outstanding Sales Tax Bonds, Series 2007, dated December 1,2007 and (ii) making capital improvements, and paying the costs of issuance of the Bonds, pursuant to Part II of Chapter 4 of Subtitle II of Title 39 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority, and payable from and secured by an irrevocable pledge

and dedication of the net avails or proceeds of the Issuer's special (i) one percent (1%) sales and use tax approved at an election held on November 16, 1991 (the "1991 Tax") and (ii) forty-nine hundredths of one percent (.49%) sales and use tax approved at an election held on December 6, 2014 (the "2014 Tax" and together with the 1991 Tax, the "Tax") now being levied and collected by the Issuer pursuant to Article VI, Section 29 of the Louisiana Constitution of 1974, subject only to the prior payment of the reasonable and necessary costs and expenses of collecting and administering the Tax.

Electronic bids will be received for the Bonds via PARITY \$, in the manner described below, until 11:30 a.m., Louisiana time, on Thursday, November 1, 2018.

Bids may be submitted electronically via PARITY® pursuant to this Official Notice of Bond Sale until 11:30 a.m., Louisiana time, but no bid will be received after the time for receiving bids specified above. To the extent any instructions or directions set forth in PARITY® conflict with this Official Notice of Bond Sale, the terms of this Official Notice of Bond Sale shall control. For further information about PARITY®, potential bidders may contact PARITY® at (212) 849-5021.

Each prospective electronic bidder shall be solely responsible to register to bid via PARITY® as described above. Each qualified prospective electronic bidder shall be solely responsible to make necessary arrangements to access PARITY® for the purposes of submitting its bid in a timely manner and in compliance with the requirements of the Notice of Sale. Neither the Issuer nor PARITY®, shall have any duty or obligation to provide or assure access to PARITY® to any prospective bidder, and neither the Issuer nor PARITY® shall be responsible for a bidder's failure to register to bid or for proper operation of, or have any liability for any delays or interruptions of, or any damages caused by, PARITY®. The Issuer is using PARITY® as a communication mechanism, and not as the Issuer's agent, to conduct the electronic bidding for the Bonds. No other form of electronic bid or provider of electronic bidding services will be accepted. The Issuer is not bound by any advice and determination of PARITY® to the effect that any particular bid complies with the terms of this Official Notice of Bond Sale and in particular the "Bid Requirements" hereinafter set forth. All costs and expenses incurred by prospective bidders in connection with their registration and submission of bids via PARITY® are the sole responsibility of the bidders; and the Issuer is not responsible, directly or indirectly, for any of such costs or expenses. If a prospective bidder encounters any difficulty in submitting, modifying or withdrawing a bid for the Bonds, he should telephone PARITY® (212) 849-5021 and notify the Issuer's Municipal Advisor, Argent Advisors, Inc. at (318) 251-5851.

Electronic bids must be submitted for the purchase of the Bonds via PARITY®. Bids will be communicated electronically to the Issuer at 11:30 a.m., local Louisiana time, on November 1, 2018. Prior to that time, a prospective bidder may (1) submit the proposed terms of its bid via PARITY®, (2) modify the proposed terms of its bid, in which event the proposed terms as last modified will (unless the bid is withdrawn as described herein) constitute its bid for the Bonds, or (3) withdraw its proposed bid. Once the bids are communicated electronically via PARITY® to the Issuer, each bid will constitute an irrevocable offer to purchase the Bonds on the terms therein provided. For purposes of the electronic bidding process, the time as maintained on PARITY® shall constitute the official time.

The Bonds will be dated the date of delivery and will be in the denomination of Five Thousand Dollars (\$5,000) each, or any integral multiple thereof within a single maturity. The Bonds will bear interest from date thereof or the most recent interest payment date to which interest has been paid or duly provided for, at a rate or rates not exceeding six per centum (6%) per annum on any Bond in any interest payment period, said interest to be payable on June 1, 2019, and semiannually thereafter on June 1 and December 1 of each year. The Bonds will mature serially on December 1 of each year.

	PRINCIPAL		PRINCIPAL
YEAR	AMOUNT	YEAR	AMOUNT
2019	\$380,000	2029	\$560,000
2020	385,000	2030	585,000
2021	405,000	2031	605,000
2022	420,000	2032	630,000
2023	440,000	2033	655,000
2024	455,000	2034	680,000
2025	480,000	2035	705,000
2026	500,000	2036	735,000
2027	520,000	2037	765,000
2028	540,000	2038	200,000

The Bonds will be issued as fully registered bonds in "book-entry only" form and registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"). DTC will act as securities depository for the bonds, and purchasers of the Bonds will not receive certificates representing their interest in the Bonds purchased. The winning bidder (the "Purchaser") at the time of the sale, however, may elect to not receive book-entry only Bonds, in which case the Purchaser will receive one type written Bond per maturity, exchangeable in the manner provided in the Orderser will receive one type written Bond per maturity, exchangeable in the manner provided

Those Bonds maturing December 1, 2029 and thereafter, will be callable for redemption by the Issuer in full, or in part, at any time on or after December 1, 2028, and if less than a full maturity, then by lot within such maturity, at the principal amount thereof and accrued interest to the date fixed for redemption. In the event any Bond to be redeemed is of a denomination larger than Five Thousand Dollars (\$5,000), a portion of such Bond (\$5,000 or any multiple thereof) may be redeemed. Official notice of such call of any of the Bonds for redemption will be given by first class mail, postage prepaid, by notice deposited in the United States mails, or by accepted means of electronic communication, not less than thirty (30) days prior to the redemption date addressed to the registered owner of each bond to be redeemed at his address as shown on the registration books of the Paying Agent.

The principal of the Bonds, upon maturity or redemption, will be payable at the principal corporate trust office of the Paying Agent upon presentation and surrender thereof, and interest on the Bonds will be payable by the Paying Agent by check mailed by the Paying Agent to the registered owner (determined as of the 15th calendar day of the month next preceding said interest payment date) at the address as shown on the books of said Paying Agent. Said Paying Agent will be a qualified bank or trust company selected by the Issuer.

Except as provided under DTC's book-entry only system, the Bonds may be transferred, registered and assigned only on the registration books of the Paying Agent, and such registration shall be at the expense of the Issuer. A Bond may be assigned only by the execution of an assignment form on the Bonds. A new Bond or Bonds will be delivered by the Paying Agent to the last assignee (the new registered owner) in exchange for such transferred and assigned Bonds after receipt of the Bonds to be transferred in proper form. Such new Bond or Bonds must be in the denomination of \$5,000 or any integral multiple thereof within a single maturity. The Paying Agent shall not be required to issue, register, transfer or exchange (i) any Bond during a period beginning at the opening of business on the 15th day of the month next preceding an interest payment date and ending at the close of business on the interest payment date, or (ii) any Bond called for redemption prior to maturity during a period beginning at the opening of business fifteen (15) days before the date of the mailing of a notice of redemption of such Bonds and ending on the date of such redemption.

In connection with the sale of the Bonds, a good faith deposit of 1% of the principal amount of the Bonds will be required. The manner and timing of such deposit shall be set forth in the Preliminary Official Statement for the Bonds. The good faith deposit of the successfulder or bidders will be deposited and the proceeds credited against the purchase price of the Bonds, or the case of neglect or refusal to comply with such bid, will be forfeited to the Issuer as and for liquidated damages. No interest will be allowed on the amount of the good faith deposit.

Bidders shall name the rate or rates of interest the Bonds shall bear, not exceeding six per centum (6%) per annum on any Bond in any interest payment period. Bids must stipulate a purchase price for the Bonds of the par value thereof and accrued interest from the date of the Bonds to the date of delivery of the Bonds. No bid which specifies cancellation of the Bonds will be considered. No bids providing for additional or supplemental interest will be considered.

The Governing Authority will meet at the place and time hereinabove set forth for the receipt of bids. The Bonds will be awarded to the bidder whose bid offers the lowest "true interest cost" to the Issuer for the full authorized amount of the Bonds, to be determined by doubling the semiannual interest rate (compounded semiannually) necessary to discount the debt service payments on the Bonds from the payment dates to the date of delivery, such that the sum of such present values is equal to the price bid, including any premium bid but not including interest accrued to the date of delivery (the preceding calculation is sometimes referred to as the "Canadian Interest Cost Method" or "Present Value Method"). In the case of a tie bid, the winning bid will be awarded by lot. If any bid for the Bonds shall be acceptable, a prompt award of the bonds will be made. The right is expressly reserved to waive any irregularity in any bid or to reject any and all bids received.

The Official Statement containing pertinent information relative to the authorization, sale and security of the Bonds is being prepared and may be obtained upon its completion from the Issuer's Bond Counsel, Foley & Judell, L.L.P., One Canal Place, Suite 2600, 365 Canal Street, New Orleans, Louisiana 70130. The Purchaser will be furnished a reasonable number of final official statements on or before the seventh business day following the sale of the Bonds.

The approving legal opinion of Foley & Judell, L.L.P., Bond Counsel, who have supervised the proceedings, the printed Bonds and the transcripts of record as passed upon will be furnished to the successful bidders without cost to them. Said transcripts will contain the usual closing proofs, including a certificate that up to the time of delivery no litigation has been filed questioning the validity of the Bonds or the respective tax revenues necessary to pay the same.

It is anticipated that the American Bankers' Association Committee on Uniform Security Identification Procedures (CUSIP) identification numbers will be printed on the Bonds, but the failure to print such numbers shall not constitute cause for refusal by the successful bidder to accept delivery of and to pay for the Bonds. No CUSIP identification numbers shall be deemed to be part of any Bond or a part of the contract evidenced thereby, and no liability shall hereafter attach to the Issuer or any of the officers or agents thereof because of or on account of such numbers. All expenses in relation to the printing of the CUSIP identification numbers on the Bonds shall be paid by the Issuer. However, the CUSIP Service Bureau charge for the assignment of such numbers shall be the responsibility of and shall be paid by the successful bidder.

In order to assist bidders in complying with S.E.C. Rule 15c2-12(b)(5), the Governing Authority will undertake, pursuant to the ordinance providing for the issuance of the Bonds and a Continuing Disclosure Certificate, to provide annual reports and notices of certain events. A description of this undertaking is set forth in the Preliminary Official Statement and will also be set forth in the Final Official Statement.

In the event the Issuer does not receive sufficient qualified bids to satisfy the competitive sale requirements of Treasury Regulation § 1.148-1(f)(3)(i), which would allow the Issuer to treat the reasonably expected initial offering price to the public as of the sale date as the issue price of the Bonds, the "Hold-the-Offering-Price Rule" of Treasury Regulation § 1.148-1(f)(2)(ii), shall apply, which will allow the Issuer to treat the initial offering price to the public of each maturity as of the sale date as the issue price of that maturity (the "Hold-the-Offering-Price Rule"). So long as the Hold-the-Offering-Price Rule applies to any maturity of the Bonds, the winning bidder will neither offer nor sell that maturity to any person at a price that is higher than the initial offering price to the public during the period starting on the sale date and ending on the earlier of the following: (i) the date on which the winning bidder has sold at least 10 percent of that maturity of the Bonds to the public at a price that is no higher than the initial offering price to the public or (b) the close of the fifth (5th) business day after the sale date. The winning bidder agrees to promptly report to the Issuer's municipal advisor named below when it has sold 10 percent of a maturity of the Bonds to the public at a price that is no higher than the initial offering price to the public if that occurs prior to the close of the fifth (5th) business day after the sale date.

In order to provide the Issuer with information required to enable it to comply with certain conditions of the Internal Revenue Code of 1986, as amended (the "Code"), relating to the exclusion of interest on the Bonds from gross income for federal income tax purposes, the winning bidder will be required to complete, execute and deliver to the Issuer (on or before the date of delivery of the Bonds) a certification regarding the "issue price" of the Bonds substantially in the form attached as an appendix to the Preliminary Official Statement for the Bonds, subject to modification in a manner acceptable to the Issuer. Each bidder, by submitting its bid, agrees to complete, execute and deliver such a certificate by the date of delivery of the Bonds, if its bid is accepted by the Issuer. It will be the responsibility of the winning bidder to institute such syndicate reporting requirements, to make such investigation, or otherwise to ascertain the facts necessary to enable it to make such certification with reasonable certainty. Any questions concerning such certification should be directed to Foley & Judell, L.L.P., Bond Counsel.

For information relative to the Bonds and not contained in the Notice of Bond Sale and Official Statement, address Mr. Benny Chelette, City Clerk, 2305 North Seventh Street, West Monroe, Louisiana, 71291, or Foley & Judell, L.L.P., One Canal Place, Suite 2600, 365 Canal Street, New Orleans, Louisiana 70130, Bond Counsel.

September, 2018.

Attest:

By Chiffo
City Clerk

SECTION 6. <u>Date and Time of Sale</u>. The Governing Authority will meet in open and public session at the time and place set out in the published Notice of Bond Sale incorporated herein (or such other date as may be determined by the Mayor and advertised by Munifacts Disclosure Service), for the purpose of receiving bids for the Bonds, considering and taking action upon the bids, and taking any other action required by this ordinance, or necessary to effectuate the issuance, sale and delivery of the Bonds. If any award of the Bonds shall be made, such award shall be made for not less than par and accrued interest to the highest bidder for the Bonds, such award and highest bidder to be determined in accordance with the aforesaid Notice of Bond Sale.

SECTION 7. <u>Bid Form and Official Statement</u>. There shall be prepared an Official Bid Form for the submission of bids and an Official Statement which shall contain complete bidding details, security features and other pertinent information relative to the sale and issuance of the Bonds as may be deemed necessary, advisable or desirable, which Official Bid Form and Official Statement shall be distributed to all prospective bidders and other interested parties.

SECTION 8. <u>Disclosure</u>. In order to assist bidders in complying with S.E.C. Rule 15c2-12(b)(5), the Issuer will undertake, pursuant to the ordinance providing for the issuance of the Bonds and a Continuing Disclosure Certificate, to provide annual reports and notices of certain events. A description of this undertaking will be set forth in the Preliminary Official Statement and the Final Official Statement.

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

Ben Westerburg James W. "Sonny" Bennett	Ť		-		
Trevor Land	$\stackrel{\frown}{\sim}$		(4)		
James D. "Polk" Brian	~	-	S 95	-	
Thom Hamilton	\times	_			
And the ordinance was	declared adopted	d on this, the 11	day of Septer	In Metch	ell
9/20					
9/20					

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO.4574

MOTION BY: Mr. Hamilton SECONDED BY Mr. Land

AN ORDINANCE TO AUTHORIZE THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AGREEMENT FOR PROFESSIONAL SERVICES WITH ARGENT ADVISORS, INC. TO SERVE AS MUNICIPAL ADVISORS RELATING TO THE ISSUANCE OF CERTAIN MUNICIPAL SECURITIES; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with Argent Advisors, Inc. to serve as municipal advisors on the issuance of certain municipal securities, subject to certain terms and provisions, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all further actions and to execute any and all further documents she deems either necessary or proper to negotiate, execute, and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such further activities as she determines appropriate regarding the terms and provisions of that agreement, and the nature of the services to be performed.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th day of September, 2018, the final vote being as follows:

day of Septemb	per, 2018, the final vote being as follows:
YEA: BENI	vett, Brian, Hamilton, Land, Westerburg
NAY:ţ	
NOT VOTING	: NONO
ABSENT:	Nove
ATTEST:	

(Continued to Page 16C)

(Continued from Page 15C)

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 taudindin STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 4515

MOTION BY. Mr. Drian SECONDED BY: Mr.

AN ORDINANCE TO AMEND SECTION 12-7043(b)(1) OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO ADD CERTAIN DESCRIBED PROPERTY TO THE OLD COTTONPORT HISTORIC PRESERVATION DISTRICT; AND TO OTHERWISE PROVIDE WITH

RESPECT THERETO. SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 12-7043(b)(1) of the Code

of Ordinances, City of West Monroe, Louisiana, is hereby amended to read as follows: "Sec. 12-7043. - Designation of historic districts and landmarks

- The commission shall recommend the designation of historic preservation districts and landmarks to the West Monroe Planning Commission and the board after due
 - The commission's report shall include legal descriptions, maps, and sufficient analysis for the planning commission and board to make a reasonable decision regarding the district or landmark.
 - The commission shall solicit input on any proposed designations from property owners in or near any proposed district or landmark that may be affected by its designation.
- Designated historic preservation districts are described as follows:
 - Old Cottonport Historic Preservation District, being more particularly described as follows, to-wit
 - (i) * * * (unchanged)
 - * * * (unchanged) (ii)
 - * * * (unchanged); and
 - That certain piece, parcel or tract of land, together with all buildings and improvements located thereon, located in Block "K' of West Monroe, Louisiana, beginning 95 feet from the corner of Wood and Cypress Streets, and fronting thence 75 feet along the West side of Cypress Street in a Northerly direction 75 feet, and running back between parallel lines 180 feet to North Third Street, one of which said lines is the North line of T. L. Tippet's property, and being the same property which Wood's Laundry, in Liquidation, conveyed to H. R. Wood dated and filed February 28, 1942, and recorded in Conveyance Book 302, page 227, in the records of the Clerk's Office of Ouachita Parish, Louisiana.

The easterly portion fronts on and bears a municipal address of 103 Cypress Street, West Monroe, Louisiana, and the westerly portion fronts on and bears a municipal address of 204 North 3rd Street, West Monroe, Louisiana 71291

* * * (unchanged)

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows

YEA: BENNETT, Brian Hamilton, NONE

NONE NOT VOTING:

ABSENT:

ATTEST:

NONe

STATE OF LOUISIANA 9/20

APPROVED THIS 11th DAY OF SEPTEMBER 2018

Shitta STACI ALBRITTON MITCHELL, MAYOR STATE OF LOUISIANA

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 4576

MOTION BY: Mr. Hamilton SECONDED BY: Mr. Westerbug

AN ORDINANCE TO ENACT SECTION 10-5067 RELATING TO OBSOLETE OR ABANDONED SIGNS AND SIGN STRUCTURES; PROVIDING FOR NOTICE TO THE OWNER OF THE PROPERTY WHERE THE SIGN IS LOCATED: PROVIDING FOR APPEALS: PROVIDING FOR THE REMEDIES OF THE CITY; ESTABLISHING AN EFFECTIVE DATE; AND OTHERWISE PROVIDING WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 10-5067 of the Code of Ordinances, City of West Monroe, is hereby enacted, to read as follows:

"Sec. 10-5067. Obsolete or abandoned signs and sign structures.

- For purposes of this section, for purposes of Sec. 10-5068, and for purposes of Sec. 12-7001, et seq., the word "sign" shall mean a sign and my related sign structure (or either alone), all as well as a free-standing light pole or utility pole, together with any and all related supports, cables electrical or other wiring, or other related items
- An obsolete or abandoned sign is a sign where either:
 - the sign is no longer used by the property owner, tenant/lessee, lawful occupant, or other person in control of the property, in which case discontinuance of the sign may be shown by cessation of use of the property where the sign is located for the use or purpose associated with the sign, or relating to a product no longer available for purchase by the public, or relate to a business which has closed or moved away; or
 - (2) the sign has been damaged, and repairs and restoration have not been started within forty-five (45) days of the date the sign was damaged or, once started, are not diligently pursued to completion.
- The owner of the property on which an obsolete or abandoned sign is located shall be primarily responsible to provide for removal of the sign within thirty (30) days of notification by the city.
- Notice may be served by registered or certified mail, postage prepaid, addressed to the owner at the address shown on the parish tax rolls for the owner of the property where the sign is located. If the registered or certified mail is returned for failure of the addressee to retrieve this mailing from the post office after notice by the post office, service may then be accomplished by first class mail. Such service by first class mail shall be considered personal service and is effective five (5) business days after mailing.
 - Notice may also be personally served by the city marshal, a deputy city marshal, or by any sheriff or deputy sheriff or constable having jurisdiction and power to serve legal process where the owner of the property is found. Service shall also be sufficient if made at the dwelling house or usual place of abode of the person to be served, if made upon a person of suitable age and discretion residing in the domiciliary establishment.
- If the owner is absent from the state and their mailing address is unknown, or the owner is absent from the state and unrepresented herein, or in the event the building or structure is owned by a minor who has no tutor or an interdict who has no curator, the notice shall be served upon an attorney at law appointed by the mayor to represent the absentee owner, minor or interdict. Domiciliary service may be made as in ordinary cases, and al notices and other proceedings may be served upon that attorney. That attorney shall be paid a reasonable fee, which shall be recovered from the owner of the property as provided in this section
- Any notice served may be filed with the recorder of mortgages of (f) Ouachita Parish, to serve as notice to subsequent transfered
- Any person with a property interest in the sign who is aggrieved by the action of the city shall have a right to appeal to the board of aldermen if that person provides a written notice of their request to appeal to the mayor prior to the expiration of the time limit provided in subsection (c) above; and if after review by the board of aldermen at their next scheduled meeting thereafter, that person remains aggrieved, may further appeal by initiating suit in Fourth Judicial District Court within 15 days after the date of that meeting.
- In the event the owner of the property on which the sign is located neglects, fails or refuses to remove the sign within the time period allowed by the city or, if appealed, after all appeal proceedings have finally concluded, the city may proceed with the removal of the sign, in which

case neither the mayor, the board of aldermen, the city, nor any contractor of the city engaged to remove the sign shall be held liable for damages by the owner of the property or of the sign (if different), or by any other interested person. In such instance any and all materials relating to the sign, including any salvageable materials, shall be removed and disposed of in the manner deemed most suitable by the city.

Upon the failure or refusal of the owner of the property upon which the sign was located to reimburse all costs incurred by the city following written request, the city may recover all costs, fees, and expenses (including interest at the legal rate from the date of the recording of any lien until paid) which were incurred by the city for removal of the sign and disposal of the materials related to the sign utilizing any or all manner or method provided by R.S. 33:4754, R.S. 33:4766, or other applicable law of the State of Louisiana or by any provision of this Code of Ordinances, whether now in effect or later adopted, including but not limited to a personal action against the owner of the property on which the sign is located, or securing a privilege and lien against that property, or having the full amount then owed to the city added to the ad valorem property taxes assessed against the property.

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that if any provisions or sections of this ordinance are held invalid, such invalidity should not affect the other provisions or sections of this ordinance which can be given in effect without the invalid provisions or sections, and to this end the provisions and sections of this ordinance are hereby declared severable

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows:

NONO NOT VOTING: NONE ABSENT

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA 9/20

ATTEST:

SEPTEMBER, 2018 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

APPROVED THIS 11TH DAY OF

STATE OF LOUISIANA

CITY OF WEST MONROE ORDINANCE NO. 4511

MOTION BY: Mr BONNELL SECONDED BY: Mr. Westerburg

ORDINANCE TO ENACT SECTION 10-5068 RELATING TO MAINTENANCE OF SIGNS AND SIGN STRUCTURES; AND OTHERWISE PROVIDING WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 10-5068 of the Code of Ordinances, City of West Monroe, is hereby enacted, to read as follows:

"Sec. 10-5068. Maintenance of signs.

All signs shall be maintained in a good state of repair and in good condition. Signs which are damaged in any way, or are dilapidated, rusty or have peeling paint do not meet minimum maintenance criteria and shall be brought into compliance no later than thirty (30) days after notice of such violation is sent to the property owner, tenant/lessee, lawful occupant, or other person in control of the property. The owner of the property, tenant/lessee, lawful occupant or other person in control of the property on which the sign is located shall be solidarily responsible for compliance with this section. If the sign is not brought into compliance within the thirty (30) days, the sign shall be considered as obsolete or abandoned, and may proceed as provided in Sec. 10-5067, or under any other

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that if any provisions or sections of this ordinance are held invalid, such invalidity should not affect the other provisions or sections of this ordinance which can be given in effect without the invalid provisions or sections, and to this end the provisions and sections of this ordinance are hereby

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows: YEA: Bennett, Brian, Hamilton, Land, Westerburg

NONE ATTEST:

NONE

NOT VOTING:

SEPTEMBER, 2018 BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE CITY OF WEST MONROE STATE OF LOUISIANA STATE OF LOUISIANA 9/20

APPROVED THIS 11TH DAY OF STACI ALBRITTON MITCHELL, MAYOR

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 4518

MOTION BY: Mr. Westerburg SECONDED BY: Mr.

AN ORDINANCE TO AMEND SECTION 12-7001 OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO INCLUDE SIGNS, AS DEFINED IN SECTION 10-5067(a), AS STRUCTURES SUBJECT TO CONDEMNATION AND DEMOLITION; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 12-7001 of the Code of

Ordinances, City of West Monroe, Louisiana, is hereby amended to read as follows: "Sec. 12-7001. - Dangerous and dilapidated structures unlawful.

No property owner shall allow any structure or building to remain on their property in a dangerous or dilapidated condition. A dangerous or dilapidated structure or building is one that has been damaged by fire or other casualty, or has deteriorated from age, lack of maintenance or such other cause to such an extent that it is, in its present condition, a potential danger to person or property, or which, by reason of its nature or condition, endangers the public welfare or safety. A dangerous or dilapidated structure or building shall also include a structure or building which is unfit for human occupancy, or is found to be unlawful.

- Unsafe structures. An unsafe structure includes one that is found to be dangerous to the life, health, property or safety of the public or the occupants of the structure by not providing minimum safeguards to protect or warn occupants in the event of fire, or because such structure contains unsafe equipment or is so damaged, decayed, dilapidated, structurally unsafe or of such faulty construction or unstable foundation, that partial or complete collapse is possible. For purposes of this chapter, the following shall also be considered as a structure, either alone or together with the buildings or other structures located on a common property:
 - fencing (regardless of construction material wood, chainlink, metal sheet, masonry, or other material, or a combination of
 - (ii) signs, as defined in Sec. 10-5067(a).

(b)

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that if any provisions or sections of this ordinance are held invalid, such invalidity should not affect the other provisions or sections of this ordinance which can be given in effect without the invalid provisions or sections, and to this end the provisions and sections of this ordinance are hereby declared severable.

SECTION 3. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that for good cause and in the best interests of the City of West Monroe and its residents, this amendment shall be effective on the date following the adoption of this ordinance, i.e., effective September 12th, 2018

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows Hamilton, Land, YEA: BENNOTT. Brian.

NONE NOT VOTING:

NONE ABSENT: ATTEST:

APPROVED THIS 11TH DAY OF SEPTEMBER 2018 STACT ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA BENNY CHEVETTE, CIT CITY OF WEST MONRO STATE OF LOUISIANA LE CITY CI EDY

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 45 19

9/20

MOTION BY: Mr. Hamilton SECONDED BY: Mr. Wester burg

AN ORDINANCE TO AMEND SECTION 11-4015 OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO DEFINE THE CRIME OF RESISTING AN OFFICER; TO ESTABLISH AN EFFECTIVE DATE;

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West

Monroe, Louisiana, in regular and legal session convened, that Section 11-4015 of the Code of

Ordinances, City of West Monroe, Louisiana, is hereby amended to read as follows:

"Sec. 11-4015 - Resisting an officer.

- Resisting an officer is the intentional interference with, opposition or resistance to, or obstruction of an individual acting in his official capacity and authorized by law to make a lawful arrest, lawful detention, or seizure of property or to serve any lawful process or court order when the offender knows or has reason to know that the person arresting, detaining, seizing property, or serving process is acting in his official capacity.
- (1) The phrase "obstruction of" as used herein shall, in addition to its common meaning, signification, and connotation mean the following:
 - (a) Flight by one sought to be arrested before the arresting officer can restrain him and after notice is given that he is under arrest.
 - (b) Any violence toward or any resistance or opposition to the arresting officer after the arrested party is actually placed under arrest and before he is incarcerated in jail.
 - (c) Refusal by the arrested or detained party to give his name and make his identity known to the arresting or detaining officer or providing false information regarding the identity of such party to the officer
 - (d) Congregation with others on a public street and refusal to move on when ordered by the officer.

(e) Knowing interference with a police cordon resulting from the intentional crossing or traversing of a police cordon by an unauthorized person or an unmanned aircraft system (UAS). The cordoned area includes the airspace above the cordoned area

- (i) For purposes of this Subparagraph, "police cordon" means any impediment or structure erected or established by an officer for crowd or traffic control, or to prevent or obstruct the passage of a person at the scene of a crime or investigation.
- crime scene tape, rope, cable, wire or metal barricades, or the posting of uniformed officers or other personnel otherwise identifiable as law enforcement officers (iii) "Unmanned aircraft system" shall have the same meaning as provided by R.S. 14:337(B).

(ii) "Impediment or structure" includes but is not limited to

(iv) If the flight of a UAS into the cordoned area endangers the public or an officer's safety, law enforcement personnel or fire department personnel are authorized to disable the UAS.

(2) The word "officer" as used herein means any peace officer, as defined in R.S. 40:2402, and includes deputy sheriffs, municipal police officers, probation and parole officers, city marshals and deputies, enforcement agents and P.O.S.T. qualified Code Enforcement officers.

than five hundred dollars or be imprisoned for not more than six months.

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that this Ordinance and its provisions are to be construed to be severable in regards to any of its provisions, portions or parts, and that in the event any part or portion or provision of this Ordinance should be held invalid, then in such event, such invalidity shall not affect any other provisions, portions, or parts which can be given effect without the invalid provision, and this Ordinance and the provisions of the Section above are hereby declared severable.

SECTION 3. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that for good cause determined to be in the best interests of the City of West Monroe and its citizens, the provisions of this Ordinance shall be effective on and after the 12th of September, 2018.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows: YEA: BenNett Brian, Hamilton, Land, Westerburg NONE NONE NOT VOTING: NONE ABSENT: ATTEST:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE, STATE OF LOUISIANA 9/20

SEPTEMBER, 2018 Mitchell STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE, STATE OF LOUISIANA

APPROVED THIS 11th DAY OF

STATE OF LOUISIANA

ORDINANCE NO. 4580

CITY OF WEST MONROE MOTION BY: Mr. Westerburg SECONDED BY: Mr. Harilton

AN ORDINANCE TO AMEND SECTION 11-4015.1 OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO DEFINE THE CRIME OF FLIGHT FROM AN OFFICER; TO ESTABLISH AN EFFECTIVE DATE; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 11-4015.1 of the Code of

Ordinances, City of West Monroe, Louisiana, is hereby amended to read as follows: "Sec. 11-4015.1. - Flight from an officer.

- No driver of a motor vehicle or operator of a watercraft shall intentionally refuse to bring a vehicle or watercraft to a stop knowing that he has been given a visual and audible signal to stop by a police officer when the officer has reasonable grounds to believe that the driver has committed an offense. The signal shall be given by an emergency light and a siren on a vehicle marked as a police vehicle or marked police watercraft.
- Whoever commits the crime of flight from an officer shall be fined not less than one hundred fifty dollars, nor more than five hundred dollars, or imprisoned for not more than six months, or both,
- In addition to any other fine or penalty imposed pursuant to the provisions of this Section, the court may, in its discretion, order restitution as a part of the sentence. If a person ordered to make restitution pursuant to this

(Continued to Page 17C)

(Continued from Page 16C)

Section is found to be indigent and therefore unable to make restitution in full at the time of conviction, the court shall order a periodic payment plan consistent with the person's financial ability."

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that this Ordinance and its provisions are to be construed to be severable in regards to any of its provisions, portions or parts, and that in the event any part or portion or provision of this Ordinance should be held invalid, then in such event, such invalidity shall not affect any other provisions, portions, or parts which can be given effect without the invalid provision, and this Ordinance and the provisions of the Section above are hereby declared severable.

SECTION 3. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that for good cause determined to be in the best interests of the City of West Monroe and its citizens, the provisions of this Ordinance shall be effective on and after the 12th of September, 2018.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows:

YEA: Bennett, Brian, Hamilton, Land, Westerburg, NAY:

NOT VOTING:

NONE

ABSENT:

NONE

ATTEST:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE, STATE OF LOUISIANA 9/20 SEPTEMBER, 2018

THE CHAPTER METALL, MAYOR
CITY OF WEST MONROE,
STATE OF LOUISIANA

APPROVED THIS 11th DAY OF

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 4581

MOTION BY: Mr. Brian SECONDED BY: Mr. Westerburg

AN ORDINANCE TO AMEND SECTION 11-4015.2 OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO DEFINE THE CRIME OF INTERFERING WITH A LAW ENFORCEMENT INVESTIGATION; TO ESTABLISH AN EFFECTIVE DATE; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West

Monroe, Louisiana, in regular and legal session convened, that Section 11-4015.2 of the Code of

Ordinances, City of West Monroe, Louisiana, is hereby amended to read, as follows:

"Sec. 11-4015.2. - Interfering with a law enforcement investigation.

- A. Interfering with a law enforcement investigation is the intentional interference or obstruction of a law enforcement officer conducting investigative work at the scene of a crime or the scene of an accident by refusing to move or leave the immediate scene of the crime or the accident when ordered to do so by the law enforcement officer when the offender has reasonable grounds to believe the officer is acting in the performance of his official duties.
- B. For the purposes of this Section, "law enforcement officer" means any commissioned police officer, sheriff, deputy sheriff, marshal, deputy marshal, correctional officer, constable, wildlife enforcement agent, state park warden, livestock brand inspector, forestry officer, probation and parole officer, or P.O.S.T. certified code enforcement officer.
- C. Whoever violates the provisions of this Section shall be fined not more than five hundred dollars, imprisoned for not more than six months, or both."

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that this Ordinance and its provisions are to be construed to be severable in regards to any of its provisions, portions or parts, and that in the event any part or portion or provision of this Ordinance should be held invalid, then in such event, such invalidity shall not affect any other provisions, portions, or parts which can be given effect without the invalid provision, and this Ordinance and the provisions of the Section above are hereby declared severable.

SECTION 3. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that for good cause determined to be in the best interests of the City of West Monroe and its citizens, the provisions of this Ordinance shall be effective on and after the 12th of September, 2018.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows:

YEA: Bennett, Brian, Hamilton, land, Westerburg

NAY: None

NOT VOTING: None

ABSENT: None

BENEY CHELETTE, CITY CLERK CITY OF WEST MONROE, STATE OF LOUISIANA 9/20

ATTEST:

APPROVED THIS 11th DAY OF SEPTEMBER, 2018

You John Mitchell, MAYOR

CITY OF WEST MONROE,

STATE OF LOUISIANA

)E,

STATE OF LOUISIANA

CITY OF WEST MONROR

ORDINANCE NO. 4582 MOTIO

MOTION BY: Mr. Hawilton SECONDED BY: Mr. Brian

AN ORDINANCE TO AMEND SECTION 8-3004(a) OF THE CODE OF ORDINANCES, CITY OF WEST MONROE, LOUISIANA, TO TO ALSO PROHIBIT ANIMALS FROM REMAINING OR RUNNING AT LARGE ON THE PROPERTY BELONGING TO ANOTHER; TO ESTABLISH THE AFFIRMATIVE DEFENSE THAT THE OWNER OR OCCUPANT OF THAT PROPERTY HAD GIVEN APPROVAL, PERMISSION, OR CONSENT; TO ESTABLISH AN EFFECTIVE DATE; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Section 8-3004(a) of the Code of Ordinances, City of West Monroe, Louisiana, is hereby amended to read as follows:

"Sec. 8-3004. - Animals running at large; impoundment.

(a) It shall be unlawful for any owner of any animal or any other person having charge of the animal to permit the animal to remain or run at large: (i) on the public streets, sidewalks, alleys or other public places within the city limits, or (ii) on property belonging to anyone other than owner or other person having charge of the animal. No person shall hitch any animal to any object in such a manner that the animal is free to go across or on: (i) the streets, sidewalks, alleys or any other public place within the city limits, or (ii) on property belonging to anyone other than owner or other person having charge of the animal. It shall be an affirmative defense that the owner or other person having charge of the animal had the approval, permission, or consent of: (i) the owner of the property, or (ii) as respects property on which is located only a one-family or two-family residence, a lawful resident of that property. This affirmative defense must be timely asserted by the person charged with the violation, who shall have the burden of proof to establish such approval, permission, or consent.

(b) ***

* * * * "

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and the Board of Aldermen of

the City of West Monroe, Louisiana, in regular and legal session convened, that if any provisions or sections of this ordinance are held invalid, such invalidity should not affect the other provisions or sections of this ordinance which can be given in effect without the invalid provisions or sections, and to this end the provisions and sections of this ordinance are hereby declared severable.

SECTION 3. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that for good cause and in the best interests of the City of West Monroe and its residents, this amendment shall be effective on the date following the adoption of this ordinance, i.e., effective September 12th, 2018.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor

and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows:

YEA: Bennett Brian, Hamilton, Land, Westerburg

NAY: NONE

NOT VOTING: NONE

ABSENT: NONE

ATTEST:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA 9/20 APPROVED THIS 11TH DAY OF SEPTEMBER, 2018

STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

STATE OF LOUISIANA

CITY OF WEST MONROE

ORDINANCE NO. 4583

MOTION BY: Mr. Havilton SECONDED BY: Mr. Land

AN ORDINANCE TO AUTHORIZE A PROFESSIONAL SERVICES AGREEMENT WITH NEBLETT, BEARD AND ARSENAULT, L.L.C. AND BOBBY R. MANNING, ATTORNEY, FOR LEGAL SERVICES INVOLVING INVESTIGATION AND, IF DETERMINED APPROPRIATE, LITIGATION RELATING TO DISTRIBUTION OF PRESCRIPTION OPIATES IN A MANNER CAUSING DAMAGES TO THE CITY; AND OTHER WISE TO PROVIDE WITH RESPECT THERETO.

WHEREAS, the City desires to bring an action against the manufacturers, distributors, providers and/or others within the stream of commerce that provide prescription opiates for damages to the City arising out of aggressive marketing and distribution of opiates; and

WHEREAS, the firm of Neblett, Beard and Arsenault, as lead counsel, has the requisite subject matter expertise and experience to pursue such claims and will provide the services needed on a contingency fee basis at no cost to the City; and

WHEREAS, all legal services provided will be in coordination with the City of West Monroe Legal Department.

NOW, THEREFORE,

SECTION 1. BE IT ORDAINED, by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with Neblett, Beard and Arsenault, L.L.C. and Bobby R. Manning to provide certain legal services involving investigation and, if determined appropriate, litigation, and related services relating to distribution of prescription opiates in a manner causing damages to the City, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th day of September, 2018, the final vote being as follows:

NAY: NONE

NONE

NONE

NONE

ABSENT: NONE

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018

BENNY HELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA APPROVED THIS 11TH DAY OF SEPTEMBER, 2018

THE CONTROL OF SEPTEMBER, 2018

STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA

CITY OF WEST MONROE

ordinance no. 4584

MOTION BY: Mr. Brian
SECONDED BY: Mr. BENNEH

AN ORDINANCE TO AUTHORIZE THE CITY OF WEST MONROE, LOUISIANA TO ENTER INTO A JOINT FUNDING AGREEMENT FOR WATER RESOURCES INVESTIGATIONS (OCTOBER 1, 2018 THROUGH SEPTEMBER 30, 2019) WITH THE U.S. GEOLOGICAL SURVEY, UNITED STATES DEPARTMENT OF THE INTERIOR; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

Section 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West

Monroe, Louisiana, in regular and legal session convened, that the City of West Monroe, Louisiana, be and it is hereby authorized to enter into that Joint Funding Agreement for Water Resources Investigation (October 1, 2018 through September 30, 2019) with the U.S. Geological Survey, United States Department of the Interior, a copy of which is attached hereto as Exhibit A, all according to all terms, conditions and provisions as set forth therein.

Section 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute that Joint Funding Agreement on behalf of the City of West Monroe, Louisiana, and to take any and all other action deemed by her either necessary or appropriate to effectuate execution of that Joint Funding Agreement for Water Resources Investigation (October 1, 2018 through September 30, 2019) with the U.S. Geological Survey, United States Department of the Interior.

and Board of Aldermen, in regular and legal session convened, voted on by yea and nay vote, passed and adopted the 11th day of September, 2018, the final vote being as follows:

YEA: Bennett, Brian, Hamilton, Land, Westerburg

The above Ordinance was read and considered by Sections at a public meeting of the Mayor

YEA: BENNETT, Brian, Hamilton, Land, Westerburg

NAY: NONE

NOT VOTING: NONE

ABSENT: NONE

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA

ORDINANCE NO. 4585

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018

STACT ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA

CITY OF WEST MON

MOTION BY: Mr. Westerburg

AN ORDINANCE TO AUTHORIZE A COOPERATIVE ENDEAVOR AGREEMENT WITH THE OUACHITA PARISH SCHOOL BOARD, WHICH WILL PROVIDE FOR A WEST MONROE POLICE DEPARTMENT SUBSTATION AT WEST MONROE HIGH SCHOOL; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

WHEREAS, locating a police substation on the premises of West Monroe High School will be beneficial to both West Monroe High School and the West Monroe Police Department; and

WHEREAS, this substation will improve the security of West Monroe High School as well as improve the efficiency and functions of the West Monroe Police Department; and

WHEREAS, this proposed substation would be located at the end of Wing 1 next to the auditorium on the southeast corner of the West Monroe High School campus, facing the four way stop at Riggs and Travis streets; and

WHEREAS, this location will strengthen a long standing security concern for the high school; and

WHEREAS, West Monroe Police Department patrol units will be able to enter and exit campus from this location with great ease; and

WHEREAS, the visibility of these units and officers on campus will be a tremendous deterrent and will enhance response time for the high school and the community;

NOW, THEREFORE,

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, be and she is hereby authorized to enter into a Cooperative Endeavor with the Ouachita Parish School Board which will provide for a West Monroe Police Department Substation at West Monroe High School which provides for the following provisions and conditions, to-wit:

- Access to the substation will be restricted to police officers only;
- School personnel will not have access to this room without police supervision;
- No other persons will be brought onto campus or into the substation by WMPD;
- Reserved parking and signage will clearly indicate the substation in the end of Wing
 1.
- WMPD will have access at all times, but this is not an agreement that the substation will always be staffed;

 The only equipment kept in this room will be West Monroe Police computers, office

This substation will operate 24 hours a day, 7 days a week, and during all holidays.

equipment, security camera (if desired), refrigerator, microwave, coffee machine, and similar items utilized by WMPD personnel;

unications will be independent of WMHS systems, and provided by

- WMHS will provide a/c and heat during times when school building itself is cooled
 and heated. WMHS will provide a portable a/c unit for other times. WMPD will
 provide portable heating unit when needed. WMHS will provide two teacher desks,
 but any other chairs, tables, shelves, or other furnishings desired will be provided by
 WMDD.
- Housekeeping will be the responsibility of WMPD;
- Any maintenance concerns will be provided to WMHS;
- Signage will be provided by WMPD;

 Cost of will be said to the said to th
- Cost of utilities will be the responsibility of WMHS;
- A dedicated exterior entry door and short walkway will be installed. This expense
 will be shared equally between the City and Ouachita Parish School Board. WMPD
 will install their locks to interior and exterior doors;
- If interior camera(s) are desired, WMPD will be solely responsible;
 Either OPSB or WMPD can terminate this CEA on 30 days advance written notice
- to the other.

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana be and she is hereby authorized to further negotiate and provide for such other terms and provisions and to take any and all further action or execute any further documents she deems either necessary or proper to effectuate the execution of that Cooperative Endeavor Agreement and fulfill the obligations of the City of West Monroe.

The above Ordinance was read and considered by sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea and nay vote, this 11th day of September, 2018, the final vote being as follows:

YEA: Brian Hamilton Land World Durg

NAY: NONE

NOT VOTING: NONE

ABSENT: Benneth City CLERK

CITY OF WEST MONROE

STATE OF LOUISIANA

CLOOCSECTIVE ORDER TO SEPTEMBER 2018

APPROVED THIS 11TH DAY OF SEPTEMBER 2018

STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE

STATE OF LOUISIANA

CLOOCSECTIVE ORDER TO SEPTEMBER 2018 STATE OF LOUISIANA

CLOOCSECTIVE ORDER TO SEPTEMBER 2018 STATE OF LOUISIANA

CLOOCSECTIVE ORDER TO SEPTEMBER 2018 STATE OF LOUISIANA

STATE OF LOUISIANA CITY OF WEST MONROE

86

ORDINANCE NO. 4586

MOTION BY: Nr. Havi Hon SECONDED BY: Mr. Brian

AN ORDINANCE AUTHORIZING THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AGREEMENT FOR PROFESSIONAL SERVICES WITH LAZENBY & ASSOCIATES, INC. TO PROVIDE CERTAIN ENGINEERING AND RELATED SERVICES IN CONNECTION WITH THE CITY STREET STRIPING PROJECT; AND OTHERWISE PROVIDING WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West

Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with Lazenby & Associates, Inc. to provide certain engineering and related services in connection with the City Street Striping Project, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

(Continued to Page 18C)

(Continued from Page 17C)

The above Ordinance was read and co	onsidered by Sections at a public meeting of the Mayor
and Board of Aldermen, in regular and legal	session convened, voted on by yea or nay vote, this 11th
day of September, 2018, the final vote being	
YEA: Brian, Hamilton,	Land, Westerburg
NAY: NONE	<i>J</i>
NOT VOTING: NONE	
ABSENT: Bennett	
ATTEST:	
a al 1/a	APPROVED THIS 11TH DAY OF SEPVEMBER, 2018
De Chall	Kurghafullell
BEXNY CHEZETTÉ, CITY CLERK CITY OF WEST MONROE	STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE
STATE OF LOUISIANA	STATE OF LOUISIANA
STATE OF LOUISIANA	STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA CITY OF WEST MONROE

ORDINANCE NO. 4587

MOTION BY: MC. Hauitton SECONDED BY: Mr. LAND

AN ORDINANCE TO AUTHORIZE THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AGREEMENT FOR PROFESSIONAL SERVICES WITH S. E. HUEY ENGINEERS TO PROVIDE CERTAIN ENGINEERING AND RELATED SERVICES IN CONNECTION WITH THE COMMERCIAL PARK FRONTAGE ROAD DRAINAGE IMPROVEMENTS (DRA FUNDING); AND TO OTHERWISE PROVIDE WITH RESPECT

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West be, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with S. E. Huey Engineers to provide certain engineering and related services in connection with Commercial Park Frontage Road Drainage Improvements (DRA Funding), a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or prope to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th

Brian, Hamilton, None NOT VOTING:_ NONe Bennett ATTEST:

CITY OF WEST MONROE STATE OF LOUISIANA

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 STACT ALBRITTON MITCHELL, MAYOR

CITY OF WEST MONROE STATE OF LOUISIANA EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE

STATE OF LOUISIANA

ORDINANCE NO. 4588

9/20

CITY OF WEST MONROE MOTION BY: Mr. Hamilton

AN ORDINANCE AUTHORIZING THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AMENDMENT NO. 1 TO THAT PROFESSIONAL SERVICES AGREEMENT "CONTRACT FOR ENGINEERING SERVICES MANE STREET REHABILITATION - PHASE 1" DATED DECEMBER 19, 2017, TO INCREASE THE EXTENT OF THE PROJECT FROM DOWNING PINES ROAD; TO INCREASE THE FEE FOR BASIC ENGINEERING SERVICES TO \$225,000.00; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an Amendment No. 1 to that professional services agreement "Contract for Engineering Services Mane Street Rehabilitation - Phase 1" dated December 19, 2017, to increase the extent of the project from Downing Pines Road; to increase the fee for basic engineering services to \$225,000.00, a copy of which amendment is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th day of September, 2018, the final vote being as follows

NOT VOTING: NONE ABSENT: BENNO+ ATTEST:

STATE OF LOUISIANA

ORDINANCE NO. 4589

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory) 9/20

STATE OF LOUISIANA

SECONDED BY: Mr. Lanz

AN ORDINANCE TO AUTHORIZE THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AGREEMENT FOR PROFESSIONAL SERVICES WITH S. E. HUEY ENGINEERS TO PROVIDE CERTAIN ENGINEERING AND RELATED SERVICES IN CONNECTION WITH MONTGOMERY STREET REHABILITATION – AMENDMENT NO. 1; AND TO OTHER WISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with S. E. Huey Engineers to provide certain engineering and related services in connection with Montgomery Street Rehabilitation - Amendment No. 1, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell. Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th day of September, 2018, the final vote being as follows

Brian, Hawilton NOT VOTING:_ NONE

CITY OF WEST MONROE

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE

STATE OF LOUISIANA EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

> STATE OF LOUISIANA CITY OF WEST MONROE

ORDINANCE NO. 4590

MOTION BY: Mr. Hamilton SECONDED BY: Mr. LAND

AN ORDINANCE TO AUTHORIZE THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE AN AGREEMENT FOR PROFESSIONAL SERVICES WITH S. E. HUEY ENGINEERS TO PROVIDE CERTAIN ENGINEERING AND RELATED SERVICES IN CONNECTION WITH MASTER DRAINAGE PLAN PHASE 1; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, an agreement for professional services with S. E. Huey Engineers to provide certain engineering and related services in connection with Master Drainage Plan Phase 1, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent, including but not limited to such negotiations and agreements as she determines appropriate regarding the terms and conditions of the employment, the nature of the services performed and the manner of calculation of compensation for those services.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor day of September, 2018, the final vote being as follows:

YEA: Brian, Hauilton, Land, NOT VOTING: NONE Bennett ABSENT:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE

ATTEST:

APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE

STATE OF LOUISIANA CITY OF WEST MONROE

ORDINANCE NO. 4591

MOTION BY: Mr. Hamilton SECONDED BY: Mr. Westerburg

AN ORDINANCE TO AUTHORIZE ACCEPTANCE OF A GRANT FROM DELTA REGIONAL AUTHORITY ("DRA") FOR DRA PROJECT: LA-53934; IN THE AMOUNT OF \$1,000,000.00, SUBJECT TO AN INVESTMENT BY THE CITY IN THE AMOUNT OF \$1,019,000.00, TO DESIGNATE A PERSON WITH AUTHORITY TO ACCEPT THE GRANT, EXECUTE CERTAIN DOCUMENTS, MAKE CERTAIN ASSURANCES, AND PERFORM CERTAIN DUTIES REQUIRED BY THE GRANT AGREEMENT; TO PROVIDE FOR A SUCCESSOR WITH AUTHORITY IN THE EVENT OF AN ADMINISTRATIVE CHANGE; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

WHEREAS, the Delta Regional Authority (hereinafter "DRA") was created by Congress by

the Delta Regional Authority Act of 2000, as amended, as a federal/state partnership now comprised of 252 counties and parishes within the eight states of Alabama, Arkansas, Illinois, Kentucky, na, Mississippi, Missouri, and Tennessee in order to remedy severe and chronic econo distress by stimulating economic development and fostering partnerships that will have a positive

WHEREAS, the City of West Monroe, Louisiana (sometimes "Awardee"), acting by and through its Board of Aldermen, proposes to accept a grant award with DRA for the Fiscal Year 2018 federal award program cycle; and

WHEREAS, DRA requires that a person be designated, appointed, and given the authority to perform certain duties and provide administration of this award for and on behalf of the Awardee;

WHEREAS, the application for this grant award requested a grant award amount of \$1,000,000.00, and asserted that if awarded the Awardee would provide additional funds in the amount of \$1,019,000.00; and

WHEREAS, in order to provide stability for the continuation of the anticipated project and in order to comply with the conditions of the grant, it is necessary to provide that in the event of an administration change, the new Mayor shall continue to have the authority granted under this

NOW THEREFORE,

SECTION 1. BE IT ORDAINED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby designated and appointed to act and perform on behalf of the City of West Monroe, Louisiana, and shall have the authority to undertake those acts and to assume any and all duties in dealing with the award with DRA for the Fiscal Year-

SECTION 2. BE IT FURTHER ORDAINED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute and submit any and all documents, including but not limited to applications, award closings, request for funds, status reports to DRA for the Fiscal Year - 2018 federal award program cycle, further including but not limited to executing and submitting the following according to their terms and

Awardee's Affidavit

Acknowledgment and/or acceptance of Memorandum of Agreement

Affidavit as to Liens and Encumbrances Affidavit and Acknowledgment (Amount Lower than Requested)

Mediation and Arbitration Disclosures Arbitration Agreement

Notice of Basic Agency Transfer

Environmental Declaration and Indemnity Single Audit Affidavit nated Clearing House Dorm (ACH)

SECTION 3. BE IT FURTHER ORDAINED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that the Awardee agrees to provide additional funds in the amount of \$1,019,000.00;

SECTION 4. BE IT FURTHER ORDAINED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that in the event of an administration change, the new Mayor shall continue to have all authority granted under this

SECTION 5. BE IT FURTHER ORDAINED by the Mayor and Board of Alderman of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, be and she is hereby further authorized to execute any and all further documents and agreements necessary or appropriate relating to acceptance of the project award or to assure qualification for the grant, or to provide any and all required certification(s) and/or assurances of the obligations required, together with any and all further documents she determines are necessary or appropriate in order to fulfill the requirements of the grant according to

The above ordinance was read and considered by sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened on the 11th day of September, 2018, Havilton.

NONE NOT VOTING: Bennett ABSENT: ATTEST:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE

SEPTEMBER, 2018 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE

APPROVED THIS 11th DAY OF

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA CITY OF WEST MONROE

ORDINANCE NO. 4592

MOTION BY: Mr. Hamilton SECONDED BY: Mr. Brian

AN ORDINANCE TO AUTHORIZE THE MAYOR OF THE CITY OF WEST MONROE, LOUISIANA, TO EXECUTE A CONSTRUCTION AGREEMENT WITH OUACHITA BUILDERS OF WEST MONROE, INC. TO PROVIDE IN DRAINAGE AND OTHER IMPRO AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

SECTION 1. BE IT ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby authorized to execute on behalf of the City of West Monroe, Louisiana, a Construction Agreement with Ouachita Builders of West Monroe, Inc. to provide certain drainage and other improvements on Thomas Road, a copy of which agreement is attached as Exhibit "A".

SECTION 2. BE IT FURTHER ORDAINED by the Mayor and Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that Staci Albritton Mitchell, Mayor of the City of West Monroe, Louisiana, be and she is hereby further authorized to take any and all actions and to execute any and all further documents she deems either necessary or proper to negotiate, prepare, execute and carry out the activities arising out of the agreement described above according to its terms and intent.

The above Ordinance was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened, voted on by yea or nay vote, this 11th day of September, 2018, the final vote being as follows:

NOT VOTING: NONO ABSENT: ATTEST:

BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA

APPROVED THIS 11TH DAY OF SEPTEMBER 201 STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

EXHIBITS TO THIS ORDINANCE ARE ON FILE WITH THE CITY OF WEST MONROE AND CAN BE VIEWED AT WEST MONROE CITY HALL DURING REGULAR OFFICE HOURS (Ask For Cindy Emory)

9/20

STATE OF LOUISIANA

RESOLUTION NO. 722

CITY OF WEST MONROE

A RESOLUTION TO AUTHORIZE THE APPOINTMENT OF PAUL W. SMITH TO THE CITY OF WEST MONROE HERITAGE PRESERVATION COMMISSION, AND TO FURTHER PROVIDE WITH RESPECT THERETO.

BE IT RESOLVED by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that the following appointment to the City of West Monroe Heritage Preservation Commission by the Mayor for the term shown is hereby authorized and approved:

APPOINTMENT

FOR TERM EXPIRING

Paul W. Smith

October 1, 2022

The above resolution was read and considered by sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened on the 11th day of September, 2018, voted on by yea and nay vote, passed and adopted, the final vote being as follows:

(Continued to Page 19C)

(Continued from Page 18C)

YEA: Bennett, Brian, Hamilton, Land, Westerburg NONE NOT VOTING:_ NONE NONe ABSENT: ATTEST: APPROVED THIS 11TH DAY OF SEPTEMBER, 2018 Hay Straig Mutchell STACI ALBRITTON MITCHELL, MAYOR BENNY CHELETTE, CITY CLERK CITY OF WEST MONROE STATE OF LOUISIANA CITY OF WEST MONROE STATE OF LOUISIANA 9/20

STATE OF LOUISIANA

CITY OF WEST MONROE

A RESOLUTION TO AUTHORIZE THE APPOINTMENT OF MARY KEELE TO

THE CITY OF WEST MONROE HERITAGE PRESERVATION COMMISSION.

RESOLUTION NO. 123

MOTION BY: Mr. Hamilton

SECONDED BY: Mr. Land

AND TO FURTHER PROVIDE WITH RESPECT THERETO. BE IT RESOLVED by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that the following appointment to the City of West

Monroe Heritage Preservation Commission by the Mayor for the term shown is hereby authorized and approved: APPOINTMENT FOR TERM EXPIRING

October 1, 2022 Mary Keele The above resolution was read and considered by sections at a public meeting of the Mayor

and Board of Aldermen, in regular and legal session convened on the 11th day of September, 2018, voted on by yea and nay vote, passed and adopted, the final vote being as follows YEA: Bennett, Brian, Hamilton, Land, Westerburg NOT VOTING:__ NONE NONE ABSENT:

CITY OF WEST MONROE

ATTEST:

9/20

APPROVED THIS 11TH DAY OF

STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE

STATE OF LOUISIANA CITY OF WEST MONROE

RESOLUTION NO. 724

MOTION BY: Mr. Brian SECONDED BY: Mr. Wester Duca

A RESOLUTION TO ACKNOWLEDGE FINAL ACCEPTANCE OF STATE PROJECT NOs. 315-01-0008, 315-02-0041, & 744-37-0012, N. 7TH STREET PROJECT NOS. 313-01-0008, 313-02-0041, & 744-37-0012, N. 71H STREET SIDEWALKS, WEST MONROE, OUACHITA PARISH, LOUISIANA; TO PROVIDE THAT THE CITY WILL AGREE TO MAINTAIN THOSE IMPROVEMENTS; TO PROVIDE FOR AN EFFECTIVE DATE; AND TO OTHERWISE PROVIDE WITH RESPECT THERETO.

WHEREAS, a final inspection of State Project Nos. 315-01-0008, 315-02-0041, and 744-37-0012, entitled N. 7th Street Sidewalks, West Monroe, Ouachita Parish, Louisiana, was made on February 8, 2017; and

WHEREAS, all phases of work under the contract with RMD Holdings, Ltd. concerning the State Project Nos. 315-01-0008, 315-02-0041, & 744-37-0012 entitled N. 7th Street Sidewalks West Monroe, Ouachita Parish, Louisiana, are final;

WHEREAS, the State of Louisiana requires a resolution of completion, satisfaction and acceptance of this work by the City of West Monroe;

NOW, THEREFORE,

SECTION 1. BE IT RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that the City of West Monroe does hereby accept State Project Nos. 315-01-0008, 315-02-0041, & 744-37-0012, entitled N. 7th Street Sidewalks, West Monroe, Ouachita Parish, Louisiana, as satisfactorily completed in accordance with the contract with RMD Holdings, Ltd., for improvements to the sidewalks along N.7th Street, Regency Street, and Parkwood Drive within the City of West Monroe, Ouachita Parish, Louisiana.

SECTION 2. BE IT FURTHER RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened that the City of West Monroe will now maintain the sidewalks and any improvements which were constructed or repaired by the project

SECTION 3. BE IT FURTHER RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, the Mayor or her designated representative for the City of West Monroe is hereby authorized to execute any and all documents pertaining to the final acceptance of this project.

SECTION 4. BE IT FURTHER RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that if any provision or item of this resolution or the application thereof is held invalid, such invalidity shall not affect other provisions, items or applications which can be given effect without the invalid provisions, items or applications, and to this and, the provisions of this resolution are hereby declared severable.

SECTION 5. BE IT FURTHER RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that this resolution shall take effect immediately

SECTION 6. BE IT FURTHER RESOLVED, by the Mayor and the Board of Aldermen of the City of West Monroe, Louisiana, in regular and legal session convened, that all resolutions

or parts thereof in conflict herewith are hereby repeated. The above resolution was read and considered by Sections at a public meeting of the Mayor and Board of Aldermen, in regular and legal session convened on the 11th day of September, 2018,

ed on by yea and nay vote massed and adopted, the final vote being as follow

	1, Hamilton, Land	1
NAY:	NONE	
NOT VOTING:_	None	
ABSENT:	Bennett	

CITY OF WEST MONROE STATE OF LOUISIANA 9/20

APPROVED THIS 11TH DAY OF

STACI ALBRITTON MITCHELL, MAYOR CITY OF WEST MONROE STATE OF LOUISIANA

NOTICE OF SPECIAL ELECTION

Pursuant to the provisions of a resolution adopted by the Police Jury of the Parish of Ouachita, acting as the governing authority (the "Governing Authority") of the Fire Protection District No. One, Parish of Ouachita, State of Louisiana (the "District"), on May 7, 2018,

TUESDAY, NOVEMBER 6, 2018 and that at the said election there will be submitted to all registered voters in the District qualified and entitled to vote at the said election under the Constitution and Laws of the State of Louisiana and the Constitution of the United States, the

FIRE PROTECTION DISTRICT NO. ONE PARISH OF OUACHITA, STATE OF LOUISIANA PROPOSITION (MILLAGE RENEWAL)

Shall the Fire Protection District No. One, Parish of Ouachita, State of Louisiana (the "District"), under the provisions of Article VI, Section 30 and 32 of the Constitution of the State of Louisiana and other constitutional and statutory authority, be authorized to renew the levy of and collect a tax of 19.110 mills on all the property subject to taxation in the District, authorized to be levied through the year 2019 pursuant to an election held on October 17, 2009 (an estimated \$10,728,007 reasonably expected at this time to be collected from the levy of the tax for an entire year) for a period of ten (10) years, commencing with the year 2020 and ending with the year 2029, for the purposes of maintaining and operating the Fire Protection District's fire protection facilities and obtaining water for fire protection purpo:

The special election will be held at the following polling places situated within the District, which polls will open at six o'clock (6:00) a.m., and close at eight o'clock (8:00) p.m., in ice with the provisions of La. R.S. 18:541, to-wit:

PRECINCT POLL PLACE NAME

LOUISIANA DEPARTMENT OF ELECTIONS & REGISTRATION PRECINCTS LOCATION REPORT FOR THE DISTRICT

POLL PLACE LOCATION CITY

01A (O) Ou 02 (ST) Ste 03 (P) Jac 04 (P) Ou 05(P) Os 06(O) Sw 07(P) Sw 08(P) Lo 09(O) Ou 09A(P) Ou 11 (I) Jef 12(I) Ba 13(P) Bee 14(P) Bee	aachita Christian School aachita Christian School reflington Rec. Center ck Hayes School aachita Christian High School terland Rec. Center vartz Rec. Center uise Williams Library	7065 Hwy 165 7065 Hwy 165 709 Frances Ave. 3631 Old Sterlington Rd. 7065 Hwy 165N 710 Holland Dr. 701 Lincoln Hill Dr.	Monroe Monroe Sterlington Monroe Monroe Monroe Monroe Monroe
02 (ST) Ste 03 (P) Jac 04 (P) Ou 05 (P) Os 06 (O) Sw 07 (P) Sw 08 (P) Lo 09 (O) Ou 10 (I) Ou 11 (I) Jef 12 (I) Ba 14 (P) Be	erlington Rec. Center ck Hayes School nachtat Christian High School terland Rec. Center vartz Rec. Center vartz Rec. Center	709 Frances Ave. 3631 Old Sterlington Rd. 7065 Hwy 165N 710 Holland Dr. 701 Lincoln Hill Dr.	Sterlington Monroe Monroe Monroe
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07(P) Sw 08(P) Lo 09(O) Ou 09(AP) Ou 10 (I) Ou 11 (I) Jef 12(I) Ba 13(P) Bee 14(P) Bee	vartz Rec. Center		1 IVIOIII OC
08(P) Lo 09(O) Ou 09(A(P) Ou 10 (I) Ou 11(I) Jef 12(I) Ba 13(P) Be 14(P) Be		701 Lincoln Hill Dr.	
09(O) Ou 09A(P) Ou 10 (I) Ou 11(I) Jef 12(I) Ba 13(P) Be 14(P) Be	uise Williams Library		Monroe
09A(P) Ou 10 (I) Ou 11 (I) Jef 12 (I) Ba 13 (P) Be 14 (P) Be	and the same and t	140 Bayou Oaks Dr.	Monroe
09A(P) Ou 10 (I) Ou 11(I) Jef 12(I) Ba 13(P) Be 14(P) Be	achita High School	681 Hwy 594	Monroe
10 (I) Ou 11(I) Jef 12(I) Ba 13(P) Be 14(P) Be	achita High School	681 Hwy 594	Monroe
11(I) Jef 12(I) Ba 13(P) Be 14(P) Be			
12(I) Ba 13(P) Be 14(P) Be	achita Parish Courthouse	300 St. John St.	Monroe
13(P) Be 14(P) Be	ferson Upper Elem. School	1001 Pecan St.	Monroe
13(P) Be 14(P) Be	rkdull Faulk School	2110 Jackson St.	Monroe
14(P) Be	noit Rec. Center	1700 Oaklawn Dr.	Monroe
15(P) He	noit Rec. Center	1700 Oaklawn Dr.	Monroe
	nrietta Johnson Rec. Center	2800 Burg Jones Lane	Monroe
	nily P. Robinson Rec. Center	3504 Jackson St.	Monroe
	nily P. Robinson Rec. Center	3504 Jackson St.	Monroe
18(RW) Ric	chwood Middle School	5901 US Hwy 165 By Pass	Monroe
19(P) Ro	binson Elementary School	5101 Burg Jones Lane	Monroe
	ady Grove Elementary School	2204 Ticheli Road	Monroe
		- Contract C	
	ady Grove Elementary School	2204 Ticheli Road	Monroe
22(I) Jef	ferson Upper Elem. School	1001 Pecan St.	Monroe
23(I) He	nrietta Johnson Rec. Center	2800 Burg Jones Ln.	Monroe
	W Prince Hall Grnd Msn Lodge	402 Baylor Dr.	Monroe
	airie Road Water District	2176 Prairie Rd.	Monroe
26(O) Pra	airie Road Water District	2176 Prairie Rd.	Monroe
accordend -	riculture Building	704 Cypress	West Monroe
manuschaute moods			
	riculture Building	704 Cypress	West Monroe
28 (WM) Cy	press Street Library	315 Cypress St.	West Monroe
29(P) Riv	verbend Elementary School	700 Austin St.	West Monroe
	verbend Elementary School	700 Austin St.	West Monroe
		700 Austin St.	west Monroe
Ou	achita Parish Maintenance		
31(P) Fac	cty	910 Thomas Rd.	West Monroe
32(O) Cla	aiborne Elementary School	1011 Wallace Dean Rd.	West Monroe
	aiborne Elementary School		
		1011 Wallace Dean Rd.	West Monroe
34(WM) Ou	achita Parish Alternative Ctr.	1600 N. 7th St.	West Monroe
35(P) We	est Monroe City Hall	2305 N. 7th St.	West Monroe
	roli Elementary School	700 Kiroli Rd.	West Monroe
37(P) We	est Monroe City Hall	2305 N. 7th St.	West Monroe
38(O) Cla	aiborne Elementary School	1011 Wallace Dean Rd.	West Monroe
	ser Jr. High School	100 Price Dr.	West Monroe
		- Control Cont	TI COL STITUTE OF
40(O) Les	nwil Elementary School	112 Arrant Rd.	
41(O) Dro	ew Elementary School	1132 Hwy 15	West Monroe
	ghland Elementary School	1501 Wellerman Rd.	West Monroe
	roli Elementary School	700 Kiroli Rd.	West Monroe
	orge Welch School	199 Caldwell Rd.	West Monroe
44A (O) Ge	orge Welch School	199 Caldwell Rd.	West Monroe
45(O) Dro	ew Elementary School	1132 Hwy 15	West Monroe
	ghland Elementary School	1501 Wellerman Rd.	West Monroe
	achita Parish Alternative Ctr.	1600 N. 7th St.	West Monroe
48(O) Let	nwil Elementary School	112 Arrant Rd.	West Monroe
49(O) Dro	ew Elementary School	1132 Hwy 15	West Monroe
	roli Elementary School	700 Kiroli Rd.	West Monroe
		The state of the s	
	lhoun Middle School	191 Hwy 80 E	West Monroe
	lhoun Middle School	191 Hwy 80 E	West Monroe
52(O) Ca	lhoun Middle School	191 Hwy 80 E	West Monroe
	lhoun Middle School	191 Hwy 80 E	West Monroe
		- Constitution of the Cons	120000000000000000000000000000000000000
	lhoun Middle School	191 Hwy 80 E	West Monroe
	ntral Elementary School	1163 Hwy 151 S	West Monroe
	ntral Elementary School	1163 Hwy 151S	West Monroe
56(O) Wo	oodlawn School	5946 Jonesboro Rd.	West Monroe
	oodlawn School	5946 Jonesboro Rd.	West Monroe
	oodlawn School	5946 Jonesboro Rd.	West Monroe
The state of the s			
	necrest School	3604 Hwy 557	West Monroe
59(I) Lec	e Jr. High School	1600 19th St.	Monroe
	ul Adler Recreation Center	3900 Westminister Ave.	Monroe
	nerican Legion Hall	401 Forsythe Ave.	Monroe
	The state of the s		
	e Jr. High School	1600 19th St.	Monroe
	. Clark Magnet School	1202 Breard St.	Monroe
	ul Adler Recreation Center	3900 Westminister Ave.	Monroe
	rroll High School	2939 Renwick St.	Monroe
			The second secon
	rroll High School	2939 Renwick St.	Monroe
	errouse School	300 Sherrouse Ave.	Monroe
67(I) Cy	press Point Elementary School	6701 Mosswood Dr.	Monroe
	achita Parish Jr. High School	5500 Blanks Ave.	Monroe
	rroll High School	2939 Renwick St.	Monroe
70(P) Lin	icoln Elementary School	4200 Elm St.	Monroe
	Paul's United Methodist	1901 Lexington Ave.	Monroe
	keshore Elementary School	550 Balboa Dr.	Monroe
	press Point Elementary School	6701 Mosswood Dr.	Monroe
74(I) Lin	ncoln Elementary School	4200 Elm St.	Monroe
	Alban's Episcopal Church	2816 Deborah Dr.	Monroe
	ul Adler Recreation Center	3900 Westminister Ave.	Monroe
	xington School	1900 Lexington Ave.	Monroe
78(I) Ne	ville High School	600 Forsythe Ave.	Monroe
	ncoln Elementary School	4200 Elm St.	Monroe

The polling places set forth above are hereby designated as the polling places at which to hold the said election, and the Commissioners-in-Charge and Commis be those designated according to law.

The special election will be held in accordance with the applicable provisions of Chapter 5, Chapter 6 and Chapter 6-B of Title 18 of the Louisiana Revised Statutes of 1950, as amended,

other constitutional and statutory authority, including but not limited to R.S. 33:2721.15 and the officers appointed to hold the said election, as provided in this Notice of Special Election, or such substitute therefor, as may be selected and designated in accordance with La. R.S. 18:1287, will make due returns thereof to said Governing Authority, and NOTICE IS HEREBY FURTHER GIVEN that the Governing Authority will meet at its regular meeting place, at the Police Jury Meeting Room (2nd Floor – Ouachita Parish Courthouse), 301 South Grand, Monroe, LA, on December 3, 2018, at FIVE THIRTY O'CLOCK (5:30) P.M. and shall then and there in open and public session proceed to examine and canvass the returns and declare the results of the said special election. All registered voters of the District are entitled to vote at said special election and voting machines will be used thereat. Notice is HEREBY further given that a portion of the monies collected from the tax described in the Proposition above shall be remitted to certain state and statewide retirement systems in the manner required by law.

THUS DONE AND SIGNED, at Monroe, Louisiana, on this, the 7th day of May, 2018.

/s/Karen Cupit, Recording Secretary 9/13, 9/20,9/27,10/4

/s/Scotty Robinson, President

NOTICE OF SPECIAL ELECTION

Pursuant to the provisions of a resolution adopted by the Board of Commissioners of the Gravity Drainage District No. 2 of the Parish of Ouachita, State of Louisiana (the "District") acting as the governing authority (the "Governing Authority"), of the District on March 20, 2018, NOTICE IS HEREBY GIVEN that a special election will be held within the limits of the District TUESDAY, NOVEMBER 6, 2018, and that at the said election there will be submitted to all registered voters in the District qualified and entitled to vote at the said election under the Constitution and Laws of the State of Louisiana and the Constitution of the United States, the

PROPOSITION

Shall the Gravity Drainage District No. 2 of the Parish of Ouachita State of Louisiana (the "District"), levy a special tax of eleven and nine tenths (11.9) mills on all property subject to taxation in the District (the "Tax") (an estimated \$180,000 reasonably expected at this time to be collected from the levy of the Tax for an entire year). for a period of twenty-five (25) years, beginning with the year 2019 to and including the year 2043, for the purposes of acquiring, constructing, improving and maintaining flood control and gravity drainage works, including necessary equipment therefore, within and for the benefit of the District?

The special election will be held at the following polling places situated within the District, which polls will open at six o'clock (6:00) a.m., and close at eight o'clock (8:00) p.m., in accordance with the provisions of La. R.S. 18:541, to-wit:

POLL PLACE NAME POLL PLACE LOCATION CITY PRECINCT

The polling places set forth above and situated within the District be and the same are hereby designated as the polling places in which to hold the said special election, and the Commissioners-in-Charge and Commissioners, respectively, shall be those persons designated according to law pursuant to Section 1286(A) or Section 1286.1, as the case may be, of Title 18 of the Louisiana Revised Statutes of 1950, as amended.

The said special election will be held in accordance with the applicable provisions of Chapter 5, Chapter 6 and Chapter 6-A of Title 18 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority supplemental thereto, and the officers appointed to hold the said election, as provided in this Notice of Special Election, or such substitutes therefor as may be selected and designated in accordance with Section 1287 of Title 18 of the Louisiana Revised Statutes of 1950, as amended (La. R.S. 18:1287), will make due returns thereof to the Governing Authority, and NOTICE IS HEREBY FURTHER GIVEN that said Governing Authority will meet at its regular meeting place, The Sterlington Public Library, 305 Keystone Road, Sterlington, Louisiana, on TUESDAY, NOVEMBER 20, 2018, at 6:00 P.M., and will then and there in open and public session proceed to examine and canvass the

this time to be collected from the levy of the Tax for an entire year). for a period of twenty-five (25) years, beginning with the year 2019 to and including the year 2043, for the purposes of acquiring, constructing, improving and maintaining flood control and gravity drainage works, including necessary equipment therefore, within and for the benefit of the District?

The special election will be held at the following polling places situated within the District, which polls will open at six o'clock (6:00) a.m., and close at eight o'clock (8:00) p.m., in accordance with the provisions of La. R.S. 18:541, to-wit:

PRECINCT 01 (IN PART) POLL PLACE NAME POLL PLACE LOCATION CITY

The polling places set forth above and situated within the District be and the same are hereby designated as the polling places in which to hold the said special election, and the Commissioners-in-Charge and Commissioners, respectively, shall be those persons designated according to law pursuant to Section 1286(A) or Section 1286.1, as the case may be, of Title 18 of the Louisiana Revised Statutes of 1950, as amended.

The said special election will be held in accordance with the applicable provisions of Chapter 5, Chapter 6 and Chapter 6-A of Title 18 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority supplemental thereto, and the officers appointed to hold the said election, as provided in this Notice of Special Election, or such substitutes therefor as may be selected and designated in accordance with Section 1287 of Title 18 of the Louisiana Revised Statutes of 1950, as amended (La. R.S. 18:1287), will make due returns thereof to the Governing Authority, and NOTICE IS HEREBY FURTHER GIVEN that said Governing Authority will meet at its regular meeting place, The Sterlington Public Library, 305 Keystone Road, Sterlington, Louisiana, on TUESDAY, NOVEMBER 20, 2018, at 6:00 P.M., and will then and there in open and public session proceed to examine and canvass the

returns and declare the result of the special election. All registered voters in the Gravity Drainage District No. 2 of the Parish of Quachita, State of Louisiana are entitled to vote at said special election and voting machines will be used thereat. Notice is HEREBY further given that a portion of the monies collected from the tax described in the Proposition above shall be remitted to certain state and statewide retirement systems in the manner required by law.

THUS DONE AND SIGNED, at Sterlington, Louisiana, on this, the 20th day of March, 2018

/s/ David Bryant, Manager

/s/ Larry Bratton, Chairman

PARISH OF OUACHITA

STATE OF LOUISIANA

I, the undersigned Manager of Gravity Drainage District No. 2 of the Parish of Ouachita, State of Louisiana (the "District"), do hereby certify that the foregoing constitutes a true and correct copy of:

> A RESOLUTION ORDERING AND CALLING A SPECIAL ELECTION TO BE HELD BY GRAVITY DRAINAGE DISTRICT NO. 2, OF THE PARISH OF OUACHITA, STATE OF LOUISIANA, TO AUTHORIZE THE LEVY OF A SPECIAL AD VALOREM IN THE DISTRICT; MAKING APPLICATION TO THE STATE BOND COMMISSION AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH.

IN FAITH WHEREOF, witness my official signature on this, the 20th day of March,

9/13, 9/20,9/27,10/4

/s/ David Bryant, Manager

NOTICE OF SEIZURE

JPMORGAN CHASE BANK, N.A. STATE OF LOUISIANA VERSUS 2018-1561 PARISH OF OUACHITA NAKESHA NCOLE GAY FOURTH DISTRICT COURT

Please take notice that by virtue of a WRIT OF SEIZURE AND SALE dated June 4, 2018, the following property located at 116 Pecan Lake Estate Road, Monroe, Louisiana 71203 has been seized by the Ouachita Parish Sheriff and is scheduled to be sold at public auction without benefit of appraisement on September 26, 2018 or thereafter:

The property in the Act of Mortgage is described as follows:

Lot Twelve (12) of the Amended Pecan Lake Estates Subdivision in Section 5, Township 18 North, Range 5 East, as per plat in Plat Book 14, Page 64, of the records of Ouachita

MUNICIPAL ADDRESS: 116 PECAN LAKE ESTATEROAD, MONROE, LOUISIANA 71203.

Anyone having contact information for Nakesha Ncole Gay, last known to be residing at 116 Pecan Lake Estate Road, Monroe, Louisiana 71203:

- Please contact the Court-appointed Curator, D. Clay Wirtz (318) 323-8990.

9/13,9/20

NOTICE TO PUBLIC

Notice is hereby given that the Ouachita Parish Police Jury will meet as a Board of Review at 5:30 p.m., Monday, October 1st , 2018 at the Ouachita Parish Courthouse, Courtroom 3, located at 301 South Grand Street, Monroe, Louisiana, to hear any and all protests from taxpayers on their 2018 Assessments.

The Board of Review shall consider the written or oral protests of any taxpayer desiring to be heard who has filed a written appeal (with any supporting documents) by Monday, September 24th, 2018 at 5 P.M., seven (7) days prior to the actual Board of Review Hearing date). The appeal shall be filed by certified mail or hand delivered to the Police Jury Office in the Ouachita Parish Courthouse at 301 South Grand Street, Room 201, Monroe, LA 71201. Appeal Form 3103.A (AP-1 2017), Notice of Appeal Request for Board of Review is available in the Ouachita Parish Assessor's Office in the Ouachita Parish Courthouse at 301 South Grand Street, Room 103, Monroe, Louisiana. THE ASSESSOR'S OFFICE CANNOT

ACCEPT APPEALS.

9/13,9/20

Stephanie Smith, AAS, CLA Assessor, Ouachita Parish

ADVERTISEMENT FOR BIDS

Sealed Bids will be received by the Monroe Housing Authority, 300 Harrison Street, Monroe, Louisiana 71201 until 2:00 p.m. October 5, 2018.

18PRM3n4.02-Preservation Mills Housing Infill

Complete bidding documents for this project are available in electronic form to bonafide prime bidders. They may be obtained without charge and without deposit from www.aeplans.com. Printed copies are not available from the Architect, but arrangements can be made to obtain them through most reprographic firms. Plan holders are responsible for their own reproduction costs. Questions about this procedure shall be directed to the Architect at:

TBAStudio 103 Cypress Street West Monroe, Louisiana 71291 Telephone: Facsimile: (318) 998-1315

All bids must be accompanied by bid security equal to five percent (5%) of the sum of the base bid and all additive alternates, and must be made in the form of a certified check, cashier's check, or bid bond written by a surety company licensed to do business in Louisiana, countersigned by a person who is under contract with the surety company or bond issuer as a licensed agent in the State and who is residing in this State. No Bid Bond indicating an obligation of less than five percent (5%) by any

The successful Bidder shall be required to furnish a Performance and Payment Bond written by a company licensed to do business in Louisiana, and shall be countersigned by a person who is under contract with the surety company or bond issuer as a licensed agent in the State and who is residing in this State, in an amount equal to 100% of the Contract amount. Surety must be listed currently on the U.S. Department of Treasury Financial Management Service List (Treasury List). Bidder must verify

listing of surety through Monroe Housing Authority contract administrative office. No bid may be withdrawn for a period of thirty (30) days after receipt of bids, except under the provisions of Act 111 of 1983.

A Pre-Bid conference shall be held on Thursday, September 20, 2018 @ 10:00AM for the above listed contract at Monroe Housing Authority Downstairs Conference Room, 300 Harrison Street Monroe, Louisiana 71202.

ANY PERSON REQUIRING SPECIAL ACCOMMODATION SHALL NOTIFY MONROE HOUSING AUTHORITY OF THE TYPE(S) OF ACCOMMODATION REQUIRED NOT LESS THAN SEVEN (7) DAYS BEFORE THE BID OPENING.

Bids shall be accepted from Contractors who are licensed under LA R.S. 37:2150-2173 for the classification of Building Construction. Attention is called to the provisions for equal employment opportunity, and payment of not less than the minimum salaries and wages as set forth in the specification must be paid on this project. Monroe Housing Authority reserves the right to reject any or all bids or to waive any informalities in the bidding.

MONROE HOUSING AUTHORITY

9/6,9/13,9/20

By: Frank L. Wilcox, Executive Director