



REGULAR CITY COUNCIL MEETING

September 21, 2021 at 5:30 PM

AA Comeaux Recreation Center, 300 AA Comeaux Drive,
Suite 200, Abbeville, Louisiana 70510

AGENDA

NOTICE POSTED: September 20, 2021 at 4:00 P.M.

REGULAR ORDER OF BUSINESS

Call to Order by Mayor
Roll Call by Kathy Faulk
Prayer
Pledge

PERSONNEL

PUBLIC COMMENTS

(To allow comments on any of the following items prior to action.)

NEW BUSINESS

1. Public hearing to receive comments regarding an ordinance to amend and reenact Chapter 5-Buildings; Article IX-Signs: Section 5-272 - attached signs; (b)(4)(b)(2) to recalculate the size of a secondary sign on a gas station canopy.
2. To adopt an ordinance to amend and reenact Chapter 5-Buildings; Article, IX-Signs; Section 5-272 - Attached Signs; (b)(4)(b)(2) to recalculate the size of a secondary sign on a gas station canopy.
3. To introduce an ordinance providing for the incurring of debt and issuance of the Three million dollars (\$3,000,000) Revenue Bond, Series 2021, of the City of Abbeville, State of Louisiana; and providing for other matters in connection therewith. This is only an introduction of the ordinance and it is slated to be adopted at the October 5, 2021 City Council meeting.
4. To authorize the award of the contract for the LaFitte Park Walking Trail project to the low bidder contingent upon FHWA's review and approval.
5. To ratify the payment of the invoice to Ray Chevrolet in the amount of \$7,698.03 for the repair of a 2015 Chevrolet Tahoe.
6. To approve the revised accounting of the 2020 Tax Roll.
7. To approve the quote from Griner Drilling in the amount of \$5,835.00 for the repair of the Barn Lift Station.
8. To accept the quote from Vermilion Shell & Limestone Co., Inc. for the demolition and removal of the structure located at 906 Greene Street.
9. Discussion and review of City ordinances pertaining to election sign placement - Councilwoman Roslyn White.
10. To engage the services of Simpson Sports Engineering, in the amount of \$30,000.00, for engineering services for the turf and lighting project at A. A. Comeaux Park.
11. To approve payment of the invoice to Delta Fire & Safety in the amount of \$9,553.80 for the repair of a firetruck.
12. To authorize the increase scope of work for the 2021 LCDBG Sewer System Rehabilitation project and the associated amendment to the project budget and the engineering agreement with Sellers & Associates, Inc.
13. To approve payment of partial payment number 1 to Glenn Lege Construction, LLC for work completed to date on Hollingworth Drive & Cypress Street.
14. To approve payment of estimate for partial payment #1 in the amount of \$279,888.34 payable to Glenn Lege Construction, LLC for the Rehabilitation of the T-Hangar Taxilane & Apron Areas project.

OLD BUSINESS

1. None.

DEPARTMENTAL REPORTS AND UPDATES

1. Engineers
2. Park and Recreation Director
3. Main Street Manager

TOPICS FOR DISCUSSION

1. Council Members

ADJOURN

In accordance with the Americans with Disabilities Act, if you need special assistance, please contact Mayor Mark Piazza's office at 337-893-8550, describing the assistance that is necessary.

Report to Ordinance Committee September 7, 2021.

As a result of Hurricane Delta the local Shop Rite lost the canopy covering its pumps. Since the replacement canopy has Exxon signs on it the Shop Rite had to submit a sign application. This is the first canopy sign application we have had. When reviewing the ordinance I discovered that I had made a mistake in determining the size of the secondary sign on the canopy, and would like to correct my miscalculation by amending:

CHAPTER 5 – BUILDINGS

Article IX – Signs

Sec. 5-272 – Attached signs

(b) Size

- (4)(b)(2) For signs approved after the effective date of the ordinance from which this section derives, the maximum square footage allowed for each remaining canopy sign shall **be not more than twenty-five square feet per sign.**

The following ordinance having been introduced at a duly convened meeting on September 21, 2021, and notice of its introduction having been published in the official journal and a public hearing having been held in connection therewith on this date, was offered for final adoption by _____ and seconded by _____:

ORDINANCE

21-__

WHEREAS, it has been determined that a typographical error exists in Abbeville Code of Ordinances Section 5-272 (b)(4)(b)(2) which needs to be corrected

BE IT ORDAINED by the City Council of the City of Abbeville (the "Governing Authority"), acting as the governing authority of the City of Abbeville, State of Louisiana, that Chapter 5 – Buildings, Article IX – Signs, Section 5-272 (b)(4)(b)(2) be and the same is hereby amended and re-enacted to read as follows:

CHAPTER 5 – BUILDINGS

Article IX – Signs

Sec. 5-272 – Attached signs

(b) Size
(4)(b)(2) For signs approved after the effective date of the ordinance from which this section derives, the maximum square footage allowed for each remaining canopy sign shall be not more than twenty-five square feet per sign.

Effective Date. This Ordinance shall become effective upon execution by the Mayor.

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

YEAS:

NAYS:

ABSENT:

And the ordinance was declared adopted on this, the 21st day of September, 2021.

Kathleen Faulk, Clerk

Mark F. Piazza, Mayor

The following ordinance having been introduced at a meeting on September 21, 2021, was offered by _____ and seconded by _____:

ORDINANCE NO. 21-

An ordinance providing for the incurring of debt and issuance of the Three Million Dollars (\$3,000,000) Revenue Bond, Series 2021, of the City of Abbeville, State of Louisiana; and providing for other matters in connection therewith.

WHEREAS, 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 "Act"), authorizes the City of Abbeville, State of Louisiana (the "Issuer") to make and enter into contracts dedicating the excess of annual revenues of subsequent years, from any source, above contractual, necessary and usual charges; and

WHEREAS, for the current fiscal year the Issuer anticipates an excess of revenues over contractual, necessary and usual charges and all other expenses for such fiscal year, sufficient to meet the maximum principal and interest requirements in any future year on the Revenue Bond, Series 2021, authorized herein (the "Bond") and the Outstanding Parity Bonds, as defined herein, and the Issuer will herein obligate itself and its successors in office to budget and set aside annually adequate funds for the payment of the Bond and the Outstanding Parity Bonds, as defined herein; and

WHEREAS, pursuant to and in accordance with the foregoing, the Issuer now desires to incur debt and issue its Three Million Dollars (\$3,000,000) Revenue Bond, Series 2021, in the manner authorized and provided by the Act, for the purpose of acquiring, constructing, and improving recreational facilities and other works of public improvement of the Issuer and paying the costs of issuance of the Bond; and

WHEREAS, the Issuer is not now a party to any contract pledging or dedicating its excess of annual revenues above contractual, necessary and usual charges, other than its (i) Revenue and Refunding Bonds, Series 2012, and (ii) Revenue Bonds, Series 2016 (collectively, the "Outstanding Parity Bonds"); and

WHEREAS, it is the desire of the Issuer to fix the details necessary with respect to the issuance of the Bond and to provide for the authorization and issuance thereof; and

WHEREAS, it is the further desire of the Issuer to provide for the sale of the Bond to the Purchaser (hereinafter defined) as hereinafter provided;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Abbeville, State of Louisiana, acting as the governing authority of the Issuer:

SECTION 1. Definitions. As used herein, the following terms shall have the following meanings, unless the context otherwise requires:

"Act" shall mean 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.

"Additional Parity Obligations" shall mean any *pari passu* additional obligations hereafter issued by the Issuer on a parity with the Bond, with respect to the excess of annual revenues of the Issuer, all as provided herein.

"Agreement" shall mean the agreement to be entered into between the Issuer and the Paying Agent pursuant to this Ordinance.

"Bond" shall mean the Issuer's Revenue Bond, Series 2021, authorized by this Ordinance, in the total aggregate principal amount of Three Million Dollars (\$3,000,000), whether initially delivered or issued in exchange for, upon transfer of, or in lieu of any bond previously issued.

"Bond Counsel" shall mean Foley & Judell, L.L.P., or another attorney or firm of attorneys whose experience in matters relating to the issuance of obligations by states and their political subdivision is nationally recognized.

"Bond Register" shall mean the records kept by the Paying Agent, hereinafter defined, at their principal corporate office in which registration of the Bond and transfers of the Bond shall be made as provided herein.

"Code" shall mean the Internal Revenue Code of 1986, as amended.

"Executive Officers" shall mean, collectively, the Mayor and City Clerk of the Governing Authority.

"Fiscal Year" shall mean the one-year accounting period commencing on January 1st of each year, or such other period as may be designated by the Governing Authority as the fiscal year of the Issuer.

"Governing Authority" shall mean the City Council of the City of Abbeville, State of Louisiana, or its successor in function.

"Government Securities" shall mean direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by the United States of America, which are non-callable prior to their maturity, may be United States Treasury obligations such as the State and Local Government Series and may be in book-entry form.

"Interest Payment Date" shall mean March 1 and September 1 of each year during which the Bond is outstanding, commencing on March 1, 2022.

"Issuer" or **"City"** shall mean the City of Abbeville, State of Louisiana.

"Ordinance" shall mean this ordinance authorizing the issuance of the Bond, as it may be supplemented and amended.

"Outstanding" when used with respect to the Bond shall mean, as of the date of determination, any Bond or portion thereof theretofore issued and delivered under this Ordinance, except:

1. Any Bond theretofore canceled by the Paying Agent or delivered to the Paying Agent for cancellation;
2. Any Bond or portion thereof for which payment sufficient funds or government securities, or both, have been theretofore deposited in trust for the owners of such Bond with the effect specified in this Ordinance or by law;
3. Any Bond in exchange for or in lieu of which another Bond has been registered and delivered pursuant to this Ordinance; and
4. Any Bond alleged to have been mutilated, destroyed, lost or stolen which may have been paid as provided in this Ordinance or by law.

"Outstanding Parity Bonds" collectively, shall mean the Issuer's Revenue and Refunding Bonds, Series 2012 and Revenue Bonds, Series 2016.

"Owner" or **"Owners"** when used with respect to any Bond, shall mean the Person in whose name such Bond is registered in the Bond Register.

"Paying Agent" shall mean Gulf Coast Bank, in Abbeville, Louisiana, as paying agent and registrar hereunder, until a successor Paying Agent shall have become such pursuant to the applicable provisions of the Ordinance, and thereafter "Paying Agent" shall mean such successor Paying Agent.

"Person" shall mean any individual, corporation, partnership, joint venture, association, joint-stock company, trust, unincorporated organization, or government or any agency or political subdivision thereof.

"Purchaser" shall mean Gulf Coast Bank, in Abbeville, Louisiana, purchaser of the Bond.

"Record Date" for the interest payable on any Interest Payment Date, shall mean the 15th calendar day of the month next preceding such Interest Payment Date.

SECTION 2. **Authorization of Bond; Maturities.** In compliance with the terms and provisions of the Act, there is hereby authorized the incurring of an indebtedness of Three Million Dollars (\$3,000,000) for, on behalf of, and in the name of the Issuer, for the purpose of acquiring, constructing, and improving recreational facilities and other works of public improvement of the Issuer and paying the costs of issuance of the Bond, and to represent said indebtedness this Governing Authority does hereby authorize the issuance of its Revenue Bond, Series 2021, in the principal

amount of Three Million Dollars (\$3,000,000). The Bond shall be initially issued in the form of a single, fully-registered bond, dated the date of delivery thereof, numbered R-1 and in the aggregate principal amount of Three Million Dollars (\$3,000,000). The Bond shall bear interest from the dated date thereof or from the most recent Interest Payment Date to which interest has been paid or duly provided for, such interest to be payable semi-annually on March 1 and September 1 of each year, commencing March 1, 2022, at the rate of ____% per annum, said interest to be calculated on the basis of a 360-day year consisting of twelve 30-day months, and shall mature in installments as described in Section 3 below.

The principal of and interest on the Bond, upon final maturity or redemption in whole, shall be payable at the principal office of the Paying Agent, upon presentation and surrender thereof. All other payments of principal and interest on the Bond shall be payable by check of the Paying Agent mailed by the Paying Agent to the Owner (determined as of the close of business on the Record Date) at the address shown on the Bond Register. Each Bond delivered under this Ordinance upon transfer of, in exchange for or in lieu of any other Bond shall carry all the rights to interest accrued and unpaid, and to accrue, which were carried by such other Bond, and each such Bond shall bear interest (as herein set forth) so neither gain nor loss in interest shall result from such transfer, exchange or substitution.

No Bond shall be entitled to any right or benefit under this Ordinance, or be valid or obligatory for any purpose, unless there appears on such Bond a certificate of registration, substantially in the form provided in this Ordinance, executed by the Paying Agent by manual signature.

The Bond is hereby issued on a parity with the Outstanding Parity Bonds, and the Bond shall rank equally with and enjoy complete parity of lien with the Outstanding Parity Bonds on the excess of annual revenues of the Issuer above contractual, necessary and usual charges in each of the fiscal years during which the Bond and the Outstanding Parity Bonds are outstanding. It is certified that the Issuer has complied with, or will comply with prior to the issuance of the Bond, all the terms and conditions for the issuance of *pari passu* certificates of indebtedness set forth in the ordinance authorizing the issuance of the Outstanding Parity Bonds.

SECTION 3. **Installment Payments.** The Bond shall mature in installments without necessity of notice on March 1 in the years and in the principal amounts set forth below:

[Remainder of page left intentionally blank]

<u>Year</u> <u>(March 1)</u>	<u>Principal</u> <u>Amount</u>
2022	\$
2023	
2024	
2025	
2026	
2027	
2028	
2029	
2030	
2031	

* Final Maturity

SECTION 4. **Redemption Provisions.** The unpaid principal of the Bond shall be subject to redemption prior to maturity in whole or in part at any time on or after March 1, 2026, at the option of the Issuer, at the redemption price equal to the principal amount of the Bond to be redeemed plus accrued interest on the Bond, if any, to the redemption date.

Official notice of such call of all or any portion of the Bond for optional redemption will be given by first class mail, postage prepaid, by notice deposited in the United States mail, or by accepted means of electronic communication, not less than twenty (20) 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 notice provided for any optional redemption may provide that such optional redemption is conditioned upon the availability of funds therefor.

SECTION 5. **Registration and Transfer.** The Issuer shall cause the Bond Register to be kept by the Paying Agent. Bonds may be transferred, registered and assigned only on the Bond Register, which such registration shall be at the expense of the Issuer, and only by the execution of and compliance with the assignment form on the Bond being transferred. A new Bond may, upon request, be delivered by the Paying Agent to the last assignee (the new Owner) in exchange for such transferred and assigned Bond after receipt of the Bond to be transferred in proper form. Such new Bond shall be in the denomination of \$100,000 or any integral multiple of \$5,000 in excess thereof within a single maturity. The Paying Agent shall not be required to issue, register the transfer of, or exchange any Bond during a period beginning at the opening of business on a Record Date and ending at the close of business on the Interest Payment Date.

SECTION 6. **Form of Bond.** The Bond and the endorsements to appear thereon shall be in substantially the following form set forth in **Exhibit B** hereto.

SECTION 7. **Execution of Bond.** The Bond shall be signed by the Executive Officers for, on behalf of, in the name of and under the corporate seal of the Issuer, which signatures and corporate seal may be either manual or facsimile.

SECTION 8. Pledge and Dedication of Revenues. Pursuant to the provisions of the Act, the Bond shall be secured by and payable from the excess of annual revenues of the Issuer above contractual, necessary and usual charges in each of the fiscal years during which the Bond is outstanding. The lien of the bonds on the excess of annual revenues of the Issuer shall be equal to that of the Outstanding Parity Bonds. There is hereby irrevocably pledged and dedicated to the payment of the Bond an amount of such excess of annual revenues sufficient to pay same in principal and interest as they respectively mature. Until the Bond and the Outstanding Parity Bonds shall have been paid in full in principal and interest, this Governing Authority does hereby obligate the Issuer, itself and its successors in office, to budget annually a sum of money sufficient to pay the principal of and interest on the Bond and the Outstanding Parity Bonds, including any principal and/or interest theretofore matured and then unpaid, and to levy and collect in each year taxes and to collect other revenues, within the limits prescribed by law, sufficient to pay the principal of and the interest on the Bond and the Outstanding Parity Bonds after payment in such years of all the said statutory, necessary and usual charges of the Issuer for the then current year. No further or additional pledges or dedications of the aforesaid excess of annual revenues shall be made which shall have priority over or parity with the pledge and dedication of such revenues herein made, except as provided in Section 10 hereof.

SECTION 9. Sinking Fund. (a) For the payment of the principal of and the interest on the Bond and the Outstanding Parity Bonds, the Issuer shall maintain a special fund known as the "*Refunding and Revenue Bonds (2012) Sinking Fund,*" (the "Sinking Fund"), said Sinking Fund to be established and maintained with the Paying Agent or regularly designated fiscal agent bank of the Issuer. For the payment of the Bond and the Outstanding Parity Bonds, the Issuer shall deposit in the Sinking Fund at least three (3) days in advance of the date on which each payment of principal and/or interest on the Bond and the Outstanding Parity Bonds falls due, funds fully sufficient to promptly pay the maturing principal and/or interest falling due on such date. Said fiscal agent bank or banks shall make available from the Sinking Fund to the Paying Agent at least one (1) day in advance of the date on which each payment of principal and interest on the Bond falls due, funds fully sufficient to pay promptly the principal and interest, if any, falling due on such date.

(b) It shall be specifically understood and agreed, however, and this provision shall be a part of this contract, that after the funds have actually been budgeted out of the revenues of any Fiscal Year sufficient to pay the principal of and interest on the Bond and the Outstanding Parity Bonds for that Fiscal Year, then any excess of annual revenues remaining in that Fiscal Year shall be free for expenditure by the Issuer for any other lawful corporate purpose.

(c) All moneys deposited with the regularly designated fiscal agent bank or banks of the Issuer or the Paying Agent under the terms of this Ordinance shall constitute sacred funds for the benefit of the Owners of the Bond and the Outstanding Parity Bonds, and shall be secured by said fiduciaries at all times to the full extent thereof in the manner required by law for the securing of deposits of public funds.

(d) All or any part of the moneys in the Sinking Fund shall, at the written request of the Issuer, be invested in accordance with the provisions of the laws of the State of Louisiana, in

which event all income derived from such investments shall be added to the General Fund of the Issuer.

SECTION 10. **Additional Parity Obligations.** The Issuer shall issue no other bonds or obligations of any kind or nature payable from or enjoying a lien on the excess of annual revenues of the Issuer above the said statutory, necessary and usual charges, having priority over or parity with the Bond herein authorized except that Additional Parity Obligations may hereafter be issued on a parity with the Bond under the following conditions:

- (a) The net excess of annual revenues of the Issuer (excess of revenues over expenditures, which shall include any fund balance carried forward from a prior year), for the Fiscal Year immediately preceding the issuance of Additional Parity Obligations must have been not less than 1.10 times the highest annual debt service requirements in any succeeding Fiscal Year on all obligations then outstanding, including the Outstanding Parity Bonds and any Additional Parity Obligations theretofore issued and then outstanding which are payable from the excess of general revenues of the Issuer (but not including obligations which have been refunded or provisions otherwise made for their full and complete payment and redemption), and the Additional Parity Obligations so proposed to be issued;
- (b) The Issuer shall be in full compliance with all covenants and undertakings in connection with the Bond, and there are no delinquencies in payments required to be made to the Sinking Fund established and maintained for the security and payment of the Bond and the Outstanding Parity Bonds;
- (c) The existence of the facts required by the foregoing paragraphs (a) and (b) must be determined and certified by the Executive Officers; and
- (d) The Additional Parity Obligations must be payable as to principal on March 1 of each year in which principal becomes due, and interest thereon must be payable on March 1 and September 1 of each year following the date thereof.

In addition to the foregoing, the Bond or any part hereof, including interest thereon, may be refunded and the refunding bonds so issued shall enjoy complete equality of lien with the portion of the Bond which is not refunded, if there be any, and the refunding bonds shall continue to enjoy whatever priority of lien over subsequent issues may have been enjoyed by the Bond refunded; provided, however, that if only a portion of the Bond outstanding is so refunded and if the refunding bonds require principal and interest payments during any year in excess of the principal and interest which would have been required to pay the Bond refunded thereby, then such Bond may not be refunded without the consent of the Owners of the unrefunded portion of the Bond, Outstanding Parity Bonds and any Additional Parity Obligations (provided such consent shall not be required if such refunding bonds meet the requirements set forth elsewhere in this section).

SECTION 11. **Budget; Audit.** As long as the Bond or any portion thereof is Outstanding, the Issuer shall prepare and adopt a budget prior to the beginning of each Fiscal Year and shall, upon request, furnish a copy of such budget within thirty (30) days after its adoption to the Owners of any of the Bond who request the same. Not later than six (6) months after the close of each Fiscal Year, the Issuer shall cause an audit of its books and accounts to be made by the Legislative Auditor or an independent firm of certified public accountants showing the receipts and disbursements made by the Issuer during the previous Fiscal Year. Such audit shall be furnished to the Owner of any of the Bond who request the same.

SECTION 12. **Application of Proceeds.** The Executive Officers are hereby empowered, authorized and directed to do any and all things necessary and incidental to carry out all of the provisions of this Ordinance, to cause the necessary Bond to be printed, to issue, execute and seal the Bond, and to effect delivery thereof as hereinafter provided. The proceeds derived from the sale of the Bond shall be deposited by the Issuer with the Paying Agent or its fiscal agent bank or banks in a special fund, hereby established and which may or may not be held in a separate bank account known as "Series 2021 Revenue Bonds Construction Fund." The proceeds of the Bond deposited in such fund and any earnings thereon shall be used only for the purpose for which the Bond are issued.

SECTION 13. **Bond Legal Obligations.** The Bond shall constitute legal, valid and binding obligations of the Issuer and shall be the only representations of the indebtedness as herein authorized and created.

SECTION 14. **Ordinance a Contract.** The provisions of this Ordinance shall constitute a contract between the Issuer and the Owner or Owners from time to time of the Bond, and any such Owner or Owners may at law or in equity, by suit, action, mandamus or other proceedings, enforce and compel the performance of all duties required to be performed by this Governing Authority or the Issuer as a result of issuing the Bond.

No material modification or amendment of this Ordinance, or of any ordinance amendatory hereof or supplemental hereto, may be made without the consent in writing of the Owners of two-thirds (2/3) of the aggregate principal amount of the Bond then outstanding; provided, however, that no modification or amendment shall permit a change in the maturity or redemption provisions of the Bond, or a reduction in the rate of interest thereon, or in the amount of the principal obligation thereof, or affecting the obligation of the Issuer to pay the principal of and the interest on the Bond as the same shall come due from the revenues appropriated, pledged and dedicated to the payment thereof by this Ordinance, or reduce the percentage of the Owners required to consent to any material modification or amendment of this Ordinance, without the consent of the Owners of the Bond.

SECTION 15. **Severability; Application of Subsequently Enacted Laws.** In case any one or more of the provisions of this Ordinance or of the Bond shall for any reason be held to be illegal or invalid, such illegality or invalidity shall not affect any other provisions of this Ordinance or of the Bond, but this Ordinance and the Bond shall be construed and enforced as if such illegal or invalid provisions had not been contained therein. Any constitutional or statutory provisions enacted after the date of this Ordinance which validate or make legal any provision of this

Ordinance and/or the Bond which would not otherwise be valid or legal, shall be deemed to apply to this Ordinance and to the Bond.

SECTION 16. **Recital of Regularity**. This Governing Authority having investigated the regularity of the proceedings had in connection with the Bond and having determined the same to be regular, the Bond shall contain the following recital, to-wit:

"It is certified that this Bond is authorized by and is issued in conformity with the requirements of the Constitution and statutes of the State of Louisiana."

SECTION 17. **Effect of Registration**. The Issuer, the Paying Agent, and any agent of either of them may treat the Owner in whose name any Bond is registered as the Owner of such Bond for the purpose of receiving payment of the principal of and interest on such Bond and for all other purposes whatsoever, and to the extent permitted by law, neither the Issuer, the Paying Agent, nor any agent of either of them shall be affected by notice to the contrary.

SECTION 18. **Notices to Owners**. Wherever this Ordinance provides for notice to Owners of Bond of any event, such notice shall be sufficiently given (unless otherwise herein expressly provided) if in writing and mailed, first- class postage prepaid, to each Owner of such Bond, at the address of such Owner as it appears in the Bond Register. In any case where notice to Owners of Bond is given by mail, neither the failure to mail such notice to any particular Owner of Bond, nor any defect in any notice so mailed, shall affect the sufficiency of such notice with respect to all other Bond. Where this Ordinance provides for notice in any manner, such notice may be waived in writing by the Owner or Owners entitled to receive such notice, either before or after the event, and such waiver shall be the equivalent of such notice. Waivers of notice by Owners shall be filed with the Paying Agent, but such filing shall not be a condition precedent to the validity of any action taken in reliance upon such waiver.

SECTION 19. **Cancellation of Bond**. Any Bond surrendered for payment, redemption, transfer, exchange or replacement, if surrendered to the Paying Agent, shall be promptly canceled by it and, if surrendered to the Issuer, shall be delivered to the Paying Agent and, if not already canceled, shall be promptly canceled by the Paying Agent. The Issuer may at any time deliver to the Paying Agent for cancellation a Bond previously registered and delivered which the Issuer may have acquired in any manner whatsoever, and the Bond so delivered shall be promptly canceled by the Paying Agent. The canceled Bond held by the Paying Agent shall be disposed of as directed in writing by the Issuer.

SECTION 20. **Mutilated, Destroyed, Lost or Stolen Bond**. If (1) any mutilated Bond is surrendered to the Paying Agent, or the Issuer and the Paying Agent receive evidence to their satisfaction of the destruction, loss or theft of any Bond, and (2) there is delivered to the Issuer and the Paying Agent such security or indemnity as may be required by them to save each of them harmless, then, in the absence of notice to the Issuer or the Paying Agent that such Bond has been acquired by a bona fide purchaser, the Issuer shall execute, and upon its request the Paying Agent shall register and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost, or stolen Bond, a new Bond of the same maturity and of like tenor, interest rate and principal amount,

bearing a number not contemporaneously outstanding. In case any such mutilated, destroyed, lost or stolen Bond has become or is about to become due and payable, the Issuer in its discretion may, instead of issuing a new Bond, pay such Bond. Upon the issuance of any new Bond under this Section, the Issuer may require the payment by the Owner of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Paying Agent) connected therewith. Every new Bond issued pursuant to this Section in lieu of any mutilated, destroyed, lost or stolen Bond shall constitute a replacement of the prior obligation of the Issuer, whether or not the mutilated, destroyed, lost or stolen Bond shall be at any time enforceable by anyone and shall be entitled to all the benefits of this Ordinance equally and ratably with all other bonds. Any additional procedures set forth in the Agreement, authorized in this Ordinance, shall also be available with respect to mutilated, destroyed, lost or stolen Bond. The provisions of this Section are exclusive and shall preclude (to the extent lawful) all other rights and remedies with respect to the replacement and payment of mutilated, destroyed, lost or stolen Bond.

SECTION 21. **Discharge of Ordinance; Defeasance**. If the Issuer shall pay or cause to be paid to the Owners of all Bond then outstanding, the principal and interest to become due thereon, at the times and in the manner stipulated therein and in the Ordinance, then the covenants, agreements and other obligations of the Issuer to the Owners shall be discharged and satisfied. In such event, the Paying Agent shall, upon the request of the Issuer, execute and deliver to the Issuer all such instruments as may be desirable to evidence such discharge and satisfaction and the Paying Agent shall pay over or deliver to the Issuer all moneys, securities and funds held by them pursuant to the Ordinance which are not required for the payment of Bond not theretofore surrendered for such payment.

Bond or interest installments for the payment of which money shall have been set aside and shall be held in trust (through deposit by the Issuer of funds for such payment or otherwise) at the maturity date thereof shall be deemed to have been paid within the meaning and with the effect expressed above in this Section. Bond shall be deemed to have been paid, prior to their maturity, within the meaning and with the effect expressed above in this Section if they have been defeased pursuant to Chapter 14 of Title 39 of the Louisiana Revised Statutes of 1950, as amended, or any successor provisions thereto.

SECTION 22. **Successor Paying Agent; Paying Agent Agreement**. The Issuer will at all times maintain a Paying Agent meeting the qualifications hereinafter described for the performance of the duties hereunder for the Bond. The designation of the initial Paying Agent in this Ordinance is hereby confirmed and approved. The Issuer reserves the right to appoint a successor Paying Agent by (a) filing with the Person then performing such function a certified copy of a resolution or ordinance giving notice of the termination of the Agreement and appointing a successor and (b) causing notice to be given to each Owner. Every Paying Agent appointed hereunder shall at all times be a bank or trust company organized and doing business under the laws of the United States of America or of any state, authorized under such laws to exercise trust powers, and subject to supervision or examination by Federal or State authority. The Executive Officers are hereby authorized and directed to execute an appropriate Agreement with the Paying Agent for and on behalf of the Issuer in such form as may be satisfactory to said officers, the

signatures of said officers on such Agreement to be conclusive evidence of the due exercise of the authority granted hereunder.

SECTION 23. **Arbitrage.** The Issuer covenants and agrees that, to the extent permitted by the laws of the State of Louisiana, it will comply with the requirements of the Code in order to establish, maintain and preserve the exclusion from "gross income" of interest on the Bond under the Code. The Issuer further covenants and agrees that it will not take any action, fail to take any action, or permit any action within its control to be taken, or permit at any time or times any of the proceeds of the Bond or any other funds of the Issuer to be used directly or indirectly in any manner, the effect of which would be to cause the Bond to be "arbitrage bonds" or would result in the inclusion of the interest on any of the Bond in gross income under the Code, including, without limitation, (i) the failure to comply with the limitation on investment of Bond proceeds (ii) the failure to pay any required rebate of arbitrage earnings to the United States of America or (iii) the use of the proceeds of the Bond in a manner which would cause the Bond to be "private activity bonds".

The Executive Officers are hereby empowered, authorized and directed to take any and all action and to execute and deliver any instrument, document or certificate necessary to effectuate the purposes of this Section.

SECTION 24. **Qualified Tax-Exempt Obligations.** The Bond is designated as a "qualified tax-exempt obligation" within the meaning of Section 265(b)(3) of the Code. In making this designation, the Issuer finds and determines that:

- (a) the Bond is not a "private activity bond" within the meaning of the Code; and
- (b) the reasonably anticipated amount of qualified tax-exempt obligations which will be issued by the Issuer and all subordinate entities in calendar year 2021 does not exceed \$10,000,000.

The Executive Officers are hereby empowered, authorized and directed to take any and all action and to execute and deliver any instrument, document or Bond necessary to effectuate the purposes of this Section.

SECTION 25. **Continuing Disclosure.** The Issuer will not be required to comply with the continuing disclosure requirements described in the Rule 15c-2-12(b) of the Securities and Exchange Commission [17 CFR '240.15c2-12(b)].

Notwithstanding the foregoing, the Issuer covenants that it will provide to the Owners the Issuer's audited financial statements within 240 days following the end of the Issuer's fiscal year.

SECTION 26. **Publication; Recordation.** This Ordinance shall be published one time in the official journal of the Issuer; however, it shall not be necessary to publish any exhibits hereto if the same are available for public inspection and such fact is stated in the publication.

SECTION 27. **Award of Bond.** The Purchaser by its acknowledgement attached as **Exhibit A** hereto, hereby offer to purchase the Bond in accordance with and pursuant to the terms of this Ordinance, and this Governing Authority hereby awards the sale of the Bond to the Purchaser. The Bond shall be delivered to the Purchaser upon the payment of the principal amount thereof. As a condition to the delivery of the Bond to the Purchaser, the Purchaser will execute a standard letter, acceptable to it and the Issuer, indicating it has conducted its own analysis with respect to the Bond and is purchasing the Bond as a vehicle for making a commercial loan to the Issuer.

SECTION 28. **Compliance with Ordinance Authorizing Outstanding Parity Bonds.** The Issuer finds and determines that it is in compliance with all covenants and undertakings required in the ordinance authorizing the Outstanding Parity Obligations.

SECTION 29. **Post-Issuance Compliance.** The Executive Officers and/or their designees are directed to establish, continue, and/or amend, as applicable, written procedures to assist the Issuer in complying with various State and Federal statutes, rules and regulations applicable to the Bond and are further authorized to take any and all actions as may be required by said written procedures to ensure continued compliance with such statutes, rules and regulations throughout the term of the Bond.

SECTION 30. **Section Headings.** The headings of the various sections hereof are inserted for convenience of reference only and shall not control or affect the meaning or construction of any of the provisions hereof.

SECTION 31. **Effective Date.** This Ordinance shall be effective immediately upon adoption.

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

YEAS:

NAYS:

ABSENT:

And the Ordinance was declared adopted on this, the 5th day of October, 2021.

/s/ Kathy Faulk
Clerk

/s/ Mark Piazza
Mayor

EXHIBIT A

ACKNOWLEDGEMENT AND OFFER OF PURCHASER

EXHIBIT B

THE PAYING AGENT/REGISTRAR IS DIRECTED NOT TO REGISTER ANY TRANSFER OF THIS BOND EXCEPT UPON THE EXECUTION OF THE ASSIGNMENT FORM HEREON BY BOTH THE CURRENT OWNER OF THIS BOND AND THE ASSIGNEE THEREOF.

No. R-1

Principal Amount \$3,000,000

**UNITED STATES OF AMERICA
STATE OF LOUISIANA
PARISH OF VERMILION**

**REVENUE BOND, SERIES 2021
CITY OF ABBEVILLE, STATE OF LOUISIANA**

<u>Bond Date</u>	<u>Final Maturity Date</u>	<u>Interest Rate</u>
[October 28], 2021	March 1, 20[31]	_____ %

The CITY OF ABBEVILLE, STATE OF LOUISIANA (the "Issuer"), promises to pay, but solely from the source and as hereinafter provided, to:

**GULF COAST BANK
ABBEVILLE, LOUISIANA**

or registered assigns, on the Maturity Date set forth above, the Principal Amount set forth above, together with interest thereon from the Bond Date set forth above or the most recent interest payment date to which interest has been paid or duly provided for, payable on March 1 and September 1 of each year calculated on a 30/360 basis, commencing March 1, 2022 (each an "Interest Payment Date"), at the Interest Rate per annum set forth above until said Principal Amount is paid, unless this Bond shall have been previously called for redemption and payment shall have been made or duly provided for. The principal of this Bond, upon maturity or redemption, is payable in lawful money of the United States of America at the designated office of Gulf Coast Bank, Abbeville, Louisiana, or successor thereto (the "Paying Agent"), upon presentation and surrender hereof. Interest on this Bond is payable by check mailed by the Paying Agent to the registered owner (determined as of the close of business on the 15th calendar day of the month next preceding each Interest Payment Date) at the address as shown on the registration books of the Paying Agent.

This Bond comprises the entire issue aggregating in principal the sum of Three Million Dollars (\$3,000,000) Revenue Bond, Series 2021 (the "Bond"), said Bond having been issued by the Issuer pursuant to an ordinance adopted by its governing authority on October 5, 2021 (the "Ordinance"), for the purpose of acquiring, constructing, and improving recreational facilities and other works

of public improvement of the Issuer and paying the costs of issuance of the Bond, under the authority conferred by 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 unpaid principal of this Bond shall be subject to redemption prior to maturity in whole or in part at any time on or after March 1, 2026, at the option of the Issuer, at the redemption price equal to the principal amount of the Bond to be redeemed plus accrued interest on the Bond, if any, to the redemption date.

Official notice of such call of all or any portion of the Bond for optional redemption will be given by first class mail, postage prepaid, by notice deposited in the United States mail, or by accepted means of electronic communication, not less than twenty (20) 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 notice provided for any optional redemption may provide that such optional redemption is conditioned upon the availability of funds therefor.

This Bond shall mature in installments without necessity of notice on March 1 in the years and in the principal amounts set forth below:

<u>Year</u> <u>(March 1)</u>	<u>Principal</u> <u>Amount</u>
2022	\$
2023	
2024	
2025	
2026	
2027	
2028	
2029	
2030	
2031	

* Final Maturity

The Issuer shall cause to be kept at the principal office of the Paying Agent a register (the "Bond Register") in which registration of the Bond and of transfers of the Bond shall be made as provided in the Ordinance. This Bond may be transferred, registered and assigned only on the Bond Register, and such registration shall be at the expense of the Issuer. This Bond may be assigned only by the execution by the Purchaser, any assignee and the Paying Agent/Registrar of the assignment form on the Bond. A new Bond will be delivered by the Paying Agent to the last assignee (the new registered owner) in exchange for this transferred and assigned Bond after receipt of this Bond to be transferred in proper form. Such new Bond shall be in the denomination of \$100,000 or any integral multiple of \$5,000 in excess thereof within a single maturity. The Paying Agent shall not be required to issue, register the transfer of, or exchange any Bond during a period beginning at the opening of business on a Record Date and ending at the close of business on the Interest

Payment Date.

This Bond is secured by and payable from the excess of annual revenues of the Issuer above contractual, necessary and usual charges in each of the fiscal years during which the Bond is outstanding, as described in the Ordinance. The lien of the bonds on the excess of annual revenues of the Issuer shall be equal to that of the Issuer's (i) Revenue and Refunding Bonds, Series 2012, and (ii) Revenue Bonds, Series 2016 (the "Outstanding Parity Bonds"). The Issuer has covenanted and agreed to budget annually a sum of money sufficient to pay the principal of and the interest on this Bond and the issue of which it forms a part and the Outstanding Parity Bonds, and to levy and collect in each year service charges and to collect other revenues within the limits prescribed by law, sufficient to pay the principal of and the interest on the Bond and the Outstanding Parity Bonds after the payment in such years of all such statutory, necessary and usual charges. The Issuer, in the Ordinance has also entered into certain other covenants and agreements with the registered owner of this Bond, including a provision for the issuance of *pari passu* obligations on a parity with the Bond for the terms of which reference is made to the Ordinance.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Ordinance until the certificate of registration hereon shall have been signed by the Paying Agent.

It is certified that this Bond is authorized by and is issued in conformity with the requirements of the Constitution and statutes of the State of Louisiana. It is further certified, recited and declared that all acts, conditions and things required to exist, to happen and to be performed precedent to and in the issuance of this Bond and the issue of which it forms a part, to constitute the same legal, binding and valid obligations of the Issuer have existed, have happened and have been performed in due time, form and manner as required by law, and that the indebtedness of the Issuer, including this Bond and the issue of which it forms a part, does not exceed the limitations prescribed by the Constitution and statutes of the State of Louisiana.

[Remainder of page left intentionally blank]

IN WITNESS WHEREOF, the City of Abbeville, State of Louisiana, acting as the governing authority of the Issuer, has caused this Bond to be executed in the name of the Issuer by the manual signatures of its Mayor and its Clerk, and the corporate seal of the Issuer to be impressed hereon.

CITY OF ABBEVILLE, STATE OF LOUISIANA

Clerk
[SEAL]

Mayor
* * * * *

(FORM OF PAYING AGENT=S CERTIFICATE OF REGISTRATION)

This Bond is the Bond referred to in the within-mentioned Ordinance.

GULF COAST BANK
Abbeville, Louisiana
as Paying Agent

Date of Registration: _____, 2021. By: _____
Authorized Officer

* * * * *

(FORM OF ASSIGNMENT)

FOR VALUE RECEIVED, the undersigned Assignor hereby sells, assigns and transfers the within bond and all rights thereunder unto the following Assignee:

Name: _____
Address: _____,

who by its execution below hereby certifies to the Paying Agent that (a) it is (i) an affiliate of the original owner of this Bond, or (ii) a bank, or entity directly or indirectly controlled by a bank, or under common control with a bank, other than a broker dealer or municipal securities dealer, which certifies that it is a "qualified institutional buyer" as defined in Rule 144A of the Securities Act of 1933, as amended, and (b) it consents to the terms of the Purchaser Letter executed by the original owner of this Bond as referenced in the Ordinance.

_____, Assignee _____, Assignor

By: _____ By: _____

Its: _____ Its: _____

Date: _____

STATE OF LOUISIANA

PARISH OF VERMILION

I, the undersigned Clerk of the City Council of the City of Abbeville, State of Louisiana (the "City Council"), acting as the governing authority of the City of Abbeville, State of Louisiana (the "City") do hereby certify that the foregoing pages constitute a true and correct copy of an ordinance adopted by the City Council on October 5, 2021, providing for the incurring of debt and issuance of the Three Million Dollars (\$3,000,000) Revenue Bond, Series 2021, of the City of Abbeville, State of Louisiana; and providing for other matters in connection therewith.

IN FAITH WHEREOF, witness my official signature on this, the 5th day of October, 2021.

Clerk

CUSTOMER #: 6015

382055



CITY OF ABBEVILLE
CITY OF ABBEVILLE
101 N STATE ST
ABBEVILLE, LA 70510
HOME:337-316-4135 CONT:337-316-4135
BUS: CELL:

INVOICE

716 W. SUMMERS DR. · P.O. BOX 10
ABBEVILLE, LOUISIANA 70510
PHONE: (337) 893-1243 (337) 233-3046
www.raychevy.com

PAGE 1

SERVICE ADVISOR: 33 MARK ROMERO

Table with columns: COLOR, YEAR, MAKE/MODEL, VIN, LICENSE, MILEAGE IN / OUT, TAG. Row 1: BLACK, 15, CHEVROLET TAHOE, 1GNLC2EC2FR546104, 241318, 117826/117836, T6972. Row 2: DEL. DATE, PROD. DATE, WARR. EXP., PROMISED, PO NO., RATE, PAYMENT, INV. DATE. Row 3: 06JAN15 DD, 16:00 12AUG21, CASH, 19AUG21.

R.O. OPENED READY OPTIONS: ENG:5.3 Liter_SIDI

15:05 12AUG21 10:35 19AUG21

893-5253

Table with columns: LINE, OPCODE, TECH, TYPE, HOURS, LIST, NET, TOTAL

A C/S THE VEHICLE MISSES AT IDLE.....EST

CAUSE: Worn camshaft and leaking a/c hose

13 REPLACED ENGINE

480 VILLASENOR RAMOS,MOISES LIC#: 480

CPT

Table with columns: Description, LIST, NET, TOTAL. Includes items like 1 19355198 CLEANER (48.42), 1 12700202 ENGINE (4623.33), 2 12657093 (S) GASKET (8.91), etc.

117836 Worn camshaft and leaking a/c hose 29.70 Verified concern. Code P0300 set. Used a scan tool to monitor the live misfire data and found #8 cylinder missing. I proceeded to swap the #8 coil, spark plug, and spark plug wire with the #4 cylinder but the #8 cylinder continued to miss. I then tested the fuel injectors, but did not find any faults. Continued to check compression (190-200 psi) and 60psi running compression which was all within specification. I then put top engine cleaner through the throttle body to clean any possible valves that

ON BEHALF OF SERVICING DEALER, I HEREBY CERTIFY THAT THE INFORMATION CONTAINED HEREON IS ACCURATE UNLESS OTHERWISE SHOWN. SERVICES DESCRIBED WERE PERFORMED AT NO CHARGE TO OWNER. THERE WAS NO INDICATION FROM THE APPEARANCE OF THE VEHICLE OR OTHERWISE, THAT ANY PART REPAIRED OR REPLACED UNDER THIS CLAIM HAD BEEN CONNECTED IN ANY WAY WITH ANY ACCIDENT, NEGLIGENCE OR MISUSE. RECORDS SUPPORTING THIS CLAIM ARE AVAILABLE FOR (1) YEAR FROM THE DATE OF PAYMENT NOTIFICATION AT THE SERVICING DEALER FOR INSPECTION BY MANUFACTURER'S REPRESENTATIVE.

STATEMENT OF DISCLAIMER
The factory warranty constitutes all of the warranties with respect to the sale of this item/items. The Seller hereby expressly disclaims all warranties either express or implied, including any implied warranty of merchantability or fitness for a particular purpose. Seller neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this item/items.

Table with columns: DESCRIPTION, TOTALS. Rows include LABOR AMOUNT, PARTS AMOUNT, GAS, OIL, LUBE, SUBLET AMOUNT, MISC. CHARGES, TOTAL CHARGES, LESS INSURANCE, SALES TAX, PLEASE PAY THIS AMOUNT.

(SIGNED) DEALER, GENERAL MANAGER OR AUTHORIZED PERSON (DATE)

CUSTOMER SIGNATURE

CUSTOMER #: 6015

382055



CITY OF ABBEVILLE
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101 N STATE ST
ABBEVILLE, LA 70510
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PAGE 2

SERVICE ADVISOR: 33 MARK ROMERO

Table with columns: COLOR, YEAR, MAKE/MODEL, VIN, LICENSE, MILEAGE IN / OUT, TAG, DEL. DATE, PROD. DATE, WARR. EXP., PROMISED, PO NO., RATE, PAYMENT, INV. DATE. Includes details for a 2015 Chevrolet Tahoe.

Table with columns: LINE, OPCODE, TECH, TYPE, HOURS, LIST, NET, TOTAL

might be getting stuck, but the #8 cylinder continued to miss. I then revved the engine to 3500 rpm's and heard tapping/clicking from the camshaft on the #2 bank. Verified the findings with the service manager. Customer decided to replace the engine. Proceeded to replace the engine and also found the driver side motor mount was broken so i replaced it along with a broken coolant hose and an intake bolt that broke upon removal. I also installed new intake gaskets, vacuum pump gasket, water pump gasket, fuel injector gaskets, high pressure fuel pump gaskets and fuel feed pipes. I filled the coolant , engine oil and transmission oil after repairs. While recharging the a/c refrigerant i noticed the HVAC system did not hold a good vacuum; used a UV light to locate the leak coming from the a/c line that goes form the compressor to the condenser. Replaced the a/c line and recharged the full 2.03lbs of refrigerant and verified there were no more leaks present. Test drove vehicle after repairs to ensure proper operation.

B GM GOODWRENCH MULTI POINT INSPECTION PERFORMED
MPI GM GOODWRENCH MULTI POINT INSPECTION PERFORMED

480 VILLASENOR RAMOS, MOISES LIC#: 480 CPT 0.00 0.00

Our goal is for our customers to be COMPLETELY SATISFIED. If for any reason you do not understand the explanation for services performed OR the pricing for the services performed PLEASE let us know. And remember it is our responsibility to properly inspect and maintain your vehicle!

Table with columns: DESCRIPTION, TOTALS. Includes sections for 'ON BEHALF OF SERVICING DEALER...', 'STATEMENT OF DISCLAIMER', and 'PLEASE PAY THIS AMOUNT'.

**To the Mayor and City Council
City of Abbeville, Louisiana**

The following is an accounting of the Property Taxes for Assessment Year ended December 31, 2020
(Collection Year 2020-2021)

	TAX ROLL 12/31/2020	\$	435,749.06
	SUPPLEMENTAL ROLL	\$	4,211.40
	ADJUSTMENTS/ADDITIONS	\$	20.11
	TOTAL ADDITIONS	\$	4,231.51
	ADJUSTMENTS/DEDUCTIONS	\$	9,264.72
	2020 ADJUDICATIONS TO PARISH	\$	2.05
	2020 ADJUDICATIONS TO CITY	\$	0.72
	2020 PROPERTY TAX SOLD AT PARISH SALE	\$	-
	2020 UNCOLLECTED (MA BILLS)	\$	115.57
	CANELLATIONS	\$	198.39
	PETITION TO INCORPORATE AGGREEMENT	\$	3,828.88
	TOTAL DEDUCTIONS	\$	13,410.33
	TOTAL ADJUSTMENTS	\$	(9,178.82)
	GENERAL FUND	\$	341,351.07
	PUBLIC IMPR. FUND	\$	85,335.59
	TOTAL 2020 TAX DEPOSITS	\$	426,686.66
TOTAL CREDITS TO 2020 TAX ROLL		\$	435,749.06

SUMMARY OF ADJUSTMENTS TO TAX ROLL

SUPPLEMENT ROLL

RECEIPT NO.	DESCRIPTION	AMOUNT
RA441756	ADAMS, CLAVERN J	\$6.65
RA441756	ADAMS, CLAVERN J	\$6.65
RA441756	ADAMS, CLAVERN J	\$6.65
RA441756	ADAMS, CLAVERN J	\$6.65
RA441757	ADAMS, CLAVERN J	\$1.66
RA441757	ADAMS, CLAVERN J	\$1.66
RA441757	ADAMS, CLAVERN J	\$1.66
RA441757	ADAMS, CLAVERN J	\$1.66
RA019050G	HEBERT, GARRETT	\$67.50
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
RA679360	TATE, GEORGE & WENDY WEEMS	\$51.94
MA075650	REDBOX AUTOMATED RETAIL LLC	\$4.09
MA075650A	REDBOX AUTOMATED RETAIL LLC	\$3.54
RA597300F	AMERICAN PLAN & BUILD CORPORATION	\$3,651.34
RA518000	JONATH MOUTON ETALS 2018	\$40.07
RA518000	JONATH MOUTON ETALS 2019	\$21.79
RA518000	JONATH MOUTON ETALS 2020	\$21.79
RA558450	PETRY, FRED A C/O REGINA GABRIEL	\$3.09
RA181100	LUMPKIM, CHARLENE	\$1.37
	TOTAL	\$4,211.40

ADJUSTMENTS/ADDITIONS

RECEIPT NO.	DESCRIPTION	AMOUNT
RA598100B	BROUSSARD, MICHAEL ROY	\$16.71
MA042750D	WELLS FARGO VENDOR FINANC. SERV.	\$0.61
RA549150A	BRIEN DEVIN MARK & MISTY WILLIAMS BRIEN	\$2.79
	TOTAL \$	20.11

ADJUSTMENTS/DEDUCTIONS

RECEIPT NO.	DESCRIPTION	AMOUNT
RA019050	AUBE, JOSEPH J C	\$84.67
MA017160	CAPITAL ONE NA	\$177.93
RA254550	FORTIER, LEONARD VANN ETALS	\$92.96
RA293750	GUIDRY, CARROLL JAMES	\$48.50
RA684900	GUIDRY, DAWN ELIZABETH	\$5.13
RA716425A	HOANG, BILLY & GIAO QUYNH NGUYEN	\$39.85
RA598100	NGUYEN, ANGEL LLC	\$18.71
MA076300	RESTAURANT TECHNOLOGIES INC	\$9.98
RA222231	YOUNG, FRANK ANDREW & NANCY YOUNG	\$68.42
RA198901	DEGRAAUW, ROBERT J	\$13.18
RA546450	PATEL, VIJAY & NAYANA PATEL	\$300.08
RA052102	BHAGVAN, JAI, LLC	\$344.52
RA621801	SKAV, LLC	\$463.76
MA094200	VERMILION MOTEL	\$1.16
RA731925	VERMILION MOTEL	\$22.94
MA050250	J A I BHAGVAN, LLC	\$28.46
MA035550	KADAM LLC-DBA MOTEL 6	\$28.49
MA035250	DAYS INN	\$26.42
RA370428	OM AMBE LLC	\$61.96
MA031050B	TOKOY JAPAN (SUSHI-HIBACHI & GRILL)	\$146.32
RA004900	DINH, QUYNHVI VU	\$45.88
RA534650	NIKITA HOTEL GROUP, INC	\$169.88
MA050750	OM AMBE LLC	\$8.11
RA243785	RED ROYAL INVESTMENTS, LLC	\$23.61
RA285290	JOAN SCROGGIN GRECO	\$42.41
RA295200	SOUTHSIDE CARWASH, LLC	\$36.62
MA073100	PLANTERS RICE MILL, LLC	\$2,335.48
RA597300B	MIDWEST MANAGEMENT W/ UNION BANK C/O LAUREN PARK	\$3,727.39
RA018900	WHITNEY L ATCHETEE & DEBORAH VOLLAND	\$102.96
RA477025	MCINTYRE INVESTMENTS, LLC C/O TED MCINTYRE	\$735.44
RA370488	JULIA ANN NED	\$7.53
MA042750A	GULF COAST AUTO SPA	\$42.82
RA566500	-	\$3.15
	TOTAL	\$9,264.72

2020 ADJUDICATIONS TO PARISH

RECEIPT NO.	DESCRIPTION	AMOUNT
RA626550	SAWYER, FADRA C/O JENNIFER CARTER	\$2.05
	TOTAL \$	2.05

2020 ADJUDICATIONS TO CITY

RECEIPT NO.	DESCRIPTION	AMOUNT
RA723150	TURNER, LILLIAN (MOBILE HOME ONLY)	\$ 0.72
TOTAL		\$ 0.72

2020 PROPERTY SOLD AT PARISH SALE

RECEIPT NO.	DESCRIPTION	AMOUNT
TOTAL		\$ -

2020 UNCOLLECTED (MA BILLS ONLY)

RECEIPT NO.	DESCRIPTION	AMOUNT
MA000770	LORMAND BAIL BOND C/O GENE LORMAND	\$ 0.69
MA010650	BAYOU A/C & ELECTRICAL	\$ 5.00
MA013800	BROUSSARD LAWN CARE	\$ 13.70
MA039300	G C H HOLDING, LLC	\$ 1.06
MA064200	YELLOWHAMMNER SALON GROUP LLC	\$ 34.94
MA081650	MAGNATE INDUSTRIAL CONTRACTOR	\$ 1.44
MA060800	MARLIN LEASING	\$ 10.34
MA068200	NORTHERN LEASING SYSTEMS, INC	\$ 3.23
MA015605	C & W SPORTS BAR	\$ 2.05
MA049600C	Q R T	\$ 0.69
MA004500A	DELAGE LANDEN FINANCIAL SERVICES	\$ 33.22
MA089700A	SUPREME AUTOS	\$ 0.89
MA062450A	CONTEXT MEDIA LLC	\$ 3.95
MA043700A	ACCENT HEALTH LLC DBA OUTCOME HEALT	\$ 0.61
MA050250C	AT & T CAPITAL SERVICES	\$ 3.76
TOTAL		\$ 115.57

CANCELLATIONS

RECEIPT NO.	DESCRIPTION	AMOUNT
RA412550A	FISH, DORIS	\$21.92
MA028300B	PROLETARIAN TRAINING C/O JAMES GLEASON	\$2.94
RA549150	PERE, FRANCES TOUPS ETALS	\$12.74
MA004500C	IN & OUT SMART REPAIR C/O ERICK CANTRELL	\$1.37
MA085050C	LOW COST VACCINATION LLC	\$1.99
RA379050	SNEED, ALBERT TROY	\$12.26
RA415632	ADAMS, RANDEL & SUZANNE CHAUVIN	\$2.09
MA062475B	ACCURATE AUTOMOTIVE & PERFORMANCE	\$10.59
MA072750A	PITNEY BOWLES GLOBAL FINANCIAL SVCS	\$74.53
RA010800A	YVETTE LEVY	\$4.80
RA482580A	CAMILLA LEVINE	\$21.92
MA060000	MAGNATE INDUSTRIAL CONTRACTING	\$10.28
MA047940D	RAGUSA FOOD MART C/O IMN JABBARCO	\$20.96
TOTAL		\$198.39

PROPERTY REMOVED UNDER 'PETITION TO INCORPORATE AGREEMENT

RECEIPT NO.	DESCRIPTION	AMOUNT
RA006050	Abshire, Ryan J & Chantay Smith	\$ 120.70
RA008150	Aguilar, Robert James	\$ 3.09
RA008400	Mcclelland, Ralph (2019)	\$ 58.36
RA017400	Armijo, Norma Jean Gray	\$ 38.29
RA018155	Ashley, Joe L	\$ 55.76
RA037200	Bengston, Chrystal Gayle Bourque	\$ 146.29
RA072000	Bourque, Clayton Elliot	\$ 32.26
RA072001	Bourque, Calyton Elliot & Michelle	\$ 51.38
RA073900	Bourque, Monique Michelle EtAl	\$ 83.83
RA088800	Broussard, Adam J & LeBlanc, Marlene	\$ 44.20
RA093900	Broussard, Dawn Marie	\$ 8.22
RA106350	Broussard, Kevin Paul	\$ 8.22
RA114150	Broussard, Phillip D & Smith, Theresa	\$ 75.21
RA121500	Broussard, Timothy	\$ 50.69
RA159600	Choate, Kenneth B & Broussard, Tammy	\$ 86.24
RA159610A	Choate, Nicholas B	\$ 129.40
RA165150	Clements, Leroy Et Als	\$ 98.23
RA180000	Cormier, John Kent.	\$ 21.16
RA180300	Cormier, John Kent	\$ 72.40
RA180600	Cormier, Robert Charles & Armijo, Katherine E	\$ 52.34
RA192300	David, Kimberly Claire Bourque & David, Dirk Girard	\$ 117.66
RA021850	Davis, Linda Aymond	\$ 50.07
RA196950	Decuire, Irvin Joseph	\$ 26.34
RA213750	Domingue, Jeffery W	\$ 9.94
RA231500	Duhon, Tammy Lynn & Thompson, Barry Jr.	\$ 58.98
RA232800	Dupre, William J Jr & Pratt, Tina	\$ 40.49
RA241950	Erath Sugar Co	\$ 5.07
RA262801	Frederick, Shane	\$ 1.37
RA263400	Frederick, Steve & Cormier, Debra	\$ 58.09
RA268500	Gary, Harry	\$ 4.80
RA271950	Gaspard, Randall & Boudreaux, Theresa	\$ 59.25
RA271960	Gaspard, Randall Paul & Boudreaux, Theresa	\$ 31.71
RA289830	Griffin, Michael Todd	\$ 94.53
RA304200	Guillory, Jerry L & Catherine	\$ 55.49
RA329400	Hebert, Don M & Chandler, Virginia	\$ 43.50
RA339900	Hebert, Linda Marie	\$ 57.59
RA340050	Hebert, Linda	\$ 13.05
RA416700	Choate, Tammy B (2019)	\$ 41.44

RA418050	LeBlanc, Dale W J	\$	2.60
RA421500	LeBlanc, Gayle Francis & Bourque, Allen J	\$	81.21
RA422900	LeBlanc, Judy (Meaux)	\$	0.48
RA431900	Nguyen, Phuong Ha	\$	52.06
RA454230	Linguist, Jay B & Erdman, Carol	\$	130.32
RA008400	Mcclelland, Ralph	\$	58.36
RA604950	McClelland, Ralph Lea	\$	79.05
RA485550	Melancon, Richard A & Bourque, La Nell	\$	128.24
RA486600	Melebeck, Francis Keith & Broussard, Beth Lynn	\$	94.53
RA486950	Melebeck, Ronald W & Mary Nell Hebert	\$	130.70
RA499800	Mire, Antoine	\$	4.11
RA621500	Mire, Antoine	\$	9.94
RA522900	Nelms, Monique Michelle Bourque	\$	108.02
RA539250	Northcutt, James R & Jeanne	\$	71.24
RA567000	Picou, Chandra B	\$	64.80
RA578100	Prejean, David % Mary Broussard	\$	2.05
RA578250	Prejean, David J % Mary Broussard	\$	2.46
RA685800	Prejean, David J & Broussard, Mary	\$	10.21
RA685800A	Prejean, David J	\$	63.11
RA578700	Prejean, Mary Ann	\$	2.05
RA578850	Prejean, Mary Ann & Broussard, Wasey	\$	61.31
RA579005	Prejean, Mary Ann & Broussard, Wasey Jr	\$	64.32
RA180900	Primeaux, Dulse	\$	51.31
RA594801	Richard, Kathleen M	\$	98.60
RA594802	Richard, Kathleen M	\$	20.41
RA165160	Romero, Chad Anthony & Romero, Shirley	\$	216.49
RA777200	Romero, Rainie D	\$	11.51
RA612552	Roy Rentals, LLC	\$	17.81
RA657325	Solis, Patrick Joseph & Doucet, Anna Belle	\$	94.39
RA008150A	Sons, Lauren Aguilar	\$	2.33
RA665550	Stakes, Wallace S	\$	37.77
RA693300	Thomas, Barbara B	\$	4.80
RA712500	Trahan, Mary Cormier	\$	46.65
	TOTAL	\$	3,828.88



3833 CROWLEY-RAYNE HWY.
P.O. BOX 900
RAYNE, LA 70578
337-334-6747 PHONE
337-334-6752 FAX

August 16, 2021

City of Abbeville

Reference: Barn Lift Station

Attn: Mr. Lee

Griner Drilling Service is pleased to quote on the following:

Parts for your 8" self-priming pumps:

- One impeller, 15.00 dia
- One wear plate

Total would be-----\$5,835.00

This price does not include installation, freight, taxes (if applicable) or any unforeseen problems we may encounter.

If you have any questions please feel free to call.

This quote is valid for 15 days.

Thanks,

Keith Istre/ Manager

Griner Drilling Service, Inc.

Vermilion Shell & Limestone Co., Inc.

LOCATIONS: Abbeville & Port of Iberia

**- LIMESTONE PRODUCTS - GRAVEL - DIRT - SAND - CULVERTS - EQUIPMENT
RENTALS - TRUCK RENTAL - ROAD & SITE CONSTRUCTION & MAINTENANCE
337-893-2662(Abbeville) - 337-893-8451(Abb Fax) - 337-367-2057(Port of Iberia)**

September 7, 2021

City of Abbeville
P.O. Box 1170
Abbeville, La. 70510

Attn: Sara
RE/Job: Demolition at 906 Greene St.

Sara,

As per our conversation with the Mayor and you, please find the following pricing:

Job entails the demolishing, the hauling off of the building & miscellaneous materials :

Demo and Haul off.....	\$ 17,950.00
Asbestos removal and remediation.....	<u>9,000.00</u>
Total.....	\$ 26,950.00

All prices above include any taxes incurred and has terms of n/30.

Thanking you for the opportunity to bid, I remain.....

Kim Trahan

*Kimble J. Trahan, President
Pam T. Trahan, Secretary-Treasurer
107 S. Henry Street P.O. Drawer 130*

*Jan A. Trahan, Vice President
Cody Miller, Sales
Abbeville, La. 70510-0130*

Sec. 5-277. Quantity, size and placement of election signs.

- (a) Unless otherwise expressly provided in this section, the quantity, size and location of election signs shall be governed by the requirements for temporary signs.
- (b) Election signs of thirty-two (32) square feet or less that are displayed in accordance with this article may be displayed during the time periods set forth in section 5-282 of this article and shall not be counted toward any time limits for temporary signs, section 5-267.

(Ord. No. 13-07, 5-21-13)

Sec. 5-278. Prohibited on public property.

No person shall erect or display, or cause or authorize any person to erect or display, any election sign on public property.

(Ord. No. 13-07, 5-21-13)

Sec. 5-279. Private property - authorization by owner.

No person shall erect or display, or cause or authorize any person to erect or display, any election sign on any property not owned or controlled by such person, unless authorized to do so by the owner or other person in control of such property.

(Ord. No. 13-07, 5-21-13)

Sec. 5-280. Election signs on private property.

Election signs on private property:

- (1) Shall not be illuminated.
- (2) If an attached sign, shall not extend above the eaves of the building or structure where located.
- (3) If a freestanding sign:
 - a. Shall not exceed eight (8) feet in height; and
 - b. Shall not exceed eight (8) feet in width, and
 - c. Shall be located in such a fashion so as to create any safety hazard.

(Ord. No. 13-07, 5-21-13)

Sec. 5-281. Time limit for display of election signs.

- (a) All election signs shall be removed from the parcel where erected or displayed within fourteen (14) days after the date of the election to which they pertain.
- (b) Notwithstanding subsection (a) above, if election signs pertain not only to a primary election but also to a succeeding general election, they may be displayed until the general election and shall be removed within fourteen (14) days after the date of general election.
- (c) The timely removal of election signs shall be a joint and several obligation of:

(Supp. No. 24)

Created: 2021-03-18 15:50:41 [EST]

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- (1) Each person who erects or displays an election sign;
 - (2) Each person who causes or authorizes the erection or display of such sign; and
 - (3) The owner or other person in control of the property where such sign is erected or displayed.

(Ord. No. 13-07, 5-21-13)

Sec. 5-282. Removal of election signs from public property.

- (a) Election signs on public property may be removed without notice as provided by section 5-233(g).
- (b) The director shall cause a list of election signs removed from public property to be filed with the city clerk, for public information.

(Ord. No. 13-07, 5-21-13)

Sec. 5-283. Liability for election signs.

Every person who undertakes an election campaign shall be responsible to ensure that all signs posted in furtherance of that campaign are posted in full accordance with this article and shall be presumed responsible, as set forth in section 5-289, for any illegal election signs posted in furtherance of the campaign.

(Ord. No. 13-07, 5-21-13)

DELTA FIRE & SAFETY
 235 Eastpark Dr
 Eunice, LA 70535 US
 matt@deltafas.com
 www.deltafas.com

Invoice



BILL TO
 ABBEVILLE FIRE DEPARTMENT
 210 W. VERMILION ST.
 ABBEVILLE, LOUISIANA 70510

SHIP TO
 ABBEVILLE FIRE DEPARTMENT
 210 W. VERMILION ST.
 ABBEVILLE, LOUISIANA 70510

INVOICE #	DATE	TOTAL DUE	DUE DATE	TERMS	ENCLOSED
2489	09/16/2021	\$9,553.80	10/16/2021	Net 30	

UNIT #
 1031

DATE	ACTIVITY	QTY	RATE	AMOUNT
09/16/2021	SHOPBOSS RO RO 2344	1	9,553.80	9,553.80

Payment is Net 30 from date of this invoice. A Finance Charge of 1.5% of total invoice will be assessed beginning Day 46.

BALANCE DUE

\$9,553.80

DELTA FIRE & SAFETY

235 EASTPARK
EUNICE, LA. 70535
(337) 384-8909



RO #2344

hunter@deltafas.com

CUSTOMER: ABBEVILLE FIRE DEPARTMENT 210 W. VERMILLION ST ABBEVILLE, LA. 70510 Work: (337) 898-4258	YEAR: 2005 MAKE/MODEL: HME VIN: 1F95079304H140250 ENG CUMMINS ISC	PUMP / FIRETRUCK / MILES IN/MILES / Fleet Number 1031
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In: 6/30/2021 Out: 9/16/2021 Email: FIRECHIEF@CITYOFABBEVILLE.NET

VEHICLE ISSUE #1: CHANGE LEVELING SENSOR				
TECH REPORT: REMOVED AND REPLACED AUTO LEVELING SENSOR ASSEMBLY ON BUCKET. JM				
PART: HY-10336	VALVE HYDRAULIC LEVELING (SERVO)	1 @ \$3,600.00	\$3,600.00	NEW
PART: NON INVENTORY	SHIPPING	1 @ \$81.65	\$81.65	NEW
LABOR: MOON, JA	LABOR TO REMOVE AND REPLACE AUTO LEVELING SENSOR ASSEMBLY AT BUCKET	1 @ 95.00	\$95.00	LABOR
VEHICLE ISSUE #2: HYDRAULICE PRESSURE GAUGE AT BASE CONTROL PANEL NOT WORKING				
TECH REPORT: FOUND GAUGE WAS CRACKED AND LEAKING HYDRAULIC OIL. REMOVED AND REPLACED				
PART: NON INVENTORY	GAUGE 2.5 0-5000 NOSHOCK PART NUMBER: 711770	1 @ \$119.95	\$119.95	NEW
LABOR: MATTE, H	REMOVE AND REPLACE GAUGE	1 @ 95.00	\$95.00	LABOR
VEHICLE ISSUE #3: HYDRAULIC LEAK AT PTO				
TECH REPORT: INSPECTED PTO TO DIAGNOSE 2 FAILING HYDRAULIC HOSES DUE TO RUBBING ON FRAME. REMOVED AND REPLACED WITH 2 AFTERMARKET MANUFACTURED HOSES. SECURED IN PLACE TO PREVENT RUBBING.				
PART: NON INVENTORY	HYDRAULIC HOSE ASSEMBLY (SMALL)	1 @ \$78.65	\$78.65	NEW
PART: NON INVENTORY	HOSE ASSEMBLY (LARGE DIAMETER)	1 @ \$296.27	\$296.27	NEW
PART: NON INVENTORY	ISO 22 GRADE OIL (5 GALL BUCKET)	4 @ \$179.44	\$717.76	NEW
LABOR: MOON, JA	LABOR TO DIAGNOSE 2 FAILING HYDRAULIC HOSES. HOSES RUBBING ON FRAME. REMOVED AND REPLACED BOTH HOSES AND SECURED TO PREVENT RUBBING.	2 @ 95.00	\$190.00	LABOR
VEHICLE ISSUE #4: THE EXTENSION CABLES THROUGHOUT THE LADDER ARE DRY. RECOMMEND LUBRICATING				
PART: NON INVENTORY	CABLE LUBE	3 @ \$12.37	\$37.11	NEW
LABOR: REED, EV	LABER TO LUBE UP EXTEND CABLES	2 @ 95.00	\$190.00	LABOR
VEHICLE ISSUE #5: THE STREET SIDE SPOT LIGHT AT THE BASE OF THE LADDER WORKS ONLY ON ONE SETTING				
TECH REPORT: TECH INSPECTED AND TESTED BULBS TO ENSURE PROPER WORKING CONDITION. 1 OF 2 BULBS WAS NOT SEATED PROPERLY IN CONNECTOR. TECH REINSTALLED BULBS PROPERLY AND TESTED. SPOTLIGHT WORKING PROPERLY ON BOTH SETTINGS. JM				
LABOR: MOON, JA	LABOR TO REMOVE AND TEST BULBS, DIAGNOSE IMPROPERLY SEATED BULB (1 OF 2) PROPERLY REINSTALL BULBS AND TEST.	0.5 @ 95.00	\$47.50	LABOR

Recommended Repairs:	Labor/Jobs	\$1,562.75
	Parts	\$5,492.61
	Sublet	\$2,498.44
	Total Fees	\$0.00
	Subtotal	\$9,553.80
	Tax @ 0%	\$0.00
	Total	\$9,553.80

X _____ Date 9/16/2021

ESTIMATE FOR PARTIAL PAYMENT NO. 1

PROJECT: Rehabilitation of the T-Hangar Taxilanes & Apron Areas
 OWNER: City of Abbeville
 CONTRACTOR: Glenn Lege Construction, LLC, 1339 Fortune Road, Youngsville, LA 70592
 NOTICE TO PROCEED DATE: 08/02/21 PAYMENT PERIOD: 08/02/21 to 08/31/21
 CONTRACT TIME: 100 CALENDAR DAYS DAYS USED: 29 % TIME USED: 29.00%
 CONTRACT PRICE: \$ 582,236.10 TOTAL THIS PERIOD: \$ 294,619.31 % COMPLETE: 50.60%

Item No.	Description	CONTRACT			QUANTITY			Amount
		Quantity	Unit	Price	Current	Previous	Total	
	Base Bid							
C-105	Mobilization,	1	L. S.	56,575.00	0.25	0.00	0.25	14,143.75
P-101-5.1	Asphalt Patching,	100	Ton	262.50	137.55	0.00	137.55	36,106.88
P-101-5.2	Cold Milling,	19,675	Sq. Yd.	2.50	15,883.90	0.00	15,883.90	39,709.75
P-101-5.3	Saw Cut Asphalt,	1,350	Ln. Ft.	5.70	74.00	0.00	74.00	421.80
P-101-5.4	Saw Cut Concrete,	2,128	Ln. Ft.	9.00	965.00	0.00	965.00	8,685.00
P-401-8.1	Asphalt Surface Course (2-Inch Thickness),	2,675	Ton	106.00	1,747.23	0.00	1,747.23	185,206.38
P-401-8.2	Asphalt Leveling Course,	100	Ton	125.50	56.50	0.00	56.50	7,090.75
P-603-5.1	Emulsified Asphalt Tack Coat,	2,370	Gal.	3.50	930.00	0.00	930.00	3,255.00
P-605-5.1	Crack Sealing (Cracks 1/4-Inch to 1-1/2-Inch Wide),	10,000	Ln. Ft.	1.50	0.00	0.00	0.00	0.00
P-605-5.2	Crack Sealing (Cracks Greater Than 1-1/2-Inch Wide),	500	Ln. Ft.	1.70	0.00	0.00	0.00	0.00
P-620-5.1a	Surface Preparation (Permanent Markings),	1,590	Sq. Ft.	0.90	0.00	0.00	0.00	0.00
P-620-5.2b	Markings (Permanent),	1,590	Sq. Ft.	1.35	0.00	0.00	0.00	0.00
P-620-5.3c	Reflective Media,	145	Lb.	4.70	0.00	0.00	0.00	0.00
P-620-5.4d	Temporary Markings,	1,410	Sq. Ft.	1.00	0.00	0.00	0.00	0.00
S-1	Select Fill Material (Vehicular Measurement),	100	Cu. Yd.	25.00	0.00	0.00	0.00	0.00
S-2	Hydro-Seeding,	0.46	Acre	4,650.00	0.00	0.00	0.00	0.00
S-3	Remove Tie-Down,	62	Each	160.00	0.00	0.00	0.00	0.00
S-4	Tie Down,	8	Each	400.00	0.00	0.00	0.00	0.00
S-5	Reflectorized Raised Pavement Marker,	33	Each	14.00	0.00	0.00	0.00	0.00
S-6	#610 Grey Limestone,	100	Ton	58.00	0.00	0.00	0.00	0.00
S-7	Painting of Existing Asphalt Surface to Remain,	250	Sq. Ft.	14.00	0.00	0.00	0.00	0.00
	Alternate No. 1							
P-101-5.1	Asphalt Patching,	25	Ton	310.00	0.00	0.00	0.00	0.00
P-101-5.2	Cold Milling,	815	Sq. Yd.	6.40	0.00	0.00	0.00	0.00
P-101-5.3	Saw Cut Asphalt,	52	Ln. Ft.	5.70	0.00	0.00	0.00	0.00
P-401-8.1	Asphalt Surface Course (2-Inch Thickness),	100	Ton	108.00	0.00	0.00	0.00	0.00
P-602-5.1	Emulsified Asphalt Prime Coat,	245	Gal.	2.80	0.00	0.00	0.00	0.00
S-8	Remove and Replace Detector Loops,	1	L. S.	3,495.00	0.00	0.00	0.00	0.00

ESTIMATE FOR PARTIAL PAYMENT NO. 1

PROJECT: Rehabilitation of the T-Hangar Taxilanes & Apron Areas
 OWNER: City of Abbeville
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 CONTRACT TIME: 100 CALENDAR DAYS DAYS USED: 29 % TIME USED: 29.00%
 CONTRACT PRICE: \$ 582,236.10 TOTAL THIS PERIOD: \$ 294,619.31 % COMPLETE: 50.60%

Item No.	Description	CONTRACT			QUANTITY			Amount
		Quantity	Unit	Price	Current	Previous	Total	
	Alternate No. 2							
P-101-5.1	Asphalt Patching,	50	Ton	310.00	0.00	0.00	0.00	0.00
P-101-5.2	Cold Milling,	1,280	Sq. Yd.	6.40	0.00	0.00	0.00	0.00
P-101-5.3	Saw Cut Asphalt,	146	Ln. Ft.	5.70	0.00	0.00	0.00	0.00
P-401-8.1	Asphalt Surface Course (2-Inch Thickness),	155	Ton	108.00	0.00	0.00	0.00	0.00
P-603-5.1	Emulsified Asphalt Tack Coat,	155	Gal.	2.80	0.00	0.00	0.00	0.00

ORIGINAL CONTRACT PRICE:	\$ 540,537.90	TOTAL OF ABOVE ITEMS	\$ 294,619.31
CONTRACT CHANGE ORDER #1	\$ 41,698.20	OTHER (MATERIAL ON HAND)	\$ -
		TOTAL VALUE OF COMPLETED WORK	\$ 294,619.31
		LESS 5% RETAINED	\$ 14,730.97
		NET AMOUNT DUE TO DATE	\$ 279,888.34
		LESS PREVIOUS PAYMENTS	\$ -
ADJUSTED CONTRACT PRICE:	\$ 582,236.10	AMOUNT DUE THIS ESTIMATE	\$ 279,888.34

CERTIFIED CORRECT:
GLENN LEGE CONSTRUCTION, LLC
 CONTRACTOR

RECOMMENDED FOR PAYMENT:
SELLERS & ASSOCIATES, INC.
 LAFAYETTE - ABBEVILLE, LOUISIANA

BY: _____

BY: _____

DATE: _____

DATE: _____

CITY OF ABBEVILLE
 OWNER

BY: _____

DATE: _____