Tangipahoa Parish Council Tangipahoa Parish Gordon A Burgess Governmental Building 206 East Mulberry Street, Amite, LA 70422 Regular Meeting Immediately Following Public Hearing September 26, 2022

<u>PUBLIC HEARING</u> - A PUBLIC NOTICE Is Hereby Given That a Public Hearing Will Be Held by The Tangipahoa Parish Council on September 26, 2022, at 5:30 PM at the Tangipahoa Parish Gordon A Burgess Governmental Building, 206 East Mulberry Street, Amite, Louisiana, 70422, contact number (985) 748-3211 on the following:

- T.P. Ordinance No. 22-53 An Ordinance repealing the language of Chapter 44 in its entirety and reserving the Chapter
- T.P. Ordinance No. 22-54 An Ordinance amending and enacting Chapter 36-Planning and Development, Article V-Standards for Development of Property, Section 36-112-Special Classification Property Development Standards, (A)(4)-Spacing of Manufactured Home
- T.P. Ordinance No. 22-55 An Ordinance amending and enacting Chapter 36-Planning and Development, Article V-Standards for Development of Property, Section 36-116-Special Use Residential Commercial Developments, (C)(2)-Maximum Density and Minimum Acres
- T.P. Ordinance No. 22-56 An Ordinance amending and enacting Chapter 36-Planning and Development, Article VIII-Developments with Special Provisions, Section 36-222-Mining Operations
- T.P. Ordinance No. 22-57 An Ordinance amending and enacting Chapter 36-Planning and Development, Article VIII-Developments with Special Provisions, Section 36-224-Renewable Energy Power Plants, (C)-General Regulations
- T.P. Ordinance No. 22-58 An Ordinance to grant a variance to Section 36-112-Special Classification Property Development Standards for John Milazzo Sr, Assessment #5413508 in District 2
- T.P. Ordinance No. 22-59 An Ordinance to grant a variance to Section 36-112-Special Classification Property Development Standards for Charlie T Moore and Jody Young, Assessment #2122006 in District 7
- T.P. Ordinance No. 22-61 An Ordinance to grant a variance to Section 36-90-Minor Subdivision Standards for Terrance Whitaker/Century Financial Services, Assessment #2968118 in District 8

CALL TO ORDER

<u>CELL PHONES</u> - Please Mute or Turn Off

INVOCATION

<u>PLEDGE OF ALLEGIANCE</u> (All Veterans and active military, please render the proper salute)

ROLL CALL

ADOPTION OF MINUTES for the regular meeting dated September 12, 2022

<u>PUBLIC INPUT</u> - Anyone Wishing to Address Agenda Items Which Were Not on Public Hearing

1. DISCUSSION of Carbon Sequestration Project

PARISH PRESIDENT'S REPORT

- 2. FINANCIAL REPORT
- 3. APPROVE/REJECT BID for Fiber Optic Broadband Network Construction Labor & Material
- 4. RECOMMENDATION OF CONDEMNATION of structure at 42147 Range Road, Ponchatoula, Assessment #1714406 in District 8
- 5. APPROVAL TO HIRE a contractor to cut grass at 11173 Highway 22 West in District 10 and lien property the cost of contract plus administrative fees

REGULAR BUSINESS

- 6. TPC Acting as Board of Review for 2022
- 7. Audit Matters
- 8. D.R. HORTON CYPRESS RESERVE road integrity issue, phases I and II (Vial)
- 9. 2022 Trick-or-Treat Hours

- 10. ADOPTION of T.P. Ordinance No. 22-53 An Ordinance repealing the language of Chapter 44 in its entirety and reserving the chapter
- 11. ADOPTION of T.P. Ordinance No. 22-54 An Ordinance amending and enacting Chapter 36-Planning and Development, Article V-Standards for Development of Property, Section 36-112-Special Classification Property Development Standards, (A)(4)-Spacing of Manufactured Home
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- 14. ADOPTION of T.P. Ordinance No. 22-57 An Ordinance amending and enacting Chapter 36-Planning and Development, Article VIII-Developments with Special Provisions, Section 36-224-Renewable Energy Power Plants, (C)-General Regulations
- 15. ADOPTION of T.P. Ordinance No. 22-58 An Ordinance to grant a variance to Section 36-112-Special Classification Property Development Standards for John Milazzo Sr, Assessment #5413508 in District 2
- 16. ADOPTION of T.P. Ordinance No. 22-59 An Ordinance to grant a variance to Section 36-112-Special Classification Property Development Standards for Charlie T Moore and Jody Young, Assessment #2122006 in District 7
- 17. ADOPTION of T.P. Ordinance No. 22-61 An Ordinance to grant a variance to Section 36-90-Minor Subdivision Standards for Terrance Whitaker/Century Financial Services, Assessment #2968118 in District 8

18. INTRODUCTION of T.P. Ordinance No. 22-60 - An Ordinance amending and enacting Chapter 52-Vehicles for Hire

- 19. ADOPTION of T.P. Resolution No. R22-24 A Resolution of the Tangipahoa Parish Council-President Government authorizing the filing of an application with the Louisiana Department of Transportation and Development for a grant under any of the following FTA programs managed through Louisiana Department of Transportation and Development
- 20. ADOPTION of T.P. Resolution No. R22-25 A Resolution of the Tangipahoa Parish Council-President Government for State CWEF Water Grant
- 21. ADOPTION of T.P. Resolution No. R22-26 A Resolution of the Tangipahoa Parish Council-President Government for State LGAP Grant

22. TANGIPAHOA VOLUNTARY COUNCIL ON AGING - New Appointment of Bruce Bordelon to fill unexpired term of Coleen Ebarb, District 6

BEER, WINE, AND LIQUOR PERMITS

23. Sunny Times 7, LLC
 25064 Highway 22
 Ponchatoula, LA 70454
 Class B Beer (Package Only) and Class A/B Liquor
 District 9

LEGAL MATTERS

COUNCILMEN'S PRIVILEGES

ADJOURN

Jill DeSouge Clerk of Council Daily Star Please Publish September 22, 2022

Published on Tangipahoa Parish Government website at *www.tangipahoa.org* and posted @ T.P. Gordon A. Burgess Governmental Building September 22, 2022

In Accordance with the Americans with Disabilities Act, If You Need Special Assistance, please contact Jill DeSouge at <u>985-748-2290</u> describing the Assistance that is necessary.

TANGIPAHOA PARISH GOVERNMENT FIBER OPTIC BROADBAND NETWORK OSP CONSTRUCTION LABOR & MATERIALSASSOCIATED NETWORK MATERIAL BID SEPTEMBER 14, 2022

BIDDER	ADDENDUM NO.1	BID BOND	AMOUNT	
GRADY CRAWFORD CONSTRUCTION CO. INC	YES	YES	4,906,629.84	
	14 - C			



15485 Club Deluxe Road Hammond, LA 70403 Office: (985) 402-3059 Fax: (985) 402-3059

September 15, 2022 WALKER CHARLES A & ANGELIA C/O ANGELIA COLLINS 107 MCCRAY LANE HAMMOND LA, 70401

RE: Dangerous Structure: 42147 Range Road, Ponchatoula, La. 70454

Assessment # 1714406

To whom it may concern:

The previously referenced property was reported to Tangipahoa Parish Blighted Property Enforcement regarding a violation of an unsafe and dangerous structure.

The office performed an inspection of the property and noted several deficiencies in the floor system, walls, and other components required for a structurally sound dwelling that have been compromised and therefore unfit for occupancy. It is our concern that the condition of this property has reached such a dilapidated condition that it is a <u>safety hazard that poses an immediate danger to the public</u> welfare/safety of the residents in the surrounding community.

A condemnation hearing has been scheduled for Monday, October 24, 2022, 5:30PM, with the Tangipahoa Parish Council at 206 E. Mulberry Street, Amite, La. 70422. You shall be required to attend, providing a detailed response to the property in question.

If you would like to discuss this matter with the Tangipahoa Parish Certified Building Official, Nic Leblanc, he can be reached at 985-542-2117or nleblanc@tangipahoa.org

Sincerely, Jeffrey Barthelemy Tangipahoa Parish Government Blighted Property Division (985)415-9907

Move here.



15485 CLUB DELUXE ROAD HAMMOND, LA 70403 OFFICE: (985) 402-3059 FAX: (985) 402-3059

08/4/2022

WALKER CHARLES A & ANGELIA C/O ANGELIA COLLINS 107 MCCRAY LANE HAMMOND LA, 70401

RE: Dangerous Structure 42147 Range Road, Ponchatoula, La. 70454

Assessment # 1714406

To whom it may concern:

The above listed property has been identified as containing a building/structure in dilapidated and dangerous condition. This building/structure endangers public welfare/safety and is in need your immediate attention (within 15 days of this notice).

Please allow this letter serve as a courtesy notification of impending action against this property.

ARTICLE III. - REMOVAL OR CONDEMNATION OF DANGEROUS BUILDINGS, STRUCTURES AND CAMPS IN THE UNINCORPORATED AREAS OF THE PARISH

Sec. 12-57. - Authority of parish government.

(a) The parish council-president government may condemn and cause to be demolished or removed any building, camp or structure located within the unincorporated areas of the parish when the building, camp or structure is in a dilapidated and dangerous condition which endangers the public welfare.

If you would like to discuss this matter further, feel free to contact me.

Sincerely, Jeffrey Barthelemy Tangipahoa Parish Government Blighted Property Division (985) 415-9907











Joaquin "JR." Matheu Tangipahoa Parish Assessor

September 20, 2022

Tangipahoa Parish Council Board of Review P.O. Box 215 Amite, Louisiana 70422-0215

Pursuant to Act 383 of 1977, this is to advise you that I have prepared and made up the list showing the assessments of real and personal property in and for the **Parish of Tangipahoa**, **State of Louisiana**, and that said list has been exposed daily for inspection by taxpayers and other interested persons for a period of fifteen (15) calendar days which began August 23, 2022 and ended September 7, 2022.

Notice of such exposure was published in the Hammond Daily Star, the official journal of Tangipahoa Parish on August 9, 2022 and August 16, 2022.

Now that this is over and the list has been changed where applicable and necessary for clerical errors and erroneous assessments, I hereby certify the assessment list of Tangipahoa Parish for the Assessment Year 2022 to you as the Board of Review.

The total value of Tangipahoa Parish, including Public Service Property for the Assessment Year 2022 is **933,482,018**.

The Board of Review shall consider the written appeal of any taxpayer who has filed their appeal either by certified mail or hand delivered prior to 4:00 P.M. on September 19, 2022. The appeal to the Board of Review (Form 3101) should include all necessary documentation to support a lower value.

Sincerely.

Joaquin "JR." Matheu, CLA Tangipahoa Parish Assessor

Post Office Box 336 • Amite, Louisiana 70422-0336 • office Amite (985) 748-7176 • (985) 748-3995 (fax) branch offices Hammond (985) 345-6226 • (985) 543-0419 (fax) • www.tangiassessor.com • info@tangiassessor.com

AN ORDINANCE REPEALING THE LANGUAGE OF CHAPTER 44 IN ITS ENTIRETY AND RESERVING THE CHAPTER

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority thereof repeals the language in its entirety from Chapter 44 and revises the Tangipahoa Parish Code of Ordinance as follows:

CHAPTER 44 – RESERVED

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

On motion by___and seconded by __, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge			Brigette Hyde	
Clerk of Council			Chairwoman	
Tangipahoa Parish C	Council		Tangipahoa Parisl	n Council
INTRODUCED:	September 12	2, 2022		
PUBLISHED:	September 21	1,2022	OFFICIAL JOURNAL H	ammond Daily Star
ADOPTED BY TPC	C: September 26	5, 2022		
DELIVERED TO PI	RESIDENT: _		_day of September, 2022 a	t
APPROVED BY PR	ESIDENT: _			
	Ι	Robby M	liller	Date
VETOED BY PRES	IDENT:			
	-	Robby M	liller	Date
RECEIVED FROM	PRESIDENT:	0	lay of September, 2022 at	

AN ORDINANCE AMENDING AND ENACTING CHAPTER 36 – PLANNING AND DEVELOPMENT, ARTICLE V – STANDARDS FOR DEVELOPMENT OF PROPERTY, SECTION 36-112 – SPECIAL CLASSIFICATION PROPERTY DEVELOPMENT STANDARDS, (A)(4)-SPACING OF MANUFACTURED HOME

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority thereof revises and amends the Tangipahoa Parish Code of Ordinance as follows:

ARTICLE V – STANDARDS FOR DEVELOPMENT OF PROPERTY

Sec. 36-112. Special classification property development standards.

- (a) Mobile/manufactured homes placement standards for placement on a single lot.
 - (1) *Lot size.* An individual parcel of record shall be a minimum of one-half acre for placement of a manufactured home.
 - (2) *Density.* No more than two single-family dwelling units shall be placed on any one parcel of record. These two single-family dwelling units will only allow for one manufactured home and a one single-family residential dwellings. Each unit will require one-half acre per unit.
 - (3) *Setbacks*. Side and rear setbacks shall be ten feet from the property line. Front setbacks shall be a minimum of 25 feet from public right-of-way lines. In cases when the right-of-way lines cannot be determined, the setback line will begin 18 inches behind the back slope of the drainage ditches.
 - (4) Spacing of manufactured home. All new manufactured homes being placed must be a minimum of 50 feet 20 feet from any overhang/eve to adjacent overhang/eve habitable structure.
 - (5) Nonconforming lots of record. (Grandfather clause) Parcels less than one-half acre with a current manufactured home on it are allowed to maintain residence and/or replace older mobile homes with a new manufactured home if utilities are currently in place at the time of the permit request or were in place within 12 months of the request.
 - (6) *Removal of older mobile homes or manufactured homes.* When replacing one home for another, the original home must be removed from the parcel within 60 days of the new home being placed. If the home is not removed within 60 days, a power disconnection order will be issued and remain in effect until it is removed.
 - (7) *Mandatory requirements.* Manufactured homes must meet all of the following requirements:
 - a. Be placed on a permanent conventional foundation and set up in accordance with building code requirements as prescribed by HUD;
 - b. Be comprised of at least 12 feet wide by 40 feet long or two fully enclosed parallel sections each not less than 12 feet wide by 36 feet long;
 - c. Be located on a parcel owned by the applicant. The applicant must provide proof of parcel ownership for moving permit approval.
 - (8) *Other consideration for placement.* In cases of declared emergencies, the required standards may be waived.
 - (9) Heir property must be opened in succession with property listed in the applicant's name for mobile home placement to be allowed.
- (b) *Camps.* Lot frontage for camps shall be a minimum of 50 feet with a minimum lot square footage being 4,000 square feet. Frontage shall be on a nature stream or manmade waterway with no roads to property.
- (c) Hunting club camps sites.
 - (1) A hunting club camp site is a site on leased, private property where the sportsmen may park camper trailers to access a tract of land for the purpose of hunting or fishing on seasonal occasions.
 - (2) Any sanitary or water facilities located on said property for the use of campers must meet state requirements.
 - (3) No approvals by parish government offices are required for these developments.

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

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Tangipahoa Parish (Council	Tangipahoa Parish Council
INTRODUCED:	September 12, 2022	
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ADOPTED BY TPO	C: September 26, 2022	
DELIVERED TO P	RESIDENT:	_day of September, 2022 at
APPROVED BY PI	RESIDENT:	
	Robby N	Ailler Date
VETOED BY PRES	SIDENT:	
	Robby N	Ailler Date
RECEIVED FROM	PRESIDENT:	day of September, 2022 at

AN ORDINANCE AMENDING AND ENACTING CHAPTER 36 – PLANNING AND DEVELOPMENT, ARTICLE V – STANDARDS FOR DEVELOPMENT OF PROPERTY, SECTION 36-115 – SPECIAL USE RESIDENTIAL COMMERCIAL DEVELOPMENTS, (C)(2)-MAXIMUM DENSITY AND MINIMUM ACRES

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority thereof revises and amends the Tangipahoa Parish Code of Ordinance as follows:

ARTICLE V – STANDARDS FOR DEVELOPMENT OF PROPERTY

Sec. 36-115. Special Use Residential Commercial Developments

- (c) Multifamily.
 - (2) Major apartments, condominiums, townhouses, and duplex development standards.
 - a. Location of mini dumps for solid waste disposal must be on the final plat.
 - b. Streets, drive aisles, or access servitudes exceeding 500 feet in length must end in a cul-de-sac or a T-turnaround designed as per chapter 42.
 - c. Privacy fences, six feet in height, may be required if necessary, to separate incompatible land uses.
 - d. Maximum density of 12 8 dwelling units per acre.
 - e. Within the development all access servitudes for drive aisles must be a minimum of 35 feet wide. The drive aisle must be constructed with hard surface materials with a minimum of 16' wide. No parking spaces are allowed within the 35' servitude.
 - f. At least ten percent of the total development acreage must be green space or recreational area.
 - g. Security lighting must be provided on every other utility pole or at equivalent spacing.
 - h. These developments must have 125' frontage on an existing publicly maintained road

Minimal acres for these types of developments shall be 1 acre

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

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DELIVERED TO PR	ESIDENT: _		day of September, 2022 a	ıt
APPROVED BY PR	ESIDENT: _			
	R	Robby M	iller	Date
VETOED BY PRES	DENT:			
		Robby M	iller	Date
RECEIVED FROM	PRESIDENT: _	0	lay of September, 2022 at	

AN ORDINANCE AMENDING AND ENACTING CHAPTER 36 – PLANNING AND DEVELOPMENT, ARTICLE VIII – DEVELOPMENTS WITH SPECIAL PROVISIONS, SECTION 36-222 – MINING OPERATIONS

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority thereof revises and amends the Tangipahoa Parish Code of Ordinance as follows:

Chapter 36 PLANNING AND DEVELOPMENT

ARTICLE VIII – DEVELOPMENTS WITH SPECIAL PROVISIONS

Sec. 36-222. Mining operations.

- (a) *Prohibition on combustible and/or flammable burning.*
 - (1) Combustible and/or flammable burning is defined as consisting of any single or multiple pits or containers of any size where combustible and/or flammable liquids are burned for any reason.
 - (2) The construction or use of pits or containers for the purpose of burning combustible and/or flammable liquids is prohibited.
 - (3) Whoever burns combustible and/or flammable liquids in violation of the provisions of the section shall be guilty of a misdemeanor crime and shall be subject to the penalties in section 1-13.
- (b) **<u>Dirt</u>** Pits and ponds.

(1)

Definitions. The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this subsection, except where the context clearly indicates a different meaning:

Dirt pit means a hole, shaft or cavity in the ground created or expanded with the intent to mine dirt, clay, gravel, or any materials from the earth from the site for transport off of the site.

Pond means an artificially created confined body of water, which could be created for commercial or recreational uses, or for detention/drainage.

<u>Residential house means a structure or dwelling providing living accommodations for</u> one or more persons.

- (2) Construction, operation or expansion of dirt pits and ponds require a permit.
 - All dirt pits and/or ponds sought to be constructed within the parish are required to submit an application to the parish permit office <u>and pay the fee</u> <u>set for this permit by the parish council-president government.</u> No new excavation shall begin until a permit is issued.
 - b. The permit application required by this article will require the following information, to-wit:
 - 1. The landowners' full names, physical and mailing addresses, and telephone number.
 - 2. The property description for the location of the dirt pit and/or pond.
 - 3. The official name or designation of the roadway providing access to
 - the site of the dirt pit and/or pond.The anticipated size of the dirt pit and/or pond including both its
 - anticipated depth and surface area.
 5. The anticipated starting date for operations and the anticipated completion date for operations at the site.
 - 6. The contractor/miner/excavator's complete name. If the contractor/miner/ excavator is a partnership, corporation or limited liability company, there shall be included with the application the names of each owner, stockholder, partner and/or member except in the case of publicly traded stock corporations. Along with each name, there shall also be included the contractor, miner, excavator and in the case of a partnership, corporation or limited liability company, the owner, stockholder, partner and/or member's physical and mailing address and telephone number.
 - (3) *Permit posting.* The original permit or a copy thereof must be posted by the applicant at the entrance site of the dirt pit and/or pond where the applicant accesses the site from a public roadway.

- (4) Damages to public roads.
 - The dirt pit and/or pond's landowners and the contractor/miner/excavator shall be jointly, severally and in solido responsible for obtaining and constructing access onto a public roadway. If the public roadway is surfaced, there must be an apron connecting the applicant's private roadway to the public roadway constructed in a manner that will prevent damage to the roadway.
 - b. Any damages to the public roadway <u>at this entrance shall</u> must be paid for by the landowner and/or the contractor/miner/excavator, jointly and severally.
 - c. The contractor/miner/excavator shall be responsible to make sure operations at the dirt pit/pond construction do not impact road safety and to remove any dirt or clay that is spilled or tracked onto the public roadway.
- (5) Notification of change in ownership. If at any time there is a change in ownership as to the landowner and/or the contractor/miner/excavator, the current owner shall notify the new owner of this article.
- (5)(6) Permit holder to provide access to parish inspectors. As a condition of the granting of a permit to undertake dirt pit/pond operations, the applicant and the landowner shall grant to the parish government's inspectors and/or compliance officers complete access to the site for regular inspections, compliance enforcement, posting violations and issuing stop work orders at all reasonable times.
- (6)(7) Compliance enforcement. In the event that the permit holders fail to comply with the requirements of this article, the parish council-president government, in addition to any other remedies provided for herein or by other general law, shall be entitled to stop all work at the site and suspend all pit/pond operations permits.
- (7)(8) Special regulations.
 - a. Requirements for ponds of one acre or less in area on a single-family residential home site. An application must be submitted and fees paid in order to obtain a permit. The pond must be dug in a manner that will allow for it to hold water. For safety reasons, the edge of the pond will be sloped at a minimum ratio of 3:1. The edge of the pond can be no closer than 30 feet from a neighboring property line. During construction of the one acre or less size pond, if legitimate complaints arise, the parish government may require watering in order to control dust. The required buffer may be waived in writing from adjacent affected property owner.
 - b. *Requirements for dirt pits and/or ponds more than one acre but no more than five acres in area.* An application must be submitted along with the items set forth herein before a permit may be issued pursuant to this article. If the merchantable timber is to be harvested from the site, a parish logging permit must be obtained. The applicant must present a plan for access to a state highway or to a parish roadway. A water truck may be required to control dust. If the site is constructed with the intention to create a pond, such pond will be constructed in a manner that will allow it to hold water and at the completion of the job, for safety reasons, the edges of the pond will be sloped at a minimum ratio of 3:1. The edge of any such dirt pit and/or pond can be no closer than 30 feet from a neighboring property line. The required buffer may be waived in writing from adjacent affected property owner. Furthermore, to protect neighboring properties from damage to water wells, sewer systems and foundations, no such dirt pit or pond shall be located any closer than 200 feet from a neighboring property owner's existing residential house structure. If at any time the pit becomes abandoned, there shall be no pool of water or pond unless the edges of the pool or pond are sloped at a minimum ratio of 3:1. A permit for this size operation will be for a one-year term and must be renewed yearly thereafter during the operation. Prior to expanding the site to include excavation of more than five acres, the contractor/miner/excavator must apply for and obtain the permit required by subsection (b)(7)[8] c of this section.
 - c. *Requirements for pits and/or ponds more than five acres in area.* These developments must follow the procedures set forth in section 36-220, and once a permit is issued, the following requirements must be upheld:
 - If timber is to be harvested to clear the site, a logging permit is required. A water truck must be maintained on the site and must be used daily to control dust except in the event of substantial periods of rain.

2. If the site is constructed with the intention to create a pond, at completion of the job, such pond will be constructed in a manner that will allow it to hold water and for safety reasons, the edges of the pond will be sloped at a minimum ratio of 3:1. At all times, the edges of any such dirt pit and/or pond can be no closer than 30 feet from a neighboring property line. The required buffer may be waived in writing from adjacent affected property owner. Furthermore, to protect neighboring properties from damage to water wells, sewer systems and foundations, no such dirt pit or pond shall be located any closer than 200 feet from a neighboring property owner's existing residential house structure. If at any time the pit becomes abandoned, there shall be no pool of water or pond unless the edges of the pool or pond are sloped at a minimum ratio of 3:1. A permit for this size operation will be for a one-year term and must be renewed yearly thereafter during the operation of the dirt pit, in addition to the other requirements for a permit, the applicant shall also submit along with the permit application the following, to-wit:_

<u>(i)</u>	Site plan that includes the legal description and survey of the
	entire property;
(ii)	A diagram of the proposed dirt pit or pond at completion;
(iii)	A letter of approval from the parish director of public works;
(iv)	A letter of approval from the parish building official;
(v)	A resolution of the parish council granting the permit; and
<u>(vi)</u>	A logging permit, if applicable.

(8) [9] *Existing pits and/or ponds.* Pits that are currently operating, meaning dirt has been Removed from the site for commercial purposes, as of the effective date of the ordinance from which this article is derived, will be exempt from all requirements of this article, excepting that these existing sites will shall be required to submit an application to the permit office and receive an exempt permit. This exempt permit will shall be kept on site. The application must shall contain the following information: name of landowner, mailing address and phone number, name and phone number of contractor/excavators, location of pit (access road), total acreage of site (total on deed, even if plans do not include the use of all acreage), and total anticipated size of pit. This information will be for permit office use only, but will be available to the public as required by law. Any modification to the existing operations and/or site must conform with this article.

(10) Permit fees. Permit fees are set by the parish government as follows:

- a. For ponds of one acre or less on a single residential home site, the permit fee shall be set at a one-time fee of \$50.00.
- b. For dirt pits and/or ponds more than one acre but no more than five acres, the permit fee shall be \$100.00 per year during each year of operations or construction.
- c. For dirt pits and/or ponds more than five acres, the permit fee shall be \$20.00 per acre (total proposed acres on plan), per year during each year of operation or construction.

(9)<mark>(11)</mark> Penalties.

- a. Any person who violates the provisions of this section, as set forth hereinabove, will be guilty of a misdemeanor criminal offense punishable as provided in section 1-13.
- b. Each day that a violation of this section exists will constitute a separate offense.

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

On motion by___and seconded by __, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge		Brigette Hy	vde
Clerk of Council		Chairwoma	
Tangipahoa Parish Co	uncil	Tangipahoa	Parish Council
INTRODUCED:	September 12, 2022		
PUBLISHED:	September 21, 2022	OFFICIAL JOURN	NAL Hammond Daily Star
ADOPTED BY TPC:	September 26, 2022		
DELIVERED TO PRI	ESIDENT:	_day of September, 2	2022 at
APPROVED BY PRE	SIDENT:		
	Robby N	filler	Date
VETOED BY PRESII	DENT:		
	Robby M	filler	Date
RECEIVED FROM P	RESIDENT:	day of September, 2	022 at

AN ORDINANCE AMENDING AND ENACTING CHAPTER 36 – PLANNING AND DEVELOPMENT, ARTICLE VIII – DEVELOPMENTS WITH SPECIAL PROVISIONS, SECTION 36-224 – RENEWABLE ENERGY POWER PLANTS, (C) - GENERAL REGULATIONS

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority thereof revises and amends the Tangipahoa Parish Code of Ordinance as follows:

CHAPTER 36 – PLANNING AND DEVELOPMENT

ARTICLE VIII. DEVELOPMENTS WITH SPECIAL PROVISIONS

Sec. 36-224. Renewable energy power plants (solar energy).

- (c) General regulations.
 - (1) All solar power plants must comply with the minimum regulations and design standards set forth in this section.
 - (2) Local, state and federal permits. A solar power plant must be required to obtain all necessary permits from the state department of environmental quality, including the state division of air quality and the state division of water quality; the state department of natural resources; and any applicable permits required by the parish, and applicable federal permits.
 - (3) This section shall be supplemental to and shall not abridge any other applicable local, state, or federal rules, regulations, or laws, including without limitation any more restrictive provision set forth in this chapter. Should any state or federal legislation go into effect, the owner/developer must comply with any such rules which may apply.
 - (4) A valid special provision application, building permit, electrical permit and ongoing compliance to this section is mandatory for all solar power plants.
 - (5) The owner/developer shall provide a maintenance guarantee in the amount of \$80.00 per linear foot of road right of way pending review of the economic index at the time of issuance of the guarantee. The cost per linear foot may vary at the time of inspection. The maintenance guarantee shall become effective upon the notice to proceed and will remain in effect until 90 days after the completion of the project. An approved traffic plan shall be submitted prior to the issuance of the maintenance guarantee. The contractor shall provide both pre and post construction to verify damages caused by the construction. In the event that roads within the traffic plan sustain damages due to construction activities, all repairs shall be completed within 90 days from the completion of the development and in accordance with parish standards. Substandard road conditions, as a result of construction activities, shall be repaired to the satisfaction of the Department of Public Works within 10 calendar days from the written notification there of. If the road repairs have not been completed in the allotted time frame the maintenance guarantee will be called in to make the necessary repairs.
 - (5) <u>6</u> Application requirements. All applications and plans for solar power production must include all the following:
 - a. Name of the project, names and addresses of the business owners, names of the property owners and the engineers and surveyors.
 - b. If the site is leased, a lease memorandum executed by all parties to the lease.
 - c. Date, scale and accurate north arrow of the site plan showing all property to be included in the project.
 - d. Boundaries and actual dimensions and shape of parcel, including total acreage, with bearings and distances.
 - e. Site plan showing streets, circulations, driveways, service buildings, easements, arrangement and number of solar panels, and streets; also fencing, gates and vegetative buffer.
 - f. Horizontal and vertical (elevation) to scale drawing with dimensions that show the location of the solar panels and system on the property.
 - g. Vicinity map showing the location and surrounding land use.
 - h. Names and addresses of adjoining property owners.
 - i. Elevation certificate and preliminary drainage plan.
 - j. Land contours.
 - k. Plan illustrating the intended layout and green space.
 - I. Traffic plan during construction phase.
 - m. Other features and designs as deemed reasonably necessary from time to time by the parish council.
 - n. A decommission plan in compliance with this section.
 - o. Economic impact report.

- p. Any parcels that are part of the project that is interrupted by a road or other parcels not part of the project must be identified on the site plan labeled as individual areas (example: a, b, c).
- q. An application fee of \$750.00.

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

On motion by___and seconded by __, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge		_	Brigette Hyde	
Clerk of Council			Chairwoman	
Tangipahoa Parish (Council		Tangipahoa Par	ish Council
INTRODUCED:	September	12, 2022		
PUBLISHED:	September	21, 2022	OFFICIAL JOURNAL	Hammond Daily Star
ADOPTED BY TPO	C: September 2	26, 2022		
DELIVERED TO P	RESIDENT:	<u> </u>	_day of September, 2022	at
APPROVED BY PI	RESIDENT:			
		Robby M	filler	Date
VETOED BY PRES	SIDENT:			
		Robby M	filler	Date
RECEIVED FROM	PRESIDENT	:	day of September, 2022 a	at

AN ORDINANCE TO GRANT A VARIANCE TO SECTION 36-112 – SPECIAL CLASSIFICATION PROPERTY DEVELOPMENT STANDARDS FOR JOHN MILAZZO SR, ASSESSMENT #5413508 IN DISTRICT 2

WHEREAS, John Milazzo Sr is requesting a variance to place a second manufactured home at 53319 Cyprian Road, Loranger, LA, Assessment #5413508, a 5 acre parcel that occupies 1 habitable structure and 1 manufactured home; and

WHEREAS, the Mr. Milazzo's request is to allow for the placement of an additional manufactured home on the parcel due to having placed a septic system to support more than 1 manufactured home; and

WHEREAS, Tangipahoa Parish Code of Ordinances Chapter 36 Planning and Development, Article V Standards for Development of Property, Section 36-112 Special classification property development standards (A) Mobile/Manufactured Homes Placement Standards for placement on a single lot reads no more than 2 single family dwelling units shall be placed on any one parcel of record. These 2 single family residential dwelling units will only allow for one manufactured home and a one single family residential dwelling. Each unit will require one-half acre per unit; and

WHEREAS, on September 6, 2022, the Planning Commission voted to recommend approval of the variance request by John Milazzo Sr, 53319 Cyprian Road, Loranger, LA, Assessment #5413508, to place an additional manufactured home on a parcel where only 1 is allowed; and

THEREFORE BE IT ORDAINED by the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, that a variance to the section of the Tangipahoa Parish Code of Ordinances, Parish of Tangipahoa, State of Louisiana, be granted to John Milazzo Sr to approve the placement of another manufactured home on Assessment #5413508, once all other requirements have been satisfied;

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council.

On motion by_and seconded by _, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge		0	e Hyde	
Clerk of Council	(Chairw	voman	
Tangipahoa Parish Co	ouncil		Tangipahoa Parish Council	
INTRODUCED:	September 12, 2	2022		
PUBLISHED:	September 21, 2	2022	OFFICIAL JOURNAL Hammond Daily St	tar
ADOPTED BY TPC:	September 26, 2	2022		
DELIVERED TO PR	ESIDENT:	0	day of September, 2022 at	
APPROVED BY PRI	ESIDENT:			
	Robby Miller		Date	
VETOED BY PRESI	DENT:			
	Robby Miller		Date	
RECEIVED FROM F	PRESIDENT:	d	lay of September, 2022 at	



September 7, 2022

RE: John Milazzo Sr 53319 Cyprian Road Loranger, La. 70446

> Owners - John Milazzo Sr, Assessment # 5413508, 5 acres, Sec-11,T5S,R8E. (Council District #2) A request to grant a variance to Ordinance Sec. 36-112 *Special Classification Property Development Standards*. (a)(2) To allow an additional manufactured home on a parcel where only 1 is allowed.

To Whom It May Concern:

On September 6,2022 The Planning Commission voted to recommend approval of the above request.

Your case will be forwarded to the Tangipahoa Parish Council for final decision. Your request is scheduled to be introduced at the Parish Council meeting on September 12, 2022. The public hearing and council decision on your case is scheduled to take place on September 26, 2022 at 5:30pm in the Parish Council Chambers at 206 E. Mulberry Street Amite, LA. It is important that you or your representative be at the Parish Council meeting on behalf of your case.

If you have any questions or concerns please feel free to contact our office at (985)340-9028.

Respectfully,

Kim Morse Assistant Planner

More here.

AN ORDINANCE TO GRANT A VARIANCE TO SECTION 36-112 – SPECIAL CLASSIFICATION PROPERTY DEVELOPMENT STANDARDS FOR CHARLIE T MOORE AND JODY YOUNG, ASSESSMENT #2122006 IN DISTRICT 7

WHEREAS, Charlie T Moore and Jody Young are requesting a variance for a manufactured home at 44346 Easy Street, Hammond, LA, Assessment #2122006, a parcel less than ¹/₂ acre; and

WHEREAS, Charlie T Moore and Jody Young were displaced for Hurricane Ida resulting in the purchase of a manufactured home on a parcel measuring 8,481.60 sq feet (70.68'x120'). The parcel is 13,298.40 sq feet short of the minimum one-half acre requirement for placement of a manufactured home; and

WHEREAS, Tangipahoa Parish Code of Ordinances Chapter 36 Planning and Development, Article V Standards for Development of Property, Section 36-112 Special classification property development standards (A) Mobile/Manufactured Homes Placement Standards for placement on a single lot reads an individual parcel of record shall be a minimum of one-half acre for placement of a manufactured home; and

WHEREAS, on September 6, 2022, the Planning Commission voted to recommend approval of the variance request by Charlie T Moore and Jody Young, 44346 Easy Street, Hammond, LA, Assessment #2122006, to allow for the placement of one manufactured home on an individual parcel of record that is less than ¹/₂ acre; and

THEREFORE BE IT ORDAINED by the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, that a variance to the section of the Tangipahoa Parish Code of Ordinances, Parish of Tangipahoa, State of Louisiana, be granted to Charlie T Moore and Jody Young to approve the manufactured home on Assessment #2122006, once all other requirements have been satisfied;

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council. On motion by_and seconded by _, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge		Brigett	e Hyde			-	
Clerk of Council		Chairw	voman				
Tangipahoa Parish Co	ouncil		Tangipahoa	Parish Counc	cil		
INTRODUCED:	September 12,	2022					
PUBLISHED:	September 21,	2022	OFFICIAL	JOURNAL	Hammond	Daily	Star
ADOPTED BY TPC:	September 26,	2022					
DELIVERED TO PR	ESIDENT:		day of Septer	nber, 2022 at			
APPROVED BY PRE	ESIDENT:						
	Robby Miller		Date				
VETOED BY PRESI	DENT						
	Robby Miller		Date			_	
RECEIVED FROM F	PRESIDENT:	(lay of Septen	nber, 2022 at			

From: charlie moore <charliemoore12@gmail.com> Date: August 21, 2022 at 10:31:50 AM CDT To: district7@tangipahoa.org Subject: 44346 Easy Street Hammond Charlie Moore

To whom this may concern. I, Charlie Moore, am writing this letter to request that I be granted permission to receive all needed clearance to move into our home located at 44346 East St Hammond LA 70403. Last year our home was destroyed during the hurricane season by a tree falling through it. I instantly was displaced and had to relocate to Houston, Texas along with my 9 year old son. One of our family members was gracious enough to allow us to stay with them temporarily.

With every intent to return back to your beloved city of Hammond, I started looking for a place to purchase so that I could provide my son with some sort of normalcy again. I was so happy when I found this home as I seen so much potential and it appeared to be a quick path back home.

I went out and secured a loan to purchase this home and land Exceeding 40k. I closed on and instantly started doing what I thought was the right thing to do with getting all my utilities connected. It was at this last and final point of getting electricity, I ran into issues with getting it connected. I was told that an ordinance was put in place and zoning had changed 2 months again and my home was located on the property illegally. I had no knowledge of all of this as I have been displaced by the storm.

This whole situation has been challenging due to several obstacles with me being so far away from home trying to take care of business, me being limited to financial resources as I am on social security disability, and also the stress of being separated from my son for periods of time when I would have to return back to Hammond. I was born and raised in Hammond. And I wanted nothing but to return home and continue enjoying the city that I love so much. I request once again that I be granted permission to proceed with getting electricity connected to my home so we can move back to Hammond.



Sent from my iPhone



15485 Club Deluxe Road Hammond, LA 70403 Office: (985) 340-9028 Fax: (985) 340-9029

September 7, 2022

RE: Charlie T. Moore & Jody Young 26315 Crown Drive Ponchatoula, La 70454

> Owners - Charlie T. Moore & Jody Young, Assessment # 2122006 Sec-30,T6S,R8E. (Council District #7) A request to grant a variance to Ordinance Sec. 36-112 *Special Classification Property Development Standards*. (a)(1) To allow 1 manufactured home on an individual parcel of record that is less than ¹/₂ acre. (0.20acres).

To Whom It May Concern:

On September 6,2022 The Planning Commission voted to recommend approval of the above request.

Your case will be forwarded to the Tangipahoa Parish Council for final decision. Your request is scheduled to be introduced at the Parish Council meeting on September 12, 2022. The public hearing and council decision on your case is scheduled to take place on September 26, 2022 at 5:30pm in the Parish Council Chambers at 206 E. Mulberry Street Amite, LA. It is important that you or your representative be at the Parish Council meeting on behalf of your case.

If you have any questions or concerns please feel free to contact our office at (985)340-9028.

Respectfully,

Kim Mørse

Assistant Planner

More here.

AN ORDINANCE TO GRANT A VARIANCE TO SECTION 36-90 – MINOR SUBDIVISION STANDARDS FOR TERRANCE WHITAKER/CENTURY FINANCIAL SERVICES, ASSESSMENT #2968118 IN DISTRICT 8

WHEREAS, Terrance Whitaker/Century Financial Services is requesting a variance to allow a lot to be created at 18253 Sharon Drive, Ponchatoula, LA, Assessment #2968118, a 1.469 acre parcel with an existing 35' servitude; and

WHEREAS, Terrance Whitaker's request is to allow for a .50 acre lot to build a house on the 1.469 acre parcel for a shortage of 1.531 acres of the minimum three acre requirement; and

WHEREAS, Tangipahoa Parish Code of Ordinances Chapter 36 Planning and Development, Article IV Standards for Subdivision of Property, Section 36-90 Minor Subdivision Standards, (B) Mini Partitions, (3) A 60-foot right-of-way or private road dedicated for road access, utilities and sewage leading to a parish-maintained road is allowed to be created if the original parcel to be divided is a minimum of three acres or more; and

WHEREAS, on September 6, 2022, the Planning Commission voted to recommend approval of the variance request by Terrance Whitaker/Century Financial Services, 18253 Sharon Drive, Ponchatoula, LA, Assessment #2968118, to allow for a lot to be created from less than 3 acres; and

THEREFORE BE IT ORDAINED by the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, that a variance to the section of the Tangipahoa Parish Code of Ordinances, Parish of Tangipahoa, State of Louisiana, be granted to Terrance Whitaker/Century Financial Services to approve for a .50 acre lot to be allowed on Assessment #2968118, once all other requirements have been satisfied;

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council. On motion by_and seconded by _, the foregoing ordinance was hereby declared adopted on this 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Lill DeCourse	D	Drigatt	- Uuda	
Jill DeSouge		0	e Hyde	
Clerk of Council		Chairw		
Tangipahoa Parish C	ouncil		Tangipahoa Parish Cou	ıncil
INTRODUCED:	September 12, 2	2022		
PUBLISHED:	September 21, 2	2022	OFFICIAL JOURNAL	Hammond Daily Star
ADOPTED BY TPC	: September 26, 2	2022		
DELIVERED TO PF	RESIDENT:	(day of September, 2022	at
APPROVED BY PR	ESIDENT:			
	Robby Miller		Date	
VETOED BY PRES	IDENT:			
	Robby Miller		Date	
RECEIVED FROM	PRESIDENT:	d	lay of September, 2022	at



15485 Club Deluxe Road Hammond, LA 70403 Office: (985) 340-9028 Fax: (985) 340-9029

September 7, 2022

RE: Terrance Whitaker / Century Financial Services 18253 Sharon Drive Ponchatoula, La 70454

> Owners - Terrance Whitaker / Century Financial Services, Assessment # 2968118 Sec-8,T7S,R8E. (Council District #8) A request to grant a variance to Ordinance Sec.36-90(b)(3) To allow a lot to be created from less than 3 acres.

To Whom It May Concern:

On September 6,2022 The Planning Commission voted to recommend approval of the above request.

Your case will be forwarded to the Tangipahoa Parish Council for final decision. Your request is scheduled to be introduced at the Parish Council meeting on September 12, 2022. The public hearing and council decision on your case is scheduled to take place on September 26, 2022 at 5:30pm in the Parish Council Chambers at 206 E. Mulberry Street Amite, LA. It is important that you or your representative be at the Parish Council meeting on behalf of your case.

If you have any questions or concerns please feel free to contact our office at (985)340-9028.

Respectfully,

Kim Morse

Assistant Planner

More here.

AN ORDINANCE AMENDING AND ENACTING CHAPTER 52-VEHICLES FOR HIRE

BE IT ORDAINED by the Tangipahoa Parish Council-President Government, State of Louisiana, acting as the Governing Authority therefore amends and enacts Chapter 52 of the Tangipahoa Parish Code of Ordinance as follows:

Chapter 52 VEHICLES FOR HIRE

ARTICLE I. IN GENERAL

Secs. 52-1. Authority.

The authority of the vehicle for hire regulations is set out in La. Const. art. 6, § 5 and sections 1-04 and 2-11 of the parish Charter. Additional authority may be provided by R.S. 33:4791.1 et seq.

52-2-52-18. Reserved.

ARTICLE II. PRIVATE AMBULANCES

DIVISION 1. GENERALLY

Sec. 52-19. Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

<u>Basic life support means basic ambulance transportation and/or prehospital emergency medical</u> care rendered by personnel certified at a minimum of emergency medical technician – basic level as required by the Louisiana Department of Health, Bureau of EMS.

Advanced life support means advanced prehospital emergency medical care rendered by personnel certified at the emergency medical technician-paramedic level and working under direct orders from physicians at a resource hospital or protocols from a physician serving as a medical director.

Ambulance or private ambulance means any privately owned vehicle equipped or used for transporting the wounded, injured, sick or dead by stretcher, including emergency vehicles used for that purpose, but not including funeral coaches used exclusively as such. Such vehicle shall provide space for a driver, two attendants, and a minimum of two litter patients so positioned that at least one patient can be given intensive life-support during transit.

Certified emergency medical technician, basic, means any person who has successfully completed an 81-hour a basic emergency medical technician training course approved by the department of transportation and development, the department of health and human resources and is currently certified by the Louisiana bureau of emergency medical services of the department of health and human resources. Louisiana Department of Health, Bureau of EMS.

Certified <u>advanced</u> emergency medical technician, intermediate, means any person who has successfully completed an <u>advanced</u> emergency technician intermediate course approved by the department of transportation and development, the department of health and human resources, the state and is currently certified by the state and the National Registry of Emergency Medical Technicians. <u>Louisiana Department of Health, Bureau of EMS</u>.

Certified emergency medical technician, paramedic, means any person who has successfully completed an emergency medical technician paramedic course approved by the department of transportation and development, the department of health and human resources and the state board of medical examiners, and is currently state certified by the state board of medical examiners. Louisiana Department of Health, Bureau of EMS.

Driver means any person who physically drives an ambulance and meets all guidelines established by the Louisiana Department of Health, Bureau of EMS.

Emergency patient means an individual who is ill, injured, or otherwise incapacitated and is at risk of needing medical care during transportation to or from a health care facility.

Owner or *operator* means any person who owns or controls an ambulance for the purpose of providing both emergency and nonemergency medical care and transportation.

Public convenience and necessity means that there exists a current and permanent need for additional ambulance service in the parish and that the existing ambulance operators currently holding valid permits to operate within the parish, after being notified by the parish council of such need, fail to provide the additional service determined necessary.

Station means the base of operations for housing ambulances.

Sec. 52-20. License required.

- (a) No owner or operator of an ambulance shall permit it to be used or operated in the parish by picking up patients with points of origin in the parish without first obtaining a permit therefor from the parish council.
- (b) The parish council is hereby given authority to promulgate such reasonable rules and regulations to enforce the provisions of this article.

Sec. 52-21. Unauthorized response.

No ambulance shall make any emergency run based solely on information intercepted by use of a radio communication scanner or similar device unless that ambulance has been specifically requested to respond to such emergency. Nothing in this section shall be construed to prohibit service to a subscriber of a commercial ambulance service. No person shall operate an ambulance in violation of this provision.

Sec. 52-22. Denial, suspension, revocation of license.

- (a) Every owner or operator and driver licensed under this article shall comply with all parish, state and federal laws. Failure to do so will justify the parish council suspending or revoking the permit or license.
- (b) The parish council may deny any applicant's permit or license whenever, in the exercise of its reasonable and sound discretion, and after notice and affording the applicant a hearing thereon, it shall determine that

 (1) an additional ambulance service is not needed for "public convenience and necessity";
 (2) the applicant is not a fit and proper person to have such permit or license; or
 (3) any other reason deemed appropriate by a majority vote of the Tangipahoa Parish Council.

 The applicant may appeal within ten days from such denial to the council for a hearing on the denial for the council to determine if such denial is justified.
- (c) The parish council is hereby given authority to suspend any permit or license issued under this article for failure or refusal to comply with the provisions of this article, such suspension to last for a period of not more than 30 days. The parish council is also given authority to revoke any permit or license for failure to comply with the provisions of this article; however, the permit or license may not be revoked unless the holder has received notice and has had an opportunity to present evidence in his behalf.
- (d) Whenever a person who has been issued a permit or license under this article shall be charged in any court with a misdemeanor involving moral turpitude, or with any felony, or with violation of this article, the parish council is hereby given authority to suspend the permit or license pending final disposition of the charges against him, and to revoke same upon conviction thereof.

Sec. 52-23. Unlicensed drivers.

If any person is found driving any ambulance in violation of the provisions of section 52-115, the chairman of the parish council or the president of the parish shall immediately take the action necessary to revoke the permit held by the owner or operator of that ambulance.

Sec. 52-24. Penalty.

Any person violating any of the provisions of this article shall upon conviction be punished as provided by section 1-13.

Secs. 52-25-51. Reserved.

DIVISION 2. PERMITS

Sec. 52-52. Application.

Applications for permits under this division shall be made to the parish council upon forms prescribed by the council and shall include the following:

- (1) The name and address of the owner or operator of the ambulance.
- (2) A description of the ambulance, including the make, model, year of manufacture, state license number for the current year, vehicle identification number and a statement regarding the length of time the vehicle has been in use.
- (3) The location and description of the places <u>or station</u> from which ambulances are intended to operate.
- (4) Proof of insurance in such form and in such amounts as required by this division.

- (5) Initial applicants must include complete financial statements, including balance sheets and profit and loss statements, for a period of not less than two years.
- (6) Such other information as the parish council shall find reasonably necessary to a fair determination of whether the provisions of this article have been complied with.

Sec. 52-53. Qualifications.

- (a) In determining whether a permit shall be issued under this division, the parish council shall give weight and due regard, among other things, to:
 - (1) The probable performance and quality of the service offered by the applicant, to include, among other things, proof of financial responsibility and the establishment and maintenance of a bona fide <u>office or station</u> within the corporate limits from which the service is offered, and the ability of the applicant to provide both 24-hour emergency and nonemergency response.
 - (2) The experience that the applicant has had in the rendering of services, the past experience in payment of judgments, if any, arising out of the operation of such vehicles.
 - (3) The financial ability of the applicant to respond in damages.
 - (4) That insurance as required by this division has been secured.
 - (5) The character and condition of the vehicle to be used as determined after inspection as required by this article.
 - (6) The ability of the applicant to provide transportation of a patient in an advanced life support ambulance capable of providing advanced life support services.
 - (7) The applicant must operate in the parish at least three ambulances equipped so as to provide advanced life support staffed with an emergency medical technician paramedic 24 hours per day, seven days a week.
- (b) Upon a finding that a permit shall be issued, the parish council shall issue to the applicant a permit authorizing the owner or operator of an ambulance to operate the same within the territorial limits of the parish.

Sec. 52-54. Insurance requirements.

- (a) Before any permit is issued under this division, the applicant must file with the parish council policies of general liability insurance, automobile liability insurance, medical legal liability and malpractice insurance issued by an insurance company qualified to do business in the state, which shall contain the following conditions and stipulations and shall be approved as to form by the district attorney:
 - (1) The term of such insurance policy shall be for a period of not less than one year.
 - The insurance policy shall provide not less than the following limits of liability: For each accident causing bodily injury (including death at any time resulting therefrom), \$500,000.00
 \$5,000,000.00 for each person; \$500,000.00 \$5,000,000.00
 for each accident; and \$500,000.00 property damages sustained in any one accident.
 - (3) The medical malpractice insurance policy shall provide limits of liability for each accident causing bodily injury (including death at any time resulting therefrom) of \$500,000.00 for each person and \$500,000.00 for each accident.
 - (4) Owner or operator shall meet all state and federal requirements for employees.
 - (5) Such policy shall by its terms provide that it may not be canceled except after ten days' written notice thereof to the chairman of the parish council and/or the president of the parish.
- (b) Any owner or operator who fails to secure another policy of insurance prior to cancellation of an existing policy shall automatically and without notice of hearing suffer suspension of his permit until such time that a valid insurance policy has been filed with the parish council.
- (c) Participation in the patient's compensation fund of the state shall be deemed to be <u>appropriate</u> medical legal liability insurance within the contemplation of this section.

Sec. 52-55. Inspection of ambulances.

Before any permit shall be issued under this division, <mark>Public Convenience and Necessity must be_</mark> <mark>determined by Tangipahoa Parish Council</mark>.

(a) All the ambulances listed in the application shall be inspected by the <u>vehicle maintenance</u>. <u>section of the department of public safety</u> <u>Louisiana Department of Motor Vehicles</u> and shall be certified to be in proper mechanical condition. Each ambulance shall also be inspected by the <u>coroner or his designee</u> and shall be certified <u>by State of Louisiana, Bureau of EMS</u>, to be equipped in compliance with division 3 of this article regulations to operate by State of Louisiana Department of Health, Bureau of EMS.

- (b) The inspections shall be conducted annually as required by Louisiana Bureau of EMS.
- (c) After each such inspection, Proof of Louisiana certificates of <u>approval to operate</u> inspection shall be issued for those vehicles which are mechanically fit <u>provided to Tangipahoa Parish</u> <u>Council annually</u>.
- (d) Each owner or operator shall pay to the parish council a fee of \$50.00 annually for each ambulance operating in Tangipahoa Parish on a regularly scheduled basis; vehicle to be inspected; the fee shall be due on December 31 of each year.
- (e) Any person who operates an ambulance without having obtained the mechanical inspection necessary certificates required shall be guilty of a violation of this section and shall be punished as provided in section 1-13.
- (f) The owner and/or operator of any ambulance whose ambulance has a mechanical defect shallbe given seven days in which to have it repaired. After the expiration of seven days, the name, registration and license number of each ambulance remaining uncertified shall be given to the sheriff's office for enforcement.-

Secs. 52-56—52-83. Reserved.

DIVISION 3. EQUIPMENT

Sec. 52-84. Standards for advanced life support ambulance equipment.

- (a) The equipment required in an ambulance, necessary to provide advanced life support, shall include,at all times when the ambulance is in use as such, equipment adequate in the judgment of the parish council or its authorized designee for dressing wounds, splinting fractures, controlling – hemorrhages and providing oxygen, and advanced life support care.
- (b) No ambulance shall be operated unless it has the following equipment on board:
 - (1) Oxygen inhalation equipment: two oxygen supplies, one of which is portable and other installed in the ambulance.
 - (2) Suction equipment for the aspiration of secretions: one suction unit which is portable and one suction unit installed in the ambulance.
 - (3) Airway-esophagus obturator airway, oral pharyngeal airways, endotracheal airways, laryngoscope and blades, and air adult bag-mask resuscitator.
 - (4) Wound dressings.
 - (5) Splints for upper and lower extremities, scoop stretcher, long spine board, short spine board-(also known as a "Kansas"), Kendrix extricative device (KED) or medical extrication device-(MED), head immobilizer and a traction splint.
 - (6) Emergency childbirth kit.
 - (7) Military antishock trousers (MAST), snake bite kits, disaster bags and intravenous fluids necessary to replace blood loss or as a lifeline for medications.
 - (8) Pillows, blankets, sheets, pillow cases, emesis basins, urinals, bedpans, aneroid blood pressure manometer and stethoscopes, cervical collars, sterile foil and burn sheets.
 - (9) Two-way radios for direct voice dispatching, routing, notification of emergency departments and direction and assistance from and liaison with fire, police and civil defense authorities and other ambulance units. Regardless of the location of the basic radio equipment, it must be adoptable for use by both the driver and the medical technician in the patient area. Portable – radios shall be provided for communication between personnel working at a distance from the vehicle. –
 - (10) Cardiac monitor and defibrillator capable of producing hard copy EKG records, delivering 300– watt/second electrical defibrillation, and transmitting a patient's EKG electronically to a hospital.
 - (11) Advanced life support medications necessary to provide advanced life support care as outlined by current American Heart Association Advanced Cardiac Life Support Care Standards.
 - Each Advanced Life Support ambulance is to be certified and licensed to operate as such by State of Louisiana, Bureau of EMS.

Sec. 52-85. Standards for basic life support ambulance equipment.

(a) The equipment required in an ambulance, necessary to provide basic life support, shall include, at all times when the ambulance is in use as such, equipment adequate in the judgment of the parish

council or its authorized designee, for dressing wounds, splinting fractures, controlling hemorrhages and providing oxygen, and providing basic life support care.

- (b) No ambulance shall be operated unless it has the following equipment on board:-
 - (1) Oxygen inhalation equipment: two oxygen supplies, one of which is portable and otherinstalled in the ambulance.
 - (2) Suction equipment for the aspiration of secretions: one suction unit which is portable and onesuction unit installed in the ambulance.
 - (3) Airway-esophagus obturator airway, oral pharyngeal airways, endotracheal airways, laryngoscope and blades, and air adult bag-mask resuscitator.
 - (4) Wound dressings.
 - (5) Splints for upper and lower extremities, scoop stretcher, long spine board, short spine board-(also known as a "Kansas"), Kendrix extricative device (KED) or medical extrication device-(MED), head immobilizer and a traction splint.
 - (6) Emergency childbirth kit.
 - (7) Military antishock trousers (MAST), snake bite kits, disaster bags and intravenous fluids necessary to replace blood loss or as a lifeline for medications.
 - (8) Pillows, blankets, sheets, pillow cases, emesis basins, urinals, bedpans, aneroid blood pressure manometer and stethoscopes, cervical collars, sterile foil and burn sheets.
 - (9) Two-way radios for direct voice dispatching, routing, notification of emergency departments and direction and assistance from and liaison with fire, police and civil defense authorities and other ambulance units. Regardless of the location of the basic radio equipment, it must be adoptable for use by both the driver and the medical technician in the patient area. Portable – radios shall be provided for communication between personnel working at a distance from the vehicle. –
 - (10) And any other essential equipment for ambulances required by the Committee on Trauma of the American College of Surgeons and also the state department of health and human resources, department of family security.

Each Basic Life Support ambulance is to be certified and licensed to operate as such by State of Louisiana, Bureau of EMS.

Secs. 52-86-52-113. Reserved.

DIVISION 4. PERSONNEL REQUIREMENTS

Sec. 52-114. Driver's license required.

- (a) No person shall drive an ambulance upon the streets of the parish, and no person who owns or controls an ambulance shall permit it to be so driven unless the driver shall have then in force a driver's license issued under the provisions of this division issued by the state, a Class D chauffeur license.
- (b) This section shall not apply to an ambulance when not in use as such. By way of illustrating but not limiting this exception, it is intended to delete from the operations of this section the driving of ambulances by maintenance personnel to test mechanical fitness, to deliver vehicles from one substation to another, and other similar cases.

Sec. 52-115. Qualifications for ambulance drivers.

No person shall drive an ambulance on the roads of the parish and no person who owns or controls an ambulance shall permit it to be so driven unless the driver thereof shall meet the following qualifications, in addition to those imposed by section 54-114:

- (1) He is a person at least 18 years of age.
- (2) No person shall drive an ambulance upon the streets of the parish, and no person who owns or controls an ambulance shall permit it to be driven unless the driver shall have then in force a Class D chauffeur's license.
- (3) No person shall be employed in any capacity on any ambulance unless he is an emergencymedical technician as defined herein. in compliance, certified, and licensed by State of Louisiana Department of Health, Bureau of EMS.
- (4) He has never been convicted anywhere under the laws of the state, or any other state, or of the United States, or other applicable laws of parishes and cities of the offense of murder, aggravated battery, aggravated rape, simple rape, aggravated burglary, simple burglary, aggravated kidnapping, simple kidnapping, armed robbery, simple robbery, pandering, prostitution, soliciting for prostitutes, illegal possession or sale or use of narcotics,

contributing to the delinquency of a juvenile, or indecent behavior with a juvenile, and has not been convicted two or more times of any traffic offense during the year preceding the filing of the application.

- (5) He has not been convicted of any other felony, or of any misdemeanor involving moral turpitude against the criminal laws of the state or any other state, or of the United States, within five years, and has not served any part of a sentence therefor within five years, before the date of the filing of the application, and he is not presently charged therewith, or with any of the felonies, offenses or misdemeanors set forth in subsection (4) of this section, or with violating any of the provisions of this article.
- (6) He is not addicted to the use of intoxicating liquor, does not use any narcotic drugs, and is not suffering from any disease or infirmity which might make him an unsafe or unsatisfactory driver.

Sec. 52-116. Investigation.

- (a) The sheriff's office shall conduct an investigation of each applicant under this division annually, and each applicant shall submit himself to being photographed and fingerprinted.
- (b) A report of the sheriff's office investigation and a copy of the traffic and police record of the applicant shall be attached to the application and kept on file in the office of the parish sheriff's – office. –
- (a) Any permitted ambulance operator must annually submit evidence of an ongoing employee background records and screening process.
- (c)(b) Any permitted ambulance operator must annually submit evidence of an ongoing random drug screening program.

Sec. 52-117. Emergency medical technicians.

- (a) No ambulance shall transport an emergency patient in the parish unless it is an advanced life support ambulance capable of providing advanced life support services and whose crew shall consist of at least one nationally registered paramedic and one emergency medical technician. <u>be in</u> compliance with standards as set by Louisiana Department of Health, Bureau of EMS. During mass casualty incidents or emergency 911 system overload due to unexpected excessive emergency calls within short time frames, the provider may use Basic Life Support ambulances to provide transportation of emergency patients. Upon request by Tangipahoa Parish Council, the provider must be capable of providing evidence to Tangipahoa Parish Council to support the use of Basic Life Support ambulances for specific emergencies. Evidence must include date, time, and other calls at the specific time that warranted use of the Basic Life Support ambulance.
- (b) No person shall be permitted to serve as an emergency medical technician of any class who does not hold a current certificate of registration from the state and the National Registry of Emergency Medical Technicians.
- (c) No person shall serve as an emergency medical technician and no person owning or controlling any ambulance shall permit any person to serve thereon unless he also meets the following qualifications:
 - (1) He is a person of at least 18 years of age.
 - (2) He is a basic emergency medical technician, intermediate advanced emergency medical technician, or paramedic emergency medical technician.
 - (3) He has never been convicted anywhere under the laws of the state or any other state, the United States or other applicable laws of parishes or cities of the offense of murder, aggravated battery, aggravated rape, simple rape, aggravated burglary, simple burglary, aggravated kidnapping, simple kidnapping, armed robbery, simple robbery, possession, sale or use of narcotics, contributing to the delinquency of a juvenile, or indecent behavior with a juvenile and has not been convicted two or more times of any traffic offense during the preceding year.
 - (4) He has not been convicted of any other felony or of any misdemeanor involving moral turpitude against the criminal laws of the state or any other state, or of the United States, within the past five years, has not served any part of the sentence thereof within five years and he is not presently charged therewith, or with any of the felonies or misdemeanors set forth in subsection (3) of this section, or with violating any of the provisions of this division.
 - (5) He is not addicted to the use of intoxicating liquor, does not use any narcotic drugs and is not suffering from any disease or infirmity which might make him an unsafe or unsatisfactory driver.
- (d) No person shall impersonate, refer to himself or otherwise hold himself out as a basic <u>EMT</u>, <u>intermediate-advanced EMT</u>, or paramedic emergency medical technician without maintaining a current certification as such.

Sec. 52-118. Renewal of license and fees.

- (a) Annually, permitted ambulance operators must submit certificates of insurance, required by this article, to the secretary of the parish council.
- (b) Each renewal applicant shall pay an annual fee of \$50.00 per unit stationed in the parish to the parish council.
- (c) Each renewal applicant must submit evidence of current Title XIX compliance. licensure by State of Louisiana Department of Health, Bureau of EMS.

Sec. 52-119. Emergency Operation Center Activation.

During an Emergency Operation Center activation declared by the Parish President, the owner or operator shall supply the parish with person(s), 24 hours/day until cease of emergency operation activation, that will have the authority to make decisions for local operations.

BE IT FURTHER ORDAINED that this ordinance shall become effective immediately upon signature of the Parish President and all previous ordinances in conflict with said ordinance are hereby repealed.

This ordinance having been submitted in writing, having been introduced at a public meeting of the Tangipahoa Parish Council, discussed at a public hearing of said council and was submitted to an official vote of the Tangipahoa Parish Council shall take effect immediately upon the signature of the Tangipahoa Parish President.

On motion by___and seconded by __, the foregoing ordinance was hereby declared adopted on this 11th day of October, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

Jill DeSouge Clerk of Council		Brigette Hyde Chairwoman	
Tangipahoa Parish C	Council	Tangipahoa Parish Council	
INTRODUCED:	September 26,	2022	
PUBLISHED:	October 6, 202	OFFICIAL JOURNAL Hammond Daily S	tar
ADOPTED BY TPC	C: October 11, 20	2	
DELIVERED TO PI	RESIDENT:	day of October, 2022 at	
APPROVED BY PR	RESIDENT:		
	R	by Miller Date	
VETOED BY PRES	IDENT:		_
	R	bby Miller Date	
RECEIVED FROM	PRESIDENT: _	day of October, 2022 at	

T. P. RESOLUTION NO. R22-24

A RESOLUTION OF THE TANGIPAHOA PARISH COUNCIL-PRESIDENT GOVERNMENT AUTHORIZING THE FILING OF AN APPLICATION WITH THE LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT FOR A GRANT UNDER ANY OF THE FOLLOWING FTA PROGRAMS MANAGED THROUGH LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

- 49 CFR 5311, Formula Grant for Rural Areas
- 49 CFR 5339, Grants for Bus and Bus Facility Program

WHEREAS, the Secretary of Transportation and Development is authorized to make grants for mass transportation projects;

WHEREAS, the contract for financial assistance will impose certain obligations upon the applicant, including the provisions by it of the local share of project costs;

WHEREAS, it is required by the Louisiana Department of Transportation and Development in accord with the provisions of Title VI of the Civil Rights Act of 1964, that in connection with the filing of an application for assistance that it will comply with Title VI of the Civil Rights Act of 1964 and the U.S. Department of Transportation requirements thereunder; and

WHEREAS, it is the goal of the Applicant that minority business enterprise be utilized to the fullest extent possible in connection with this project, and that definitive procedures shall be established and administered to ensure that minority businesses shall have the maximum feasible opportunity to compete for contracts when procuring construction contracts, supplies, equipment, or consultant and other services:

NOW, THEREFORE, BE IT RESOLVED by Tangipahoa Parish Council-President Government:

- 1. That the Parish President is authorized to execute and file an application on behalf of the Tangipahoa Parish Council-President Government with the Louisiana Department of Transportation and Development, to aid in the financing of operating and/or capital assistance projects pursuant to FTA transit programs.
- 2. That the Parish President is authorized to execute and file with such applications an assurance, or any other document required by the Louisiana Department of Transportation and Development effectuating the purposes of Title VI of the Civil Rights Act of 1964, as amended.
- 3. That the Parish President is authorized to furnish such additional information as the Louisiana Department of Transportation and Development may require in connection with the application or financial reimbursement of the project.
- 4. That the Parish President is authorized to set and execute affirmative minority business policies in connection with the project's procurement needs.
- 5. That the Parish President is authorized to execute grant contract agreements on behalf of Tangipahoa Parish Council-President Government with the Louisiana Department of Transportation and Development for aid in the financing of the operating or capital assistance projects.
- 6. This resolution is applicable for a period of one year unless revoked by the governing body and copy of such revocation shall be furnished to the DOTD.

On motion by ______ and seconded by _____, the foregoing resolution was hereby declared adopted on this the 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

Jill DeSouge, Clerk of Council Tangipahoa Parish Council Brigette Hyde, Chairman Tangipahoa Parish Council

Robby Miller, President Tangipahoa Parish

<u>CERTIFICATE</u>

The undersigned duly qualified and acting Clerk of Council of the Tangipahoa Parish Council-President Government certifies that the foregoing is a true and correct copy of a resolution, adopted at a legally convened meeting of the Tangipahoa Parish Council held on September 12, 2022.

If applicant has an official seal, impress here.

Jill DeSouge, Clerk of Council Tangipahoa Parish Council

(Date)

T. P. RESOLUTION NO. R22-25

A RESOLUTION OF THE TANGIPAHOA PARISH COUNCIL-PRESIDENT GOVERNMENT FOR STATE CWEF WATER GRANT

WHEREAS, the Parish of Tangipahoa would like to provide improved and extended water service to new facilities at the Parish-owned Agricultural Events Center (the Arena) in Amite, all being for the benefit of the general public; and

WHEREAS, the Parish has estimated the costs of providing these improvements; and

WHEREAS, the Parish has the opportunity to apply for CWEF funding to assist in extending the water system and water lines to new buildings and sites at the Arena,

THEN, THEREFORE BE IT RESOLVED, that the Tangipahoa Parish Council hereby resolves and agrees that the Parish apply for fiscal year 2023 CWEF water funds in the amount of \$50,000 for this project and that the Parish President be given the authority to sign the appropriate application forms and all contract documents related to this water grant project.

On motion by _____ and seconded by _____, the foregoing resolution was hereby declared adopted on this the 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

Jill DeSouge, Clerk of Council Tangipahoa Parish Council Brigette Hyde, Chairman Tangipahoa Parish Council

Robby Miller, President Tangipahoa Parish

T. P. RESOLUTION NO. R22-26

A RESOLUTION OF THE TANGIPAHOA PARISH COUNCIL-PRESIDENT GOVERNMENT FOR STATE LGAP GRANT

WHEREAS, the Parish of Tangipahoa would like to provide improved communications and audio-visual aids for meetings and events at their Parish-owned Florida Parishes Event Center (the Arena) in Amite, all being for the benefit of the general public; and

WHEREAS, the Parish has estimated the costs of providing for this equipment; and

WHEREAS, the Parish has the opportunity to apply for LGAP funding to assist the Parish in the purchase of this equipment.

THEN, THEREFORE BE IT RESOLVED, that the Tangipahoa Parish Council hereby resolves and agrees that the Parish apply for fiscal year 2023 LGAP grant funds in the amount of \$50,000 for purchase of equipment for this project and that the Parish President be given the authority to sign the appropriate application forms and all contract documents related to this grant project.

On motion by _____ and seconded by _____, the foregoing resolution was hereby declared adopted on this the 26th day of September, 2022 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

Jill DeSouge, Clerk of Council Tangipahoa Parish Council Brigette Hyde, Chairman Tangipahoa Parish Council

Robby Miller, President Tangipahoa Parish

COUNCI			
P.O. BOX 215 • AN	IITE, LA 70422		
(985) 748-3211 • FA			
www.tangipa	ahoa.org		
BOARD / CO	MMITTEE		
× NEW APPOINTEE	RE	-APPOINTMENT	
Name: Bruce P. Bordelon			
Board of Interest: Tangipahoa Voluntary Council	on Aging		
APPOINTED BY: Joey Mayeaux, Distr	ict 6		
Mailing Address	Physical Address		
10698 Kellie Dr	,		
Hammond, LA 70401	······		
Home Phone 225-567-2797	Cell Phone 985-507-	-2324	
Email Address popee190@yahoo.com	Occupation: retired		
Years of Residence in Tangipahoa Parish: 43yrs			
Have you served on any Parish board/committee previ	ously? YES 📕 NO		
If Yes, what board/committee(s): Tangipahoa Water	District		
By signing below, I certify that the foregoing informat Bruce P. Bordelon	ion is true and correct 9/13/2022		
Signature	Date		
	<u>*</u>	3	
COUNCIL TRENT FORREST JOHN INGRAFFIA LOUIS "NICK" JOSE DISTRICT 1 DISTRICT 2 DISTRICT 3 EMILE "JOEY" MAYEAUX LIONELL WELLS DAVID P. VIAL DISTRICT 6 DISTRICT 7 DISTRICT 8	PH CARLO S. BRUNO DISTRICT 4 BRIGETTE HYDE DISTRICT 9	H.G. "BUDDY' RIDGEL DISTRICT 5 KIM LANDRY COATES DISTRICT 10	

PARISH



Daniel Edwards SHERIFF & EX-OFFICIO TAX COLLECTOR

Dennis Pevey Chief Criminal Deputy

September 8, 2022

Tangipahoa Parish Council P.O. Box 215 Amite, LA 70422

Dear Tangipahoa Parish Council Members:

The following has applied for a liquor license through the Tangipahoa Parish Sheriff's Office:

Business Name and Physical Location:

Sunny Times 7, LLC

25064 Highway 22

Ponchatoula, LA 70454

License Type:

____ Class A Beer (On Premise)

X Class B Beer (Package Only)

<u>X</u> Class A/B Liquor

The applicant has <u>completed</u> all paperwork requirements set forth under the Tangipahoa Parish Council Code of Ordinances governing Occupational Licenses in the Parish of Tangipahoa. Attached is the

applicant's paperwork for your revie Sincer Carlos Netariano TPSØ Compliance Officer /abi

Enclosures

P.O. Box 942 • Amite, Louisiana 70422 • Amite (985) 748-3346 • Hammond: (985) 902-2050