#### Tangipahoa Parish Council Tangipahoa Parish Gordon A Burgess Governmental Building 206 East Mulberry Street, Amite, LA 70422 Regular Meeting Immediately Following Public Hearing April 08, 2024

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<u>PUBLIC NOTICE</u> Is Hereby Given That The Tangipahoa Parish Council Will Meet In Regular Session on Monday, April 8, 2024 Immediately Following the Public Hearing at 5:30 PM at the Tangipahoa Parish Gordon A Burgess Governmental Building, 206 East Mulberry Street, Amite, Louisiana, contact number (985)748-3211 on the following:

#### **PUBLIC HEARING**

T.P. Ordinance No. 24-08 - An Ordinance amending and enacting Chapter 36-Planning and Development, Article IX- Flood Prevention and Protection

T.P. Ordinance No. 24-09 - An Ordinance establishing 25mph speed limit on F. Joiner Road in District 9

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#### CALL TO ORDER

**CELL PHONES** - Please Mute or Turn Off

**INVOCATION** Councilman Vial

PLEDGE OF ALLEGIANCE Councilman Ridgel (All Veterans and active military, please render the proper salute)

#### ROLL CALL

ADOPTION OF MINUTES of the regular meeting dated March 25, 2024

PUBLIC INPUT - Anyone Wishing to Address Agenda Items Which Were Not on Public Hearing

#### PARISH PRESIDENT'S REPORT

- 1. PRESENTATION of Roxy's Toolbox Poster Winners
- 2. PROCLAMATION National Public Safety Telecommunicators Week

#### **REGULAR BUSINESS**

<u>3.</u> INFORMATIONAL Keep Tangipahoa Beautiful - Spring Into Summer - April 20, 2024 - Councilwoman Cieutat

ADOPTION OF ORDINANCES

- 4. ADOPTION of T.P. Ordinance No. 24-08 An Ordinance amending and enacting Chapter 36-Planning and Development, Article IX-Flood Prevention and Protection
- 5. ADOPTION of T.P. Ordinance No. 24-09 An Ordinance establishing 25mph speed limit on F. Joiner Road in District 9

## INTRODUCTION OF ORDINANCES

#### PUBLIC HEARING on Introduced Ordinances: Monday, April 22, 2024, at 5:30 pm

- 6. INTRODUCTION of T.P. Ordinance No. 24-10 An Ordinance to authorize the Parish President or his authorized designee to execute any and all documents in regard to the purchase of immovable property located in Section 4, Township 4 South, Range 7 East in Amite, Louisiana, Tangipahoa Parish
- 7. INTRODUCTION of T.P. Ordinance No. 24-11 An Ordinance to authorize the Parish President or his authorized designee to execute a Cooperative Endeavor Agreement and an Act of Donation transferring ownership of CP Mitchell Park to the Hammond Area Recreation District in exchange for the promise to operate the park to provide recreation activities to the community
- 8. INTRODUCTION of T.P. Ordinance No. 24-12 An Ordinance to amend T.P. Ordinance No 19-04 extending the current contract with Amwaste of Louisiana and authorizing the parish president to sign contract extension
- 9. INTRODUCTION of T.P. Ordinance No. 24-13 An Ordinance to amend T.P. Ordinance No 19-04 Amwaste of Louisiana contract for petitioned rate and price increase

- <u>10.</u> ADOPTION of T.P. Resolution No. R24-07 A Resolution of the Tangipahoa Parish Council-President Government in support of the Florida Parishes Juvenile Justice District and Juvenile Detention Center Renewal of the 3-mill Ad Valorem Millage
- 11. ADOPTION of T.P. Resolution No. R24-08 A Resolution indicating the intention of the Parish of Tangipahoa, State of Louisiana (the "Parish") to become a participating political subdivision in the Louisiana Local Government Environmental Facilities and Community Development Authority (the "Authority"); approving the appointment of a director to represent the Parish on the Board of Directors of the Authority; and otherwise providing with respect thereto as provided by Chapter 10-D of Title 33 of the Louisiana Revised Statutes of 1950, as amended.
- 12. ADOPTION of T.P. Resolution No. R24-09 A Resolution ordering and calling a special election to be held in the Parish of Tangipahoa, State of Louisiana on Tuesday, November 5, 2024, for the purpose of authorizing the renewal of the levy and collection of a one percent (1%) sales tax for a period of four (4) years, beginning December 31, 2025, to (i) pay the cost of operation of local government, and (ii) fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish; and further making application to the State Bond Commission for consent and authorization to hold the aforesaid election; and further providing for other matters in connection therewith.

13. GRAVITY DRAINAGE DISTRICT NO. 5 - Approve re-appointments William Travis, 1st term after serving an unexpired term, expires July 2028 and Michael Kazerooni, 2nd term, expires July 2028 - District 1

#### **BEER, WINE, AND LIQUOR PERMITS**

#### LEGAL MATTERS

#### **COUNCILMEN'S PRIVILEGES**

#### **ADJOURN**

Jill DeSouge Clerk of Council Daily Star Please Publish April 4, 2024

Published on Tangipahoa Parish Government website at *www.tangipahoa.org* and posted @ T.P. Gordon A. Burgess Governmental Building April 4, 2024

In Accordance with the Americans with Disabilities Act, If You Need Special Assistance, please contact Jill DeSouge at 985-748-2290 prior to 12:00pm (cst) on meeting day describing the Assistance that is necessary.



#### National Public Safety Telecommunicators Week

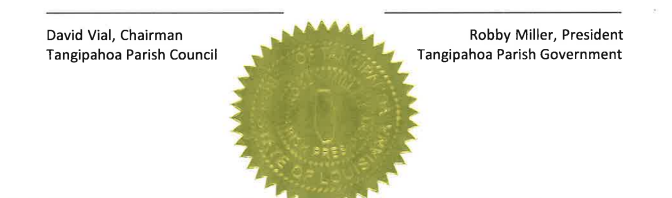
- WHEREAS emergencies that require police, fire or emergency medical services can occur at any time; and
- WHEREAS when an emergency occurs the prompt response of police officers, firefighters and paramedics is critical to the protection of life and preservation of property; and
- WHEREAS the safety of our police officers, firefighters and paramedics is dependent upon the quality and accuracy of information obtained from citizens who contact the Tangipahoa Parish emergency communications centers; and
- WHEREASPublic Safety Telecommunicators are the first and most critical contact<br/>our citizens have with emergency services; and
- WHEREAS Public Safety Telecommunicators are the single vital link for our police officers, firefighters, and paramedics by monitoring their activities by radio, providing them information, and ensuring their safety; and
- WHEREAS Public Safety Telecommunicators of Tangipahoa Parish have contributed substantially to the apprehension of criminals, suppression of fires and treatment of patients; and
- **WHEREAS** each dispatcher has exhibited compassion, understanding and professionalism during the performance of their job in the past year.

**THEREFORE, BE IT RESOLVED** that the Tangipahoa Parish Council-President Government declares the week of **April 14 through April 20, 2024**, as

#### NATIONAL PUBLIC SAFETY TELECOMMUNICATORS WEEK

in the Parish of Tangipahoa, Louisiana in honor of the men and women whose diligence and professionalism keep our parish and citizens safe.

**IN WITNESS WHEREOF**, we have hereunto set our hands and caused the Seal of the Parish of Tangipahoa to be affixed this  $8^{TH}$  day of April 2024.



# KEEP TANGI BEAUTIFUL

# APRIL 20, 2024

This one day event encourages homeowners to prep their yards with family members and neighbors for the upcoming summer.

Tips & Tricks For Making Your Yard & Home Summer Ready: -Clean Out Fallen Leaves, Dirt, & Debris From Culverts & Ditches -Clean Up Any Debris Left In The Yard Over Winter

> -Prune Your Plants -Rake & Mulch -Pull Weeds -Clean Gutters

Please send photos to us at : district10@tangipahoa.org

Mate with PosterMyWall.com

# AN ORDINANCE AMENDING AND ENACTING CHAPTER 36 – PLANNING AND DEVELOPMENT, ARTICLE IX – FLOOD PREVENTION AND PROTECTION

#### Chapter 36 PLANNING AND DEVELOPMENT ARTICLE IX – FLOOD PREVENTION AND PROTECTION

#### **DIVISION 1. GENERALLY**

#### Sec. 36-237. Statutory authorization.

The state legislature has in R.S. 38:84 delegated the responsibility of local governmental units to adopt regulations designed to minimize flood losses. Therefore, the parish council, does ordain as provided in this article.

#### Sec. 36-238. Findings of fact.

- (a) The flood hazard areas of the parish are subject to periodic inundation, which may result in loss of life and property, health and safety hazards, disruption of commerce and governmental services, and extraordinary public expenditures for flood protection and relief, all of which adversely affect the public health, safety, and general welfare.
- (b) These flood losses are created by the cumulative effect of obstructions in floodplains which cause an increase in flood heights and velocities, and by the occupancy of flood hazard areas by uses vulnerable to floods and hazardous to other lands because they are inadequately elevated, floodproofed or otherwise protected from flood damage.

#### Sec. 36-239. Statement of purpose.

It is the purpose of this article to promote the public health, safety, and general welfare and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:

- (1) Protect human life and health;
- (2) Minimize expenditure of public money for costly flood control projects;
- (3) Minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public;
- (4) Minimize prolonged business interruptions;
- (5) Minimize damage to public facilities and utilities such as water and gas mains, electric, telephone and sewer lines, streets and bridges located in floodplains;
- (6) Help maintain a stable tax base by providing for the sound use and development of flood prone areas in such a manner as to minimize future flood blight areas; and
- (7) Ensure that potential buyers are aware that property is in a special flood hazard area (SFHA).

#### Sec. 36-240. Methods of reducing flood losses.

In order to accomplish its purposes, this article uses the following methods:

- (1) Restrict or prohibit uses that are dangerous to health, safety or property in times of flood, or cause excessive increases in flood heights or velocities;
- (2) Require that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction;
- (3) Control the alteration of natural floodplains, stream channels, and natural protective barriers, which are involved in the accommodation of floodwaters;
- (4) Control filling, grading, dredging and other development which may increase flood damage;
- (5) Prevent or regulate the construction of flood barriers which will unnaturally divert floodwaters or which may increase flood hazards to other lands.

#### Sec. 36-241. Definitions.

(a) Unless specifically defined below, words or phrases used in this article shall be interpreted to give them the meaning they have in common usage and to give this article its most reasonable application. Definitions in this article shall supersede any conflicting definitions in section 36-9.

Accessory Structures means structures that are on the same parcel of property as a principal structure, the use of which is incidental to the use of the principal structure. Accessory structures must be used for parking or storage, be small and represent a minimal investment by owners, and have a low damage potential. Accessory structure size limits are based on flood zone, no larger than one story, two-car garage and shall not be greater than 550 square feet in flood zones indemnified as A zones (A, AE, A1-30, AH, AO, A99, and AR) and not larger than 100 square feet in flood zones identified as V zones (V, VE, V1 30, and VO). Examples of small accessory structures include, but are not limited to, detached garages, storage, and tool sheds, and small boathouses.

Agricultural Structure means structures that are used exclusively for agricultural purposes or uses in Connection with production, harvesting, storage, raising, or drying of agricultural commodities and livestock. Alluvial fan flooding means flooding occurring on the surface of an alluvial fan or similar landform which originates at the apex and is characterized by high-velocity flows; active processes of erosion, sediment transport, and deposition; and unpredictable flow paths.

Apex means a point on an alluvial fan or similar landform below which the flow path of the major stream that formed the fan becomes unpredictable and alluvial fan flooding can occur.

Appurtement structure means a structure which is on the same parcel of property as the principal structure to be insured and the use of which is incidental to the use of the principal structure.

Area of future conditions flood hazard means the land area that would be inundated by the one percent annual chance (100-year) flood based on future conditions hydrology.

Area of shallow flooding means a designated AO, AH, AR/AO, AR/AH, or VO zone on the parish's flood insurance rate map (FIRM) with a one percent or greater annual chance of flooding to an average depth of one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

Area of special flood hazard means the land in the floodplain within the parish subject to a one percent or greater chance of flooding in any given year. The area may be designated as Zone A on the flood hazard boundary map (FHBM). After detailed rate making has been completed in preparation for publication of the FIRM, Zone A usually is refined into Zones A, AO, AH, A1-30, AE, A99, AR, AR/A1-30, AR/AE, AR/AO, AR/AH, AR/A, VO, V1-30, VE, or V. For purposes of these regulations the term "special flood hazard area" is synonymous in meaning with the phrase "area of special flood hazard".

Base flood means the flood having a one percent chance of being equaled or exceeded in any given year.

*Base flood elevation* means the elevation shown on the flood insurance rate map (FIRM) and found in the accompanying flood insurance study (FIS) for Zones A, AE, AH, A1-A30, AR, V1-V30, or VE that indicates the water surface elevation resulting from the flood that has a one percent chance of equaling or exceeding that level in any given year (also called the base flood).

Basement means any area of the building having its floor subgrade (below ground level) on all sides.

*Breakaway wall* means a wall that is not part of the structural support of the building and is intended through its design and construction to collapse under specific lateral loading forces, without causing damage to the elevated portion of the building or supporting foundation system.

Coastal high hazard area means an area of special flood hazard extending from offshore to the inland limit of a primary frontal dune along an open coast and any other area subject to high velocity wave action from storms or seismic sources.

*Critical feature* means an integral and readily identifiable part of a flood protection system, without which the flood protection provided by the entire system would be compromised.

<u>Development</u> means any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations or storage of equipment or materials.

*Elevated building* means, for insurance purposes, a non-basement building which has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

*Existing construction* means, for the purposes of determining rates, structures for which the start of construction commenced before the effective date of the FIRM or before January 1, 1975, for FIRMs effective before that date. Existing construction may also be referred to as "existing structures."

*Existing manufactured home park or subdivision* means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by the parish.

*Expansion to an existing manufactured home park or subdivision* means the preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads).

Flood or flooding means a general and temporary condition of partial or complete inundation of normally dry land areas from:

#### (a) <u>Means a general and temporary condition of partial or complete inundation of normally dry land areas</u> from:

- (1) The overflow of inland or tidal waters.
- (2) The unusual and rapid accumulation or runoff of surface waters from any source.

(b) The collapse or subsidence of land along the shore of a lake or other body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high water level in a natural body of water, accompanied by a severe storm, or by an unanticipated force of nature, such as flash flood or an abnormal tidal surge, or by some similarly unusual and unforeseeable event which results in flooding as defined in paragraph (a)(1) of this definition.

*Flood elevation study* means an examination, evaluation, and determination of flood hazards and, if appropriate, corresponding water surface elevations, or an examination, evaluation, and determination of mudslide (i.e., mudflow) and/or flood-related erosion hazards.

*Flood insurance rate map (FIRM)* means an official map of the parish, on which the Federal Emergency Management Agency has delineated both the special flood hazard areas and the risk premium zones applicable to the parish.

#### Flood insurance study (FIS). See Flood elevation study.

*Flood protection system* means those physical structural works for which funds have been authorized, appropriated, and expended and which have been constructed specifically to modify flooding in order to reduce the extent of the area within a parish subject to a special flood hazard and the extent of the depths of associated flooding. Such a system typically includes hurricane tidal barriers, dams, reservoirs, levees, or dikes. These specialized flood-modifying works are those constructed in conformance with sound engineering standards.

*Floodplain* or *flood prone area* means any land area susceptible to being inundated by water from any source (see *Flood* or *flooding*).

*Floodplain management* means the operation of an overall program of corrective and preventive measures for reducing flood damage, including but not limited to emergency preparedness plans, flood control works and floodplain management regulations.

*Floodplain management regulations* means zoning ordinances, subdivision regulations, building codes, health regulations, special purpose ordinances (such as a floodplain ordinance, grading ordinance and erosion control ordinance) and other applications of police power. The term "floodplain management regulations" describes such state or local regulations, in any combination thereof, which provide standards for the purpose of flood damage prevention and reduction.

*Floodproofing* means any combination of structural and non-structural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures, and their contents.

#### Floodway. See Regulatory floodway.

*Functionally dependent use* means a use which cannot perform its intended purpose unless it is located or carried out in close proximity to water. The term "functionally dependent use" includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and ship building and ship repair facilities, but does not include long-term storage or related manufacturing facilities.

<u>Freeboard means a factor of safety usually expressed in feet above a flood level for purposes of flood plain</u> management. ``Freeboard'' tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings, and the hydrological effect of urbanization of the watershed.

*Highest adjacent grade* means the highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure.

Historic structure means any structure that is:

- (1) Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
- (2) Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
- (3) Individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of the Interior; or
- (4) Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:
  - a. By an approved state program as determined by the Secretary of the Interior; or
  - b. Directly by the Secretary of the Interior in states without approved programs.

*Levee* means a manmade structure, usually an earthen embankment, designed and constructed in accordance with sound engineering practices to contain, control, or divert the flow of water so as to provide protection from temporary flooding.

*Levee system* means a flood protection system which consists of a levee, or levees, and associated structures, such as closure and drainage devices, which are constructed and operated in accordance with sound engineering practices.

Lowest floor means the lowest floor of the lowest enclosed area (including basement). An unfinished or flood-resistant enclosure, usable solely for parking of vehicles, building access or storage in an area other than a basement area is not considered a building's lowest floor; provided that such enclosure is not built so as to render the structure in violation of the applicable non-elevation design requirement of section 60.3 of the National Flood Insurance Program regulations.

Manufactured home means a structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when attached to the required utilities. The term ``manufactured home'' does not include a ``recreational vehicle''.

Manufactured home park or subdivision means a parcel (or contiguous parcels) of land divided into two or more manufactured home lots for rent or sale.

*Mean sea level* means, for purposes of the National Flood Insurance Program, the North American Vertical Datum (NGVD) of 1988, or other datum, to which base flood elevations shown on a community's flood insurance rate map are referenced.

New construction means, for the purpose of determining insurance rates, structures for which the start of construction commenced on or after the effective date of an initial FIRM or after December 31, 1974, whichever is later, and includes any subsequent improvements to such structures. For floodplain management purposes, the term "new construction" means structures for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by the parish and includes any subsequent improvements to such structures.

New manufactured home park or subdivision means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of floodplain management regulations adopted by the parish.

Primary frontal dune means a continuous or nearly continuous mound or ridge of sand with relatively steep seaward and landward slopes immediately landward and adjacent to the beach and subject to erosion and overtopping from high tides and waves during major coastal storms. The inland limit of the primary frontal dune occurs at the point where there is a distinct change from a relatively steep slope to a relatively mild slope.

<u>Recreational vehicle means a vehicle which is (i) built on a single chassis; (ii) 400 square feet or less when</u> measured at the largest horizontal projections; (iii) designed to be self-propelled or permanently towable by a light duty truck; and (iv) designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel, or seasonal use.

*Regulatory floodway* means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than a designated height.

Riverine means relating to, formed by, or resembling a river (including tributaries), stream, brook, etc.

Sand dunes means naturally occurring accumulations of sand in ridges or mounds landward of the beach.

Special flood hazard area. See Area of special flood hazard. see ``area of special flood hazard''. Special hazard area means an area having special flood, mudslide (i.e., mudflow), or flood-related erosion hazards, and shown on an FHBM or FIRM as Zone A, AO, A1-30, AE, AR, AR/A1-30, AR/ AE, AR/AO, AR/AH, AR/A, A99, AH, VO, V1-30, VE, V, M, or E.

Start of construction, for other than new construction or substantial improvements under the Coastal Barrier Resources Act (Pub. L. 97-348), includes substantial improvement and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading, and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for basement, footings, piers or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

*Structure* means, for floodplain management purposes, a walled and roofed building, including a gas or liquid storage tank, that is principally above ground, as well as a manufactured home.

Substantial damage means damage of any origin sustained by a structure whereby the cost of restoring the structure to its before-damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred.

Substantial improvement means any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure before start of construction of the improvement. This term includes structures which have incurred substantial damage, regardless of the actual repair work performed. The term "substantial improvement" does not, however, include either:

- (1) Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions; or
- (2) Any alteration of a historic structure, provided that the alteration will not preclude the structure's continued designation as a historic structure.

*Variance* means a grant of relief by the parish from the terms of a floodplain management regulation. (For full requirements see section 60.6 of the National Flood Insurance Program regulations.)

*Violation* means the failure of a structure or other development to be fully compliant with this article. A structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in section 60.3(b)(5), (c)(4), (c)(10), (d)(3), (e)(2), (e)(4), or (e)(5) of the NFIP regulations is presumed to be in violation until such time as that documentation is provided.

*Water surface elevation* means the height, in relation to the North American Vertical Datum (NGVD) of 1988 (or other datum, where specified), of floods of various magnitudes and frequencies in the floodplains of coastal or riverine areas.

(b) The following definitions refer to urban stormwater runoff and non-point source pollution. Point source pollution, such as industrial and wastewater discharges, are governed separately by specific discharge permits issued by the state DEQ and EPA.

Amenity area means a common area within the development which are provided for active and or passive recreational or social purposes and may be shared between all residents of the development.

Best management practices (BMPs) means the controls and activities used to prevent stormwater pollution during construction. BMPs can be structural, such as a silt fence, secondary containment for hazardous materials, or seeding disturbed land or non-structural, such as picking up trash, maintaining equipment, or training staff.

*Bioswales* means a vegetated, shallow, linear channel designed to capture, treat, and infiltrate stormwater runoff as it moves downstream. They are typically sized to treat and convey at a minimum the first one inch of stormwater runoff which is the first and often most polluted volume of water resulting from a storm event, also known as the "first flush."

*Clean Water Act (CWA)* means the primary federal law in the United States governing water pollution. Its objective is to restore and maintain the chemical, physical, and biological integrity of the nation's waters by preventing point and non-point pollution sources, improving wastewater treatment, and maintaining the integrity of wetlands. It is administered by the U.S. Environmental Protection Agency (EPA), in coordination with state governments. The CWA is codified in 40 CFR 100—140, 401—471, and 501—503.

*Construction* means any human activity that includes clearing, grading, excavation, filling, or other placement, movement, removal, or depositing of soil, rock, organic materials, or earth minerals, and construction of facilities such as roads, parking, playgrounds, and buildings.

*Contaminated* means containing any material designated by EPA or state DEQ as a pollutant which is introduced into stormwater conveyances by urban stormwater contact with impervious surfaces.

*Conveyance* means drainage infrastructure that moves water from one place to another, including ditches, bioswales, pipes, canals, and waterways.

Detention pond, sometimes called a "dry pond", means an area which temporarily stores water after a storm, but eventually empties out at a controlled rate to a downstream water body. It also differs from an infiltration basin which is designed to direct stormwater to groundwater through permeable soils or retention pond which is designed to permanently store stormwater.

*Discharge* means any stormwater, including but not limited to sheet flow and point source, introduced into the MS4, drainage infrastructure, conveyances, ditches, or waterways of the parish, or into waters of the United States.

*Facility* means any building, structure, property, installation, process or activity from which there is or may be a discharge of a pollutant.

First flush means the first one inch of rain.

*Green infrastructure* is an approach to stormwater management that protects, restores, or mimics the natural water cycle. At its essence, green infrastructure reduces runoff, increases infiltration, and improves water quality. Green infrastructure is effective, economical, and enhances community safety and quality of life.

Hazardous substance means any of the following: any substance determined to be hazardous according to 49 CFR 171.8 or listed in Table 302.4 of 40 CFR 302 or section 311(b)(2)(A) of the Clean Water Act (33 USC 1317(a) and 1321(b)(A)).

Hazardous waste means any substance identified or listed as a hazardous waste by the EPA pursuant to 40 CFR 261.

*Louisiana discharge permit elimination system (LPDES) permit or national discharge permit elimination system (NPDES) permit* means the permit issued by the state DEQ or the EPA, under authority delegated pursuant to 33 USC 1342(b) that authorizes the discharge of pollutants to waters of the United States.

*Low impact development* refers to systems and practices that use or mimic natural processes that result in the infiltration, evapotranspiration or use of stormwater in order to protect water quality.

*Municipal separate storm sewer system (MS4)* means roadside drainage systems, catchbasins, curbs, gutters, ditches, manmade channels, or storm drains used for collecting and/or conveying stormwater that is not intentionally connected with wastewater treatment outflows (combined sewers).

Permeable paving materials means a variety of surfacing techniques for roads, parking lots, and pedestrian walkways, unified under the common goal to allow for infiltration of stormwater runoff. Permeable pavement material surfaces typically include pervious concrete, paving stones, aggregate and interlocking pavers. Porous asphalt shall not be allowed as a permeable paving material. Unlike traditional impervious paving materials, permeable paving systems allow stormwater to percolate and infiltrate through the material and into the aggregate layers and/or soil below. In addition to reducing surface runoff, permeable paving systems can trap suspended solids, thereby filtering pollutants from stormwater. The goal is to control stormwater at the source, reduce runoff, and improve water quality by filtering pollutants in the subsurface layers.

*Person* means any individual, partnership, firm, company, corporation, association, trust, estate, entity, or any legal representative, agent, or assignee.

*Point source* means the discharge of pollutants at a specific location from pipes, outfalls, channels, or other discernible or discrete conveyances whose source is identifiable. The term "point source" does not include irrigation flow returns from agricultural stormwater runoff.

Pollutant in urban stormwater runoff means suspended sediments, heavy metals, phosphorus, nitrogen, petrochemicals, bacteria, and other so designated material that is collected by stormwater runoff.

*Pollution* means the contamination of the physical, thermal, chemical, or biological quality of waters that causes impairment of the designated uses of a water body as stipulated in the current EPA integrated report or renders the water harmful, detrimental, injurious to humans, animal life, vegetation, or impairs the usefulness for the public enjoyment of the water for any lawful or reasonable purpose.

Retention pond, sometimes called a wet pond, means a manmade pond with vegetation around the perimeter, a vegetative littoral shelf, and includes a permanent pool of water in its design. It is used to manage

stormwater runoff to prevent flooding and downstream erosion, and improve water quality in an adjacent river, stream, lake or bay.

*Sanitary sewage* means the domestic sewage and/or industrial waste that is discharged into the sanitary sewer system and passes through the sanitary sewer system to any public or privately owned sewage treatment plant.

Sanitary sewer (or sewer) means the system of pipes, conduits, and other conveyances which carry industrial waste and sanitary sewage from residential dwellings, commercial buildings, industrial and manufacturing facilities, and institutions, whether treated or untreated, to any sewage treatment plant.

Sediment means soil, sand, clay, and minerals washed from land into roadways, drainage infrastructure, and waterways, usually during or after a rain. Sediment may cause a reduction in storage capacity, impede drainage, destroy fish nesting areas, clog animal habitats, and cloud waters to such an extent as to prevent sunlight from reaching aquatic biota.

Stormwater means stormwater runoff, surface runoff and drainage runoff. (Agricultural stormwater may be excluded, subject to the provisions of L.A.C. 33.IX.2313.)

Stormwater pollution prevention plan (SWPPP) is a site-specific written document and drawings required by the EPA and state DEQ for LPDES general permits for discharge of stormwater from construction activities (LAR100000 and LAR200000), LPDES multi-sector general permit, or any LPDES individual permit which describes and ensures the implementation of practices that are to be used to reduce the pollutants in stormwater discharges associated with construction or other industrial activity at the facility.

Undisturbed vegetative area means an area where the existing vegetation is left undisturbed during and after construction. Only selective removal of trees that present a hazard to property or people, or non-native invasive vegetative species, shall be removed. Additionally, an undisturbed vegetative area may be an area disturbed by construction that is intended to become an amenity, such as a buffer zone adjacent to a retention pond, that is left with a temporary protective ground cover that allows the natural succession of native plants to become established. Any form of maintenance, mowing, or weed control is prohibited.

Wastewater means any water or other liquid, other than uncontaminated stormwater, discharged from a facility.

Waters of the United States (WOTUS) means any waters within the federal definition of "waters of the United States" at 40 CFR 122.2, but not including any waste treatment systems, treatment ponds, or lagoons designed to meet the requirements of the federal Clean Water Act.

Indicator	Indicator Status	<b>Designation</b>	Comment
<del>Code</del>			
<del>OBL</del>	Obligate wetland	Hydrophyte	Almost always occur in wetlands
FACW	Facultative wetland	Hydrophyte	Usually occur in wetlands, but may
			occur in non-wetlands
FAC	<b>Facultative</b>	Hydrophyte	Occur in wetlands and non-wetlands
FACU	Facultative upland	Nonhydrophyte	Usually occur in non-wetlands, but may
			<del>occur in wetlands</del>
UPL	Obligate upland	Nonhydrophyte	Almost never occur in wetlands

Wetland indicator status.

#### Sec. 36-242. Lands to which this article applies.

The article shall apply to all unincorporated areas within the jurisdiction of the parish.

#### Sec. 36-243. Basis for establishing the areas of special flood hazard.

The areas of special flood hazard identified by the Federal Emergency Management Agency in the current scientific and engineering report entitled, "The Flood Insurance Study (FIS) for Tangipahoa Parish, Louisiana and Incorporated Areas," dated July 22, 2010, with accompanying flood insurance rate maps (FIRM) dated July 22, 2010, and any revisions thereto are hereby adopted by reference and declared to be a part of this article.

#### Sec. 36-244. Establishment of development permit.

A floodplain development permit shall be required to ensure conformance with the provisions of this article.

#### Sec. 36-245. Compliance.

No structure or land shall hereafter be located, altered, or have its use changed without full compliance with the terms of this article and other applicable regulations.

#### Sec. 36-246. Abrogation and greater restrictions.

This article is not intended to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. However, where this article and another ordinance, easement, covenant, or deed restriction conflict or overlap, whichever imposes the more stringent restrictions shall prevail.

#### Sec. 36-247. Interpretation.

In the interpretation and application of this article, all provisions shall be:

- (1) Considered as minimum requirements;
- (2) Liberally construed in favor of the parish council; and
- (3) Deemed neither to limit nor repeal any other powers granted under state statutes.

#### Sec. 36-248. Warning and disclaimer of liability.

The degree of flood protection required by this article is considered reasonable for regulatory purposes and is based on scientific and engineering considerations. On rare occasions greater floods can and will occur and flood heights may be increased by manmade or natural causes. This article does not imply that land outside the areas of special flood hazards or uses permitted within such areas will be free from flooding or flood damages. This article shall not create liability on the part of the parish or any official or employee thereof for any flood damages that result from reliance on this article or any administrative decision lawfully made hereunder.

#### Sec. 36-249. Penalties for noncompliance.

No structure or land shall hereafter be constructed, located, extended, converted, or altered without full compliance with the terms of this article and other applicable regulations. Violation of the provisions of this article by failure to comply with any of its requirements, including violations of conditions and safeguards established in connection with conditions, shall constitute a misdemeanor. Any person who violates this article or fails to comply with any of its requirements shall upon conviction thereof be fined not more than \$500.00 or imprisoned for not more than 30 days, or both, for each violation. Each day the violation continues shall be deemed a new violation. In addition, the violator shall pay all costs and expenses involved in the case. Nothing herein contained shall prevent the parish from taking such other lawful action as is necessary to prevent or remedy any violation.

#### Secs. 36-250-36-264. Reserved.

#### **DIVISION 2. ADMINISTRATION**

#### Sec. 36-265. Designation of the floodplain administrator.

The floodplain administrator is hereby appointed by the parish president to administer and implement the provisions of this article and other appropriate sections of 44 CFR (Emergency Management and Assistance - National Flood Insurance Program regulations) pertaining to floodplain management.

#### Sec. 36-266. Duties and responsibilities of the floodplain administrator.

- (a) Duties and responsibilities of the floodplain administrator shall include, but not be limited to, the following:
  - (1) Maintain and hold open for public inspection all records pertaining to the provisions of this article.
  - (2) Review permit application to determine whether to ensure that the proposed building site project, including the placement of manufactured homes, will be reasonably safe from flooding.
  - (3) Review, approve or deny all applications for development permits required by adoption of the ordinance from which this article is derived.
  - (4) Review permits for proposed development to assure that all necessary permits have been obtained from those federal, state, or local governmental agencies (including section 404 of the Federal Water Pollution Control Act Amendments of 1972, 33 USC 1334) from which prior approval is required.
  - (5) Where interpretation is needed as to the exact location of the boundaries of the areas of special flood hazard (for example, where there appears to be a conflict between a mapped boundary and actual field conditions), make the necessary interpretation.
  - (6) Notify, in riverine situations, adjacent communities and the state coordinating agency, which is the department of transportation and development, prior to any alteration or relocation of a watercourse, and submit evidence of such notification to the Federal Emergency Management Agency.
  - (7) Assure that the flood carrying capacity within the altered or relocated portion of any watercourse is maintained.
  - (8) When base flood elevation data has not been provided in accordance with section 36-243, obtain, review, and reasonably utilize any base flood elevation data and floodway data available from a federal, state, or other source, in order to administer the provisions of division 3 of this article.
  - (9) When a regulatory floodway has not been designated, require that no new construction, substantial improvements, or other development (including fill) shall be permitted within Zones A1-30 and AE on the parish's FIRM, unless it is demonstrated that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the water surface elevation of the base flood more than one foot at any point within the parish.
- (b) Under the provisions of section 65.12 of the National Flood Insurance Program regulations (44 CFR 65.12), a community may approve certain development in Zones A1-30, AE, AH, on the community's FIRM which increases the water surface elevation of the base flood by more than one foot, provided that the community first completes all of the provisions required by said section 65.12.

#### Sec. 36-267. Permit procedures.

- (a) Application for a floodplain development permit shall be presented to the floodplain administrator on forms furnished by him and may include, but not be limited to, plans in duplicate drawn to scale showing the location, dimensions, and elevation of proposed landscape alterations, existing and proposed structures, including the placement of manufactured homes, and the location of the foregoing in relation to areas of special flood hazard. Additionally, the following information is required:
  - (1) Elevation (in relation to mean sea level) of the lowest floor (including basement) of all new and substantially improved structures;

- (2) Elevation (in relation to mean sea level) to which any nonresidential structure shall be floodproofed;
- (3) A certificate from a registered professional engineer or architect that the nonresidential floodproofed structure shall meet the floodproofing criteria of section 36-285(a)(2);
- (4) Description of the extent to which any watercourse or natural drainage will be altered or relocated as a result of proposed development;
- (5) Maintain a record of all such information in accordance with section 36-266(a)(1).
- (b) Approval or denial of a floodplain development permit by the floodplain administrator shall be based on all of the provisions of this article and the following relevant factors:
  - (1) The danger to life and property due to flooding or erosion damage;
  - (2) The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner;
  - (3) The danger that materials may be swept onto other lands to the injury of others;
  - (4) The compatibility of the proposed use with existing and anticipated development;
  - (5) The safety of access to the property in times of flood for ordinary and emergency vehicles;
  - (6) The costs of providing governmental services during and after flood conditions including maintenance and repair of streets and bridges, and public utilities and facilities such as sewer, gas, electrical and water systems;
  - (7) The expected heights, velocity, duration, rate of rise and sediment transport of the floodwaters and the effects of wave action, if applicable, expected at the site;
  - (8) The necessity to the facility of a waterfront location, where applicable;
  - (9) The availability of alternative locations, not subject to flooding or erosion damage, for the proposed use.

#### Sec. 36-268. Variance procedures.

- (a) The appeal board, as established by the parish, shall hear, and render judgment on requests for variances from the requirements of this article.
- (b) The appeal board shall hear and render judgment on an appeal only when it is alleged there is an error in any requirement, decision, or determination made by the floodplain administrator in the enforcement or administration of this article.
- (c) Any person aggrieved by the decision of the appeal board may appeal such decision in the courts of competent jurisdiction.
- (d) The floodplain administrator shall maintain a record of all actions involving an appeal and shall report variances to the Federal Emergency Management Agency upon request.
- (e) Variances may be issued for the reconstruction, rehabilitation or restoration of structures listed on the National Register of Historic Places or the state inventory of historic places, without regard to the procedures set forth in the remainder of this article.
- (f) Variances may be issued for new construction and substantial improvements to be erected on a lot of onehalf-acre or less in size contiguous to and surrounded by lots with existing structures constructed below the base flood level, providing the relevant factors in section 36-267(b) have been fully considered.
- (g) Upon consideration of the factors noted above and the intent of this article, the appeal board may attach such conditions to the granting of variances as it deems necessary to further the purpose and objectives of this article.
- (h) Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.
- (i) Variances may be issued for the repair or rehabilitation of historic structures upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as a historic structure and the variance is the minimum necessary to preserve the historic character and design of the structure.
- (j) Prerequisites for granting variances:
  - (1) Variances shall only be issued upon a determination that the variance is the minimum necessary, considering the flood hazard, to afford relief.
  - (2) Variances shall only be issued upon:
    - a. Showing a good and sufficient cause;
    - b. A determination that failure to grant the variance would result in exceptional hardship to the applicant; and
    - c. A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisances, cause fraud on or victimization of the public, or conflict with existing local laws or ordinances.
  - (3) Any application to which a variance is granted shall be given written notice that the structure will be permitted to be built with the lowest floor elevation below the base flood elevation, and that the cost

of flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation.

- (k) Variances may be issued by the parish for new construction and substantial improvements and for other development necessary for the conduct of a functionally dependent use, provided that:
  - (1) The criteria outlined in subsections (a) through (i) of this section are met; and
  - (2) The structure or other development is protected by methods that minimize flood damages during the base flood and create no additional threats to public safety.

#### Secs. 36-269-36-282. Reserved.

#### DIVISION 3. PROVISIONS FOR FLOOD HAZARD REDUCTION

. . . .

		Stormwater management and water quality.
		tandards for stormwater.
<del>(1)</del>		elopment drainage requirements.
	<del>a.</del>	The developer will plan all drainage for his project in accordance with the requirements of the
		appropriate parish drainage authority and must meet the flood prevention and protection
		requirements of this article.
	<del>b.</del>	The need for a drainage impact study will be determined by the drainage board and/or the par
		engineer in consultation with the planning commission.
	<del>с.</del>	- All areas outside of a parish drainage district authority shall follow the stormwater requiremen
		and the flood prevention and protection requirements of this article.
	<del>d.</del>	No individual, partnership or corporation will deepen, widen, fill, reroute, or in any manner
		change or alter the course or location of existing ditch, or drainage canal without first obtaining
		written permission from the appropriate parish drainage authority.
	<u> </u>	Whenever any stream or improved surface drainage course is located in an area that is being
	с.	subdivided, the subdivider will dedicate an adequate servitude along the stream as determined
		by the appropriate parish drainage authority.
	£	- Adequate provision will be made for the disposal of stormwater subject to the approval of the
	1.	
		appropriate parish drainage authority. Necessary storm drainage will be located within the stre
		right of way except where it is located in a servitude to facilitate outfall needs or for subdivisio
		interconnection.
	<del>g.</del>	All subdivision restrictive covenants will include a restriction against any construction, fill matte
		or fences in any drainageway, designated drainage servitudes or the parish right-of-way, witho
		approval from the appropriate parish authority. No fences, sheds, movable or immovable
		appurtenances shall be placed in designated drainage servitudes. Relocation of said obstructio
		shall be the sole responsibility of the property owner and the property owner shall bear all cos
		associated with the relocation.
	<del>h.</del>	There will be no construction of any drainage facilities prior to the submittal and approval of
		plans by the appropriate parish drainage authority.
<del>(2)</del>	-Dev	elopment best management practices requirements.
	<del>a.</del>	All major subdivisions developments, special use residential commercial developments, and
		general commercial developments shall include a stormwater pollution prevention plan (SWPP
	<del>b.</del>	BMPs required for sediment and erosion control, stormwater retention, and mitigation during
		construction.
		1. The contractor's use and description of the approved BMPs shall be included with their
		SWPPP.
		2. The contractor shall include all BMPs and provide verification of the SWPPP to the parish
		prior to construction.
		3. Installation of these BMPs may be inspected by the parish for proper maintenance during
		the project construction phase, unless the state inspects such activity as part of an
		approved SWPPP.
<del>(3)</del>	DNA	Ps. Construction activity requirements for major subdivisions and special use residential commer-
(3)		elopments shall comply with Louisiana Department of Environmental Quality (LDEQ) requiremen
		developing and submitting a SWPPP based upon the development size, prior to construction of
		astructure or structures and shall meet the minimum following standards. The contractor is
	resp	ponsible for the SWPPP, maintaining SWPPP documentation, and implementation.
	<del>a.</del>	Design of the SWPPP shall meet the latest requirements of the LDEQ. A SWPPP shall be
		developed and implemented for all developments disturbing one acre or greater. On
		developments over five acres a SWPPP shall be developed and a permit secured from LDEQ
		before implementing the SWPPP.
	<del>b.</del>	The SWPPP document and its LDEQ approval shall be submitted to the parish prior to receiving
		approval for a land clearing application.
		1. Design and construction of the SWPPP BMPs shall meet the minimum requirements of the
		latest version of LaDOTD standard plans for temporary erosion controls.
		2. Once construction begins the SWPPP documents must be maintained, updated, and
		available on site to the parish engineer, floodplain administrator, consolidated drainage
		district administrator, and LDEQ.
		3. The SWPPP will contain BMPs components for control measures including methods for
		sediment control, stabilization practices for disturbed areas, and structural practices.
		Controls for off-site vehicle tracking of codiment and generation of dust shall be included
		Controls for off-site vehicle tracking of sediment and generation of dust shall be included The project SWPPP shall demonstrate compliance with local waste and sewer system requirements, description of control methods for construction and waste materials store

on site, and description of control methods for pollutant sources, such as fuels, paints, chemicals, and concrete and asphalt waste.

- Maintenance of control methods shall be provided in a timely manner to ensure proper operation. Maintenance needs identified by inspection shall be accomplished before the next anticipated storm event or as soon as practicable.
- Inspections of SWPPP BMPs shall be conducted by the construction contractor or its designee every 14 days, before every anticipated storm event, and within 24 hours of every 0.5- inch rain event. Inspections shall be documented, identify actions required, and included in the SWPPP.

Parish government staff are authorized to inspect any infrastructure development site or building construction project site for violations of its SWPPP. All noncompliant conditions or any work being done contrary to the provisions of this article or otherwise required by law or development agreement or which is determined to be in a dangerous or unsafe manner shall be reported to the contractor's on-site representative and a remediation plan will be established. The contractor shall have 48 hours to comply with the remediation plan to correct all violations.

- If upon a subsequent inspection the violations have not been corrected as per the remediation plan, then a written notice of violation shall be issued, along with a written stop work order.
  - (i) The parish engineer or designee shall issue in writing the above notices for
  - work to cease on any infrastructure development site within the affected area. i) The building official or designee shall issue in writing the above notices for work
  - to cease on any building construction sites for structures within the affected area.
  - (iii) Any work shall be immediately stopped by the owner or owner's agent or to the person doing the work.
- Violations are subject to the fines and penalties stated in section 1-13. Fines shall accrue until a SWPPP notice of compliance is issued by the parish government.
- Any fines or penalties shall be rectified prior to the issuance of a resume work order.
- (b) General standards for water quality. Development water quality requirements shall be in accordance with 303(d) of the Clean Water Act, total maximum daily loads (TMDL) as developed by the LDEQ, and in compliance with La Title 51 - Chapter 13, Sanitary Code. All major commercial development projects in the parish, as identified in this chapter, all commercial projects, all change of use for commercial buildings, and all major subdivisions and special use residential commercial developments shall submit a "Request for Preliminary Determination of LPDES Permit Issuance" (RPD) to the LDEQ. Applicants shall provide a copy of LDEQ's response letter to the Tangipahoa Parish Environmental Health - Louisiana Department of Health -Office of Public Health (LDH-OPH). This document must be provided to LDH-OPH before any approvals can be granted by the parish planning or permit departments.

#### Sec. 36-284. General standards.

(a) Procedure and minimum requirements for the non-districted areas of the parish.

- (1) Areas of poor drainage. Whenever a plat is submitted for an area that is subject to flooding or the development results in a drainage situation that adversely impacts the property of others, the developer shall demonstrate to the parish engineer how any potential adverse impact will be mitigated. In the case of an official designated floodway or special flood hazard area, a plat proposing prohibited types of development as specified in section 36-285, shall be rejected.
- (2) Dedication of drainage easements. When a subdivision is traversed by a watercourse, channel or stream, there shall be provided a drainage easement or right-of-way conforming substantially to the lines of said watercourse, channel or stream, and of a minimum 50-foot width sufficient (as determined by the parish engineer) to maintain said watercourse, channel, or stream.
- (3) Design requirements. Design and construction of all drainage shall be in accordance with specifications and standards of the state department of transportation and development (DOTD) unless otherwise directed.
- (4) The following design requirement shall be included in a drainage impact study:
  - a. A watershed map with development site clearly defined and acreage and slope of basins within the watershed area indicated.
  - b. All drainage shall be predicated on a 100-year storm frequency of 24-hour duration.
  - c. Inventory of downstream structures of receiving outfall.
  - d. The minimum grade along the bottom of a drainage course shall ensure a design velocity of at least three feet per second (fps).
  - e. Design features that reduce the site post-development surface water runoff rate to an amount ten percent less than the pre-development surface water runoff rate based on a 25-year design storm and the 100-year design storm for a 24-hour rain event.
  - f. Documentation that the development will not obstruct any off-site flows or that it will provide a drainage system to convey that flow through or around the development without increasing the upgradient water surface elevation.
  - g. Documentation that fill placed in the development will not reduce the flood carrying capacity of a nearby stream which could cause an increase in water surface elevation. A "nearby stream" is one that is located within 500 feet of the development boundary from a "stream" designated on the USGS quadrangular sheet or designated on the Consolidated Gravity Drainage District No. 1 "Lateral Map."
  - h. Approved jurisdictional determination from the U.S. Army Corps of Engineers.
  - Ditches shall not be utilized for retention calculations.
  - j. Rear lot line drainage ditch and servitudes should be avoided where practicable. In the event a rear lot line drainage ditch is required, it shall conform to the typical section as shown in the Appendix B to the ordinance from which this chapter is derived. In the cases where there is a large drainage ditch, the servitude may need to be widened to accommodate future

maintenance. This servitude shall not be included in any lot sold for home ownership. The parish engineer reserves the right to widen the required servitude based on maintenance needs. Side slope of all surface drainage courses shall have at least a 3H:IV design. All retention and detention ponds shall meet the standards and requirements of subsections (a)(5)a and b of this section. Low impact developments (LIDs). Low impact developments are recognized methods used to improve water quality. The following are specific LID requirements for projects in the parish. Other proven LIDs may be utilized to improve water quality with the review and acceptance by the parish engineer. Retention ponds utilized for stormwater management in developments shall be constructed to the following standards and submitted to the parish engineer for design approval: All retention ponds shall have a minimum 30-foot-wide buffer measured from the top of the pond. The buffer must remain as an undisturbed vegetative area other than areas designated as maintenance accessways. The undisturbed vegetative area, where feasible, may be used as a bioremediation area to improve stormwater quality. All retention ponds shall provide a means to circulate the retention pond water, with natural or mechanical means, to avoid stagnation that would breed algae and mosquitoes. A ten-foot-wide maintenance accessway shall be provided through the buffer area to the nond. A ten-foot-wide cleared area around the top edge of the pond will provide maintenance access to the overflow and inlet structures and for general pond maintenance. Maintenance accessways may also contain the minimum four foot wide pedestrian trail which would designate the pond and buffer as an amenity area. The maintenance accessways shall not be planted with any landscape materials that would interfere with maintenance activities of the pond. For a retention pond and its buffer area to be considered part of the stormwater management area, an amenity area trail shall provide access to a minimum of 50 percent of the buffer area. An amenity area shall have a four-foot-wide trail traversing the area and the trail shall be connected to an adjacent trail or to an accessway that is accessible to all of the development's residents. 10. An amenity trail may be located within the undisturbed vegetative area buffer when the area is not used for bioremediation of stormwater. When a trail does traverse through an indisturbed vegetative area, the maximum clearing for the trail shall be eight feet wide. Littoral shelves shall be continuous around the perimeter of the pond when the size of the pond allows, a minimum of 48 inches wide, constructed 12 inches to 36 inches below the designed permanent water level, and planted with emergent, submerged, floating leaved, or free-floating native vegetation listed in section 36-10. Where possible the littoral shelf shall vary in depth to promote a variety of vegetation types. The littoral shelf need not be continuous around a retention pond due to physical constraints of the site if approved by the parish engineer. 12. The littoral shelf shall be located adjacent to control structures or pipe inlets in order to maximize water quality benefits. The littoral shelf shall be located no closer than 20 feet from any discharge structure or pipe intake as measured from the water side of the discharge structure toward the center of the pond so as to not impede flow. All littoral shelves and any planting in the buffer area shall be designed with native plants. 12 All shrubs planted in the littoral shelf shall be a minimum of one gallon and spaced 36 nches on center maximum. Planting plans shall be stamped by a state-licensed landscape architect or state-licensed landscape horticulturist. All retention ponds side slopes shall have maximum steepness of 4H:1V from the top of the 14 pond bank to the littoral shelf and shall have a slope no steeper than 3H:1V from the littoral shelf to the bottom of the pond. A maintenance program for retention ponds and littoral shelves shall be submitted to the parish engineer for review and acceptance of the program. All detention ponds shall be maintained by the developer until after the formation of a homeowners' association (HOA) or the acceptance by the HOA or other private entity and shall be included in each development's codes, covenants, and deed restrictions as requiring maintenance in perpetuity. Detention ponds utilized for stormwater management for all developments within the parish shall be constructed to the following standards: Detention ponds shall meet the same requirements as retention ponds but shall not be required to have a littoral shelf. Detention ponds shall fully drain within 48 hours of the end of each rain event. All detention ponds shall have a minimum 30-foot buffer measured from the top of the pond. The buffer must remain as an undisturbed vegetative area other than areas designated as maintenance accessways. The undisturbed vegetative area, where feasible, may be used as a bioremediation strip to improve stormwater quality. A ten-foot-wide maintenance accessway shall be provided through the buffer area to the pond. A ten-foot-wide cleared area around the top edge of the pond will be used as a

5. A ten-toot-wide cleared area around the top edge of the pond will be used as a maintenance accessway to the overflow and inlet structures and for general pond maintenance.

- Maintenance accessways may also contain the four-foot-wide trail and count as an amenity area.
- The maintenance accessways shall not be planted with any landscape materials that would interfere with maintenance activities of the pond.
- 9. For a detention pond and its buffer area to be considered as part of the stormwater management area an amenity area trail shall provide access to a minimum of 50 percent of the buffer area.
- 10. An amenity area shall have a four-foot-wide trail traversing the area and the trail shall be connected to an adjacent trail or to an accessway that is accessible to all of the development's residents.
- 11. An amenity trail may be located within the undisturbed vegetative area buffer when the area is not used for bioremediation of stormwater. When a trail does traverse through an undisturbed vegetative area, the maximum clearing for the trail shall be eight feet wide.
- 12. A detention pond's side slopes shall have maximum steepness of 3H:1V.
- A maintenance program for detention ponds shall be included in the water quality impact study.
- 14. All detention ponds shall be maintained by the developer until after the formation of a homeowners' association (HOA) or the acceptance by the HOA or other private entity and shall be included in each development's codes, covenants, and deed restrictions as requiring maintenance in perpetuity.
- Bioretention areas are planted landscape areas designed to receive, detain, infiltrate, and filter stormwater runoff. Bioretention areas include bioswales and undisturbed vegetative areas when properly incorporated into a water quality impact study (WQIS). Bioretention areas shall meet the following requirements:
  - No bioswale shall be installed within a road right-of-way or will be accepted into the parish road maintenance program.
  - Bioswales shall be part of the stormwater management area and shall not be included as part of any individual lot. Ownership and maintenance responsibility of all bioswales shall be either the responsibility of the homeowners' association or a private entity.
  - 3. Areas identified as undisturbed vegetative areas (UVA) and undisturbed vegetative buffer areas may be utilized as bioretention areas as long as stormwater is dispersed into the area as sheet flow that does not cause any erosion in the buffer area. No stormwater flowing out of the undisturbed vegetative area shall cause an adverse impact to any adjoining property or lots and shall be collected and conveyed in an approved manner to a retention pond, detention pond, swale or stream.
  - Only native plants as listed in section 36-10 shall be used in an area designated as a bioretention area.
  - 5. Bioretention areas and bioswales shall be designed by a state-licensed landscape architect to filter and retain pollutants from the first one-inch flush of stormwater. Plans shall be submitted as part of the water quality impact study. All LIDs shall be maintained by the developer until the formation of a homeowners' association or the acceptance by a private entity and shall be included in each development's codes, covenants, and deed restrictions requiring maintenance in perpetuity.

(6) Water quality impact study (WQIS). Where a WQIS is required in section 36-285 it shall meet the requirements below and be submitted to the parish engineer for review and acceptance:

- The WQIS shall identify low impact developments (LIDs) methods to reduce flood risk and stormwater runoff pollution through preservation of existing vegetation and hydrology, stormwater runoff infiltration and filtration, sediment and erosion control, and stormwater retention and detention.
- b. As part of the WQIS plans and details the developer shall identify low impact development methods that will reduce water runoff pollutants to assist the parish in meeting its water quality guidelines.
- The development of the WQIS shall follow the process and procedures identified in Stormwater Best Management Practices, East Baton Rouge, Parish-Master Development Program.
- d. The submittal requirements for the WQIS are found in Appendix D to the ordinance from which this chapter is derived.
- All stormwater LID methods to be constructed on site must meet engineering and landscape architecture industries standard practices for design, implementation plans, and maintenance plans.
- f. A private stormwater quality design certification signed and sealed by a state-licensed engineer or landscape architect shall be included with all WQIS. See Appendix D to the ordinance from which this chapter is derived for the certification form.
- g. A private stormwater quality maintenance covenant shall be notarized and signed by the developer/owner and recorded with the parish clerk of court and then submitted to the parish engineer. See Appendix D to the ordinance from which this chapter is derived for the required private stormwater quality covenant.
- h. A post-construction inspection report prepared by a state-licensed engineer or landscape architect shall be provided by the party responsible for the development or maintenance of the low impact development methods at the request or on a schedule approved by the parish engineer. The report shall be consistent with the drainage maintenance plan and describe the conditions and recommended maintenance requirements of all components of the water quality impact study, including but not limited to ponds, forebays, bioswales and any subsurface manufactured water quality features. When deficiencies and problems are identified in the report, corrective action shall be completed within 90 days of the submission of the inspection report with evidence that the work has been completed and provided to parish engineer.

		i. Parish government staff are authorized to inspect a development for violations of its private
		stormwater quality maintenance covenant. All noncompliant conditions shall be reported to the
		homeowners' association (HOA) or the responsible private entity representative and a
		remediation plan will be established. The HOA or private entity shall have 30 business days to
		comply with the remediation plan to correct all violations. Once improvements are completed,
		the HOA or private entity must notify the parish's planning department for a new inspection to
		be conducted. If upon the subsequent inspection the violations have not been corrected as per
		the remediation plan, then a notice of violation shall be issued. Violations are subject to the fines
		and penalties stated in section 1-13. Fines shall accrue until a notice of compliance is issued by
		the parish government. All fines shall be paid prior to the issuance of any new permits for lot
		development or construction within the development.
	<del>(7)</del>	Procedural process for review.
	(7)	a. Plan review and board action. Plans will be reviewed by the parish engineer and the developer or
		the developer's engineer shall be notified if there are any corrections needed on the final plans.
		The developer or the developer's engineer shall make corrections, if needed, and submit ten sets
		of the plans to be reviewed by the planning commission's board at time of final plan approval
		request. If the plans are approved, a letter granting approval of final plans shall be issued by the
		planning commission authorizing the developer to begin construction of infrastructure. No work
		toward the construction of the drainage infrastructure may begin until said letter has been
		issued. If the plans are rejected the developer has the option to revise the plans and re-submit.
		b. Completion of construction/maintenance period. Upon completion of construction, the developer
		will request an inspection of the drainage improvements by the parish engineer. This request will
		be by letter and be accompanied by a set of as built drawings. The as-builts shall profile all
		drainage facilities at 100-foot intervals. The developer shall rework any drainage facilities that do
		not meet standards as approved by planning commission.
		c. Photo evidence of sign placement. Included with the submittal of the preliminary drainage plan
		and hydraulic study, the engineer/developer shall include a photo of the notification sign
		indicating the date, location and time of the planning commission board meeting at which the
		development will be discussed. Omission of this required submittal shall result in the delayed
		placement of the proposed development on the planning commission board's agenda.
<del>(b)</del>		l areas of special flood hazards the following provisions are required for all new construction and
		tantial improvements:
	<del>(1)</del>	All new construction or substantial improvements shall be designed (or modified) and adequately
		anchored to prevent flotation, collapse or lateral movement of the structure resulting from
	( -	hydrodynamic and hydrostatic loads, including the effects of buoyancy;
	<del>(2)</del>	All new construction or substantial improvements shall be constructed by methods and practices that
	( -	minimize flood damage;
	<del>(3)</del>	All new construction or substantial improvements shall be constructed with materials resistant to flood
		<del>damage;</del>
	<del>(4)</del>	All new construction or substantial improvements shall be constructed with electrical, heating,
		ventilation, plumbing, and air conditioning equipment and other service facilities that are designed
		and/or located to be elevated to at least 12 inches above the base flood elevation;
	(5)	All new and replacement water supply systems shall be designed to minimize or eliminate infiltration

- (5) All new and replacement water supply systems shall be designed to minimize or eliminate infiltration of floodwaters into the system;
- (6) New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of floodwaters into the system and discharge from the systems into floodwaters; and
  (7) On-site waste disposal systems shall be located to avoid impairment to them or contamination from
- 7) On-site waste disposal systems shall be located to avoid impairment to them or contamination from them during flooding.

#### Sec. 36-285. Specific standards.

- (a) In all areas of special flood hazard where base flood elevation data has been provided as set forth in section 36-243, 36-266(a)(8), or 36-286(c), the following provisions are required:
  - (1) *Residential construction.* New construction and substantial improvement of any residential structure shall have the lowest floor (including basement) elevated to at least 12 inches above the base flood elevation.
    - a. A registered professional engineer, architect, or land surveyor shall submit a certification to the floodplain administrator that the standard of this subsection, as proposed in section 36-266(a), is satisfied.
    - b. All standalone enclosed appurtenant structures shall have hydrostatic flood equalizing per this section and shall not exceed 549 square feet.
    - c. All standalone enclosed appurtenant structures 550 square feet or greater shall be elevated to the base flood elevation plus the required freeboard.
  - (2) Nonresidential construction. New construction and substantial improvements of any commercial, industrial or other nonresidential structure shall either have the lowest floor (including basement) elevated to at least 12 inches above the base flood elevation or, together with attendant utility and sanitary facilities, be designed so that below the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy. A registered professional engineer or architect shall develop and/or review structural design, specifications, and plans for the construction, and shall certify that the design and methods of construction are in accordance with accepted standards of practice as outlined in this section. A record of such

certification which includes the specific elevation (in relation to mean sea level) to which such structures are floodproofed shall be maintained by the floodplain administrator.

- (3) Enclosures. New construction and substantial improvements, with fully enclosed areas below the lowest floor that are usable solely for parking of vehicles, building access or storage in an area other than a basement and which are subject to flooding, shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect or meet or exceed the following minimum criteria:
  - a. A minimum of two openings on separate walls having a total net area of not less than one square inch for every square foot of enclosed area subject to flooding shall be provided.
  - b. The bottom of all openings shall be no higher than one foot above grade.
  - c. Openings may be equipped with screens, louvers, valves, or other coverings or devices provided that they permit the automatic entry and exit of floodwaters.
- (4) Manufactured homes.
  - a. Require that all manufactured homes to be placed within Zone A on a parish's FHBM or FIRM shall be installed using methods and practices which minimize flood damage. For the purposes of this requirement, manufactured homes must be elevated and anchored to resist flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This requirement is in addition to applicable state and local anchoring requirements for resisting wind forces.
  - b. Require that manufactured homes that are placed or substantially improved within Zones A1-30, AH, and AE on the parish's FIRM on sites:
    - 1. Outside of a manufactured home park or subdivision;
    - 2. In a new manufactured home park or subdivision;
    - 3. In an expansion to an existing manufactured home park or subdivision; or
    - 4. In an existing manufactured home park or subdivision on which a manufactured home has incurred substantial damage as a result of a flood;

be elevated on a permanent foundation such that the bottom of the longitudinal structural I beam of the manufactured home is elevated to at least 12 inches above the base flood elevation and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.

- c. Require that manufactured homes be placed or substantially improved on sites in an existing manufactured home park or subdivision with Zones A1-30, AH and AE on the parish's FIRM that are not subject to the provisions of this subsection (4) be elevated so that the bottom of the longitudinal structural I beam of the manufactured home is at least 12 inches above the base flood elevation.
- (5) *Recreational vehicles.* Require that recreational vehicles placed on sites within Zones A1-30, AH, and AE on the parish's FIRM either:
  - a. Be on the site for fewer than 180 consecutive days;
  - b. Be fully licensed and ready for highway use; or
  - c. Meet the permit requirements of section 36-267(a), and the elevation and anchoring requirements for manufactured homes in subsection (4) of this section.

A recreational vehicle is ready for highway use if it is on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices, and has no permanently attached additions.

(6) Prohibited structures and functions. No facility or structure shall be used by any entities required by the LDEQ and/or EPA to report and/or track flammable, explosives, toxic, or hazardous materials unless stored in a vessel or tank, and in a manner approved by the regulatory agency.

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Developments that require a water quality impact study (WQIS).
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(1) A conservation development may reduce its stormwater management area from 45 percent of the gross development area to 40 percent provided a water quality impact study (WQIS) per section 36-284(a)(6) is provided, and the development implements low impact development (LIDs) methods to detain and treat the first one-inch flush of stormwater. The 25-foot development perimeter buffer area and the 50-foot undisturbed riparian buffer along each side of drainage laterals and channels are stormwater management areas that shall not be reduced.

a. A minimum of 75 percent of the stormwater runoff must be detained in retention or detention ponds meeting the requirements of section 36-284(a)(5).

Provide bioretention for all stormwater first flush (one inch) runoff utilizing vegetative bioretention areas, retention ponds, bioswales, constructed wetlands, or existing undisturbed vegetative areas or a combination. Bioretention areas and bioswales shall be constructed of native vegetation as per section 36-10. Individual lot owners are encouraged to construct bioswales and rain gardens on their property if they do not interfere with the development's drainage pattern.

 Provide a forebay to facilitate sediment removal prior to stormwater entering any retention ponds, detention pond or vegetative bioretention areas.

Forebays shall be designed by a state-licensed engineer or a state-licensed landscape architect. No forebay shall be installed within a road right-of-way that is eligible for inclusion in parish road maintenance system. All development pavement other than roads eligible for inclusion in the parish road maintenance program shall be constructed with permeable paving materials. Off street parking located within the road right-of-way may be constructed of permeable paving materials if approved by the parish engineer. Drive aisles for parking lots of common amenities and pads for trash bins may be constructed of impervious paving. Walkways and amenity trails may be constructed of impervious materials with the parish engineer's approval. Individual lot owners are encouraged to use permeable pavement for their driveways, parking, walkways, patios, and other paved areas as allowed by deed restrictions Any path, walk or trail used as an ADA accessible path of travel must be constructed of materials approved by the parish. (2)Any major subdivision or special use residential commercial development other than those specified within this section that provides a WQIS and implements LID methods to improve stormwater quality may reduce its stormwater management area by an area equal in area size to the LID areas, but not greater than five percent of the total development area and use that area for development. The 25foot development perimeter buffer area and the 50-foot undisturbed riparian buffer along each side of drainage laterals and channels are stormwater management areas that shall not be reduced. A minimum of 75 percent of the stormwater runoff must be detained in retention or detention ponds meeting the requirements of section 36-284(a)(5). Provide bioretention for all stormwater first flush (one inch) runoff utilizing vegetative bioretention areas, bioswales, constructed wetlands, or existing undisturbed vegetative areas or a combination. Bioretention areas and bioswales shall be constructed of native vegetation as per section 36-10. Individual lot owners are encouraged to construct bioswales and rain gardens on their property if they do not interfere with the development's drainage pattern. ide a forebay to facilitate sediment removal prior to stormwater entering all re ponds, detention pond or vegetative bioretention areas. Forebays shall be designed by a state-licensed engineer or state-licensed landscape architect. No forebay shall be installed within a road right-of-way that is eligible for inclusion in parish road maintenance system. All development pavement other than roads eligible for inclusion in the parish road maintenance program shall be constructed with permeable paving materials. Off street parking located within the road right-of-way may be constructed of permeable paving materials if approved by the parish engineer. Drive aisles for parking lots of common amenities and pads for trash bins may be constructed of impervious paving. Walkways and amenity trails may be constructed of impervious materials with the parish engineer's approval. Individual lot owners are encouraged to use permeable pavement for their driveways, parking, walkways, patios, and other paved areas as allowed by deed restrictions. Any path, walk or trail used as an ADA accessible path of travel must be constructed of materials approved by the parish. (6) Accessory structure. Accessory structures to be placed on sites within Zones A1-30, AH, AO and AE on the {local community name} FIRM shall comply with the following: (a) The structure shall be used only for parking and limited storage; (b) The structure shall not be used for human habitation. Prohibited activities or uses include but are not limited to working, sleeping, living, entertainment, cooking, or restroom use; (c) The structure shall be unfinished on the interior. (d) Structures shall be small in size, not exceed the size of a single story two car garage. (e) Structures exceeding the size of a single story two car garage will be required to meet all applicable standards of Article 3 Section 3.3, Article 4 Section 4.3, Article 5 Section 5.1 & 5.2 including relevant subsections. (f) Service facilities such as electrical and heating equipment must be elevated to or above the BFE plus 1 foot; (g) The structure shall be constructed and placed on the building site so as to offer the minimum resistance to the flow of floodwaters; (h) The structure shall be considered low in value, designed to have low flood damage potential and constructed with flood resistance materials; (i) The structure shall be firmly anchored to prevent flotation, collapse, and lateral movement; (j) Floodway requirements must be met in the construction of the structure; (k) Openings to relieve hydrostatic pressure during a flood shall be provided below the BFE; and

<u>be placed on opposing walls with the net area of not less than 1 square inch for every square foot of</u> the size of the footprint of the structure (Flood Vents);

(I) The openings (flood vents) shall be located no higher than 1 foot above grade;

#### Sec. 36-286. Standards for subdivision proposals.

- (a) All subdivision proposals including the placement of manufactured home parks and subdivisions shall be consistent with sections 36-238, 36-239, and 36-240.
- (b) All proposals for the development of subdivisions including the placement of manufactured home parks and subdivisions shall meet floodplain development permit requirements of sections 36-244, 36-267, and the provisions of this article.
- (c) Base flood elevation data shall be generated for subdivision proposals and other proposed development including the placement of manufactured home parks and subdivisions which is greater than 50 lots or five acres, whichever is lesser, if not otherwise provided pursuant to section 36-243 or 36-266(a)(8).
- (d) All subdivision proposals including the placement of manufactured home parks and subdivisions shall have adequate drainage provided to reduce exposure to flood hazards.
- (e) All subdivision proposals including the placement of manufactured home parks and other proposed new development subdivisions shall have equipment, instruments, and control devises other than conveyance lines of public and private utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize or eliminate flood damage. Public and facilities such as sewer, gas, electricity and water systems located and constructed to minimize or eliminate flood damage.

#### Sec. 36-287. Standards for areas of shallow flooding (AO/AH zones).

Located within the areas of special flood hazard established in section 36-243, are areas designated as shallow flooding. These areas have special flood hazards associated with flood depths of one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow; therefore, the following provisions apply:

- (1) All new construction and substantial improvements of residential structures shall have the lowest floor (including basement) elevated to at least 12 inches above the base flood elevation or the highest adjacent grade at least as high as the depth number specified in feet on the parish's FIRM (at least three feet if no depth number is specified).
- (2) All new construction and substantial improvements of nonresidential structures shall:
  - a. Have the lowest floor (including basement) elevated to at least 12 inches above the base flood elevation or the highest adjacent grade at least as high as the depth number specified in feet on the parish's FIRM (at least two feet if no depth number is specified); or
  - b. Together with attendant utility and sanitary facilities, be designed so that below the base specified flood depth in an AO zone, or below the base flood elevation in an AH zone, level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads of effects of buoyancy.
- (3) A registered professional engineer or architect shall submit a certification to the floodplain administrator that the standards of this section, as proposed in section 36-267, are satisfied.
- (4) Require within zones AH or AO adequate drainage paths around structures on slopes, to guide floodwaters around and away from proposed structures.

#### Sec. 36-288. Floodways.

Located within areas of special flood hazard established in section 36-243 are areas designated as floodways. Since the floodway is an extremely hazardous area due to the velocity of floodwaters which carry debris, potential projectiles and erosion potential, the following provisions shall apply:

- (1) Encroachments are prohibited, including fill, new construction, substantial improvements, and other development within the adopted regulatory floodway unless it has been demonstrated through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that the proposed encroachment would not result in any increase in flood levels within the parish during the occurrence of the base flood discharge.
- (2) If subsection (1) of this section is satisfied, all new construction and substantial improvements shall comply with all applicable flood hazard reduction provisions of this division 3.
- (3) Under the provisions of section 65.12 of the National Flood Insurance Program regulations (44 CFR 65.12), a community may permit encroachments within the adopted regulatory floodway that would result in an increase in base flood elevations, provided that the community first completes all of the provisions required by said section 65.12.

#### Sec. 36-289. Coastal high hazard areas.

Located within the areas of special flood hazard established in section 36-243, are areas designated as coastal high hazard areas (Zones V1-30, VE, and/or V). These areas have special flood hazards associated with high velocity waters from tidal surges and hurricane wave wash; therefore, in addition to meeting all provisions outlined in this article, the following provisions must also apply:

(1) Obtain the elevation (in relation to mean sea level) of the bottom of the lowest structural member of the lowest floor (excluding pilings and columns) of all new and substantially improved structures, and

whether or not such structures contain a basement. The floodplain administrator shall maintain a record of all such information.

- (2) All new construction shall be located landward of the reach of mean high tide.
- (3) All new construction and substantial improvements shall be elevated on pilings and columns so that:
  - a. The bottom of the lowest horizontal structural member of the lowest floor (excluding the pilings or columns) is elevated at least 12 inches above the base flood elevation;
  - b. The pile or column foundation and structure attached thereto is anchored to resist flotation, collapse, and lateral movement due to the effects of wind and water loads acting simultaneously on all building components. Water loading values used shall be those associated with the base flood. Wind loading values used shall be those required by applicable state or local building standards. A registered professional engineer or architect shall develop or review the structural design, specifications and plans for the construction, and shall certify that the design and methods of construction to be used are in accordance with accepted standards of practice for meeting the provisions of this subsection (3).
- (4) Provide that all new construction and substantial improvements have the space below the lowest floor either free of obstruction or constructed with non-supporting breakaway walls, open wood latticework, or insect screening intended to collapse under wind and water loads without causing collapse, displacement, or other structural damage to the elevated portion of the building or supporting foundation system.
- (5) For the purpose of this section, a breakaway wall shall have a design safe loading resistance of not less than ten and no more than 20 pounds per square foot. Use of breakaway walls which exceed a design safe loading resistance of 20 pounds per square foot (either by design or when so required by local or state codes) may be permitted only if a registered professional engineer or architect certifies that the designs proposed meet the following conditions:
  - a. The breakaway wall collapse shall result from a water load less than that which would occur during the base flood; and
  - b. The elevated portion of the building and supporting foundation system shall not be subject to collapse, displacement, or other structural damage due to the effects of wind and water loads acting simultaneously on all building components (structural and nonstructural). Water loading values used shall be those associated with the base flood. Wind loading values used shall be those required by applicable state or local building standards. Such enclosed space shall be useable solely for parking of vehicles, building access, or storage. Such space shall not be used for human habitation.
- (6) Prohibit the use of fill for structural support of buildings.
- (7) Prohibit manmade alteration of sand dunes and mangrove stands that increase potential flood damage.
- (8) Manufactured homes. Require that manufactured homes placed or substantially improved within Zones V1-30, V, and VE on the parish's FIRM on sites:
  - a. Outside of a manufactured home park or subdivision;
  - b. In a new manufactured home park or subdivision;
  - c. In an expansion to an existing manufactured home park or subdivision; or
  - d. In an existing manufactured home park or subdivision on which a manufactured home has incurred substantial damage as the result of a flood;

meet the standards of subsections (1) through (6) of this section and that manufactured homes placed or substantially improved on other sites in an existing manufactured home park or subdivision within Zones V1-30, V, and VE on the parish's FIRM meet the requirements of section 36-285(a)(4).

- (9) Recreational vehicles. Require that recreational vehicles placed on sites within Zones V1-30, V, and VE on the parish's FIRM either:
  - a. Be on the site for fewer than 180 consecutive days;
  - b. Be fully licensed and ready for highway use; or
  - c. Meet the requirements in section 36-285(a)(5) and subsections (1) through (6) of this section. A recreational vehicle is ready for highway use if it is on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices, and has no permanently attached additions.

**BE IT FURTHER ORDAINED** that this ordinance shall become effective immediately upon signature of the Parish President.

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 8<sup>th</sup> day of April 2024 by the following roll-call vote:

### YEAS: NAYS: ABSENT: NOT VOTING:

#### ATTEST:

Jill DeSouge	•	David P. Vial	
Clerk of Council		Chairman	
Tangipahoa Parish Co	uncil	Tangipahoa Parish Council	
INTRODUCED:	March 25, 2024		
PUBLISHED:	April 4, 2024 OFFICIA	AL JOURNAL Hammond Daily St	ar
ADOPTED BY TPC:	April 8, 2024		
		ay of April, 2024 at	_
APPROVED BY PRE	SIDENT:		
	Robby Mil	ler	Date
VETOED BY PRESI	DENT:		
	Robby Mi	ller	Date
RECEIVED FROM P	RESIDENT: da	ay of April, 2024 at	_

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#### AN ORDINANCE ESTABLISHING 25MPH SPEED LIMIT ON F. JOINER ROAD IN DISTRICT 9

**BE IT ORDAINED** by the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, as follows:

1) 25 MPH speed limit signs on F. Joiner Road in District 9

in Accordance with Chapter 42, Streets, Roads, Sidewalks and Drainage - Article I, in General - Section 42-19.

**BE IT FURTHER ORDAINED** that this ordinance shall become effective immediately upon signature of the Parish President.

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 8<sup>th</sup> day of April 2024 by the following roll-call vote:

YEAS: NAYS: ABSENT:

**NOT VOTING:** 

Jill DeSouge Clerk of Council	David P. Vial Chairman	
Tangipahoa Parish Council	Tangipahoa Parish Council	
INTRODUCED: March 25,	2024	
PUBLISHED: April 4, 20	24 OFFICIAL JOURNAL Hammond Daily Star	
ADOPTED BY TPC: April 8, 20	24	
DELIVERED TO PRESIDENT:	day of April, 2024 at	
APPROVED BY PRESIDENT:		
	Robby Miller	Date
VETOED BY PRESIDENT:		
	Robby Miller	Date
RECEIVED FROM PRESIDENT	C: day of April, 2024 at	

#### AN ORDINANCE TO AUTHORIZE THE PARISH PRESIDENT OR HIS AUTHORIZED DESIGNEE TO EXECUTE ANY AND ALL DOCUMENTS IN REGARD TO THE PURCHASE OF IMMOVABLE PROPERTY LOCATED IN SECTION 4, TOWNSHIP 4 SOUTH, RANGE 7 EAST IN AMITE, LOUISIANA, TANGIPAHOA PARISH

**WHEREAS,** the Town of Amite City owns an immovable property located in Section 4, Township 4 South, Range 7 East of Tangipahoa Parish, said property bearing the municipal address of 211 East Oak Street, Amite, Louisiana 70422, and;

**WHEREAS,** it is the best interest of the Parish of Tangipahoa to acquire said property from the Town of Amite City to promote economic development and to facilitate the expansion of government services in the Town of Amite City, and;

**THEREFORE BE IT ORDAINED**, by the Tangipahoa Parish Council, the governing authority of Tangipahoa Parish that the Parish President or his authorized designee is hereby authorized, empowered and directed to purchase the said property for the appraised value of \$60,000.00 (Sixty thousand dollars and no cents) and upon such terms and conditions as he shall deem for the best interest of the Tangipahoa Parish Council-President Government.

**BE IT FURTHER ORDAINED** that this ordinance shall become effective immediately upon signature of the Parish President.

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 22<sup>nd</sup> day of April 2024 by the following roll-call vote:

**YEAS:** 

NAYS:

**ABSENT:** 

**NOT VOTING:** 

Jill DeSouge	David P. Vial	
Clerk of Council	Chairman	
Tangipahoa Parish Council	Tangipahoa Parish Council	
INTRODUCED: April 8, 20	024	
PUBLISHED: April 18, 2	2024 OFFICIAL JOURNAL Hammond Daily Star	
ADOPTED BY TPC: April 22, 2	2024	
DELIVERED TO PRESIDENT:	day of April, 2024 at	
APPROVED BY PRESIDENT:		
	Robby Miller	Date
VETOED BY PRESIDENT:		
	Robby Miller	Date
RECEIVED FROM PRESIDEN	T: day of April, 2024 at	

#### AN ORDINANCE TO AUTHORIZE THE PARISH PRESIDENT OR HIS AUTHORIZED DESIGNEE TO EXECUTE A COOPERATIVE ENDEAVOR AGREEMENT AND AN ACT OF DONATION TRANSFERRING OWNERSHIP OF CP MITCHELL PARK TO THE HAMMOND AREA RECREATION DISTRICT IN EXCHANGE FOR THE PROMISE TO OPERATE THE PARK TO PROVIDE RECREATION ACTIVITIES TO THE COMMUNITY

WHEREAS, the Parish of Tangipahoa needs quality parks and recreation facilities, and;

**WHEREAS,** the Tangipahoa Parish Council owns C.P. Mitchell Park, but has not offered any recent recreation programs there, and;

**WHEREAS**, the Hammond Area Recreation District has the resources and abilities to provide quality recreation programs to the citizens, and;

**WHEREAS,** it would be in the best interest of both entities to cooperate to provide recreation services to our citizens, and;

**WHEREAS,** the Tangipahoa Parish Council has agreed to donate the land where the C.P. Mitchell Park is located to the Hammond Area Recreation Board in exchange for a promise to provide quality recreation and youth programs to the citizens of the Parish, and;

**WHEREAS,** the Parish Council and the Board of Directors of Hammond Area Recreation District have agreed to enter into a "Cooperative Endeavor Agreement" in order to accomplish the mutual goals and to protect the Parish;

**THEREFORE BE IT ORDAINED** that the Parish President or his authorized designee as the representative of and for behalf of the Tangipahoa Parish Council-President Government, be and is hereby authorized to execute the Donation of Land for the C.P. Mitchell Park and also execute the Cooperative Endeavor Agreement with Hammond Area Recreation District for the operation of said park.

**BE IT FURTHER ORDAINED** that this ordinance shall become effective immediately upon signature of the Parish President.

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  $22^{nd}$  day of April 2024 by the following roll-call vote:

YEAS: NAYS: ABSENT: NOT VOTING:

Jill DeSouge		David P. Vial	
Clerk of Council		Chairman	
Tangipahoa Parish Cou	ncil	Tangipahoa Parish Council	
INTRODUCED:	April 8, 2024		
PUBLISHED:	April 18, 2024	OFFICIAL JOURNAL Hammond Daily	Star
ADOPTED BY TPC:	April 22, 2024		
DELIVERED TO PRE	SIDENT:	day of April, 2024 at	
APPROVED BY PRES	SIDENT:		
	Robb	y Miller	Date
VETOED BY PRESID	ENT:		
	Robb	by Miller	Date
RECEIVED FROM PR	ESIDENT:	day of April. 2024 at	

#### AN ORDINANCE TO AMEND T.P. ORDINANCE NO 19-04 EXTENDING THE CURRENT CONTRACT WITH AMWASTE OF LOUISIANA AND AUTHORIZING THE PARISH PRESIDENT TO SIGN CONTRACT EXTENSION

WHEREAS, the Amwaste of Louisiana contract pursuant to III. General Conditions, Section D. Effective Date – allows for the contract to be extended beyond five (5) years by the Parish, and;

WHEREAS, the Parish is in the process of codifying a Parish-Wide Solid Waste Collection Plan for the unincorporated areas of the parish, and;

WHEREAS, in order to provide continuous service to the resident of the unincorporated areas until December 31, 2024, an extension of the current contract is required, and;

THEREFORE BE IT ORDAINED, that the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, does hereby extend the Amwaste of Louisiana contract until December 31, 2024 and that all terms and conditions of the original contract remain in effect.

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 22<sup>nd</sup> day of April 2024 by the following roll-call vote:

YEAS: NAYS: ABSENT: NOT VOTING:

Jill DeSouge		David P. Vial	
Clerk of Council		Chairman	
Tangipahoa Parish	Council	Tangipahoa Parish Council	
INTRODUCED:	April 8, 2024		
PUBLISHED:	April 18, 2024 O	FFICIAL JOURNAL Hammond Daily St	ar
ADOPTED BY TP	C: April 22, 2024		
DELIVERED TO F	RESIDENT:	day of April, 2024 at	_
APPROVED BY P	RESIDENT:		
	Robl	by Miller	Date
VETOED BY PRE	SIDENT:		
	Rob	by Miller	Date
RECEIVED FROM	PRESIDENT:	day of April, 2024 at	_

#### AN ORDINANCE TO AMEND T.P. ORDINANCE NO 19-04 AMWASTE OF LOUISIANA CONTRACT FOR THE PETITIONED RATE AND PRICE INCREASE

WHEREAS, the Amwaste of Louisiana contract pursuant to Section N. Basis and Method of Payment, 2. Modification to Rates – Contractor may petition the Parish for additional rate and price adjustments at reasonable times on the basis of unusual changes in its-cost of operations, such as revised laws, ordinances, or regulations; and for other reasons, and;

WHEREAS, Amwaste of Louisiana is petitioning for an increase of \$3.17 to the monthly residential unit rate effective May 1, 2024 due to the increase of fuel cost, labor cost, and disposal fee, and;

WHEREAS, T.P. Ordinance No 22-19 contractual rate for each residential unit cost Twenty Dollars and 30/100 cents per month (\$20.30), and;

WHEREAS, the petitioned adjustment of Three Dollars and 17/100 cents (\$3.17) will increase the monthly payment to Twenty-three Dollars and 47/100 cents (\$23.47), and

THEREFORE BE IT ORDAINED, that the Tangipahoa Parish Council-President Government, governing authority of Tangipahoa Parish, State of Louisiana, does hereby authorize the increase of \$3.17 to the monthly residential unit rate effective May 1, 2024 and that all terms and conditions of the original contract remain in effect.

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  $22^{nd}$  day of April 2024 by the following roll-call vote:

YEAS: NAYS: ABSENT: NOT VOTING:

Jill DeSouge		David P. Vial	
Clerk of Council		Chairman	
Tangipahoa Parish	Council	Tangipahoa Parish Council	
INTRODUCED:	April 8, 202	24	
PUBLISHED:	April 18, 20	024 OFFICIAL JOURNAL Hammond Daily Star	r
ADOPTED BY TP	C: April 22, 20	)24	
DELIVERED TO F	PRESIDENT: _	day of April, 2024 at	-
APPROVED BY P	RESIDENT: _		
		Robby Miller	Date
VETOED BY PRE	SIDENT:		
		Robby Miller	Date
RECEIVED FROM	I PRESIDENT:	: day of April, 2024 at	

#### T. P. RESOLUTION NO. R24-07

#### A RESOLUTION OF THE TANGIPAHOA PARISH COUNCIL-PRESIDENT GOVERNMENT IN SUPPORT OF THE FLORIDA PARISHES JUVENILE JUSTICE DISTRICT AND JUVENILE DETENTION CENTER RENEWAL OF THE 3-MILL AD VALORUM MILLAGE

**WHEREAS**, the Florida Parishes Juvenile Justice District and Juvenile Detention Center have been addressing the needs of at-risk youth and those youth who have entered the juvenile justice system for the past thirty years, in the Twenty-First and Twenty-Second Judicial Districts, serving the parishes of Livingston, St. Helena, St. Tammany, Tangipahoa, and Washington; and

**WHEREAS**, the Florida Parishes Juvenile Detention Center has been recognized in the State of Louisiana as a model facility for detained juveniles and juvenile offenders; and

WHEREAS, various parishes outside of the Florida Parishes Juvenile Justice District, along with other states, have sought to model their programming after the Florida Parishes Juvenile Detention Center; and

WHEREAS, the Florida Parishes Juvenile Detention Center is nationally recognized and awarded the Barbara Allen-Hagen Award by the Center for Improving Youth Justice for improving conditions of confinement for detained and juvenile offenders; and

WHEREAS, the Florida Parishes Juvenile Detention Center ensures these processes are upheld, by maintaining atmospheres that are not physically, emotionally, or psychologically damaging to detained juveniles and juvenile offenders; and

**WHEREAS**, the administration and staff of the Florida Parishes Juvenile Detention Center strive to introduce new educational and vocational programs to help juvenile offenders become productive members of our society, while providing a high school graduate diploma and vocational training; and

WHEREAS, without the Florida Parishes Juvenile Detention Center, a secure placement for detained juveniles and juvenile offenders would not be available in our community or as a resource for local law enforcement and courts; and

**WHEREAS**, the Administration and Board of Commissioners for the Florida Parishes Juvenile Detention Center have been good stewards of taxpayer funds with a very fiscally conservative operational and management plan; and

**WHEREAS**, the funding for the operation and management is derived from a 3-mill ad valorem millage from the five parishes served by the Florida Parishes Juvenile Detention Center; and

**WHEREAS**, the ten-year renewal of the 3-mill ad valorem millage will be held by a popular vote on Saturday, April 27, 2024.

**NOW, THEREFORE, BE IT RESOLVED** that the Tangipahoa Parish Council-President Government supports the passage of the renewal of the 3-mill ad valorum millage and supports and recognizes the outstanding work performed on a daily basis at the Florida Parishes Juvenile Detention Center to ensure public safety and juvenile offender rehabilitation.

On motion by \_ and seconded by \_, the foregoing resolution was hereby declared adopted on this the  $8^{th}$  day of April 2024, by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

David P. Vial, Chairman Tangipahoa Parish Council

Jill DeSouge, Council Clerk Tangipahoa Parish Council

> Robby Miller, President Tangipahoa Parish

#### T. P. RESOLUTION NO. R24-08

#### A RESOLUTION INDICATING THE INTENTION OF THE PARISH OF TANGIPAHOA, STATE OF LOUISIANA (THE "*PARISH*"), TO BECOME A PARTICIPATING POLITICAL SUBDIVISION IN THE LOUISIANA LOCAL GOVERNMENT ENVIRONMENTAL FACILITIES AND COMMUNITY DEVELOPMENT AUTHORITY (THE "*AUTHORITY*"); APPROVING THE APPOINTMENT OF A DIRECTOR TO REPRESENT THE PARISH ON THE BOARD OF DIRECTORS OF THE AUTHORITY; AND OTHERWISE PROVIDING WITH RESPECT THERETO AS PROVIDED BY CHAPTER 10- D OF TITLE 33 OF THE LOUISIANA REVISED STATUTES OF 1950, AS AMENDED.

WHEREAS, Chapter 10-D of Title 33 of the Louisiana Revised Statutes of 1950, as amended, comprised of R.S. 33:4548.1 through 4548.16 is known as the Louisiana Local Government Environmental Facilities and Community Development Authority Act (the "Act"); and

WHEREAS, the Act creates the Louisiana Local Government Environmental Facilities and Community Development Authority (the "Authority") for the purpose of assisting political subdivisions, as defined in the Act, and other designated entities in acquiring, financing and constructing certain facilities, including environmental, public infrastructure, community and economic development purposes and to otherwise establish programs to aid in the financing of local government and economic development projects; and

WHEREAS, the Parish of Tangipahoa, State of Louisiana (the "*Parish*"), is eligible to become a participating political subdivision of the Authority in accordance with the Act; and

WHEREAS, pursuant to Section 4548.4 of the Act, the governing authority of the Parish, State of Louisiana, desires to become a member of the Authority (Member) and to approve the appointment of the Parish President to serve as a Director of the Authority and ratify any action taken heretofore by and on behalf of the member;

NOW THEREFORE, BE IT RESOLVED by the governing authority of the Parish, State of Louisiana, acting in such capacity:

Section 1. Under the authority of Section 4548.4 of the Act, it is hereby declared to be the express intention of the Parish, State of Louisiana, to become a participating political subdivision and member of the Authority.

Section 2. Pursuant to the Act, the appointment of the Parish President to serve as a Director of the Authority for a term of two (2) years from the date hereof is hereby approved.

Section 3. This resolution shall take effect immediately and a certified copy hereof shall be forwarded to the offices of the Authority.

[Remainder of this page intentionally left blank]

On motion by \_ and seconded by \_, the foregoing resolution was hereby declared adopted on this the  $8^{th}$  day of April 2024, by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

David P. Vial, Chairman Tangipahoa Parish Council

Jill DeSouge, Council Clerk Tangipahoa Parish Council

> Robby Miller, President Tangipahoa Parish

#### **APPOINTMENT OF DIRECTOR**

I, David P. Vial, do hereby appoint the Parish President, as a member of the Board of Directors of the Louisiana Local Government Environmental Facilities and Community Development Authority representing the Parish of Tangipahoa, State of Louisiana.

> David P. Vial, Chairman Tangipahoa Parish Council

Date: April 8, 2024

#### **CERTIFICATE**

I, the undersigned, hereby certify that the foregoing is a true and correct copy of T.P. Resolution No. R24-08 adopted on April 8, 2024, by the governing authority of the Parish of Tangipahoa, State of Louisiana, at a meeting thereof regularly convened and after proper notice having been given, and I further certified that the same remains in full force and effect.

THUS DONE AND SIGNED, THIS 8<sup>TH</sup> DAY OF APRIL, 2024.

Jill Desouge, Clerk Tangipahoa Parish Council

#### T.P. Resolution No. R24-09

A Resolution ordering and calling a special election to be held in the Parish of Tangipahoa, State of Louisiana on Tuesday, November 5, 2024, for the purpose of authorizing the renewal of the levy and collection of a one percent (1%) sales tax for a period of four (4) years, beginning December 31, 2025, to (i) pay the cost of operation of local government, and (ii) fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish; and further making application to the State Bond Commission for consent and authorization to hold the aforesaid election; and further providing for other matters in connection therewith.

WHEREAS, the Parish Council of the Parish of Tangipahoa, State of Louisiana (the "*Parish Council*"), acting as the governing authority of the Parish of Tangipahoa, State of Louisiana (the "*Parish*"), desires to order and call a special election to be held in the Parish on TUESDAY, NOVEMBER 5, 2024, to authorize the renewal of the levy and collection of a one percent (1%) sales tax therein, for a period of four (4) years, beginning December 31, 2025, to (i) pay the cost of operation of local government, and (ii) fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish (the "*Tax*"); and

NOW, THEREFORE, BE IT RESOLVED by the Parish Council, acting as the governing authority of the Parish, that:

SECTION 1. <u>Election Call</u>. Subject to the approval of the State Bond Commission and under and pursuant to the authority conferred by Article VI, Section 29 of the Constitution of the State of Louisiana of 1974, as amended (the "*Constitution*"), and the applicable provisions of Chapter 5 and Chapter 6-A of Title 18 of the Louisiana Revised Statutes of 1950, as amended (the "*Election Code*"), and other constitutional and statutory authority, a special election (the "*Election*") be and the same is hereby called and ordered to be held in the Parish on TUESDAY, NOVEMBER 5, 2024, between the hours of 6:00 a.m. and 8:00 p.m., in compliance with the provisions of Section 541 of Title 18 of the Louisiana Revised Statutes of 1950, as amended (La. R.S. 18:541), and that at the Election there shall be submitted to all registered voters qualified and entitled to vote at the Election under the Constitution and laws of the State of Louisiana and the Constitution of the United States of America, the following proposition, to-wit:

#### PROPOSITION

Shall the Parish of Tangipahoa, State of Louisiana (the "Parish") be authorized to renew the levy and collection of a tax of one percent (1%) (the "Tax") (an estimated \$33,000,000 is reasonably expected at this time to be collected from the levy of the Tax for an entire year), upon the sale at retail, the use, the lease or rental, the consumption, and the storage for use or consumption, of tangible personal property and on sales of services in the Parish for a period of four (4) years, beginning December 31, 2025, with the net proceeds of the Tax (after deducting the reasonable and necessary cost of collecting and administering the Tax) to be dedicated and used exclusively as follows: twenty-five percent (25%) of the proceeds of the Tax to be used to pay the cost of operation of local government and seventy-five percent (75%) of the proceeds of the Tax to be used to fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish?

SECTION 2. <u>Proceeds of the Tax</u>. Conditioned on the passage of the Tax at the Tuesday, November 5, 2024 Election authorized pursuant to this Resolution, all avails or proceeds of the Tax for a period of four (4) years, beginning December 31, 2025 and annually thereafter to and including December 30, 2030, (A) twenty-five percent (25%) of all avails or proceeds of said Tax (after paying the reasonable and necessary expenses of collecting and administering the Tax) collected in the Parish shall be used entirely and exclusively to pay the costs of operation of local government, and (B) seventy-five percent (75%) of all avails or proceeds of said Tax (after paying the reasonable and necessary expenses of collecting and administering the Tax) collected in the Parish shall be used entirely to fund the Parish Road and Bridge Fund in order to pay the costs of road and bridge maintenance and improvements in the Parish. SECTION 3. <u>Publication of Notice of Special Election</u>. Pursuant to La. R.S. 18:1285, there shall be published in the *Daily Star*, a newspaper of general circulation within the Parish, published in the Parish and being the official journal of the Parish, once a week for four (4) consecutive weeks, with the first publication to be made not less than forty-five (45) days nor more than ninety (90) days prior to the date fixed for the Election, notice of said Election, which notice shall be substantially in accordance with the Notice of Special Election annexed hereto as <u>Exhibit A</u> and incorporated herein by reference the same as if it were set forth herein in full.

SECTION 4. <u>Canvas of Election Returns</u>. This Governing Authority shall meet at its regular meeting place, the Tangipahoa Parish Courthouse Annex, 206 East Mulberry Street, Amite, Louisiana, on MONDAY, DECEMBER 9, 2024 at 5:30 p.m., and shall then and there in open and public session proceed to examine and canvas the returns and declare the result of the Election.

SECTION 5. <u>Polling Places; Commissioners</u>. The polling places set forth in the aforesaid Notice of Special Election and situated within the Parish be and the same are hereby designated as the polling places at which to hold the Election in accordance with Section 1286(A) or Section 1286.1, as the case may be, of Title 18 of the Louisiana Revised Statutes of 1950, as amended, and the Commissioners-in-Charge and Commissioners, respectively, will be those persons designated according to law in accordance with Section 1286(A) or Section 1286.1, as the case may be, of Title 18 of the Louisiana Revised Statutes of 1950, as amended.

SECTION 6. <u>Designation of Commissioners and Commissioners-in-Charge</u>. The officers designated to serve as Commissioners-in-Charge and Commissioners, respectively, pursuant to Section 5 hereof and in accordance with Section 1286(A) or Section 1286.1, as the case may be, of Title 18 of the Louisiana Revised Statutes of 1950, as amended, or such substitutes therefore as may be selected and designated in compliance with Section 1287 of Title 18 of the Louisiana Revised Statutes of 1950, as amended, shall hold the said Election as herein provided, shall make due returns of said Election for the meeting of the Parish Council, as governing authority of the Parish, to be held on Monday, December 9, 2024, and that the compensation of said officers be and the same is hereby fixed at the sum prescribed by law. All registered voters in each precinct and residing in the Parish are entitled to vote at the said Election.

SECTION 7. <u>Authorization of the Clerk</u>. The Clerk of the Governing Authority be and she is hereby empowered, authorized and directed to arrange for and to furnish to said election officers in ample time for the holding of the Election the necessary equipment, forms and other items which may be required in order to hold the Election. The Clerk of this Parish Council is further authorized, empowered and directed to take any and all further action required by State and/or Federal law to arrange for the Election.

SECTION 8. <u>Furnishing Election Call</u>. In accordance with La. R.S. 18:1285(B)(1), certified copies of this Resolution shall be forwarded to the Secretary of State, the Commissioner of Elections, the Clerk of Court and Ex-Officio Parish Custodian of Voting Machines in and for the Parish, and the Registrar of Voters in and for the Parish, as notification of the Election herein called in order that each may prepare for said Election and perform their respective functions as required by law.

SECTION 9. <u>Estimated Collections</u>. Pursuant to La. R.S. 18:1284(c), an estimated \$33,000,000 is reasonably anticipated at this time to be collected from the levy of the Tax for an entire year.

SECTION 10. <u>Application to State Bond Commission</u>. Application be and the same is hereby formally authorized to be made to the State Bond Commission for consent and authority to hold the aforesaid Election as herein provided, and that a certified copy of this Resolution shall be forwarded to the State Bond Commission on behalf of this Parish Council, acting as governing authority of Parish, together with a letter requesting the prompt consideration and approval of said application.

SECTION 11. <u>Additional Notice Requirement</u>. This Governing Authority made the announcement with respect to this Resolution required by La. R.S. 42:19.1, at its public meeting on Monday, March 11, 2024 and published said announcement in the official journal on Thursday, March 14, 2024. Such announcement was also transmitted via email to State Senators and Representatives on Thursday, March 14, 2024.

On motion by \_\_\_\_\_\_ and seconded by \_\_\_\_\_, the foregoing Resolution was hereby declared adopted on this the 8th day of April, 2024 by the following roll-call vote:

YEAS:

NAYS:

ABSENT:

NOT VOTING:

ATTEST:

Jill DeSouge, Clerk Tangipahoa Parish Council David P. Vial, Chairman Tangipahoa Parish Council

Robby Miller, President Tangipahoa Parish

#### EXHIBIT A

#### **NOTICE OF SPECIAL ELECTION**

Pursuant to the provisions of a Resolution adopted on April 8, 2024 by the Parish Council of the Parish of Tangipahoa, State of Louisiana (the "*Parish Council*"), acting as the governing authority of the Parish of Tangipahoa, State of Louisiana (the "*Parish*"), NOTICE IS HEREBY GIVEN that a special election will be held in the Parish on TUESDAY, NOVEMBER 5, 2024, and that at the said election there will be submitted to all registered voters of the Parish, qualified and entitled to vote at the said election under the Constitution and laws of the State of Louisiana and the Constitution of the United States of America, the following proposition, to-wit:

#### **PROPOSITION**

Shall the Parish of Tangipahoa, State of Louisiana (the "Parish") be authorized to renew the levy and collection of a tax of one percent (1%) (the "Tax") (an estimated \$33,000,000 is reasonably expected at this time to be collected from the levy of the Tax for an entire year), upon the sale at retail, the use, the lease or rental, the consumption, and the storage for use or consumption, of tangible personal property and on sales of services in the Parish for a period of four (4) years, beginning December 31, 2025, with the net proceeds of the Tax (after deducting the reasonable and necessary cost of collecting and administering the Tax) to be dedicated and used exclusively as follows: twenty-five percent (25%) of the proceeds of the Tax to be used to pay the cost of operation of local government and seventy-five percent (75%) of the proceeds of the Tax to be used to fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish?

The said special election will be held at each and every polling place in the Parish of Tangipahoa, State of Louisiana, which polls will open at 6:00 a.m. and close at 8:00 p.m., in compliance with the provisions of Section 541 of Title 18 of the Louisiana Revised Statutes of 1950, as amended (La. R.S. 18:541).

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

In accordance with La. R.S. 18:1285(A)(1)(a)(v), the estimated cost of holding the election will be \$11,800.00.

The said special election will be held in accordance with the applicable provisions of Chapter 5, Chapter 6 and Chapter 6-A of Title 18 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority supplemental thereto, and the officers appointed to hold the said election, as provided in this Notice of Special Election, or such substitutes therefor as may be selected and designated in accordance with Section 1287 of Title 18 of the Louisiana Revised Statutes of 1950, as amended (La. R.S. 18:1287), will make due returns thereof to the Parish Council, as governing authority of the Parish, and NOTICE IS HEREBY FURTHER GIVEN that said Parish Council, acting as governing authority of the Parish, will meet at its regular meeting place, the Tangipahoa Parish Courthouse Annex, 206 East Mulberry Street, Amite, Louisiana, on MONDAY, DECEMBER 9, 2024 at 5:30 p.m., and will then and there in open and public session proceed to examine and canvass the returns and declare the result of the special election. All registered voters residing in the Parish are entitled to vote at said special election and voting machines will be used in connection therewith.

[Remainder of this page intentionally left blank]

THUS DONE AND SIGNED at Amite, Louisiana, on this, the 8th day of April, 2024.

ATTEST:

David P. Vial, Chairman Tangipahoa Parish Council

Jill DeSouge, Clerk Tangipahoa Parish Council

> Robby Miller, President Tangipahoa Parish

#### STATE OF LOUISIANA PARISH OF TANGIPAHOA

I, the undersigned Clerk of the Parish Council of the Parish of Tangipahoa, State of Louisiana, acting as the governing authority of the Parish of Tangipahoa, State of Louisiana (the *"Governing Authority"*), do hereby certify that the foregoing constitutes a true and correct copy of a Resolution adopted by the Governing Authority on April 8, 2024, ordering and calling a special election to be held in the Parish of Tangipahoa, State of Louisiana on Tuesday, November 5, 2024, for the purpose of authorizing the renewal of the levy and collection of a one percent (1%) sales tax for a period of four (4) years, beginning December 31, 2025, to (i) pay the cost of operation of local government, and (ii) fund the Parish Road and Bridge Fund in order to pay the cost of road and bridge maintenance and improvements within the Parish; and further making application to the State Bond Commission for consent and authorization to hold the aforesaid election; and further providing for other matters in connection therewith.

I further certify that this Resolution has not been amended or rescinded.

IN WITNESS WHEREOF, I have subscribed my official signature as Clerk of the Parish Council of the Parish of Tangipahoa, State of Louisiana, acting as governing authority of the Parish, on this, the 8th day of April, 2024.

Jill DeSouge, Clerk Tangipahoa Parish Council



P.O. BOX 215 • AMITE, LA 70422 (985) 748-3211 • FAX (985) 748-8994 www.tangipahoa.org

## BOARD / COMMITTEE RE-APPOINTMENT

Name: Michael Kazerooni

Board: Gravity Drainage District No. 5

APPOINTED BY: Darrell Sinagra, District 1

Term to Serve

2nd term

Expiring July 2028

Councilmember Signature

3-2. d

Date

DARRELL SINAGRA DISTRICT 1 EMILE "JOEY" MAYEAUX DISTRICT 6 JOHN INGRAFFIA DISTRICT 2 LIONELL WELLS DISTRICT 7 COUNCIL LOUIS "NICK" JOSEPH DISTRICT 3 DAVID P. VIAL DISTRICT 8

JOSEPH HAVIS DISTRICT 4 BRIGETTE HYDE DISTRICT 9 H.G. "BUDDY' RIDGEL DISTRICT 5 STRADER CIEUTAT DISTRICT 10



P.O. BOX 215 • AMITE, LA 70422 (985) 748-3211 • FAX (985) 748-8994 www.tangipahoa.org

## BOARD / COMMITTEE RE-APPOINTMENT

Name: William Travis

Board: Gravity Drainage District No. 5

APPOINTED BY: Darrell Sinagra, District 1

Term to Serve

1st term after serving an unexpired

Expiring July 2028

Councilmember Signature

3-25-24

Date

DARRELL SINAGRA DISTRICT 1 EMILE "JOEY" MAYEAUX DISTRICT 6 JOHN INGRAFFIA DISTRICT 2 LIONELL WELLS DISTRICT 7 COUNCIL LOUIS "NICK" JOSEPH DISTRICT 3 DAVID P. VIAL DISTRICT 8

JOSEPH HAVIS DISTRICT 4 BRIGETTE HYDE DISTRICT 9 H.G. "BUDDY' RIDGEL DISTRICT 5 STRADER CIEUTAT DISTRICT 10 2