



ST JOHN THE BAPTIST PARI
ELIANA DEFRANCESCH Clerk of Court
I certify that this is a true copy of the
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359127- CO

Deputy Clerk

Zelda K. K. #82951

**SECOND AMENDMENT
to
COOPERATIVE ENDEAVOR AGREEMENT**

AND

**COOPERATIVE ENDEAVOR AGREEMENT
for
ADJUDICATED PROPERTY PROGRAM ADMINISTRATOR**

Between

**ST. JOHN THE BAPTIST PARISH DISTRICT ATTORNEY
BRIDGET A. DINVAUT, DISTRICT ATTORNEY**

And

**ST. JOHN THE BAPTIST PARISH
NATALIE ROBOTTOM, PARISH PRESIDENT**

January 31, 2018

Second Amendment to Cooperative Endeavor Agreement
AND

Cooperative Endeavor Agreement for Adjudicated Property Program Administrator
Between: St. John the Baptist Parish District Attorney and St. John the Baptist Parish
Administration and Implementation of the D.O.A.P.

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SECOND AMENDMENT TO COOPERATIVE ENDEAVOR AGREEMENT

And

COOPERATIVE ENDEAVOR AGREEMENT
FOR ADJUDICATED PROPERTY PROGRAM ADMINISTRATOR

BE IT MADE EFFECTIVE on the 11th day of December 2017, that Second Amendment to Cooperative Endeavor Agreement (“**that Agreement**” and “**that CEA**”) and

BE IT ALSO MADE EFFECTIVE on the 10th day of April 2018, this Cooperative Endeavor Agreement for Adjudicated Property Program Administrator (“**this Agreement**” and “**this CEA**”)

Between the St. John the Baptist Parish District Attorney’s Office (the “**DA**”), herein represented by District Attorney Bridget A. Dinvaut, and St. John the Baptist Parish (the “**Parish**”), herein represented by Parish President Natalie Robottom, through Ordinance No. 17–39 of the St. John the Baptist Parish Council, who seek to contractually bind the political subdivisions, in the particular manners below, in efforts to accomplish the stated public purpose(s).

WITNESSETH:

WHEREAS, Article VI, Section 44(2) of the Louisiana Constitution of 1974, as amended, (the “**Constitution**”) defines *political subdivision* as “a parish, municipality, and any other unit of local government, including a school board or special district, authorized by law to perform governmental functions”; and

WHEREAS, Article VII, Section 14(C) of the Constitution, as amended, provides that for a public purpose, “political subdivisions may engage in cooperative endeavors with each other”; and

WHEREAS, the DA is a political subdivision of the State of Louisiana that is organized and existing pursuant to Title 16 of the Louisiana Revised Statutes; and

WHEREAS, the Parish is a political subdivision of the State of Louisiana that is organized and existing pursuant to Title 13 of the Louisiana Revised Statutes; and

WHEREAS, pursuant to Article VI, Section 5 of the Constitution, the Parish operates under the provisions of the St. John the Baptist Parish Home Rule Charter (“**Charter**”); and

WHEREAS, pursuant to Article III, Section A(1)(a) of the Charter, the governing authority of the Parish is the St. John the Baptist Parish Council (“**Council**”); and

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WHEREAS, pursuant to Article VI, Section A(7)(c) of the Charter, the Council may authorize the Parish to enter into contracts with other governmental entities; and

WHEREAS, pursuant to Article III, Section B(3)(a) of the Charter, the Parish President ("**President**") is responsible for the faithful execution of all acts of the Council; and

WHEREAS, the Council adopted Ordinance No. 17-39 on October 10, 2017 to amend Ordinance No. 11-52, "Division 2 – Sale of Adjudicated Property" of the St. John the Baptist Parish Code of Ordinances ("**Code**") as a means to preserve, promote and protect the general welfare of the Parish by preventing and reducing the existence and presence of tax sale adjudicated properties by providing for a legally compliant and consistent process and procedure for St. John the Baptist Parish to legally dispose of properties that have been adjudicated to the Parish for at least five (5) years from the date that the *Certificate of Adjudication* was filed in the official land records of the Clerk of Court for St. John the Baptist Parish, attached hereto as Exhibit "A"; and

WHEREAS, Division 2 of the Code is the local application and implementation of Title 47 of the Louisiana Revised Statutes ("Title 47"), as it relates to the disposition of adjudicated properties; and

WHEREAS, Section III of Ordinance No. 17-39 permits the Council to elect a "St. John the Baptist Parish Political Subdivision" to administer and implement the *Adjudicated Properties Program*; and

WHEREAS, the Council and the President remain committed to preserving, promoting and protecting the general welfare of the Parish by preventing and reducing the existence and presence of tax sale adjudicated properties; and

WHEREAS, the DA's Civil Division has practical experience with, and a working knowledge of the proper administration and implementation of Title 47, as it relates to the disposition of adjudicated properties; and

WHEREAS, the Council and the President have determined that the general welfare of the Parish will be greatly improved through a cost effective, proper administration and implementation of Title 47; and

WHEREAS, the DA desires to offer the Parish a cost effective benefit of its practical experience with, and working knowledge of the proper administration and implementation of Title 47; and

WHEREAS, the Council desires to authorize the cost effective benefit of the practical experience and working knowledge that is determined to be necessary to greatly improve the general welfare of the Parish by preventing and reducing the existence and presence of tax sale adjudicated properties; and

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Between: St. John the Baptist Parish District Attorney and St. John the Baptist Parish Administration and Implementation of the D.O.A.P.

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WHEREAS, the DA and the Parish executed a Cooperative Endeavor Agreement (“the CEA”) which was made effective on August 12, 2015, attached hereto as Exhibit “B”; and

WHEREAS, Section 5.06 of the CEA required any amendment thereto to be in writing and executed by the parties; and

WHEREAS, Section 5.17 of the CEA provided for its termination on August 11, 2017; and

WHEREAS, On September 14, 2017, Parish Administration coordinated a meeting with representatives from the DA, Parish Administration, the Sheriff and the Assessor Offices to address the future administration of the program, existing reporting concerns, and communication between agencies when properties were redeemed or sold; and

WHEREAS, the St. John the Baptist Parish Council unanimously approved execution of an amendment to the CEA at its October 10, 2017 Regular Council Meeting to extend the CEA for an additional four (4) months, thereby terminating the CEA on December 11, 2017, attached hereto as Exhibit “C”; and

WHEREAS, the St. John the Baptist Parish Council, by unanimous vote, approved execution of a second amendment to the CEA at its January 9, 2018 Regular Council Meeting for an additional four (4) months, thereby terminating the CEA on April 10, 2018, attached hereto as Exhibit “D”; and

WHEREAS, the St. John the Baptist Parish Council, by unanimous vote, elected “option 3” of Ordinance Number 17-39, which directs the Parish President “to execute a Cooperative Endeavor Agreement for Adjudicated Property Program Administrator” with the DA; and

WHEREAS, the DA and the Parish remain committed to preserving, promoting and protecting the general welfare of the Parish by preventing and reducing the existence and presence of tax delinquent adjudicated properties, thereby placing previously adjudicated properties back onto the Parish tax rolls and generating previously loss revenue for the Parish to preserve, promote and protect the general welfare of the Parish.

NOW THEREFORE, in consideration of the desires and responsibilities of the parties, herein, the mutual benefits conferred and other good and valuable consideration, the DA and the Parish, hereby, agree and covenant with each other to amend section 5.17 of the CEA, and extend the term of the CEA an additional four (4) months, thereby terminating the CEA on April 10, 2018, maintaining all other covenants, representations and provisions of the CEA as originally agreed upon and to establish, by virtue of this Agreement, a contractual relationship for proper administration and implementation of the disposition of adjudicated properties, in accordance with Title 47 of the Louisiana Revised Statutes and St. John the Baptist Parish Ordinance No. 17-39, which shall be governed by the conditions and terms, as follows:

Second Amendment to Cooperative Endeavor Agreement

AND

**Cooperative Endeavor Agreement for Adjudicated Property Program Administrator
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**ARTICLE I
DEFINITIONS**

SECTION 1.01. Defined Terms. As used herein the following terms shall have the following meanings unless the context otherwise requires, and such meanings shall be equally applicable to both singular and plural forms of the terms herein defined:

“**Acquirer**” shall mean the entity or person to whom an adjudicated property will be disposed, in accordance with Title 47.

“**Act**” shall mean, collectively, Article VI, Section 44(2) and VII, Section 14(C) of the Louisiana Constitution of 1974, as amended.

“**Adjudicated Property**” shall mean immovable property in which the Parish has the statutorily recognized authority to dispose of it in accordance with Title 47.

“**Administrator**” shall mean the entity to which the Council grants its authority and discretion, and as such, said entity assumes all obligations and responsibilities for proper administration and implementation of the disposition of adjudicated properties on behalf of the Parish, in accordance with Title 47.

“**Agreement**” shall mean a Cooperative Endeavor Agreement between the St. John the Baptist Parish District Attorney and the St. John the Baptist Parish, as it may be amended, identified, modified, referenced or supplemented from time to time in accordance with the terms hereof.

“**Anniversary date**” shall mean the same month and day of each year following the month and day this Agreement was made effective.

“**CEA**” shall have the same meaning as “Agreement”.

“**Charter**” shall mean the Home Rule Charter of St. John the Baptist Parish.

“**Code**” shall mean the St. John the Baptist Parish Code of Ordinances.

“**Council**” shall mean the St. John the Baptist Parish Council.

“**DA**” shall mean the St. John the Baptist Parish District Attorney’s Office.

“**Direct Contact**” shall mean the individual assigned by their respective entity to serve as the connection, liaison or link between the DA and the Parish for the purposes of receiving and transmitting communication and information, in furtherance of this Agreement.

“**D.O.A.P.**” shall mean the *Disposition of Adjudicated Property*, in accordance with Title 47.

Second Amendment to Cooperative Endeavor Agreement
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“Parish” shall mean the political subdivision of St. John the Baptist Parish, the Council and/or the President. The context in which “Parish” is used shall determine which entity is the subject of the condition, section or term herein. In all cases of ambiguousness regarding the subject entity, “Parish” shall be construed to mean the Council.

“President” shall mean the Parish President.

“Program” shall have the same meaning as “D.O.A.P.”

“Title 47” shall mean La. R.S. 47:2196, et seq., as it relates to the disposition of adjudicated properties.

SECTION 1.02. Rules of Interpretation. Unless the context clearly indicates to the contrary, the following rules shall apply to the interpretation and construction of this Agreement:

- (a) Words importing the singular number shall include the plural number and vice versa.
- (b) All references herein to particular articles or sections are references to articles or sections of this Agreement.
- (c) The captions and headings herein are solely for convenience of references and shall not constitute part of this Agreement, nor shall they affect its meaning, construction or effect.
- (d) The terms “hereby,” “hereof,” “hereto,” “herein,” “herein below,” “hereunder” or any similar terms as used in this Agreement refer to the Agreement in its entirety and not the particular article or section of this Agreement in which they appear, and the term “hereafter” means after and the term “heretofore” means before the date of execution of this Agreement.

ARTICLE II COVENANTS AND REPRESENTATIONS OF THE PARTIES

SECTION 2.01. Covenants and Representations of the District Attorney’s Office. To ensure the Parish undertakes this CEA, the DA agrees, covenants and represents as follows:

- A. The DA has determined that this CEA serves a public purpose, and the fees earned in accordance with this CEA are significantly less than what could be earned by a for-profit, private sector entity for the same or similar service. As such, providing a necessary public service to a coordinate political subdivision far outweighs the benefit of the *de minimus* fees potentially earned by the DA.
- B. The DA shall be identified as “Administrator of the St. John the Baptist Parish Adjudicated Property Program”.

- C. The DA shall develop and implement the processes and procedures by which it shall dispose of eligible adjudicated properties, in accordance with Title 47, for the benefit and on behalf of the Parish.
- D. The DA shall submit to the Council and President an annual report which shall detail:
 - a. The municipal address—and in the absence thereof, a brief legal description—for all adjudicated property dispositions;
 - b. The name(s) of the purchaser(s);
 - c. The price paid for the disposition;
 - d. The disposition method; and
 - e. The revenue generated to the Parish from the disposition.
- E. The DA shall submit the annual report on the day immediately preceding the first regular Parish Council meeting in the month of November.
- F. The annual report shall include all dispositions occurring from November 2nd of the previous year through October 31st of the current calendar year.
- G. The DA shall earn an administrative fee that **shall not exceed \$1,000.00 (≥ One Thousand Dollars and 00/100)** per closing, which said fee shall be made part of the closing costs and paid by the acquirer.
- H. The DA shall ensure all advertisements, notices and postings required under Title 47 are provided to the appropriate parties within the established time delays.
- I. The DA shall determine what documentation will be necessary to initiate the appropriate disposition procedure, and shall ensure such documentation is secured.
- J. The DA shall coordinate and schedule all property closings in an expeditious manner.
- K. The DA shall determine what documentation will be necessary for each closing in accordance with the method of disposition.
- L. The DA shall determine what documentation will be necessary to file with the appropriate government entity, and shall ensure such documentation is properly filed with the appropriate government entity.
- M. The DA shall add the Chief Administrative Assistant and Director of Planning and Zoning Department as recipients of the e-mail sent to the Sheriff's office that has a copy of the recorded Cash Sale for each adjudicated property sold.
- N. The DA shall provide advertisement and promotional material to the Governing Authority for general advertising and dissemination.

- O. The DA shall be the custodian of any record it created during the effective dates of this Agreement that are subject to disclosure under the Louisiana Public Records Law. At the day and time of termination of this Agreement, such custodianship shall cease, and the DA shall maintain any record it created during the effective dates of this Agreement in accordance with its Record Retention Policy.

SECTION 2.02. Covenants and Representations of the Parish. To ensure the DA undertakes this CEA, the Parish hereby agrees, covenants and represents as follows:

- A. The Parish has determined that this CEA serves a public purpose, and the fees authorized under this CEA are significantly less than what could be expended to a for-profit, private sector entity for the same or similar services. As such, receiving a necessary public service from a coordinate political subdivision far outweighs the benefit of the *de minimus* fees approved under this Agreement.
- B. The Parish designates the DA "Administrator of the St. John the Baptist Parish Adjudicated Property Program".
- C. The Parish authorizes and grants DA "the full authority and discretion to administer the Program in full compliance with the mandates of all applicable provisions of Title 47 of the Louisiana Revised Statutes, and in accordance with its established policies, procedures and Program rules."
- D. The Council, through a duly passed motion, may authorize the President to submit a request for the disposition of certain adjudicated properties. Any such request shall follow the submission procedure established by the DA.
- E. The Parish shall advertise and promote, generally, to the citizens and population at large of the Parish, the availability of the Program, through sole use and dissemination of the advertisement and promotional materials referenced in subsection N, above..
- F. The President, or a designated assignee shall serve as the Parish's direct contact to the DA for all communications and occasions that arise under this CEA, including but not limited to:
 - a. Requests for assistance or information to the DA;
 - b. Submission of documents, payments and reports to the Parish; and
 - c. Submission of disposition requests to the DA.

**ARTICLE III
GENERAL PROVISIONS**

SECTION 3.01. General Provisions. The DA and the Parish agree to bind their offices to the following provisions:

- A. At all times, the assignees and personnel of the Parish, shall remain under the direct authority, control, discretion and supervision of the Parish.
- B. At all times, the assignees and personnel of the DA, shall remain under the direct authority, control, discretion and supervision of the DA.
- C. All communications between the Parish and DA shall be coordinated and maintained through the assigned direct contacts for each entity, with exception to Section 5.17.
- D. At no time shall it be construed that the assigned direct contact(s) of the DA have established an attorney/client relationship with the Parish, as it relates to this Agreement.
- E. This Agreement shall not be construed as to create a contract of employment between the DA and any other entity and/or person, including but not limited to, the Council and/or the President (collectively, individually and/or in their private capacities), etc.
- F. It is understood by the DA and the Parish that the relationship between the DA and the Council, the President and all employees comprising of the Parish shall, at all time during the term of this Agreement, be and remain.

**ARTICLE IV
RIGHTS AND REMEDIES**

SECTION 4.01. Rights and Remedies. All rights and remedies of the parties under this Agreement shall be exclusive and limited to those remedies set forth in Sections 4.01 hereof. In the event of a dispute hereunder, the party hereto who shall prevail in such dispute resolution shall be entitled to restitution for all reasonable fees and expenses, including legal fees, incurred in such dispute resolution from the other adversarial party or parties.

**ARTICLE V
ADDITIONAL PROVISIONS**

SECTION 5.01. Entire Agreement. This Agreement and the exhibits hereto shall constitute the entire understanding between the parties with respect to the subject matter hereof, superseding all negotiations, prior discussions and preliminary agreements. There is no representation or warranty of any kind made in connection with the transactions contemplated hereby that is not expressly contained in this Agreement.

SECTION 5.02. Notices and Requests. With exception to Section 5.17, all notices, requests, demands and other communications shall be in writing and shall be deemed to be duly given when delivered by four business days after mailing by registered or certified mail, postage prepaid, return receipt requested:

If to DA:

St. John the Baptist Parish District Attorney
Bridget A. Dinvaut, District Attorney
Attn: Keith Green, Jr.
Chief, Civil Division
1342 La 44
Reserve, LA 70084

If to Parish:

St. John the Baptist Parish
Natalie Robottom, Parish President
Attn: LaVerne Toombs
Chief Administrative Assistant
1801 W. Airline Highway
LaPlace, Louisiana 70068

SECTION 5.03. Severability. If any terms or provisions of this Agreement shall be invalid or unenforceable, the remainder of this Agreement's, terms, provisions or applications to circumstances which is not held invalid or unenforceable shall not be affected thereby, and each term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

SECTION 5.04. Additional Instruments. The parties hereto agree that, when called on to do so, each of them will execute such other instruments in writing or do such other things that are required in order to give full effect to the covenants and conditions required of them under this Agreement.

SECTION 5.05. Applicable Law. Both political subdivisions hereby consent and yield to the jurisdiction of the State Civil Courts for the Parish of St. John the Baptist, and do hereby formally waive any pleas of jurisdiction.

SECTION 5.06. Amendments, Supplements and Modifications. This Agreement may not be amended, supplemented or modified, except in writing and executed by the parties hereto.

SECTION 5.07 Penalties for Non-Compliance. *Reserved.*

SECTION 5.08. Assignment. *Reserved.*

SECTION 5.09. Exclusion of unemployment Compensation Coverage. *Reserved.*

SECTION 5.10. Exclusion of Worker's Compensation Coverage. *Reserved.*

SECTION 5.11. Equal Employment Opportunity. *Reserved.*

SECTION 5.12. Indemnification. *Reserved.*

SECTION 5.13. Assignability. *Reserved.*

SECTION 5.14. Conflict of Interest. *Reserved.*

SECTION 5.15. Waiver of Sick and Annual Leave Benefits. *Reserved.*

SECTION 5.16. Audit and Other Oversight. *Reserved.*

SECTION 5.17. Term of this Agreement. This Agreement shall continue in full force and effect until the 9th day of April 2020. Nonetheless, the DA may terminate this Agreement at any time for convenience by providing a "Notice to Terminate" to the President no less than thirty (30) calendar days from the desired date of termination. Likewise the Council, by majority vote at a regular Council Meeting, may terminate this Agreement at any time for convenience by directing the President to provide a "Notice to Terminate" to the DA no less than thirty (30) calendar days from the desired date of termination. In any case, this Agreement shall terminate thirty (30) calendar days from the date of the first attempted delivery of the "Notice to Terminate", when sent via U.S. Certified Mail, return receipt requested.

SECTION 5.18. Execution in Counterparts. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute one and the same instrument.

IN WITNESS WHEREOF, the DA and the Parish have caused the Second Amendment to Cooperative Endeavor Agreement and Cooperative Endeavor Agreement for Adjudicated Property Program Administrator to be executed, sealed, and delivered as of the ____ day April 2018.

*****SIGNATURES ON FOLLOWING PAGE*****

WITNESSES:

Vonne M. Bell
PRINT NAME: Vonne M. Bell

Kennilyn Schmill
PRINT NAME: Kennilyn Schmill

ST. JOHN THE BAPTIST PARISH
DISTRICT ATTORNEY

Bridget A. Dinvaute
BRIDGET A. DINVAUT
DISTRICT ATTORNEY

WITNESSES:

Laverne Tombs
PRINT NAME:

Deanna Schexnayder
PRINT NAME:

ST. JOHN THE BAPTIST PARISH

Natalie Robottom
NATALIE ROBOTOM
PARISH PRESIDENT

CONTENT, FORM AND LEGALITY
APPROVED BY:

Keith Green, Jr.
KEITH GREEN, JR.
CHIEF, CIVIL DIVISION



ST. JOHN THE BAPTIST PARISH COUNCIL

1805 West Airline Hwy.
LaPlace, Louisiana 70068
Office 985-652-1702
Fax 985-652-1700

January 16th, 2018

Division A
Larry Soupart, Jr.
502 Hwy. 18 River Road
Edgard, LA 70049
Cell 504-218-9019

Natalie Robottom, Parish President
ST. JOHN THE BAPTIST PARISH
1801 W. Airline Hwy.
LaPlace, LA 70068

Division B
John S. Howard
1805 W. Airline Hwy.
LaPlace, LA 70068
Office 985-652-1702

Dear Mrs. Robottom:

Division C
Kim Beard
5605 Hwy. 18, Kriss Road
Farm of Wall
Vacherie, LA 70090
Cell 504-380-6338

Please be advised of the following motion, which the St. John the Baptist Parish Council adopted at a meeting held on Tuesday, January 9th, 2018.

“Councilman Malik moved and Councilwoman Remondet seconded the motion to suspend the rules to amend the finance agenda to add to extend the contract with the District Attorney’s office for the Adjudicated Properties Program for an additional four months. The motion passed with Councilwoman Hotard and Councilmen Perrilloux and Wright absent.”

Division D
John Pennington
1805 W. Airline Hwy.
LaPlace, LA 70068
Cell 504-380-7739

Division E
Louis Malone, Jr.
201 Bay 2627
Bayou, LA 70084
Cell 985-379-6288

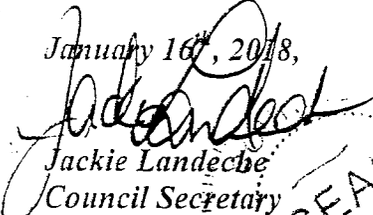
CERTIFICATION

Division F
Merrin Perrilloux
2108 G. Jones
LaPlace, LA 70068
Cell 985-379-6168

I, Jackie Landeche, Secretary of the St. John the Baptist Parish Council do hereby certify that the above is a true and correct copy of a motion adopted by said body on the 9th day of January, 2018.

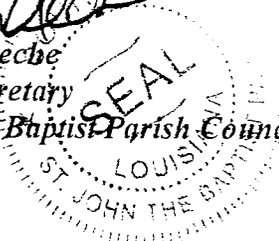
January 16th, 2018,

Division G
Michael B. Wright
1805 W. Airline Hwy.
LaPlace, LA 70068
Cell 504-717-3936


Jackie Landeche
Council Secretary
St. John the Baptist Parish Council

Division H
Larry Saylor
1936 Cambridge Drive
LaPlace, LA 70068
Cell 985-379-6061

Division VII
Ray Pinner
2169 Augusta Drive
LaPlace, LA 70068
Cell 504-417-3282





ST. JOHN THE BAPTIST PARISH COUNCIL

1805 West Airline Hwy.
LaPlace, Louisiana 70068
Office 985-652-1702
Fax 985-652-1700

April 11th, 2018

Division A
Larry Sorapuru, Jr.
502 Hwy. 18 River Road
Edgard, LA 70049
Cell 504-218-9049

Natalie Robottom, Parish President
ST. JOHN THE BAPTIST PARISH
1801 W. Airline Hwy.
LaPlace, LA 70068

Division B
Jaclyn S. Hotard
1805 W. Airline Hwy.
LaPlace, LA 70068
Office 985-652-1702

Dear Mrs. Robottom:

District I
Kurt Bechel
5605 Hwy. 18 River Road
Town of Wallace
Vacherie, LA 70090
Cell 504-330-6338

Please be advised of the following motion, which the St. John the Baptist Parish Council adopted at a meeting held on Tuesday, April 10th, 2018.

District II
Julia Remondet
1805 W. Airline Hwy.
LaPlace, LA 70068
Cell 504-330-7739

“Councilman Wright moved and Councilman Malik seconded the motion to direct the Parish President to execute the second amendment to Cooperative Endeavor Agreement (CEA) and Cooperative Endeavor Agreement (CEA) for Adjudicated Property Program Administrator between the St. John the Baptist Parish District Attorney and St. John the Baptist Parish. The motion passed with Councilwoman Hotard absent.”

District III
Lennix Madero, Jr.
P.O. Box 2617
Reserve, LA 70084
Cell 985-379-6188

CERTIFICATION

District IV
Marvin Perrilloux
2108 Golfview
LaPlace, LA 70068
Cell 985-379-6168

I, Jackie Landeche, Secretary of the St. John the Baptist Parish Council do hereby certify that the above is a true and correct copy of a motion adopted by said body on the 10th day of April, 2018.

District V
Michael P. Wright
1805 W. Airline Hwy.
LaPlace, LA 70068
Cell 504-717-3936

April 11th, 2018,

Jackie Landeche
Council Secretary
St. John the Baptist Parish Council

District VI
Larry Snyder
1936 Cambridge Drive
LaPlace, LA 70068
Cell 985-379-6061

District VII
Thomas Malik
1805 W. Airline Hwy.
LaPlace, LA 70068
Cell 504-402-0302