REGULAR MEETING APRIL 27, 2015 5:30 P.M.

The Lafayette County Commission met on the above date and hour for a regular scheduled meeting. The meeting was held in the County Commissioner's Meeting Room in Mayo, Florida. The following members were present: Commissioner Lance Lamb, Dist. 1; Commissioner Thomas E. Pridgeon, Jr., Dist. 2; Commissioner Donnie Hamlin, Dist. 3; Commissioner Anthony Adams, Dist. 4; Commissioner Earnest L. Jones, Dist. 5; and Leenette McMillan-Fredriksson, County Attorney.

#### APPROVE THE MINUTES

On a motion by Mr. Lamb and a second by Mr. Pridgeon, the Board voted unanimously to approve the regular minutes and the special meeting minutes.

# REQUEST TO CLOSE PORTION OF A ROAD BY GEORGE AND CARLA BROCK

George and Carla Brock requested that a portion of the road they live on be closed to straighten out the road due to a blind spot in the road. On a motion by Mr. Lamb and a second by Mr. Jones, the Board voted unanimously to advertise the request for a public hearing and to accept deeds from the other landowners that live on the road that this change will effect.

# WORKFORCE CONSERVATION INTERLOCAL AGREEMENT AND RESOLUTION

On a motion by Mr. Jones and a second by Mr. Pridgeon, the Board voted unanimously to approve an Interlocal Agreement amending the North Florida Workforce Consortium. On a motion by Mr. Jones and a second by Mr. Adams, the Board voted unanimously to approve Resolution No. 2015-4-2-1.

#### APPEALS AND LICENSING BOARD

On a motion by Mr. Pridgeon and a second by Mr. Lamb, the Board voted unanimously to approve George Ducksworth replacing David Tyre on the Appeals and Licensing Board for the Building Department.

#### **CONTRACT WITH MARTY TOMPKINS**

On a motion by Mr. Jones and a second by Mr. Adams, the Board voted unanimously to approve the contract with Marty Tompkins through 9/30/16 for EMS (see attached).

#### ORDINANCE NO. 2015-01

The Board held a public hearing to consider proposed ordinance 2015-01. After no discussion, on a motion by Mr. Lamb and a second by Mr. Jones, the Board voted unanimously to adopt Ordinance No. 2015-01.

#### APPROVE THE BILLS

On a motion by Mr. Lamb and a second by Mr. Jones, with the exception of the Pridgeon's Power Equipment & Tree Service bill, the Board voted unanimously to approve the following bills:

General Fund - \$35,594.05 Industrial Park Fund - \$108.01 Emergency 911 Fund - \$418.28

On a motion by Mr. Lamb and a second by Mr. Adams, with Mr. Pridgeon abstaining, the Board voted unanimously to approve the Pridgeon's Power Equipment & Tree Service bill in the amount of \$929.31.

#### SECOND BOARD MEETING IN MAY

On a motion by Mr. Lamb and a second by Mr. Jones, the Board voted unanimously to approve moving the second Board meeting in May from May 25, 2015 to May 26, 2015 at 5:30 p.m. due to the Memorial Day Holiday.

#### ROAD CLOSING PETITION

On a motion by Mr. Lamb and a second by Mr. Jones, the Board voted unanimously to approve advertising a Road Closing Petition by Edward & Lester Thomas for a Public Hearing on May 26, 2015 @ 6:00 p.m.

#### SHIP SUBORDINATION AGREEMENT

On a motion by Mr. Jones and a second by Mr. Pridgeon, the Board voted unanimously to approve the SHIP Subordination Agreement for Thomas & Christina McCray.

### INDIGENT BURIAL REQUEST

On a motion by Mr. Adams and a second by Mr. Jones, the Board voted unanimously to table an Indigent Burial Request for Dwight Crowder until the next meeting for the County Attorney to review.

## **PURCHASE OF IPADS FOR COMMISSIONERS**

On a motion by Mr. Pridgeon and a second by Mr. Jones, the Board voted unanimously to approve purchasing Ipads for the Commissioners to use in receiving their Board packet information electronically.

#### **ROAD CLOSING PETITIONS**

On a motion by Mr. Jones and a second by Mr. Adams, the Board voted unanimously to charge \$100.00 to cover the advertising costs for Road Closing Petitions that are filed.

#### **ADJOURN**

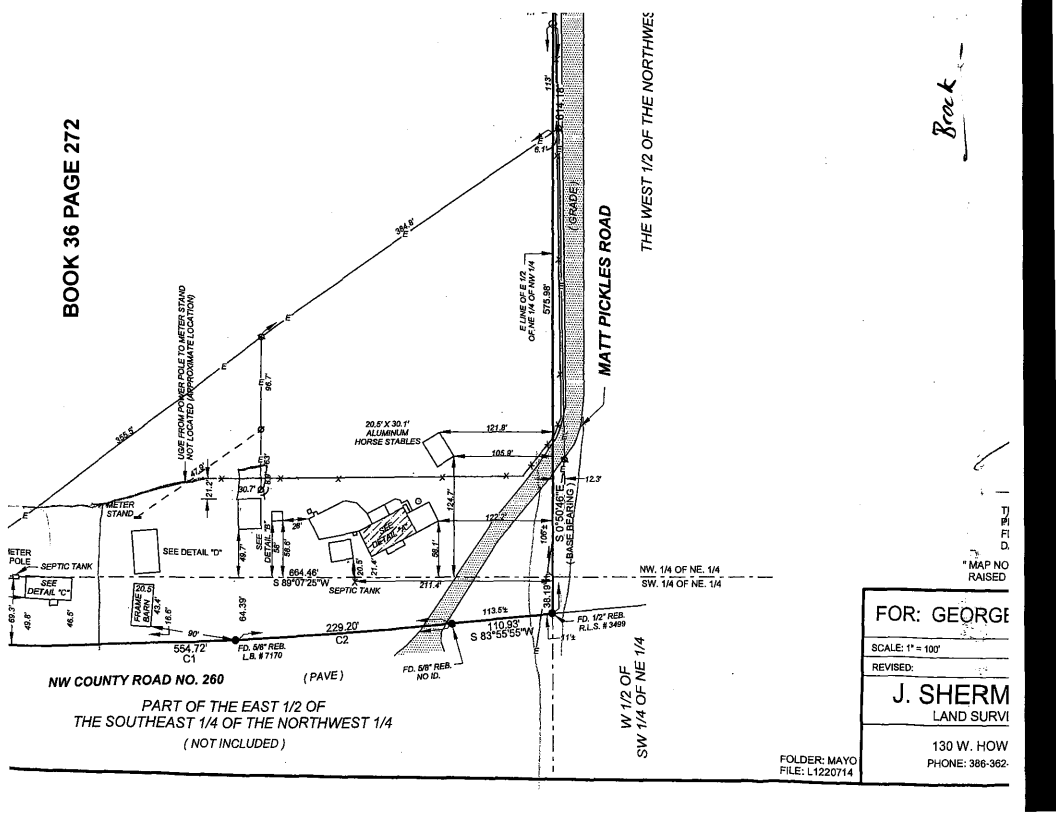
On a motion by Mr. Jones and a second by Mr. Lamb, the Board voted unanimously to adjourn.

Attest:

Ricky Lyons, Clerk

Approved this 11th day of May, 2015.

Curtis O. Hamlin, Chairman



## RESOLUTION Number: 2015-4-2-1

WHEREAS, the Boards of County Commissioners of Jefferson, Madison, Hamilton, Suwannee, Lafayette, and Taylor Counties have joined together to create the North Florida Regional Workforce Consortium by interlocal agreement, and to create a local workforce area to provide workforce services to their citizens under the Workforce Investment Act (WIA); and,

WHEREAS, the passage of the Workforce Innovation and Opportunities Act (WIOA), Public Law Number 113-128, replaces WIA; and,

WHEREAS, WIOA allows for local workforce areas designated under WIA to be grandfathered under WIOA for the period of July 1, 2015 until June 30, 2017; and,

WHEREAS the Governor of the State of Florida is empowered by WIOA to designate those local workforce areas for grandfathering: and

WHEREAS the North Florida Regional Workforce Area has consistently proven to be an area where its local elected officials and the local Workforce Investment Board that they appointed are engaged in the effective and efficient delivery of workforce development services; and,

WHEREAS, the North Florida Regional Workforce Area has consistently proven to be an area where its local elected officials and the local Workforce Investment Board that they appointed have "performed successfully" as defined in WIOA; and,

WHEREAS, its local Workforce Investment Board has proven "sustained fiscal integrity" as defined in WIOA; and,

WHEREAS, the same six Boards of County Commissioners have jointly renewed their Interlocal Agreement (Attached) to create their workforce development area under WIOA, P.L. No. 113-138;

NOW THEREFORE,

Date: 4-27-/5

The North Florida Workforce Consortium hereby requests that the Governor approve its request to be grandfathered as a local workforce area as described in Section 106 of P.L. No. 113-128 and renewed in the attached Interlocal Agreement.

**COUNTY OF LAFAYETTE** 

By: Gurter O Homelin

BOARD CHAIRMAN

## INTERLOCAL AGREEMENT AMENDING THE NORTH FLORIDA WORKFORCE CONSORTIUM AS CALLED FOR BY THE WORKFORCE INNOVATION AND OPPORTUNITY ACT, Public Law no. 113-128

THIS INTERLOCAL AGREEMENT, made and entered into pursuant to the authority of Section 163.01, Florida Statutes, by and between the SIX (6) Counties passing resolutions to that effect, the Counties of Jefferson, Madison, Hamilton, Suwannee, Lafayette and Taylor, of the State of Florida,

#### WITNESSETH:

WHEREAS, Public Law 113-128, enacted by the Congress of the United States effective July 22, 2014, which act is known as the "Workforce Innovation and Opportunity Act" (hereinafter "WIOA") establishes a program to prepare youth and unskilled adults for entry into the labor force and to afford job training to those economically disadvantaged individuals and other individuals facing serious barriers to employment, who are in special need of such training to obtain productive employment; and

WHEREAS, the WIOA replaces the Workforce Investment Act of 1998 under which Federal job training monies were administered and the adoption of the WIOA necessitates the amendment of the Interlocal Agreement Creating the North Florida Workforce Consortium; and

WHEREAS, the WIOA creates a partnership among the state, local governments, and the private sector, with primary emphasis upon the coordination of workforce development programs; and

WHEREAS, the WIOA requires the Governor to designate Workforce

Development Areas (WDA) to promote the effective delivery of workforce development programs and further provides that a consortium of units of general local government may constitute such a WDA; and

WHEREAS, Jefferson, Madison, Hamilton, Suwannee, Lafayette and Taylor Counties desire to form a WDA for WIOA and for workforce development; and

WHEREAS, the Boards of County Commissioners of each of the parties to this Agreement desires that its county be included in an area workforce development plan to avail its citizens of the benefits of the WIOA; and

WHEREAS, the Governor has the authority to "grandfather" the parties to this Agreement as a WDA for the purposes of the WIOA; and

WHEREAS, the WIOA requires the establishment of Workforce Investment Board (WIB) to provide policy guidance for, and exercise oversight with respect to, activities under the Workforce program for its WDA in partnership with the units of general local government within its WDA; and

WHEREAS, it is the responsibility of the Board of County Commissioners of each County in the WDA to appoint members to the WIB in accordance with the WIOA and an agreement entered into by the Board of County Commissioners of each County; and

WHEREAS, it is the responsibility of the WIB, in accordance with an agreement with the Board of County Commissioners of each County in the WDA, to determine procedures and select an entity to develop a

workforce development plan; and

WHEREAS, the workforce development plan must be approved and submitted jointly by the WIB and the Board of County Commissioners of each County in the WDA; and

WHEREAS, within the Service Delivery Region comprised of Jefferson, Madison, Hamilton, Suwannee, Lafayette and Taylor Counties, there currently exists an efficient and effective delivery system of federally and statefunded employment and training programs which are customer-centered; and

WHEREAS, these same six Counties now desire to enter into an updated Interlocal Agreement to provide for the creation of a local WIB and to provide for the provision of workforce development services under WIOA; and

WHEREAS, the U.S. Department of Labor, has encouraged the development of a workforce development system governed by local WIBs; and

WHEREAS, the purpose of these local boards is to develop local workforce development policies and strategies; to oversee the management and administration of those policies and strategies; and to develop an approach which consolidates the delivery of those workforce development strategies into a comprehensive, customer centered system at the local level in concert with the chief elected officials of the local governments of the WDA; and

WHEREAS, the programs envisioned under the control of the local workforce development boards include, but are not limited to, those currently funded through the WIOA, the Florida Welfare Transition Program, the Wagner-Peyser Act, Perkins vocational training, school-to-work transition

programs, vocational rehabilitation, Welfare to Work (WTW), Supplemental Nutritional Assistance Program (SNAP), Re-Employment Services and other workforce development programs;

NOW, THEREFORE, the parties hereto agree as follows:

#### 1. <u>Establishment of the North Florida Workforce Consortium</u>

There is hereby established a multi-jurisdictional arrangement, the "North Florida Workforce Consortium" among all the parties hereto for the express purpose of collectively carrying out the individual responsibilities of each party to this Agreement under the WIOA. The Consortium shall consist of six (6) members. The Boards of County Commissioners of each county shall each designate a member of the County Commission to serve as the County's representative on the Consortium.

## 2. <u>Identification of Parties to this Agreement</u>

Each of the parties to this Agreement is a County of the State of Florida, and as such is a general purpose political subdivision which has the power to levy taxes and spend funds, as well as general corporate and police powers. The governing body of each of the parties to this Agreement is its Board of County Commissioners and each party to this Agreement is identified as follows:

Hamilton County Board of County Commissioners Jasper, Florida

Jefferson County Board of County Commissioners Monticello, Florida

Lafayette County Board of County Commissioners Mayo, Florida

Madison County Board of County Commissioners Madison, Florida

Suwannee County Board of County Commissioners Live Oak, Florida

**Taylor County Board of County Commissioners Perry, Florida** 

## 3. Geographical Area to be Served by this Agreement

The geographical areas which will be served by this Agreement are the entire geographical areas of each of the six (6) member counties, which geographical areas are legally described in Chapter 7, Florida Statutes and which legal descriptions are incorporated herein by this reference.

### 4. Size of Population to be Served

The population of the six-county area to be served by this Agreement is 124,047, based upon the population projections prepared by the Florida Department of Economic Opportunity, Labor Market Information Center, January 2015.

## 5. Agreement Not Prohibited By Law

This Agreement is not prevented by State or local law from taking effect in the entire geographical area which it intends to serve.

6. The parties hereto empower the North Florida Workforce Development

Consortium (Consortium) to exercise the following designated decision-making powers, delegated to the Board of County Commissioners of each county pursuant to the WIOA, over all plans, programs, and agreements and to enter into agreements and contracts to provide those services currently provided or contemplated to be provided under Florida's Welfare Transition Program, the Wagner-Peyser Act, Perkins vocational training, school-to-work transition programs, Vocational rehabilitation, WTW, Supplemental Nutritional Assistance Program (SNAP), Re-Employment Services and other workforce development programs. More specifically, the Consortium is hereby authorized and empowered:

- (1) to establish the North Florida Regional Workforce
  Development Board (NFWDB) and, where such authority is delegated by an
  individual Board of County Commissioners to its Consortium member, to
  appoint local members to the NFWDB, all in accordance with Section 107 of the
  WIOA and F.S. 445. NFWDB board members shall serve the functions
  described in Section 107 of the WIOA. In the absence of such delegation, the
  authority to appoint local Workforce Investment Board members shall reside in
  the individual Boards of County Commissioners for the county from which the
  individual Board member is to be appointed. The authority to appoint at-large
  members to the WIB shall reside in the Consortium; and
- (2) to enter into an agreement(s) with the NFWDB to determine the selection of a grant recipient and an entity to administer the job training plan, the one stop operator and to determine the procedures for development of the job training plan as described in Section 108 of WIOA; and
  - (3) to review and approve all workforce development plans

prepared under Section 108 of the WIOA and jointly submit, along with the NFWDB, said plans to the Governor; and

- (4) to perform any other appropriate duties necessary for the accomplishment of and consistent with the purposes of this Agreement and the WIOA; and
- (5) to further empower the NFWDB to enter into agreements with the State of Florida Department of Economic Opportunity(DEO) or any other selected entity to administer Florida's Welfare Transition Program, Wagner-Peyser Act Funds, Perkins vocational training, school-to-work transition programs, vocational rehabilitation, WTW, Supplemental Nutritional Assistance Program (SNAP), Re-Employment Services and other workforce development programs; and to manage and control all those functions traditionally managed and controlled by the DEO and,
- (6) to further empower NFWDB to enter into agreements to provide marketing services for the above referenced functions; and,
  - (7) to establish rules for the conduct of business.

#### 7. Quorum and Voting

At all meetings of the Consortium, the presence in person of a majority of the whole Consortium shall be necessary and sufficient to constitute a quorum for the transaction of business. At all meetings of the Consortium at which a quorum is present, all matters shall be decided by a majority vote of the members present.

## 8. Workforce Area Designation

Pursuant to the designation by the Governor, the six (6) counties constituting the Consortium shall be the WDA as provided for in Section 106 of the WIOA for the geographical area covered by this Agreement.

#### 9. No Local Funds Required of Counties

No funds will be provided from the treasuries of any of the parties to this Agreement for implementation of the WIOA program, it being the intent hereof that all funding of the WIOA program and the other programs contemplated to be managed pursuant to this Agreement shall be accomplished entirely by grants pursuant to the WIOA and any other available State or Federal grants. However, in accordance with Section 117(d)(3)B of the WIA, each county recognizes that appointing a local Workforce Investment Board does not release the local elected officials or the Governor of the State of Florida for liability for misuse of grant funds obtained under the WIOA.

### 10. Legal Requirements

- a. All Federal, State and Local laws shall be complied with by all parties to this Agreement.
- b. All Regional Workforce Development Plans shall be approved by the NFWDB and the Consortium.

### 11. <u>Duration of Agreement</u>

This Agreement shall commence on the Effective date described in Paragraph 12 and shall run through the thirtieth (30th) day of June 2020.

Thereafter, this Agreement may be renewed by a further writing between the parties.

#### 12. Applicability and Effective Date

This Agreement replaces the previous Interlocal Agreement Creating the North Florida Workforce Consortium and shall be effective July 1, 2015 upon the execution hereof by the final signatory adopting this Agreement and upon filing the same with the Clerk of the Circuit Court in each County prior to July 1, 2015.

#### 13. <u>Dispute Resolution Process</u>

If, during the course of this Agreement, there is a dispute between the parties, the following procedures will apply:

- (1) The party which has the dispute shall notify the other parties of the nature of the dispute, in writing, with a copy to the Governor of the State of Florida:
- (2) All disputes and controversies of every kind and nature between the parties named above arising out of or in connection with this meaning, performance, nonperformance, enforcement, operation, breach, continuance, or termination shall be submitted to non-binding mediation. If the parties cannot agree upon a mutually satisfactory mediator within sixty (60) days of receiving a request for appointment of a mediator from any party to this agreement, then the Chief Judge of the Third Judicial Circuit shall be requested to select a mediator to mediate the dispute. The cost of the mediator shall be shared equally by the parties.

(3) If, after hearing the dispute, accord is not reached on the resolution of the dispute, the party that raised the dispute may, by giving one hundred eighty (180) days written notice, before the end of the program year (before June 30th) withdraw from the Consortium, effective July 1st of the following program year, or at such later time as designated by the Governor of the State of Florida.

IN WITNESS WHEREOF, the parties hereto have executed this Interlocal Agreement on the dates set forth below, and hereby agree to be bound by the terms and provisions set forth herein.

# SIGNATURE PAGE BOOK 36 PAGE 284

**COUNTY OF LAFAYETTE** 

BY: Junto 3 Homes

DATE: 4-27-15

# CONTRACT MARTY TOMPKINS EMS DIRECTOR

## **BOOK 36 PAGE 285**

- 1. Marty Tompkins is being hired for the position of EMS Director for Lafayette County.
- 2. The term of employment from April 15, 2015 through September 30, 2015 is probationary.
- 3. At the end of the probationary period, the Board will determine whether or not to retain further the services of Marty Tompkins.
- 4. The work schedule is attached as Exhibit A. This work schedule may be amended from time to time by the Board without the necessity of amending the entire agreement.
- 5. The annual salary for the position will be \$45,000.00.
- 6. In the event Marty Tompkins is retained by the Board at the end of the probationary period, he will go to regular status as an employee.
- 7. At the end of six (6) months as a regular status employee, Marty Tompkins will receive a 10% raise.
- 8. Because the term of this agreement is probationary, either party may terminate this contract agreement without cause with thirty (30) days written notice to the other party.
- 9. The County Commission shall have the discretion to eliminate this full time position after September 30, 2016.
- 10. The following duties are required for this position, but this list is not all inclusive. Other duties may be assigned or required.
  - a. Be present in the county and available to assist with emergencies. Emergency does not include the routine running of a county ambulance to a call, but is more inclusive than a declared state of emergency, and may be determined by the Board on a case by case basis. The EMS Director may be required to work during days or hours other than those for which he has been regularly scheduled. The EMS Director may be contacted by the Board's designee when his presence in the County is required for an emergency.
  - b. Work cooperatively with the Medical Director to implement orders and policy, as the medical director deems necessary.
  - c. Supervise, direct and assign staff, to include scheduling.
  - d. Process employee concerns and problems.
  - e. Complete employee performance evaluations.
  - f. Manage and oversee daily operations of the Emergency Medical Services Department, including billing. Billing responsibilities include, but are not limited to resolving consumer issues.
  - g. Review payroll; approve timesheets and leave time.
  - h. Oversee departmental training and quality assurance efforts; Establish and review employee and departmental goals and objectives.
  - i. Develop, interpret and/or implement standard operating and testing procedures, policies, training programs, and general orders.
  - j. Review statutes, administrative rules, etc. in an effort to keep department current with all new rules and regulations. Recommend policy changes to the Board necessary to meet compliance standards.

- k. Coordinate EMS department with other county departments to maintain emergency readiness, as necessary.
- 1. Oversee internal investigations as they relate to employee misconduct or alleged misconduct.
- m. Monitor dispatch and radio traffic of calls to ensure appropriate response; oversee and ensure optimal deployment and accountability.
- n. Provide on-scene Incident Command, as necessary.
- o. Respond to questions, complaints and requests for information/assistance from the general public, patients, medical personnel, various agencies, employees, county officials, other county departments, etc.
- p. Serve as liaison between the department and hospital administrators and other medical personnel.
- q. Supervise selection process for new employees, including interviews and hiring recommendations, when requested by the Board.
- r. Evaluate equipment needs for the department and make recommendations to the Board.
- s. Establish priorities for anticipated departmental requirements for each fiscal year, prepare and submit annual budget information; recommend budget revisions as appropriate; administer approved budget; monitor operational expenditures for fiscal compliance.
- t. Attend county commissioner meetings, at the request of the Board; attend other public functions upon request of the Board.
- u. Oversee all document completion within the Department; Responsible for accuracy of documentation completed by the Department.
- v. Maintain a comprehensive and current knowledge of applicable emergency medicine techniques, policies, procedures, codes, laws, and HCFA/Medicare/Medicaid changes and requirements. Inform Board when changes to county policy or requirements are necessary.
- w. Cooperate with all state and federal agencies on matters related to Lafayette County, when necessary, or at the request of the Board.
- x. Plan and coordinate various community service events. For example, educating the public and children on the 911 emergency system; offering free blood pressure readings, etc.
- y. Be available to work 24 hours shifts, if necessary.
- z. Other duties as may be assigned by the Board.

Signed this	27	_day of April, 2015.

Marty Tompkins

**Employee** 

Curtis O. Hamlin

Chairman of the Board

ATTEST.

, Ricky Lyons, Clerk

# EXHIBIT A WORK SCHEDULE

**BOOK 36 PAGE 287** 

Monday-7am-9pm
Tuesday-7am-9pm
Wednesday-7am-11am
Thursday-7am-11am
Friday-7am-7pm
Monday- 7am-11am
Tuesday-7am-11am
Wednesday-7am-11pm
Thursday-7am-7pm
Friday-7am-11am

This is a two (2) week schedule and will repeat itself beginning every two weeks. This work schedule may be modified by the Board without amending the employment contract.

MAYO FREE PRESS Published Weekly Post Office Box 370 386-362-1734 Live Oak, Florida 32064

> STATE OF FLORIDA COUNTY OF LAFAYETTE:

Before the undersigned authority personally appeared
LOUISE SHEDDAN
who on oath says that she is Legal Secretary
of The Mayo Free Press, a weekly newspaper published in Mayo in Lafayette County, Florida; that the attached copy of advertisement, being a
PUBLIC NOTICE
in the matter of
LCBCC HEARING RE: ORDINANCE NO. 2015-01
was published in said newspaper in the issues of
APRIL 16, & 23, 2015
Affiant further says that the said , The Mayo Free Press is a newspaper published at Mayo in said Lafayette County, Florida, and that the said newspaper has heretofore been continuously published in said Lafayette County, Florida, each week and has been entered as second class mail matter at the post office in Mayo, in said Lafayette County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in said newspaper.  Sworn to and subscribed before me this 23rd day of April, 2015.  Notary Public  Personally known or produced identification

Type of identification produced\_

# **BOOK 36 PAGE 288**

#### PUBLIC NOTICE

playatic County Board of Collins will half a public healing to the proposed ordinance listed to he hearing will be held during a mil eting on Monday, April 27, 31 p.m. or as close to that time as esioner's meeting room es the of floor of the Courthouse, 129 West n Street, Mayo, Florida 32069. A com-he erdinance can be reviewed at the st of Courts office in the Courts office.

#### ORDINANCE NO. 2015-01

AM SIRDINANCE continuing a 6 count lise of epition gas tax on every gallon of stellar feel and special fuel sold in Lateralia County and taxed under the PROVI-SECOND OF CHAPTER 206, FLORIDA STATUTES:

BE IT ORDAINED BY THE BOARD OF ODLARY COMMISSIONERS OF LATRY-EYTE COUNTY, FLORIDA:

Section 1: That the Board of Coun elasionera continues a 6 cent les Commissioners communes a Commissioners community gatten of realization of realizations and special, fuel soid in Lefevette County, Florida, and taxed under the proviptions of CHAPTER 206, FLORIDA STATUTES. This imposition shall be the Series beginning lentery 1, 2016 States. PARTUIES. Into imposition share do not a years, beginning January 1, 2016 foreign Describer 31, 2020, and the Board and a server the right to amend or repeat the settlemone at the yield of the year, due to Causay will continue to perform the sealwith of the Town of Mayo's route and the as the County has in the pest, in-thing January 1, 2016. A copy of the minimum between the County and the m is attached. setion 2: Effective Date: This e

nce shall be effective upon receipt of of-Retal acknowledgement from the Beard-ary of State that the ordinance has been h fled by the County.

By Order 🕮

Curtis O. Hemlin, Chairman Lafayette County Commission

All married of the public are we Mil. Notice is further hereby given, ment Florida Statute 286.0166, that personn r-torida Statute 286.0166, that any person or persons deciding to appear the matter considered at this public hear-ing util need a record of the hearing and they seed to employ that a verballor so-med of the presenting in made which to the person of the hearing and subtant initiation that traditionally and suits ems. 04/23/15

### **ORDINANCE NO. 2015-01**

AN ORDINANCE imposing a 6 cent local option gas tax on every gallon of motor fuel and special fuel sold in Lafayette County and taxed under the PROVISIONS OF CHAPTER 206, FLORIDA STATUTES:

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA:

Section 1: That the Board of County Commissioners imposes a 6 cent local option gas tax of every gallon of motor fuel and special fuel sold in Lafayette County, Florida, and taxed under the provisions of CHAPTER 206, FLORIDA STATUTES. This imposition shall be for 5 years, beginning January 1, 2016 through December 31, 2020, and the Board reserves the right to amend or repeal this ordinance at the end of one year; also the County will continue to perform the maintenance of the Town of Mayo's roads and streets as the County has in the past, beginning January 1, 2016. A copy of the agreement between the County and the Town is attached.

Section 2: Effective Date: This ordinance shall be effective upon receipt of official acknowledgement from the Secretary of State that the ordinance has been duly filed by the County.

PASSED AND ADOPTED in regular session this 27<sup>th</sup> day of April, 2015.

Board of County Commissioners Lafayette County, Florida

Curtis O. Hamlin, Chairman

Lance Lamb

Thomas E. Pridgeon, Jr

Anthony Adams

Earnest L. Iones

Attest:

Ricky Lyons, Clerk

## INTERLOCAL AGREEMENT

# BETWEEN LAFAYETTE COUNTY, FLORIDA AND THE TOWN OF MAYO, FLORIDA

COMES NOW the Board of County Commissioners of Lafayette County and the Town Council of the Town of Mayo and enter into the following interlocal agreement:

1. In accordance with 336.025 of the Florida Statutes, county transportation system; levy of local option gas tax on motor fuel and special fuel. Be it agreed that the Board of County Commissioners of Lafayette County are in the process of enacting a 6 cent local option gas tax, for the time period beginning January 1, 2016 through December 31, 2020. The Town of Mayo through its Town Council is agreeable for the County to receive the revenues from this 6 cent local option gas tax and in consideration of the County receiving the revenues the County affirmatively agrees to maintain the roads in the Town of Mayo as the County has done in the past. The money received from this tax shall be utilized only for transportation expenditures.

WITNESS my hand this 1/ th day of May, 2015.

BOARD OF COUNTY COMMISSIONERS LAFAYETTE COUNTY, FLORIDA

ATTEST:

Rick Lyons, Clerk

Curtis O. Hamlin, Chairman

ATTEST

Linda Cone, Clerk

TOWN OF MAYO

y \_\_\_\_\_ junt

Check History Report Sorted By Check Number Activity From: 4/27/2015 to 4/27/2015

# **BOOK 36 PAGE 291**

Lafayette County (GNF)

Check	Check	Vendor				
Number	Date	Number	Name		Check Amount	Check Type
053617	4/27/2015	DBPR	State of Florida		117.65	Auto
053618	4/27/2015	MTG	Matheson Tri-Gas Inc.		439.07	Auto
053619	4/27/2015	PPETS	Pridgeon's Power Equipment &		929.31	Auto
53620	4/27/2015	QMC	Quick Med Claims		2,223.57	Auto
53621	4/27/2015	VW	Verizon Wireless		252.43	Auto
53622	4/27/2015	BEARD	Beard Equipment Company		480.12	Auto
053623	4/27/2015	BR	Blue Rok, Inc.		1,029.79	Auto
)53624	4/27/2015	BTM	Bound Tree Medical, LLC.		444.64	Auto
053625	4/27/2015	CPE	Certified Plumbing & Electric		154.26	Auto
53626	4/27/2015	CTI	Carrot - Top Industries		25.35	Auto
53627	4/27/2015	DĒ	Duke Energy		3,970.07	Auto
53628	4/27/2015	EWL	EnviroWaste LLC		3,875.00	Auto
53629	4/27/2015	FACT	FL Association of Counties Tru		346.50	Auto
53630	4/27/2015	GLC	Greatamerica Financial Service		43.58	Auto
53631	4/27/2015	JDC	John Deere Credit		1,114.00	Auto
53632	4/27/2015	JED	James E Davis		5,000.00	Auto
53633	4/27/2015	MT	Mayo Thriftway		71.87	Auto
53634	4/27/2015	OSI	Osceola Supply, Inc.		122.00	Auto
53635	4/27/2015	QC	Quill Corporation		358.36	Auto
53636	4/27/2015	W	Windstream		3,251.16	Auto
53637	4/27/2015	WCI	Williams Communications, Inc		9,045.87	Auto
053639	4/27/2015	BR	Blue Rok, Inc.		313.37	Auto
53640	4/27/2015	втм	Bound Tree Medical, LLC.		46.70	Auto
53641	4/27/2015	DISH	Dish Network		100.71	Auto
)53642	4/27/2015	EWL	EnviroWaste LLC		150.00	Auto
053643	4/27/2015	GLC	Greatamerica Financial Service		100.29	Auto
)53644	4/27/2015	MOS	McCrimon's Office Supply		92.00	Auto
53645	4/27/2015	MP	Mayo Postmaster		245.00	Auto
53646	4/27/2015	OSI	Osceola Supply, Inc.		181.36	Auto
053647	4/27/2015	SVE	Suwannee Valley Electric		1,594.65	Auto
53648	4/27/2015	W	Windstream		404.68	Auto
				Bank A Total:	36,523.36	
				Report Total:	36,523,36	

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY BOARD OF COMMISSIONERS ON THIS 27TH DAY OF APRIL, 2015.

Run Date: 4/27/2015 3:23:56PM

A/P Date: 4/27/2015

# **BOARD OF COUNTY COMMISSIONERS, LAFAYETTE COUNTY, FL**

LIST OF WARRANTS DRAWN ON THE **EMERGENCY 911** FUND.

FROM THE FIRST FEDERAL BANK, ON APRIL 27, 2015.

TO WHOM ISSUED	PURPOSE OF EXPENDITURE	ACCOUNT NUMBER	WARRANT NO.	AMOUNT	
WINDSTREAM	COMMUNICATIONS	526-410		\$ 418.2	28
TOTAL				\$ 418.2	28

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY BOARD OF COUNTY COMMISSIONERS ON THIS 27TH DAY OF APRIL, 2015.

Junest & Jones

# BOARD OF COUNTY COMMISSIONERS, LAFAYETTE COUNTY, FL

LIST OF WARRANTS DRAWN ON THE **INDUSTRIAL PARK** FUND.

FROM THE LAFAYETTE COUNTY STATE BANK, ON APRIL 27, 2015.

TO WHOM ISSUED	PURPOSE OF EXPENDITURE	ACCOUNT NUMBER	WARRANT NO.	AN	IOUNT
SUWANNEE VALLEY ELECTRIC		552-430		\$	108.01
			;		
TOTAL	,			\$	108.01

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY, BOARD OF COUNTY COMMISSIONERS ON THIS 27TH DAY OF APRIL, 2015.

Janus Effets

Throws Effets

Liste Ostendi:

Jarnest A. Jones