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 Gail Garrard, Dist. 2; Commissioner T. Jack Byrd, Dist, 4; Commissioner Earnest L. Jones, Dist. 5; and Lafayette County Attorney Leenette McMillan-Fredriksson.

### OPEN PLANNING & ZONING BOARD MEETING

On a motion by Mr. Jones and a second by Mrs. Garrard, the Board voted unanimously to open the Planning & Zoning Board meeting.

#### **RESOLUTION PZ/LPA LDR 13-01**

On a motion by Mrs. Garrard and a second by Mr. Byrd, the Board voted unanimously to have Mrs. McMillan-Fredriksson read Resolution PZ/LPA LDR 13-01 by title only. On a motion by Mr. Byrd and a second by Mrs. Garrard, the Board voted unanimously to recommend the Resolution to the Board of County Commissioners for approval.

#### **RESOLUTION PZ/LPA CPA 13-01**

On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to have Mrs. McMillan-Fredriksson read Resolution PZ/LPA CPA 13-01 by title only. On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to recommend the Resolution to the Board of County Commissioners for approval.

#### ADJOURN PLANNING & ZONING BOARD MEETING

On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to adjourn the Planning & Zoning Board meeting.

#### OPEN BOARD OF COUNTY COMMISSIONER'S MEETING

On a motion by Mr. Byrd and a second by Mrs. Garrard, the Board voted unanimously to open the Board of County Commissioner's meeting.

### APPROVE THE MINUTES

On a motion by Mr. Byrd and a second by Mr. Jones, the Board voted unanimously to approve the minutes pending adding the information about the insurance policy for the mud bogging events by Chris Joyner stating that the policy is in the amount of \$1,000,000.00.

### SWAT STUDENTS PRESENTATION

The SWAT students from Lafayette High School did a presentation before the Board asking that the Board pass a Resolution to stop convenient stores from selling candy flavored tobacco products that would be enticing to children. Once a Resolution has been presented to the Board and reviewed by Mrs. McMillan-Fredriksson, then they will pass the Resolution.

### DEPARTMENT OF TRANSPORTATION FIVE YEAR WORK PLAN

Mr. Jordan Green with the Florida Department of Transportation discussed the Five Year Work Plan with the Board and asked them to get a letter to him by July 1, 2013 of any roads that they want to add to the plan.

# RIVER RENDEZVOUS SPECIAL ASSESSMENT CLARIFICATION (Continued from Previous Meeting)

Attorney Fred Koberlein appeared for the Suwannee River Rendezvous regarding the application of special assessments on parcel 02-05-12-0000-0000-00904, owned by Suwannee River Rendezvous. Attorney Koberlein made a presentation and asked the Board to grant a hardship exception so that the Rendezvous would not have to pay a special assessment on each camper lot on subject parcel. He stated that the Rendezvous had already paid \$600.00 this year in special assessments and requested that no further assessments be charged by the County. On a motion by Mrs. Garrard and a second by Mr. Jones, the Board voted unanimously to grant the hardship exemption request and to amend the Ordinance regarding payment of special assessments.

### SUNNY OAKS SUBDIVISION COMPLAINT

Wade and Tina Ducksworth came before the Board to renew their complaint against Hector Hernandez, one of their neighbors in Sunny Oaks Subdivision, for having too many animals on his property. At a Board meeting in 2009, Mr. Hernandez agreed to reduce the number of animals to 1 cow and 2 goats. Mrs. Ducksworth is requesting that he comply once again to that agreement.

The Board asked Mr. Bobby Johnson to ask Mr. Hernandez to reduce his amount back to what he had agreed to before.

### REQUEST TO DECLARE EQUIPMENT AS SURPLUS PROPERTY

On a motion by Mrs. Garrard and a second by Mr. Jones, the Board voted unanimously to approve Mr. Scott Sadler's request to declare the following property as surplus: 2 zero turn mowers, 1 F-250 truck, 1 – 1990 GMC Truck, and 1 Ford Ranger Truck.

#### **GUARD RAIL - SURPLUS**

On behalf of the Department of Corrections, Mr. Scott Sadler requested the Board to donate 135' of surplus guard rail to M.C.I. for a project. The guard rail no longer meets D.O.T. standards. On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to grant the request. Mr. Lamb abstained from voting.

### **APPLICATION CPA 13-01**

On a motion by Mrs. Garrard and a second by Mr. Jones, the Board voted unanimously to have Mrs. McMillan-Fredriksson read Application CPA 13-01 by title only. On a motion by Mr. Byrd and a second by Mrs. Garrard, the Board voted unanimously to approve the Resolution and Ordinance pertaining to the petition (Ordinance 2013-01).

#### **APPLICATION LDR 13-01**

On a motion by Mr. Byrd and a second by Mrs. Garrard, the Board voted unanimously to have Mrs. McMillan-Fredriksson read Application LDR 13-01 by title only. On a motion by Mr. Byrd and a second by Mr. Jones, the Board voted unanimously to approve the Resolution and Ordinance pertaining to the petition (Ordinance 2013-02).

### OPEN BIDS FOR A NEW GARBAGE TRUCK

The Board opened a sealed bid from Nextran for a new garbage truck. The 2 bids they turned in were as follows: 2013 Mack Truck that meets all specs - \$227,540.00 (without trade) and \$195,540.00 (with trade); and 2012 Mack Truck - \$224,000.00 (without trade) and \$192,000.00 (with trade). On a motion by Mr. Byrd and a second by Mrs. Garrard, the Board voted unanimously to have Mr. Scott Sadler review the bids and then report back his recommendation to the Board.

### APPROVE ACCUMULATED SICK AND ANNUAL LEAVE REQUEST

On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to approve a request for accumulated sick and annual leave by Sarah J. Pearson.

### SHIP LOAN SATISFACTION REQUEST

On a motion by Mrs. Garrard and a second by Mr. Byrd, the Board voted unanimously to approve a SHIP Loan Satisfaction request for Herbert Snyder.

### SHIP SUBORDINATION AGREEMENT

On a motion by Mr. Jones and a second by Mr. Byrd, the Board voted unanimously to approve a SHIP Subordination Agreement for Jacquelyn M. Tysall.

### APPROVE THE BILLS

On a motion by Mr. Jones and a second by Mrs. Garrard, with the exception of the Byrd's Power Equipment bill, the Board voted unanimously to approve the following bills:

General Fund - \$344,955.59 Emergency 911 Fund - \$878.36 Industrial Park Fund - \$614.77

On a motion by Mr. Jones and a second by Mrs. Garrard, with Mr. Byrd abstaining, the Board voted unanimously to approve the Byrd's Power Equipment bill in the amount of \$70.28.

### FOURTH OF JULY FIREWORKS PRESENTATION

The Chamber of Commerce requested a donation from the Board for the Fourth of July fireworks presentation. On a motion by Mr. Byrd and a second by Mr. Jones, the Board voted unanimously to donate \$500.00 to the Chamber.

#### **CDBG GRANT EXTENSION**

On a motion by Mrs. Garrard and a second by Mr. Jones, the Board voted unanimously to authorize Mr. Lamb to sign all documents for the extension of the CDBG Grant so that Rika Starling's house can be completed within the approved time.

### **ADJOURN**

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

Lance Lamb, Chairman

Attest:

Ricky Yons, Clerk

Approved this 28<sup>th</sup> day of May, 2013.

MAYO FREE PRESS
Published Weekly
Post Office Box 148- Phone 935-4440
Branford, Lafayette County, Florida 32008

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
ENACTMENT OF ORDINANCE: CPA 13-01
was published in said newspaper in the issues of
MAY 2, 2013
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 2nd day of May, 2013.  Notary Public  Personally known

NOTICE OF SNACTHENT OF ORBINANCE BY THE BOARD OF COUNTY COMMISSIONIES OF LAPAYETTE COUNTY, FLORIDA

NOTICE IS HEREBY GIVEN that the endinance, whose title hereinafter appears, will be considered for enactment by the search of County Commissioners of Lalayette County, Florida, at a public higaring on May 13, 2013 at 9:90 p.m., or as seats thereafter as the matter can be heat, if the County Countision Meeting flagson, County Cearthouse, located at 120 West Main Street, Mayo, Florida. Copies of said settlements may be inspected by any mestner of the public at the Office of this County Clark; County Courthouse, toe-said at 120 West Main Street, Maye, Florida, during requier business hours. Stiff the date, time and place first above mentioned, all interested persons may appear and be heard with respect to the ordinance.

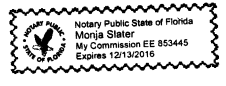
AN ORDINANCE OF LAFAYETTE COUNTY, FLORIDA, AMENDING THE LAFAYETTE COUNTY COMPREHENSIVE PLAM, AS AMENDED; RELATING TO AM AMENDMENT OF TEN OR LESS ACRES OF LAND TO THE FUTURE LAMD USE PLAM MAP OF THE LAFAYETTE COUNTY COMPREHENSIVE

PLAN, AS AMENDED, PURSUANT TO AN APPLICATION, CPA 13-01, BY THE PROBERTY OWNERS OF SAID ACRE-AGE, UNDER THE AMENDMENT PROCEDURES ESTABLISHED IN SECTIONS 183.3161 THROUGH 163.3215, FLORIDA STATUTES, AS AMENDED; PROVIDING FOR CHANGING THE FUTURE LAND USE CLASSIFICATION FROM AGRICULTURE-3 (1 DWELLING UNIT PER 5 ACRES) TO INDUSTRIAL OF CERTAIN LANDS WITHIN THE UNIT PER 5 ACRES) TO INDUSTRIAL OF CERTAIN LANDS WITHIN THE UNICORPORATED AREA OF LAFAY-ETTE COUNTY, FLORIDA; PROVIDING SEMERABILITY; REPEALING ALL ORDINANCES IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

The public hearing may be continued to one or more future dates. Any interested party shall be advised that the date, three and place of any continuation of the public hearing shall be announced during the public hearing and that no further natios concerning the metter will be published.

All parsents are advised that, if they decible to appeal any decisions made at the public hearing, they will need a resent the the presentings and, for such putpees, they may need to ensure that a without record of the proceedings are made, which sebord includes the testimeny and evidence upon which the appeal is to be based.

Persons with disabilities requesting reseonable accommodations to participate in this proceeding should contact 352.468.3189 (Voice & TDD) or vis Plaside Relay Service 600.655.8771.



Type of identification produced



Governor

**KEN DETZNER**Secretary of State

Book 33 Page 412

May 21, 2013

Honorable Ricky Lyons Clerk of Court Lafayette County Post Office Box 88 Mayo, Florida 32066

Dear Mr. Lyons:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your letter dated May 13, 2013 and certified copies of Lafayette County Ordinance Nos. 2013-01 and 2013-02, which were filed in this office on May 20, 2013.

Sincerely,

Liz Cloud Program Administrator

LC/elr

## FLORIDA COUNTY ORDINANCE DATA RETRIEVAL SYSTEM CODRS CODING FORM

instructions: Florida's Department of State, Bureau of Administrative Code has developed the County Ordinance Data Retrieval System (CODRS) to facilitate the tracking of County ordinances in Florida's 67 Counties. CODRS' data base is composed of over 25,000 county ordinances enacted since 1974.

We request your cooperation in completing this coding form. It is to be completed whenever your county enacts a new ordinance. Simply complete this form and include it with other pertinent ordinance information that is submitted to the Bureau of Administrative Code.

To code this form properly, please refer to the "keyfields" description sheet that has been given to your County Attorney's Office. If you do not have this sheet please contact the Bureau. We will be happy to fax one to you for referencing purposes. Please fill out this form as completely as is possible.

Thank you for your assistance. Should you need further assistance please contact the Bureau of Administrative Code, Department of State at (904)-488-8427 or Suncom 278-8427.

COUNTY: ( Lateyche	) COUNTY	ORDINANCE # (2013-0)	7
PRIMARY KEYFIELD DESCRIPTOR: (	PLAN	(e.g., 93 - 00	",
SECONDARY KEYFIELD DESCRIPTOR: (		)	
OTHER KEYFIELD DESCRIPTOR: (		)	
ORDINANCE DESCRIPTION: (		13-01 ors maximum including spaces)	
ORDINANCES AMENDED: (List two, list the most recent two.)			
AMENDMENT # 1:(	); AMENDME	NT # 2: ().	
ORDINÀNCES REPEALED: (Us	t below the ordinances that s	re repealed by this legislation.)	
REPEAL # 1: ( ) REPEAL # 2: ( )	; REPEAL # 3: ( ; REPEAL # 4: (	); );	
(Others repealed:list all that apply):			

(FOR OFFICE USE ONLY):	OUNTY CODE NUMBER:( )	
KEYFIELD 1 CODE: (	) KEYFIE	LD 2 CODE: ()
KEYFIELD 3	CODE: (	П∞. 6/29/03

### ORDINANCE NO. *2013-01*

AN ORDINANCE OF LAFAYETTE COUNTY, FLORIDA, AMENDING THE LAFAYETTE COUNTY COMPREHENSIVE PLAN, AS AMENDED; RELATING TO AN AMENDMENT OF TEN OR LESS ACRES OF LAND TO THE FUTURE LAND USE PLAN MAP OF THE LAFAYETTE COUNTY COMPREHENSIVE PLAN, AS AMENDED, PURSUANT TO AN APPLICATION, CPA 13-01, BY THE PROPERTY OWNERS OF SAID ACREAGE, UNDER THE AMENDMENT PROCEDURES ESTABLISHED IN SECTIONS 163.3161 THROUGH 163.3248, FLORIDA STATUTES, AS AMENDED; PROVIDING FOR CHANGING THE FUTURE LAND USE CLASSIFICATION FROM AGRICULTURE-3 (1 DWELLING UNIT PER 5 ACRES) TO INDUSTRIAL OF CERTAIN LANDS WITHIN THE UNINCORPORATED AREA OF LAFAYETTE COUNTY, FLORIDA; PROVIDING SEVERABILITY; REPEALING ALL ORDINANCES IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, Section 125.01, Florida Statutes, as amended, empowers the Board of County Commissioners of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, to prepare, adopt and implement a Comprehensive Plan;

WHEREAS, Sections 163.3161 through 163.3248, Florida Statutes, as amended, the Community Planning Act, empowers and requires the Board of County Commissioners to prepare, adopt and implement a Comprehensive Plan;

WHEREAS, an application for an amendment, as described below, has been filed with the County;

WHEREAS, the Board of County Commissioners has been designated as the Planning and Zoning Board of Lafayette County, Florida, hereinafter referred to as the Planning and Zoning Board;

WHEREAS, the Board of County Commissioners has been designated as the Local Planning Agency of Lafayette County, Florida, hereinafter referred to as the Local Planning Agency;

WHEREAS, pursuant to Section 163.3174, Florida Statutes, as amended, and the Land Development Regulations, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, held the required public hearing, with public notice having been provided, on said application for an amendment, as described below, and at said public hearing, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, reviewed and considered all comments received during said public hearing, and the Concurrency Management Assessment concerning said application for an amendment, as described below, and recommended to the Board of County Commissioners approval of said application for an amendment, as described below;

WHEREAS, the Board of County Commissioners held the required public hearing, with public notice having been provided, pursuant to the procedures established in Sections 163.3161 to 163.3248, Florida Statutes, as amended, on said application for an amendment, as described below, and at said public hearing, the Board of County Commissioners reviewed and considered all comments received during the public hearing, including the recommendation of the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, and the Concurrency Management Assessment concerning said application for an amendment, as described below;

WHEREAS, the Board of County Commissioners has determined and found said application for an amendment, as described below, to be compatible with the Land Use Element objectives and policies, and those of other affected elements of the Comprehensive Plan; and

WHEREAS, the Board of County Commissioners has determined and found that approval of said application for an amendment, as described below, would promote the public health, safety, morals, order, comfort, convenience, appearance, prosperity or general welfare.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, AS FOLLOWS:

<u>Section 1</u>. Pursuant to an application, CPA 13-01, by Charles J. Williams, Sr. and Loretta D. Williams, to amend the Future Land Use Plan Map of the Comprehensive Plan by changing the land use classification of certain lands, the land use classification is hereby changed from AGRICULTURE-3 (1 dwelling unit per 5 acres) to INDUSTRIAL on property described, as follows:

A parcel of land lying within Section 17, Township 5 South, Range 12 East, Lafayette County, Florida. Being more particularly described, as follows: Commence at the Southeast corner of the Northwest 1/4 of the Northeast 1/4 of said Section 17; thence North 630.00 feet; thence West 420.00 feet; thence South 630.00 feet; thence East 420.00 feet to the Point of Beginning.

Containing 6.00 acres, more or less.

<u>Section 2</u>. Severability. If any provision or portion of this ordinance is declared by any court of competent jurisdiction to be void, unconstitutional or unenforceable, then all remaining provisions and portions of this ordinance shall remain in full force and effect.

<u>Section 3</u>. Conflict. All ordinances or parts of ordinances in conflict herewith are, to the extent of such conflict, hereby repealed.

Section 4. Effective Date. Pursuant to Section 125.66, Florida Statutes, a certified copy of this ordinance shall be filed with the Florida Department of State by the Clerk of the Board of County Commissioners within ten (10) days after enactment by the Board of County Commissioners. This ordinance shall become effective upon filing of the ordinance with the Florida Department of State.

The effective date of this plan amendment shall be thirty-one (31) days following the date of adoption of this plan amendment. However, if any affected person files a petition with the Florida Division of Administrative Hearings pursuant to Section 120.57, Florida Statutes, as amended, to request a hearing to challenge the compliance of this plan amendment with Sections 163.3161 through 163.3248, Florida Statutes, as amended, within thirty (30) days following the date of adoption of this plan amendment, this plan amendment shall not become effective until the Florida Department of Economic Opportunity or the Florida Administration Commission, respectively, issues a final order determining this plan amendment is in compliance. No development orders, development permits or land uses dependent on this plan amendment may be issued or commence before it has become effective. If a final order of noncompliance is issued, this plan amendment may nevertheless be made effective by adoption of a resolution affirming its effective status, a copy of which resolution shall be sent to the Florida Department of Economic Opportunity, Division of Community Development, 107 East Madison Street, Caldwell Building, First Floor, Tallahassee, Florida 32399-4120.

<u>Section 5</u>. Authority. This ordinance is adopted pursuant to the authority granted by Section 125.01, Florida Statutes, as amended and Sections 163.3161 through 163.3248, Florida Statutes, as amended.

PASSED A	ND DULY ADOPTED, wit	h a quorum presen	it and voting, by the Board	d of County
Commissioners in re	egular session this <i>/3</i>	day of	<u>ну</u>	2013.
•	garage services		OF COUNTY COMMIS	
Attest:		OF LAFA	AYETTE COUNTY, FLO	DRIDA
B21		La	ner Lamb	
- Jagar			0.1	
Ricky Lyons, Count	y Clerk	Lance La	amb, Chairman	

## FLORIDA COUNTY ORDINANCE DATA RETRIEVAL SYSTEM CODRS CODING FORM

Instructions: Florida's Department of State, Bureau of Administrative Code has developed the County Ordinance Data Retrieval System (CODRS) to facilitate the tracking of County ordinances in Florida's 67 Counties. CODRS' data base is composed of over 25,000 county ordinances enacted since 1974.

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Thank you for your assistance. Should you need further assistance please contact the Bureau of Administrative Code, Department of State at (904)-488-8427 or Suncom 278-8427.

COUNTY: ( Lafanche	), COUN	TY ORDINANCE	Section of the Sectio	4
PRIMARY KEYFIELD DESCRIPTOR: (ZO	NING		(e.g., 93 - 001)	
SECONDARY KEYFIELD DESCRIPTOR: (			)	
OTHER KEYFIELD DESCRIPTOR: (			)	
ORDINANCE DESCRIPTION	(25 ch	aracters maximum inc	luding spaces)	_)
ORDINANCES AMENDED: ( two, list the most recent two.)	Ust below the ordinances i	hat are amended by t	he this legislation. I	l more than
AMENDMENT # 1:(	); AMEN	DMENT # 2: (	).	
ORDINÀNCES REPEALED:	(Ust below the ordinances	that are repealed by I	his legislation.)	
REPEAL # 1; ( REPEAL # 2: (				
(Others repealed:list all that app	oly):			

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(FOR OFFICE USE ONLY): CO	UNTY CODE NUMBER:		
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<u> </u>		1111 1118-1119	

### ORDINANCE NO. 2013-02.

AN ORDINANCE OF LAFAYETTE COUNTY, FLORIDA, AMENDING THE LAFAYETTE COUNTY LAND DEVELOPMENT REGULATIONS, AS AMENDED, RELATING TO AN AMENDMENT OF LESS THAN TEN CONTIGUOUS ACRES OF LAND TO THE OFFICIAL ZONING ATLAS OF THE LAFAYETTE COUNTY LAND DEVELOPMENT REGULATIONS, AS AMENDED, PURSUANT TO AN APPLICATION, LDR 13-01, BY THE PROPERTY OWNERS OF SAID ACREAGE; PROVIDING FOR CHANGING THE ZONING DISTRICT FROM AGRICULTURAL-3 (A-3) TO INDUSTRIAL (I) OF CERTAIN LANDS WITHIN THE UNINCORPORATED AREA OF LAFAYETTE COUNTY, FLORIDA; PROVIDING SEVERABILITY; REPEALING ALL ORDINANCES IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, Section 125.01, Florida Statutes, as amended, empowers the Board of County Commissioners of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, to prepare, adopt and enforce land development regulations;

WHEREAS, Sections 163.3161 through 163.3248, Florida Statutes, as amended, the Community Planning Act, requires the Board of County Commissioners to prepare and adopt regulations concerning the use of land and water;

WHEREAS, an application for an amendment, as described below, has been filed with the County;

WHEREAS, the Board of County Commissioners has been designated as the Planning and Zoning Board of Lafayette County, Florida, hereinafter referred to as the Planning and Zoning Board;

WHEREAS, the Board of County Commissioners has been designated as the Local Planning Agency of Lafayette County, Florida, hereinafter referred to as the Local Planning Agency;

WHEREAS, pursuant to Section 163.3174, Florida Statutes, as amended, and the Land Development Regulations, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, held the required public hearing, with public notice having been provided, on said application for an amendment, as described below, and at said public hearing, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, reviewed and considered all comments received during said public hearing and the Concurrency Management Assessment concerning said application for an amendment, as described below, and recommended to the Board of County Commissioners approval of said application for an amendment, as described below;

WHEREAS, pursuant to Section 125.66, Florida Statutes, as amended, the Board of County Commissioners, held the required public hearing, with public notice having been provided, on said application for an amendment, as described below, and at said public hearing, the Board of County Commissioners reviewed and considered all comments received during said public hearing, including the recommendation of the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, and the Concurrency Management Assessment concerning said application for an amendment, as described below; and

WHEREAS, the Board of County Commissioners has determined and found that approval of said application for an amendment, as described below, would promote the public health, safety, morals, order, comfort, convenience, appearance, prosperity or general welfare.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, AS FOLLOWS:

<u>Section 1</u>. Pursuant to an application, LDR 13-01, by Charles J. Williams, Sr. and Loretta D. Williams, to amend the Official Zoning Atlas of the Land Development Regulations by changing the zoning district of certain lands, the zoning district is hereby changed from AGRICULTURAL-3 (A-3) to INDUSTRIAL (I) for property described, as follows:

A parcel of land lying within Section 17, Township 5 South, Range 12 East, Lafayette County, Florida. Being more particularly described, as follows: Commence at the Southeast corner of the Northwest 1/4 of the Northeast 1/4 of said Section 17; thence North 630.00 feet; thence West 420.00 feet; thence South 630.00 feet; thence East 420.00 feet to the Point of Beginning.

Containing 6.00 acres, more or less.

<u>Section 2</u>. Severability. If any provision or portion of this ordinance is declared by any court of competent jurisdiction to be void, unconstitutional or unenforceable, then all remaining provisions and portions of this ordinance shall remain in full force and effect.

<u>Section 3</u>. Conflict. All ordinances or portions of ordinances in conflict with this ordinance are hereby repealed to the extent of such conflict.

<u>Section 4</u>. Effective Date. Pursuant to Section 125.66, Florida Statutes, as amended, a certified copy of this ordinance shall be filed with the Florida Department of State by the Clerk of the Board of County Commissioners within ten (10) days after enactment by the Board of County Commissioners. This ordinance shall become effective upon filing of the ordinance with the Florida Department of State.

The effective date of this amendment, LDR 13-01, to the Official Zoning Atlas shall be the same date as the effective date of Future Land Use Plan Map Amendment, CPA 13-01. If Future Land Use Plan Map Amendment, CPA 13-01, does not become effective, this amendment, LDR 13-01, to the Official Zoning Atlas shall not become effective. No development orders, development permits or land uses dependent on this amendment, LDR 13-01, to the Official Zoning Atlas may be issued or commence before it has become effective.

<u>Section 5.</u> Authority. This ordinance is adopted pursuant to the authority granted by Section 125.01, Florida Statutes, as amended, and Sections 163.3161 through 163.3248, Florida Statutes, as amended.

PASSED AND DULY ADOPTE	ED, in regu	lar session with a	quorum presen	t and voting, by the
Board of County Commissioners, this _	/3 day of	may	2013.	
			F COUNTY CO ETTE COUNT	OMMISSIONERS Y, FLORIDA
	A., K. S.	ı		

Ricky Lyons, County Clerk

Lance Lamb, Chairman

MAYO FREE PRESS **Published Weekly** Post Office Box 148- Phone 935-4440 Branford, Lafayette County, Florida 32008

> STATE OF FLORIDA COUNTY OF LAFAYETTE:

ity personally	appeared
	ity personally

COUNTY OF LACKTETTE
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
HEARING RE: AMENDMENT LDR 13-01
was published in said newspaper in the issues of
MAY 2, 2013
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 2nd day of May, 2013.  Notary Public  Personally known or produced identification  Type of identification produced

NOTICE OF PUBLIC HEAR CONCERNING AN ARRESTMENT TO THE LAFAYETTE COUNTY LAM REPULOPMENT REGULATIONS

BY THE BOARD OF COUNTY COMM SIGNERS OF LAFAYETTE COUNTY. FLORIDA, SERVING AS THE PLAN-NING AND ZONING BOARD OF LAFAY-ETTE COUNTY, FLORIDA, AND THE LOCAL PLANNING AGENCY OF LAFAY-ETTE COUNTY, FLORIDA, NOTICE IS HEREBY GIVEN that, pursuant to Sections 163.3161 through 163.3248, Florida s, as amended, and the Lafayette County Land Development Regulat as amended, hereinafter referred to as the sand Development Regulations, ebjections, recommendations and comla concerning an amendment, as described below, will be heard by the Beard of County Commissioners of Lafayette County, Florida, serving as the Plan and Zoning Board of Lafayette County, Florida, and the Local Planning Agency of Lafeguetta County, Florida, hereinafter re-fermed to as the Board of County Commisstemes, verying as the Planning and Zon-ing Board and the Local Planning Agency, at a public hearing on May 13, 2033 at 9:00 a.m., or as soon thereafter as the matter can be heard, in the County Commission Meeting Room, County Court-house, located at 120 West Main Street, Mayo, Florida.

LDR 13-61, an application by Charles & Williams, Sr. and Loretta D. Williams, to amend the Official Zoning Attes of the Land Development Regulations by disa-ging the zoning district from AGRICIA. TURAL-3 (A-3) to INDUSTRIAL (8) an registy described, as follows:

A percel of land lying within Section 17, Township 5 South, Range 12 East, Lafey-ette County, Florida. Being more particuterly described, as follows: Commence at the Seatheast corner of the Northwest 1/4 of the Northeast 1/4 of said Section 17; thence North 630.00 feet; thence West 420.00 feet; thence South 630.00 feet; thence East 420.00 feet to the Point of Beginning.

Containing 6.00 acres, more or less.

The public hearing may be continued to one or more future dates. Any interested party shell be achieved that the date. Since and place of any continuation of the parties bearing shell be announced during the public hearing and that no futther relies concerning the matter will be published nters said continuation exceeds six ex-nder weeks from the date of the silver referenced public hearing.

At the aforementioned public hearing, all industried parties may appear to be beard with respect to the amendment.

Outline of the amendment are sval for public inspection at the Office of the nty Clerk, County Courthouse too ated at 120 West Main Street, Mayo, Plaride, during regular business hours.

ons are advised that if they decide to appeal any decision made at the above referenced public hearing, they will d a record of the proceedings, and that, for such purpose, they may name to ensure that a verbatim record of the precoordings is made, which record indicates the seatmony and evidence upon which the appeal is to be based.

Persons with disabilities requesting each countries eccommodations to perticipate in this proceeding should combat 362.003.2100 (Voice & TDE) or vis-Pis-ide Saley Bervise 800.005.8771.

#### **RESOLUTION NO. PZ/LPA LDR 13-01**

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, SERVING AS THE PLANNING AND ZONING BOARD OF LAFAYETTE COUNTY, FLORIDA, AND THE LOCAL PLANNING AGENCY OF LAFAYETTE COUNTY, FLORIDA, RECOMMENDING TO THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, APPROVAL OF AN AMENDMENT OF LESS THAN TEN CONTIGUOUS ACRES OF LAND TO THE OFFICIAL ZONING ATLAS OF THE LAFAYETTE COUNTY LAND DEVELOPMENT REGULATIONS, AS AMENDED, PURSUANT TO AN APPLICATION BY THE PROPERTY OWNERS OF SAID ACREAGE; PROVIDING FOR CHANGING THE ZONING DISTRICT FROM AGRICULTURAL-3 (A-3) TO INDUSTRIAL (I) OF CERTAIN LANDS WITHIN THE UNINCORPORATED AREA OF LAFAYETTE COUNTY, FLORIDA; REPEALING ALL RESOLUTIONS IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, the Lafayette County Land Development Regulations, as amended, hereinafter referred to as the Land Development Regulations, empowers the Board of County Commissioners of Lafayette County, Florida, serving as the Planning and Zoning Board of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, serving as the Planning and Zoning Board, to recommend to the Board of County Commissioners of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, approval or denial of amendments to the Land Development Regulations, in accordance with said regulations;

WHEREAS, Sections 163.3161 through 163.3248, Florida Statutes, as amended, the Community Planning Act, empowers the Board of County Commissioners of Lafayette County, Florida, serving as the Local Planning Agency of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, serving as the Local Planning Agency, to recommend to the Board of County Commissioners approval or denial of amendments to the Land Development Regulations, in accordance with said statute;

WHEREAS, an application for an amendment, as described below, has been filed with the County;

WHEREAS, pursuant to the Land Development Regulations and Section 163.3174, Florida Statutes, as amended, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, held the required public hearing, with public notice having been given, on said application for amendment, as described below, and considered all comments received during said public hearing and the Concurrency Management Assessment concerning said application for an amendment, as described below:

WHEREAS, the Board of County Commissioners, serving as the Planning and Zoning Board, and the Local Planning Agency, has determined and found that approval of said application for an amendment, as described below, would promote the public health, safety, morals, order, comfort, convenience, appearance, prosperity or general welfare.

WHEREAS, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, has studied and considered the items enumerated in Section 16.2.2 of the Land Development Regulations and based upon said study and consideration has determined and found that:

- (a) The proposed change will be in conformance with the Comprehensive Plan and would not have an adverse effect on the Comprehensive Plan;
- (b) The proposed change is compatible with the existing land use pattern in the area;
- (c) The proposed change will not create an isolated district unrelated to adjacent and nearby districts;
- (d) The proposed change will not result in a population density pattern and increase or overtaxing of the load on public facilities such as schools, utilities and streets;

- (e) The proposed district boundaries are not illogically drawn in relation to existing conditions on the property proposed for change;
- (f) The proposed change will not adversely influence living conditions in the neighborhood;
- (g) The proposed change will not create or excessively increase traffic congestion or otherwise affect public safety;
- (h) The proposed change will not create a drainage problem;
- (i) The proposed change will not seriously reduce light and air to adjacent areas;
- (j) The proposed change will not adversely affect property values in the adjacent area;
- (k) The proposed change will not be a deterrent to the improvement or development of adjacent property in accord with existing regulations;
- (l) The proposed change will not constitute a grant of special privilege to an individual owner as contrasted with the public welfare; and
- (m) The proposed change is not out of scale with the needs of the neighborhood or the County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, SERVING AS THE PLANNING AND ZONING BOARD OF LAFAYETTE COUNTY, FLORIDA AND THE LOCAL PLANNING AGENCY, OF LAFAYETTE COUNTY, FLORIDA, THAT:

Section 1. Pursuant to an application, LDR 13-01, by Charles J. Williams, Sr. and Loretta D. Williams, to amend the Official Zoning Atlas of the Land Development Regulations, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, recommends to the Board of County Commissioners that the zoning district be changed from AGRICULTURAL-3 (A-3) to INDUSTRIAL (I) for property described, as follows:

A parcel of land lying within Section 17, Township 5 South, Range 12 East, Lafayette County, Florida. Being more particularly described, as follows: Commence at the Southeast corner of the Northwest 1/4 of the Northeast 1/4 of said Section 17; thence North 630.00 feet; thence West 420.00 feet; thence South 630.00 feet; thence East 420.00 feet to the Point of Beginning.

Containing 6.00 acres, more or less.

<u>Section 2</u>. All resolutions or portions of resolutions in conflict with this resolution are hereby repealed to the extent of such conflict.

Section 3. This resolution shall become effective upon adoption.

PASS	SED AND D	OULY ADO	OPTED,	, in regular session with a quorum present and voting, by the
Board of Cou	nty Commis	ssioners, se	rving as	s the Planning and Zoning Board and the Local Planning
Agency, this	13	_ day of _	MAY	2013.

BOARD OF COUNTY COMMISSIONERS
OF LAFAYETTE COUNTY, FLORIDA
SERVING AS THE
PLANNING AND ZONING BOARD
OF LAFAYETTE COUNTY, FLORIDA
AND THE LOCAL PLANNING AGENCY
OF LAFAYETTE COUNTY, FLORIDA

Ricky Lyon County Clerk

Lance Lamb, Chairman

#### RESOLUTION NO. PZ/LPA CPA 13-01

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, SERVING AS THE PLANNING AND ZONING BOARD OF LAFAYETTE COUNTY, FLORIDA AND THE LOCAL PLANNING AGENCY OF LAFAYETTE COUNTY, FLORIDA, RECOMMENDING TO THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, APPROVAL OF AN AMENDMENT OF TEN OR LESS ACRES OF LAND TO THE FUTURE LAND USE PLAN MAP OF THE LAFAYETTE COUNTY COMPREHENSIVE PLAN, PURSUANT TO AN APPLICATION BY THE PROPERTY OWNERS OF SAID ACREAGE, UNDER THE AMENDMENT PROCEDURES ESTABLISHED IN SECTIONS 163.3161 THROUGH 163.3248, FLORIDA STATUTES, AS AMENDED, PROVIDING FOR CHANGING THE LAND USE CLASSIFICATION FROM AGRICULTURE-3 (1 DWELLING UNITS PER 5 ACRES) TO INDUSTRIAL OF CERTAIN LANDS WITHIN THE UNINCORPORATED AREA OF LAFAYETTE COUNTY, FLORIDA; REPEALING ALL RESOLUTIONS IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, the Lafayette County Land Development Regulations, as amended, hereinafter referred to as the Land Development Regulations, empowers the Board of County Commissioners of Lafayette County, Florida, serving as the Planning and Zoning Board of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, serving as the Planning and Zoning Board, to recommend to the Board of County Commissioners of Lafayette County, Florida, hereinafter referred to as the Board of County Commissioners, approval or denial of amendments to the Comprehensive Plan, in accordance with said regulations;

WHEREAS, Sections 163.3161 to 163.3248, Florida Statutes, as amended, the Community Planning Act, empowers the Local Planning Agency of Lafayette County, Florida, hereinafter referred to as the Local Planning Agency, to recommend to the Board of County Commissioners approval or denial of amendments to the Comprehensive Plan, in accordance with said statute;

WHEREAS, the Board of County Commissioners has been designated as the Planning and Zoning Board;

WHEREAS, the Board of County Commissioners has been designated as the Local Planning Agency;

WHEREAS, an application for an amendment, as described below, has been filed with the County;

WHEREAS, pursuant to the Land Development Regulations and Section 163.3174, Florida Statutes, as amended, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, held the required public hearing, with public notice, on said application for an amendment, as described below, and considered all comments received during said public hearing and the Concurrency Management Assessment concerning said application for an amendment, as described below;

WHEREAS, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, has determined and found said application for an amendment, as described below, to be compatible with the Land Use Element objectives and policies, and those of other affected elements of the Comprehensive Plan; and

WHEREAS, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, has determined and found that approval of said application for an amendment, as described below, would promote the public health, safety, morals, order, comfort, convenience, appearance, prosperity or general welfare.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA, SERVING AS THE PLANNING AND ZONING BOARD OF LAFAYETTE COUNTY, FLORIDA AND THE LOCAL PLANNING AGENCY OF LAFAYETTE COUNTY, FLORIDA, THAT:

<u>Section 1</u>. Pursuant to an application, CPA 13-01, by Charles J. Williams, Sr. and Loretta D. Williams, to amend the Future Land Use Plan Map of the Comprehensive Plan by changing the future land use classification of certain lands, the Board of County Commissioners, serving as the Planning and Zoning Board and the Local Planning Agency, recommends to the Board of County Commissioners that the land use classification be changed from AGRICULTURE-3 (1 dwelling unit per 5 acres) to INDUSTRIAL on property described, as follows:

A parcel of land lying within Section 17, Township 5 South, Range 12 East, Lafayette County, Florida. Being more particularly described, as follows: Commence at the Southeast corner of the Northwest 1/4 of the Northeast 1/4 of said Section 17; thence North 630.00 feet; thence West 420.00 feet; thence South 630.00 feet; thence East 420.00 feet to the Point of Beginning.

Containing 6.00 acres, more or less.

<u>Section 2</u>. All resolutions or portions of resolutions in conflict with this resolution are hereby repealed to the extent of such conflict.

Section 3. This resolution shall become effective upon adoption.

> BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY, FLORIDA SERVING AS THE PLANNING AND ZONING BOARD OF LAFAYETTE COUNTY, FLORIDA AND THE LOCAL PLANNING AGENCY OF

LAFAYETTE COUNTY, FLORIDA

Attest:

Ricky Lyons, County Clerk

Lance Lamb, Chairman

**MAYO FREE PRESS** Published Weekly Post Office Box 148- Phone 935-4440 Branford, Lafayette County, Florida 32008

> STATE OF FLORIDA **COUNTY OF LAFAYETTE:**

Type of identification produced

Monia Slater

Notary Public State of Florida

My Commission EE 853445 Expires 12/13/2016

LOUISE SHEDDAN

Before the undersigned authority personally appeared

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	
ENACTMENT OF ORDINANCE: LDR 13-01	
was published in said newspaper in the issues of MAY 2, 2013	
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 2nd day of May, 2013.  Notary Public  Personally known or produced identification or produced identification.	

NOTICE OF ENACTMENT OF ANCE BY THE BOARD OF ITY COM PAYETTE COUNTY, PLOS

NOTICE IS HEREBY GIVEN that the ore, whose title hereinafter app I be considered for enactment by the of County Commissioners of La office County, Florida, at a public hearing on Ming 13, 2013 at 9:00 p.m.; or as seen thereafter as the matter can be heard, in the County Commission Meeting Resm. County Courthouse, located at 120 Wind n Street, Mayo, Florida. Copies of said nce may be inspected by any m ber of the public at the Office of the nty Clerk, County Courthouse, located at 120 West Main Street, Mayo, Florids, during regular business hours. On the to, time and place first above men-ned, all interested persons may appear and be heard with respect to the ordin-

AN ORDINANCE OF LAFAYETTE COUNTY, FLORIDA, AMENDING THE COUNTY, FLORIDA, AMENDING MENT REGULATIONS, AS AMENDION RELATING TO AN AMENDING TO AN AMENDMENT OF LESS THAN TEN CONTIGUOUS ASSESSED OF LAND TO THE OFFICIAL ZOMBIO ATLAS OF THE LAPAYETTE COUNTY LAND DEVELOPMENT REGULATION AS AMENOED, PURSUANT TO AN AP-PLICATION, LOR 13-01, BY THE PROP-ERTY OWNERS OF SAID ACREMIE, UNDER THE AMENDMENT PROCESSINGS. 183.3181 THROUGH 163.3248, PLOR THAT THROUGH 103.3248, PLORIIDA STATUTES, AS AMEMBER:
PROVIDING FOR CHANGING THE
ZOMMG DISTRICT FROM AGRICULTURAL-3 (A-3) TO INDUSTRIAL (0) OF
CERTAIN LANDS WITHIN THE SIMMCORPORATED AREA OF LAFAYETTE COUNTY, FLORIDA; PROVIDING SEVENABILITY; REPEALING ALL ORDINAMICES IN CONFLICT; AND PROVID-ING AN EFFECTIVE DATE

The public hearing may be continued to one or more future dates. Any interested and place of any confinuation of the pul-to hasting shall be announced during the the fleating shall be announced sufficiently shall be public. meeming the matter will be publish

All persons are advised that, if they do cide to appeal any decisions made at the public hearing, they will need a record of the preceedings and, for such pure they may need to ensure that a ve record of the proceedings are made which record includes the testimony and evidence upon which the appeal is to be

Persons with disabilities requesting reasöridité acommodatione to participate in this proceeding should contact 352.453.3169 (Voice & TDD) or via Florida Relay Service 800.855.8771.

# FORM 8B MEMORANDUM OF VOTING CONFLICT FOR COUNTY, MUNICIPAL, AND OTHER LOCAL PUBLIC OFFICERS

LAST NAME—FIRST NAME—MIDDLE BYRD, T. JACK	NAME	NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE  Lafayette County Board of County Commissioners		
MAILING ADDRESS 10305 S.E. County Road 405		THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF:		
Branford Branford	county Lafayette	NAME OF POLITICAL SUBDIVISION:  Lafayette County, Florida		
DATE ON WHICH VOTE OCCURRED	5 13 13	MY POSITION IS:		

### WHO MUST FILE FORM 8B

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing the reverse side and filing the form.

### INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112.3143, FLORIDA STATUTES

A person holding elective or appointive county, municipal, or other local public office MUST ABSTAIN from voting on a measure which inures to his or her special private gain or loss. Each elected or appointed local officer also is prohibited from knowingly voting on a measure which inures to the special gain or loss of a principal (other than a government agency) by whom he or she is retained (including the parent organization or subsidiary of a corporate principal by which he or she is retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. Commissioners of community redevelopment agencies under Sec. 163.356 or 163.357, F.S., and officers of independent special tax districts elected on a one-acre, one-vote basis are not prohibited from voting in that capacity.

For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

#### **ELECTED OFFICERS:**

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your interest in the measure on which you are abstaining from voting; and

WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

#### **APPOINTED OFFICERS:**

Although you must abstain from voting in the situations described above, you otherwise may participate in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the
minutes of the meeting, who will incorporate the form in the minutes. (Continued on other side)

CE FORM 8B - EFF. 1/2000 PAGE 1

### **APPOINTED OFFICERS (continued)**

Book 33 Page 426

- A copy of the form must be provided immediately to the other members of the agency.
- · The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

- · You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the
  meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the
  agency, and the form must be read publicly at the next meeting after the form is filed.

DISC	CLOSURE OF LOCAL OFFICER'S INTEREST
T. JACK BYRD	, hereby disclose that on5 13 13, 25
(a) Aymeasure came or will come before r	·
inured to my special private gain o	r loss;
inured to the special gain or loss o	f my business associate,;
inured to the special gain or loss o	f my relative,;
inured to the special gain or loss o	f, by
whom I am retained; or	
inured to the special gain or loss o	f, which
is the parent organization or subsid	diary of a principal which has retained me.
(b) The measure before my agency and the	ne nature of my conflicting interest in the measure is as follows:
Invoice Payable considered and	to Byrd's Power Equipment e approved For payment.
5   13   13	Signature T. Jack Byrd

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.

# FORM 8B MEMORANDUM OF VOTING CONFLICT FOR COUNTY, MUNICIPAL, AND OTHER LOCAL PUBLIC OFFICERS

COUNTY, MONION AL, AND	OTTICIN LOCAL TODLIC OF FICENS					
LAST NAME—FIRST NAME—MIDDLE NAME  LANGE	NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE LAFAYETTE COUNTY BOARD OF COUNTY COMMISSIONERS					
MAILING ADDRESS	THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF:  CITY COUNTY OTHER LOCAL AGENCY					
MAVO LAFAYETTE	NAME OF POLITICAL SUBDIVISION:					
DATE ON WHICH VOTE OCCURRED 51313	MY POSITION IS:					

### WHO MUST FILE FORM 8B

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing the reverse side and filing the form.

### INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112.3143, FLORIDA STATUTES

A person holding elective or appointive county, municipal, or other local public office MUST ABSTAIN from voting on a measure which inures to his or her special private gain or loss. Each elected or appointed local officer also is prohibited from knowingly voting on a measure which inures to the special gain or loss of a principal (other than a government agency) by whom he or she is retained (including the parent organization or subsidiary of a corporate principal by which he or she is retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. Commissioners of community redevelopment agencies under Sec. 163.356 or 163.357, F.S., and officers of independent special tax districts elected on a one-acre, one-vote basis are not prohibited from voting in that capacity.

For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

#### **ELECTED OFFICERS:**

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your interest in the measure on which you are abstaining from voting; and

WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

#### APPOINTED OFFICERS:

Although you must abstain from voting in the situations described above, you otherwise may participate in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the
minutes of the meeting, who will incorporate the form in the minutes. (Continued on other side)

### **APPOINTED OFFICERS (continued)**

Book 33 Page 428

- · A copy of the form must be provided immediately to the other members of the agency.
- · The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

- · You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the
  meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the
  agency, and the form must be read publicly at the next meeting after the form is filed.

DISCLOSURE OF LOCAL OFFICER'S INTEREST	
I, LANCE LAMB hereby disclose that on 513	20 13
(a) A measure came or will come before my agency which (check one)	
inured to my special private gain or loss;	
inured to the special gain or loss of my business associate,	·
inured to the special gain or loss of my relative,	
inured to the special gain or loss of	, by
whom I am Foralhed; or	
inured to the special gain or loss of	, which
is the parent organization or subsidiary of a principal which has retained me.	
(b) The measure before my agency and the nature of my conflicting interest in the measure is as follows:	
surplus guard railing to be donated to	
5 13 13	<del></del>
Date Filed Signature	

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.



### Lafayette County Chamber of Commerce P.O. Box 364, Mayo, FL 32066

May 15, 2013

Book 33 Page 429

Dear Lafayette County Board of County Commissioners:

The Lafayette County Chamber of Commerce is presently seeking monetary sponsorship for our 4<sup>th</sup> of July fireworks exhibition on Thursday, July 4, 2013 to be held at the Edward Perry Sports Complex. Last year was the return of this event after many years of absentism and it was a huge success. We would like to continue this event yearly and the Chamber is prepared to donate \$1000 toward the event. The cost for the event for the purchase of the fireworks, to be again handled by Jeff Mowery, is the same as last year which is \$2500.00.

We would be ever so grateful for any consideration that you might be able to give us regarding monetary sponsorship for this event in whatever amount that you may be able to donate. If you have been a sponsor in the past for this event we thank you and ask for your continued support. All monetary sponsorships can be made to the Lafayette County Chamber of Commerce, P.O. Box 364, Mayo, Florida, 32066. Please list on the bottom of your check that this is for sponsorship. You can reach the Chamber office at (386) 294-2705 between the hours of 10 AM and 3 PM Monday through Friday. An additional contact for this event is Leta Hawkins, Chairman, and she can be reached at (386) 294-2301 or (386) 854-5631. Her E-Mail address is <a href="mailto:lhawk0803@hotmail.com">lhawk0803@hotmail.com</a>. The E-mail address for the Chamber is lafayettechamber62@windstream.net.

Again, thank you for your consideration in this request. We look forward to another great 4<sup>th</sup> of July fireworks show.

Sincerely,

Leta Hawkins Events Chairman

Lafayette County Chamber of Commerce

Lety A. Naw Kins

# **Lafayette County Public Library**

### **Three Rivers Regional Library System**

P.O. Box 418 120 N.E. Crawford Street Mayo, Florida 32066-0418

Phone (386) 294-1021 Fax (386) 294-3396

May 2, 2013

Book 33 Page 430

To the Lafayette County Board of County Commissioners,

Meki Pearson left employment in good standing at the Lafayette County Public Library on April 26, 2013. Meki Pearson had 80 hours of annual leave and 391 hours of sick time.

Sincerely,

Cindy Tysall

dis Thousa

Lafayette County Public Library Manager

appended by BCC 2013 contract of the Contract

To: **Board of County Commissioners** 

From: Judith Hacker, daughter

Herbert Snyder, deceased, Lafayette County Resident

Release and Satisfaction of SHIP Lien Re:

Date: April 12, 2013

#### Dear Commissioners:

On Tuesday, March 12, 2013, my father Herbert Snyder, passed away. He was 89 years old. There is currently a SHIP lien on his home on Clarke Street with one year left, in addition to a first mortgage. We understand that the Board sometimes forgives these types of loans after a death, and we would appreciate very much a waiver of this loan.

Please let me know if you need additional information. Thank you for your courtesies.

Sincerely,

Judith Hacker

Judith Hachen

approved 6/3, 2013

approved 6/3, 2013

approved 13, 2013

may 13, 2013

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A RESOLUTION OF THE COUNTY OF LAFAYETTE, FLORIDA, URGING LOCAL VENDORS TO CEASE THE SALE AND MARKETING OF ALL CANDY FLAVORED TOBACCO PRODUCTS, WHICH TEND TO PROMOTE AND INFLUENCE UNDERAGE AND OR YOUTHFUL CONSUMPTION; URGING CITIZENS NOT TO PURCHASE OR USE CANDY FLAVORED TOBACCO PRODUCTS; PROVIDING FORAN EFFECTIVE DATE

WHEREAS, tobacco use is then number one cause of preventable death in the United States; and

WHEREAS almost 90 percent of tobacco users started before they were 18 years old; and

WHEREAS, an estimated one third of adolescent experimentation with smoking can be directly attributed to tobacco advertising and promotional activities; and

WHEREAS, the Master Settlement Agreement (MSA) reached in 1998 between state Attorneys General and major tobacco companies forbids cigarette manufacturers from directly or indirectly targeting youth in advertising, marketing and promotion of tobacco products aimed at initiating, maintaining or increasing youth smoking; and

WHEREAS, internal tobacco industry documents strongly suggest that manufacturers intentionally targeted youth through use of candy, fruit, and alcohol flavors in tobacco, and

WHEREAS, some of these tobacco products, specifically flavored cigars and blunt swaps, are also used as drug paraphernalia for the smoking of marijuana; and

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COMMISSION OF THE COUNTY OF LAFAYETTE, FLORIDA THAT:

That the Lafayette County Commission urges all local vendors to cease the sale and marketing of flavored tobacco products, which are defined as loose tobacco including snuff, plug and twist tobacco, fine cuts, chewing tobacco, snus, smoking or snuffing tobacco products, and all other smoking or snuffing tobacco products, and all other kinds and forms of tobacco, including but not limited to cigarettes, cigars, smokeless tobacco products and blunt wraps prepared in such a manner with the purpose of chewing, inhaling, smoking or ingesting in any manner which have been flavored through the addition of natural or artificial flavorings, herbs, spices or other means with flavors characterizing fruit, candy, alcohol or other similar flavorings, with the exception that menthol will not be included in this definition.

ADOPTED in Regular session this <u>13</u> day of April, 2013.

BOARD OF COUNTY COMMISSIONERS OF LAFAYETTE COUNTY FLORIDA

Chairman

### LAFAYETTE COUNTY SOLID WASTE/LANDFILL APRIL 2013 REPORT

	REPORT			
COMMERCIAL ACCOUNTS				
COMMERCIAL ACCOUNTS	Regular +	Late fees=	Total	
INVOICES	9315.00	0.00	9315.00	
CREDITS	10465.00	0.00	10465.00	
LANDFILL TICKETS	Regular +	Late fees=	Total	
INVOICES	1304.00	0.00	1304.00	
CREDITS	1039.16	10.00	1049.16	
	10/10 00	0.00	10 (10 00	
FOTAL INVOICES	10619.00	0.00	10,619.00	
TOTAL CREDITS	11504.16	10.00	11,514.16	

# LAFAYETTE COUNTY BUILDING DEPARTMENT REPORT FOR APRIL 2013

Book **33** Page **434** 

IMPACT FEE	NEW	MOBILE	CAMPER	MISC	SRCHG	TOTAL
	CONSTRUCTION				-	
				100.00	4.00	104.00
				100.00	4.00	104.00
				100.00	4.00	104.00
	106.50				4.00	110.50
				100.00	4.00	104.00
	104.70				4.00	108.70
		· · · · · · · · · · · · · · · · · · ·		100.00	4.00	104.00
		150.00				150.00
				75.00	4.00	79.00
				100.00	4.00	104.00
				100.00	4.00	104.00
	725.44				21.76	747.20
		~~		91.20	4.00	95.20
				91.20	4.00	95.20
	-	.,		80.13	4.00	84.13
		300.00		75.00	4.00	379.00
	670.27				20.11	690.38
0.00	1606.91	450.00	0.00	0 1012.53	93.87	3163.31
		TONSTRUCTION  106.50  104.70  725.44	TOO.50  104.70  150.00  725.44  300.00  670.27	106.50 104.70 150.00 725.44 300.00 670.27	CONSTRUCTION 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 150.00 75.00 100.00 100.00 725.44 91.20 91.20 80.13 300.00 75.00 670.27	CONSTRUCTION 100.00 4.00 100.00 4.00 100.00 4.00 100.00 4.00 100.00 4.00 100.00 4.00 100.00 4.00 150.00 75.00 4.00 100.00 4.00

### **PUBLIC NOTICE**

The Lafayette County Commission will accept sealed bids for the surplus property listed below. The equipment can be viewed at the Public Works Department. For more information, contact Scott Sadler at (386) 208-2795. All bids should be turned in to the Lafayette County Clerk's Office at the County Courthouse, P.O. Box 88, Mayo, Florida 32066. The deadline for turning in bids is Friday, June 14, 2013 at 12:00 p.m. All bids should be sealed and marked accordingly.

The Lafayette County Commission reserves the right to reject any and all bids, to waive formalities, to re-advertise and award the bid in the best interest of Lafayette County, Florida and to accept the highest and best bid.

By Order Of:

Lance Lamb, Chairman
Lafayette County Commission

#### Lawn Mowers:

Snapper Zero Turn 61" 25HP Serial Number 41117404 Model Number NZM25611KWV Snapper Zero Turn 48" 18HP Serial Number 01725025 Model Number HZS18482BVE

#### Trucks:

1990 F250 Tag #69993 VIN #1FTHF25H5LNA81239 Minimum Bid - \$800.00

1986 Ford Ranger Tag #70427 VIN #Not Legible Minimum Bid - \$350.00 1990 GMC Tag #88996 VIN #1GTOC14H91Z536301 Minimum Bid - \$600.00

MAYO FREE PRESS Please Run 6/6/13 and 6/13/13. Book **33** Page **436** \_\_\_\_\_

Lafayette County (GNF)

	A General Fund		Book 33 Fage 436		
Check Number	Check Date	Vendor Number	Name	Check Amount	Check Type
049844	5/13/2013	AFLAC	AFLAC	1,187.70	Auto
049845	5/13/2013	AGS	All Green Services, LLC	457.50	Auto
049846	5/13/2013	APLO	Ag-Pro Live Oak	114.04	Auto
049847	5/13/2013	APS	Alachua Pest Services, LLC	225.33	Auto
049848	5/13/2013	ATCL	Andersons' Tri-county Locksmit	70.00	Auto
049849	5/13/2013	BPE	Byrd's Power Equipment	70.28	Auto
049850	5/13/2013	BPS	Best Plumbing Specialties	256.07	Auto
049851	5/13/2013	BR	Blue Rok, Inc.	1,109.70	Auto
049852	5/13/2013	BSW	Blue Summit Waters, LLC	131.65	Auto
049853	5/13/2013	ВТМ	Bound Tree Medical, LLC.	340.89	Auto
049854	5/13/2013	CPE	Certified Plumbing & Electric	18.94	Auto
049855	5/13/2013	CSL	Cotton State Life	66.60	Auto
049856	5/13/2013	CTY	Cindy Tysall	9.99	Auto
049857	5/13/2013	DBM	Dr. Bogdan Maliszewski	700.00	Auto
049858	5/13/2013	DDF	DDF Consulting Group, Inc.	723.45	Auto
049859	5/13/2013	DISH	Dish Network	88.27	Auto
049860	5/13/2013	DISH	Dish Network	170.56	Auto
049861	5/13/2013	EEI	Emergency Educational Institut	237.50	Auto
049862	5/13/2013	ETR	ETR, LLC.	909.22	Auto
049863	5/13/2013	FD	Family Dollar	1.50	Auto
049864	5/13/2013	GB	Graphic Bites	434.50	Auto
)49865	5/13/2013	GLC	Greatamerica Financial Service	158.79	Auto
)49866	5/13/2013	HASI	Hamlin Auto Supply, Inc	460.13	Auto
)49867	5/13/2013	JFS	Jiffy Food Stores	433.20	Auto
)49868	5/13/2013	JHS	Joe Hayes Services	545.00	Auto
)49869	5/13/2013	JPB	Nature Coast Services, LLC	400.00	Auto
)49870	5/13/2013	LOPC	Live Oak Paint Center	487.46	Auto
)49871	5/13/2013	MACL	Mayo Air Conditioning, LLC	4,200.00	Auto
149872	5/13/2013	MAP	Mayo Auto Parts	2,398.60	Auto
149872 149873	5/13/2013	MF	Mayo Fertilizer	299.08	Auto
	5/13/2013	MH	Mayo Hardware	1,413.67	Auto
149874 140875	5/13/2013	MOS	McCrimon's Office Supply	92.52	Auto
49875				203.50	Auto
49876	5/13/2013	MSSC	Municipal Supply & Sign Comp.	261.00	Auto
49877	5/13/2013	MT	Mayo Truss Company	219.39	Auto
49878	5/13/2013	MTC	Mayo Truss Company	224.81	Auto
49879	5/13/2013	NFPM	North Florida Pharmacy of Mayo	5,673.64	Auto
49880	5/13/2013	NTAS	Neece Tire & Auto Service Inc	405.00	
49881	5/13/2013	OBJA	Ottey Bone and Joint Assoc	216.94	Auto
49882	5/13/2013	PPETS	Pridgeon's Power Equipment &	256.96	
49883	5/13/2013	PRO	Proforma		Auto
49884	5/13/2013	QC	Quill Corporation	248.07	Auto
49885	5/13/2013	QM	Quadmed, Inc.	423.57	Auto
49886	5/13/2013	SCL	Suwannee County Landfill	12,892.27	Auto
49887	5/13/2013	SGMG	South Georgia Media Group	597.98	Auto
49888	5/13/2013	SON	Sonitrol	418.10	Auto
49889	5/13/2013	SVE	Suwannee Valley Electric	27.98	Auto
49890	5/13/2013	TES	Truck Equipment Sales	304.84	Auto
49891	5/13/2013	TOM	Town of Mayo	615.52	Auto
49892	5/13/2013	TRRLS	Three Rivers Regional Library	10,000.00	Auto
49893	5/13/2013	W	Windstream	1,188.47	Auto
49894	5/13/2013	WRW	W R Williams Distributors	17,938.43	Auto
49895	5/13/2013	AIG	AIG/American General	496.66	Auto
19896	5/13/2013	BCBS	Blue Cross Blue Shield of FL	52,085.54	Auto
19897	5/13/2013	BR	Blue Rok, Inc.	439.79	Auto

Run Date: 5/13/2013 8:17:44AM

A/P Date: 5/13/2013

Activity From: 5/13/2013 to 5/13/2013

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Lafayette County (GNF)

Bank Code:	A General Fund	1	DOOK <b>50</b> .	ugo		
Check Number	Check Date	Vendor Number	Name		Check Amount	Check Type
049898	5/13/2013	CE	Cumbaa Enterprises		1,737.50	Auto
049899	5/13/2013	CES	City Electric Supply		172.23	Auto
049900	5/13/2013	DA	Darabi & Associates		3,786.41	Auto
049901	5/13/2013	JBL	Jones & Bartlett Learning, LLC		1,620.00	Auto
049902	5/13/2013	L4H	Lafayette 4-H		2,774.64	Auto
049903	5/13/2013	LCCC	Lafayette County Clerk of Cour		11,662.00	Auto
049904	5/13/2013	LCPA	Lafayette County Property App.		20,700.74	Auto
049905	5/13/2013	LCSC	Lafayette County Sheriff		57,500.00	Auto
049906	5/13/2013	LCSE	Lafayette County Sup of Electi		13,064.59	Auto
049907	5/13/2013	LCSE9	Lafayette County Sheriff		17,500.00	Auto
049908	5/13/2013	LCSLE	Lafayette County Sheriff		54,700.00	Auto
049909	5/13/2013	LCTC	Lafayette County Tax Collector		18,794.17	Auto
049910	5/13/2013	LN	Liberty National Life Insuranc		414.48	Auto
049911	5/13/2013	ME	Mowrey Elevator Co of FL		238.22	Auto
049912	5/13/2013	MP	Mayo Postmaster		276.00	Auto
049913	5/13/2013	OME	Office of the Medical Examiner		2,225.00	Auto
049914	5/13/2013	PD	Public Defender Occupancy Acco		360.49	Auto
049915	5/13/2013	PDIT	Public Defender I.T.		122.50	Auto
049916	5/13/2013	PPETS	Pridgeon's Power Equipment &		8,970.50	Auto
049917	5/13/2013	QM	Quadmed, Inc.		5.16	Auto
049918	5/13/2013	SA	Jeff Siegmeister		1,766.00	Auto
049919	5/13/2013	SAIT	Jeff Siegmeister		588.00	Auto
049920	5/13/2013	SICD	Standard Insurance Company		1,908.64	Auto
049921	5/13/2013	SICL	Standard Insurance Company		212.80	Auto
049922	5/13/2013	SICV	Standard Insurance Company		575.20	Auto
				Bank A Total:	345,025.87	
				Report Total:	345,025.87	

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY BOARD OF COMMISSIONERS ON THIS 13TH DAY OF MAY, 2013.

Run Date: 5/13/2013 8:17:44AM

A/P Date: 5/13/2013

Page: 2

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

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

FROM THE FIRST FEDERAL BANK, ON MAY 13, 2013.

TO WHOM ISSUED	PURPOSE OF EXPENDITURE	ACCOUNT NUMBER	WARRANT NO.	AMOUNT
STATE OF FLORIDA	COMMUNICATIONS	526-410		\$ 568.26
MAYO HARDWARE	MAINTENANCE	526-460		\$ 67.32
WINDSTREAM	COMMUNICATIONS	526-410		\$ 236.99
CERTIFIED PLUMBING & ELECT	MAINTENANCE	526-460		\$ 5.79
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			:	
	:			
TOTAL		!		\$ 878.36

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY BOARD OF COUNTY COMMISSIONERS ON THIS 13TH DAY OF MAY, 2013.

Jack By

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

LIST OF WARRANTS DRAWN ON THE INDUSTRIAL PARK FUND.

FROM THE LAFAYETTE COUNTY STATE BANK, ON MAY 13, 2013.

TO WHOM ISSUED	PURPOSE OF EXPENDITURE	ACCOUNT NUMBER	WARRANT NO.	AM	IOUNT
WB HOWLAND	l	552-460		\$	465.40
MAYO HARDWARE	MAINTENANCE - ANIMAL SERV	552-460		\$	19.37
CEKTIFIED PLUMBING & ELECT	MAINTENANCE - A+ TRAILERS	552-460		\$	130.00
	,				
	,				
j					
TOTAL				\$	614.77

THESE INVOICES HAVE BEEN EXAMINED AND APPROVED FOR PAYMENT BY THE LAFAYETTE COUNTY BOARD OF COUNTY COMMISSIONERS ON THIS 13TH DAY OF MAY, 2013.

Gal 7. Ganara

Earnest S. Jones