

CITY OF CROWLEY
REGULAR MEETING
JUNE 14, 2011

The Mayor and Board of Aldermen of the City of Crowley, Louisiana, the governing authority of the City of Crowley, met in a regular session at 6:00 p.m. Tuesday the 14th day of June, 2011 at the regular meeting place of said Mayor and Board of Aldermen, the Council Chambers, 426 North Avenue F, Crowley, Louisiana.

Mayor Greg A. Jones presided with the following Aldermen present: Bryan Borill, J. Elliot Doré, Jeff Doré, Lyle Fogleman Jr., Vernon Martin, Mary Melancon, and Steven Premeaux. Alderwomen Laurita Pete and Kitty Valdetero were absent.

Alderman Lyle Fogleman led the Pledge of Allegiance to the flag and Elliot Doré gave the invocation.

AGENDA AMENDMENTS:

Alderman Elliot Doré offered a motion to amend the agenda to consider a rebudget of the municipal facilities revolving loan with DEQ. Seconded by Alderman Steven Premeaux and duly adopted after a unanimous vote.

Alderman Vernon Martin offered a motion to amend the agenda to consider a request from the Assist Agency to waive the requirement of an automatic sprinkler system. Seconded by Alderman Elliot Doré and duly adopted after a unanimous vote.

PUBLIC HEARINGS:

Mayor Greg A. Jones opened the public hearing on proposed ordinance no. 1420, the ordinance was read by title as follows:

AN ORDINANCE ORDERING AND CALLING SPECIAL ELECTION TO BE HELD IN THE CITY OF CROWLEY, STATE OF LOUISIANA, TO AUTHORIZE THE LEVY OF SPECIAL TAXES THEREIN, MAKING APPLICATION THEREWITH; AND TO PROVIDE FOR ALL OTHER MATTERS RELATIVE OR PERTAINING THERETO.

Mayor Jones asked for proponents to the proposed ordinance no. 1420. A third and final call was made with no one coming forward to speak.

The call for opponents of the proposed ordinance no. 1420 was made and there were no comments after the third and final call.

Mayor Greg A. Jones called the public hearing on ordinance no. 1420 to a close.

Mayor Greg A. Jones opened the public hearing on proposed ordinance no. 1421, the ordinance was read by title as follows:

AN ORDINANCE MAKING CERTAIN FINDINGS WITH RESPECT TO THE BORROWING FROM THE LOUISIANA LOCAL GOVERNMENT AND ENVIRONMENTAL FACILITIES AUTHORITY (THE "AUTHORITY") OF THE AUTHORITY'S NOT TO EXCEED \$6,500,000.00 REVENUE REFUNDING BONDS (CITY OF CROWLEY, STATE OF LOUISIANA PROJECT) SERIES 2011 TO (i) CURRENTLY REFUND THE CITY'S OUTSTANDING LOAN FROM THE AUTHORITY'S 2000A CAPITAL PROJECTS AND EQUIPMENT ACQUISITION PROGRAM; (ii) FUND A DEPOSIT TO THE DEBT SERVICE RESERVE FUND, IF

NECESSARY; AND (iii) PAY THE COSTS OF ISSUANCE FOR THE BONDS, INCLUDING ANY PREMIUM FOR BOND INSURANCE; RATIFYING THE FORM AND DISTRIBUTION OF THE PRELIMINARY OFFICIAL STATEMENT AND THE EXECUTION OF THE BOND PURCHASE AGREEMENT; APPROVING THE FORM OF AND AUTHORIZING THE DISTRIBUTION, EXECUTION AND DELIVERY OF THE FINAL OFFICIAL STATEMENT; APPROVING THE FORM OF THE TRUST INDENTURE AND THE LOAN AGREEMENT; AUTHORIZING THE EXECUTION AND DELIVERY OF THE LOAN AGREEMENT AND OTHER DOCUMENTS, CERTIFICATES OR CONTRACTS REQUIRED IN CONNECTION WITH THE ISSUANCE OF THE BONDS; AND AUTHORIZING THE MAYOR AND THE CLERK OF THE CITY TO DO ALL THINGS NECESSARY TO EFFECTUATE THIS ORDINANCE; AND TO PROVIDE FOR ALL OTHER MATTERS RELATIVE OR PERTAINING THERETO.

Mayor Jones asked for proponents to the proposed ordinance no. 1421. A third and final call was made with no one coming forward to speak.

The call for opponents of the proposed ordinance no. 1421 was made and there were no comments after the third and final call.

Mayor Greg A. Jones called the public hearing on ordinance no. 1421 to a close.

Mayor Greg A. Jones opened the public hearing on proposed ordinance no. 1422, the ordinance was read by title as follows:

AN ORDINANCE AMENDING THE BUDGETS FOR THE CITY OF CROWLEY FOR THE FISCAL YEAR, BEGINNING SEPTEMBER 1, 2010 AND ENDING AUGUST 31, 2011; AND TO PROVIDE FOR ALL MATTERS RELATIVE THERETO; AND TO REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES INCONSISTENT OR IN CONFLICT THEREWITH.

Mayor Jones asked for proponents to the proposed ordinance no. 1422. A third and final call was made with no one coming forward to speak.

The call for opponents of the proposed ordinance no. 1422 was made and there were no comments after the third and final call.

Mayor Greg A. Jones called the public hearing on ordinance no. 1422 to a close.

PRESENTATION:

Mike Goss, Assessor appeared before the assembly to speak of the services and assistance that is available from the assessor's office. Mr. Goss also inform them of his intentions to seek re-election to the Office of Assessor.

READING & APPROVAL OF MINUTES / BILLS:

Alderman Steven Premeaux moved to dispense with the reading of the minutes of the May 10th, 2011 regular council meeting and approve them as written and distributed. Seconded by Alderman Vernon Martin and duly adopted.

Alderman Elliot Doré moved to approve all bills presented for payment. Seconded by Alderman Bryan Borill and duly adopted.

MAYOR'S REPORT:

Mayor Greg A. Jones presented the Sales Tax chart and User Fee chart that track the collection trend.

STANDING COMMITTEE REPORTS:

UTILITY COMMITTEE:

Chairperson – Alderman Vernon Martin
Vice-Chairperson – Alderwoman Kitty Valdetero
Members – Aldermen J. Elliot Doré, Jeff Doré, and Lyle Fogleman, Jr.

A motion was offered by Alderman Vernon Martin and seconded by Alderman Bryan Borill to approve partial Payment No. 3 to Hemphill Construction Co. in the amount of \$105,424.50 for the Main Pump Station Rehabilitation Project. Motion carried.

A motion was offered by Alderman Vernon Martin and seconded by Alderman Elliot Doré to approve the Final Change Order, Change Order No. 2 for Hemphill Construction Co. in the amount of (negative) -\$2,256.25 to adjust original quantities to final constructed quantities for the Main Pump Station Rehabilitation Project. Motion carried.

PUBLIC SAFETY COMMITTEE:

Chairperson – Alderman Lyle Fogleman, Jr.
Vice-Chairperson – Alderman Bryan Borill
Members – Aldermen Vernon Martin, Mary Melancon and Steven Premeaux

A motion was offered by Alderman Lyle Fogleman and seconded by Alderman Vernon Martin to retire K9 Blue ownership from the city to Louisiana K9 Incorporated. Motion carried.

A motion was offered by Alderman Lyle Fogleman and seconded by Alderman Vernon Martin to conduct a study of the feasibility for speed bumps. Motion carried.

A motion was offered by Alderman Lyle Fogleman and seconded by Alderman Vernon Martin to table the application of Fyez A. Alawi for a new 2011 Class B Retail Package Beer Permit and a Class B Retail Package Liquor Permit, due to application being incomplete. Motion carried.

A motion was offered by Alderman Lyle Fogleman and seconded by Alderman Elliot Doré to approve a new 2011 Class A Retail Outlet Beer Permit and a Class A Retail Outlet Liquor Permit for Timothy D. Wilder D/B/A City Bar, located at 123 E. 1st Street, Crowley. Motion carried.

A motion was offered by Alderman Lyle Fogleman and seconded by Alderman Vernon Martin to table a request from the Assist Agency to waive the requirement of an automatic sprinkler system. Motion carried.

ZONING & ANNEXATION COMMITTEE:

Chairperson – Alderwoman Kitty Valdetero
Vice-Chairperson – Alderman Vernon Martin
Members – Aldermen Bryan Borill, J. Elliot Doré and Steven Premeaux

A motion was offered by Alderman Vernon Martin and seconded by Alderman J. Elliot Doré to accept the Planning Commission recommendation to approve a side yard setback variance and fence height variance for Tiffany Banks located at 825 North Avenue F described as Lot 11 Block 135 Original Crowley. Motion carried.

A motion was offered by Alderman Vernon Martin and seconded by Alderwoman Mary Melancon to accept the Planning Commission recommendation to approve a Front Yard Setback Variance for Tommy D and Elvie B Hayes c/o Brenda Hayes located at 319 West Elm Street described as Lots 6-7 Block 33 SC. Motion carried.

A motion was offered by Alderman Vernon Martin and seconded by Alderman Bryan Borill to accept the Planning Commission recommendation to approve a Preliminary and Final Plat Approval for Brybro Properties LLC located in Sec. 29, T 9 S, R 1 E of the City of Crowley, Acadia Parish. Motion carried.

A motion was offered by Alderman Elliot Doré and seconded by Alderman Lyle Fogleman to approve a trailer petition pending the receipt of one remaining signature of approval on property located at 701 West 4th Street, described as Lots 11-12, Block 56 of West Crowley owned by Theron Nolan. The mobile home will be owner residence of Mr. Nolan. Motion carried.

REVENUE & FINANCES COMMITTEE:

Chairperson – Alderman J. Elliot Doré
Vice-Chairperson – Alderwoman Kitty Valdetero
Members – Aldermen Jeff Doré, Laurita Pete, and Steven Premeaux

A motion was offered by Alderwoman Mary Melancon and seconded by Alderman Vernon Martin to authorize Mader Engineering to perform the rebudget process of the municipal facilities revolving loan # CS-221045-02 with DEQ and to authorize Mayor Jones to sign the documents. Motion carried.

RESOLUTIONS:

The following resolution was offered by Alderwoman Mary Melancon, duly seconded by Alderman Jeff Doré, and adopted.

A RESOLUTION APPROVING THE PLANS AND SPECIFICATIONS AND AUTHORIZING THE ADVERTISEMENT FOR BIDS AND DESIGNATING THE TIME AND PLACE THAT THE BIDS WILL BE RECEIVED FOR THE “2011-2012 MATERIALS CONTRACT” PROJECT.

BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Crowley that the Plans and Specifications for the “2011-2012 MATERIALS CONTRACT” Project prepared by Mader Engineering are hereby approved and;

BE IT FURTHER RESOLVED that the Advertisement For Bids for said Project is hereby authorized, that bids will be received at 9:00 a.m. on July 29th, 2011 at Crowley City Hall, located at 425 N. Parkerson Avenue, Crowley, LA 70527, at which time the bids will be publicly opened and read aloud, and that said date, time, and location may be amended as long as changes are processed in accordance with the Public Bid Law.

ADOPTED: July 14, 2011

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Vernon Martin, duly seconded by Alderman Elliot Doré, and adopted.

A RESOLUTION AUTHORIZING AND DIRECTING THE MAYOR TO COMPLETE ON BEHALF OF THE CITIZENS OF CROWLEY, LOUISIANA AN APPLICATION FOR FUNDING THROUGH THE CLEAN WATER STATE REVOLVING FUND (CWSRF) FOR THE NEXT PHASE OF ITS "RESTORATION IMPROVEMENTS TO THE ROCK FILTER AND FACULTATIVE POND LEVEE SYSTEM AT THE WASTEWATER TREATMENT FACILITY"

WHEREAS, The City of Crowley has received notice of its eligibility for a low interest loan from the Louisiana Department of Environmental Quality (LDEQ) through its Clean Water State Revolving Fund (CWSRF) program; and

WHEREAS, The City of Crowley desires to make a formal application for this funding under the CWSRF program for the next phase of its ongoing restoration improvements to the rock filter and facultative pond levee system at its Wastewater Treatment Facility; and

WHEREAS, It is expected that the City will need to borrow an estimated \$2,700,000 through the CWSRF low interest loan program; and

WHEREAS, The City Council desires to authorize and empower its Mayor to prepare the application and sign any and all documents in conjunction with the application on behalf of the City of Crowley.

NOW, THEREFORE BE IT RESOLVED by the City of Crowley that the Mayor be, and he is hereby empowered, authorized and directed to prepare a full application and sign any and all related documents necessary and in association with the CWSRF program loan application required for funding the next phase of its restoration improvements to the rock filter and facultative pond levee system at the wastewater treatment facility.

ADOPTED: June 14, 2011

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Vernon Martin, duly seconded by Alderwoman Mary Melancon, and adopted.

A RESOLUTION AUTHORIZING AND DIRECTING MADER ENGINEERING, INC. TO PROCEED WITH THE PREPARATION OF PLANS AND SPECIFICATIONS FOR THE NEXT PHASE OF THE "RESTORATION IMPROVEMENTS TO THE ROCK FILTER AND FACULTATIVE POND LEVEE SYSTEM AT THE WASTEWATER TREATMENT FACILITY".

WHEREAS, The City of Crowley is in the process of applying for a low interest loan under the Louisiana Department of Environmental Quality (LDEQ) Clean Water State Revolving Fund (CWSRF) program to fund the next phase of its ongoing restoration

improvements to the rock filter and facultative pond levee system at its Wastewater Treatment Facility; and

WHEREAS, the City of Crowley desires to engage the firm of Mader Engineering, Inc. to provide all required engineering services (engineering design, surveying, basic services during construction, and construction observation) for the project.

NOW, THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Crowley that Mader Engineering, Inc. be, and is hereby authorized and directed to proceed with all necessary professional engineering services for the next phase of its restoration improvements to the rock filter and facultative pond levee system at the Wastewater Treatment Facility under the Standard Engineering Agreement dated January 25, 2010, as amended by LDEQ under the CWSRF program.

BE IT FURTHER RESOLVED that the Mayor is hereby authorized and directed to execute Amendment No. 1 to the Standard Engineering Contract dated January 25, 2010 to include this project therein by name, and to include all LDEQ requirements, such as Davis-Bacon Act compliance monitoring, in the scope of services thereto

ADOPTED: June 14, 2011

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Vernon Martin, duly seconded by Alderman Jeff Doré, and adopted.

A RESOLUTION OF THE BOARD OF ALDERMEN OF THE CITY OF CROWLEY AUTHORIZING AN INTERGOVERNMENTAL AGREEMENT WITH THE ACADIA PARISH POLICE JURY TO PROVIDE WASTEWATER COLLECTION AND TREATMENT SERVICES FOR THE ACADIA PARISH HEALTH UNIT FACILITY, INCLUDING COMPLIANCE WITH PRETREATMENT REGULATIONS AND SEWER USER STANDARDS, AND TO PROVIDE FOR FEES, CHARGES AND PENALTIES; AND TO PROVIDE ALL MATTERS RELATIVE THERETO AND IN CONNECTION THEREWITH.

WHEREAS, the Acadia Parish Police Jury has constructed a new facility to provide health care services to the citizens of Acadia Parish; and

WHEREAS, the facility located at 1029 Capital Avenue is located outside of the corporate boundary of the City of Crowley and the area is not served by the City of Crowley's wastewater sewer system; and

WHEREAS, the Acadia Parish Police Jury has requested a local services agreement to authorize the collection, disposal and treatment of wastewater which will be generated from the facility; and

WHEREAS, the Acadia Parish Police Jury has constructed the building designed by an architect in compliance with the building codes, health and sanitation laws and all other requirements according to representations made to the City Engineers; and

WHEREAS, the Acadia Parish Police Jury has requested that the City of Crowley enter into a local service agreement which will provide the terms and conditions under which wastewater collection and treatment and other services will be provided and has

agreed to adhere to and abide by the rules, regulations, standards and statutory obligations of the Louisiana Department of Health, Louisiana Department of Environmental Quality, the United States Environmental Protection Agency and the City of Crowley, including but not limited to the Pretreatment Ordinance, the Wastewater Treatment and Sewer User Ordinance, and all other applicable regulations; to pay the appropriate wastewater fees; and to comply with any special conditions or requirements as may be deemed necessary and appropriate under the circumstances;

NOW THEREFORE, BE IT RESOLVED by the Board of Aldermen of the City of Crowley, Parish of Acadia, in regular session duly convened, that they do hereby authorize an Intergovernmental Agreement with the Acadia Parish Police Jury to provide local services for wastewater collection and treatment of wastewater substances discharged from the Acadia Parish Health Unit located at 1029 Capital Avenue adjacent to the corporate boundary of the City of Crowley; and

BE IT FURTHER RESOLVED by the Board of Aldermen of the City of Crowley, Parish of Acadia, that the Honorable Greg A. Jones, Mayor of the City of Crowley, be and he is hereby authorized, empowered and directed to execute and deliver a Local Service Agreement which shall provide the terms and conditions for the discharge of wastewater into the City's system at a collection point to be determined by the engineers and that said agreement shall contain all requirements for adherence of all ordinances, statutory and regulatory requirements of the Louisiana Department of Health, Louisiana Department of Environmental Quality and the United States Environmental Protection Agency permit requirements and limitations and provide that the Acadia Parish Police Jury shall pay the cost of services in accordance with the sewer user charges and fees and pretreatment program compliance charges and fees as may be amended from time to time; and

BE IT FURTHER RESOLVED by the Board of Aldermen of the City of Crowley, Parish of Acadia, that a permit for use and occupancy of the right of way of the City of Crowley to install, maintain and operate a sanitary sewage force main in accordance with plans and specifications and requirements be granted to the Acadia Parish Police Jury for the installation of same and connection to an appropriate manhole or other discharge point of the City's wastewater collection system and to provide for all other matters as may be necessary in connection therewith.

THUS DONE AND ADOPTED in regular session at Crowley, Acadia Parish, Louisiana, on this the 14th day of June, 2011 at which a quorum was present and acting throughout.

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Vernon Martin, duly seconded by Alderman Jeff Doré, and adopted.

RESOLUTION OF TERMINATION

A RESOLUTION AUTHORIZING AND DIRECTING THE MAYOR TO EXECUTE FOR AND ON BEHALF OF THE CITY OF CROWLEY, A *NOTICE OF TERMINATION* FOR HEMPHILL CONSTRUCTION COMPANY, INC., CONTRACTOR, PERTAINING TO THE COMPLETION OF THE CONTRACT FOR "MAIN PUMP STATION REHABILITATION" IN ACCORDANCE WITH THE PLANS AND SPECIFICATIONS CONTAINED IN THE CONTRACT DOCUMENTS PERTAINING THERETO.

WHEREAS, a final inspection on the above referenced project was performed on June 10, 2011 and the attached punch list identifies incomplete miscellaneous work items; and

WHEREAS, Hemphill Construction Company, Inc., as Contractor, has substantially completed the "Main Pump Station Rehabilitation" in accordance with the plans and specifications contained in the contract documents pertaining thereto; and

WHEREAS, the City of Crowley desires to accept the completed work;

NOW, THEREFORE, BE IT RESOLVED by the City of Crowley that the Mayor of said City be, and is hereby empowered, authorized and directed to execute a *Notice of Termination* for and on behalf of the City of Crowley accepting the work as being substantially completed, and that he be authorized and directed to have a copy of said Notice recorded in the Conveyance Records of the Parish of Acadia, State of Louisiana.

ADOPTED: June 14, 2011

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Lyle Fogleman, duly seconded by Alderman Elliot Doré, and adopted.

A RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF CROWLEY, ACADIA PARISH, LOUISIANA, ORDERING AND ISSUING A RULE TO SHOW CAUSE FOR CONDEMNATION OF PROPERTY.

WHEREAS, the City Inspector has notified the Mayor and Board of Aldermen of a violation of the Building and Safety Codes of the City of Crowley; and

WHEREAS, notice has been issued to the property owner, Earline Alcock, by the City Inspector's office for repairs and/or demolition to be made of the improvements situated on Lots 13 & 14 of Block 3 of the Stutes #1 Addition of the City of Crowley, having a municipal address of 1815 James Street, Crowley, Louisiana; and

WHEREAS, no action has been taken and the City Inspector has requested a public hearing on the condemnation of the said property;

NOW THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Crowley, Acadia Parish, Louisiana, in regular session duly convened that the Notice of Rule to Show Cause should be issued to Earline Alcock for a public hearing to be held by the Mayor and Board of Aldermen on the 12th day of July, 2011, in regular session at 6:00 o'clock p.m. and that said notice be properly recorded and served upon the property owner pursuant to law;

THUS DONE AND ADOPTED in regular session duly convened on the 14th day of June, 2011 at Crowley, Acadia Parish, Louisiana at which a quorum was present and acting throughout.

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Lyle Fogleman, duly seconded by Alderman Vernon Martin, and adopted.

A RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF CROWLEY, ACADIA PARISH, LOUISIANA, INTRODUCING A PROPOSED ORDINANCE AND CALLING FOR A PUBLIC HEARING CONCERNING SAME.

WHEREAS, an ordinance has been proposed to be adopted by the Board of Aldermen of the City of Crowley; and

WHEREAS, the proposed ordinance must be introduced by its title; and

WHEREAS, a public hearing must be held prior to its adoption; and

WHEREAS, the title of the proposed ordinance must be published in the official journal and the notice shall provide the time and place where the Board will consider its adoption;

NOW THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Crowley, Acadia Parish, Louisiana, that the following ordinance be and it is hereby introduced for consideration at the next regular meeting of the Mayor and Board of Aldermen, to-wit:

AN ORDINANCE TO AMEND SECTION 44 OF CHAPTER 14 OF THE CODE OF ORDINANCES OF THE CITY OF CROWLEY TO THERETO SUBSECTION (U) TO PROHIBIT PARKING OF VEHICLES ON THE EAST AND WEST SIDES OF WESTERN AVENUE OF THE NORTH ONE-HALF OF THE BLOCK BETWEEN 2ND AND 3RD STREET; TO PROVIDE FOR THE PROVISIONS HEREOF TO BE SEVERABLE; TO REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES INCONSISTENT THERETO OR IN CONFLICT THEREWITH; AND TO PROVIDE FOR ALL OTHER MATTERS RELATIVE OR PERTAINING THERETO.

BE IT FURTHER RESOLVED by the Mayor and Board of Aldermen that the City Clerk shall publish the following notice in the Crowley Post Signal:

NOTICE OF PROPOSED ADOPTION OF ORDINANCE

The Board of Aldermen of the City of Crowley shall meet on the 6th day of July, 2011, at 3:30 p.m. in the Council Chambers, City Hall, Crowley, Louisiana, to consider the adoption of the following ordinance:

AN ORDINANCE TO AMEND SECTION 44 OF CHAPTER 14 OF THE CODE OF ORDINANCES OF THE CITY OF CROWLEY TO THERETO SUBSECTION (U) TO PROHIBIT PARKING OF VEHICLES ON THE EAST AND WEST SIDES OF WESTERN AVENUE OF THE NORTH ONE-HALF OF THE BLOCK BETWEEN 2ND AND 3RD STREET; TO PROVIDE FOR THE PROVISIONS HEREOF TO BE SEVERABLE; TO REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES INCONSISTENT THERETO OR IN CONFLICT THEREWITH; AND TO PROVIDE FOR ALL OTHER MATTERS RELATIVE OR PERTAINING THERETO.

Copies of the proposed ordinance are available for a nominal fee in the office of the City Clerk, City Hall, Crowley, Louisiana.

THUS DONE AND SIGNED on this the 14th day of June, 2011.

JUDY L. ISTRE, CITY CLERK

THUS DONE, SIGNED AND ADOPTED in regular session duly convened on the 14th day of June, 2011, in Crowley, Acadia Parish, Louisiana.

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following resolution was offered by Alderman Elliot Doré, duly seconded by Alderwoman Mary Melancon, and adopted.

**A RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF CROWLEY DESIGNATING THE CROWLEY POST
SIGNAL AS THE OFFICIAL JOURNAL OF THE CITY OF CROWLEY**

WHEREAS, the City of Crowley is required by R.S. 43:141 to designate an official journal of the City of Crowley; and

WHEREAS, the Crowley Post Signal is a daily newspaper printed in the City of Crowley; and

WHEREAS, the City of Crowley has used same as its official journal for many years previously;

NOW THEREFORE BE IT RESOLVE, by the Mayor and Board of Aldermen, City of Crowley, in regular session, duly convened, that the Crowley Post Signal, a daily newspaper printed in the City of Crowley, is hereby designated as the official journal of the City of Crowley for the fiscal year, beginning September 1, 2011 and ending August 31, 2012; and the Mayor and Clerk are hereby authorized to notify the Secretary of State of said designation by providing him with a copy of said Resolution.

THUS DONE AND ADOPTED in regular session on this the 14th day of June, 2011, in Crowley, Acadia Parish, Louisiana.

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

ORDINANCES:

On motion by Alderman Vernon Martin, duly seconded by Alderman Elliot Doré, the following ordinance was introduced at a regular meeting convened on May 10, 2011:

PROPOSED ORDINANCE 1420

The following ordinance 1420, having been previously introduced, published by title in the official journal of the City, and a public hearing held thereon on June 14, 2011, was

offered for final adoption by Alderman Vernon Martin, and seconded by Alderman Elliot Doré.

ORDINANCE NO. 1420

AN ORDINANCE ORDERING AND CALLING A SPECIAL ELECTION TO BE HELD IN THE CITY OF CROWLEY, STATE OF LOUISIANA, TO AUTHORIZE THE LEVY OF SPECIAL TAXES THEREIN, MAKING APPLICATION THEREWITH; AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH.

BE IT ORDAINED, by the Board of Aldermen of the City of Crowley, State of Louisiana (the "Governing Authority"), acting as the governing authority of the City of Crowley, State of Louisiana (the "City"), that:

SECTION 1. Election Call. Subject to the approval of the State Bond Commission, and under the authority conferred by Article VI, Sections 30 and 32 of the Louisiana Constitution of 1974, La. R.S. 33:9003, the applicable provisions of Chapter 5, Chapter 6-A and Chapter 6-B of Title 18 of the Louisiana Revised Statutes of 1950, as amended, and other constitutional and statutory authority supplemental thereto, a special election is hereby called and ordered to be held in the City on October 22, 2011, between the hours of six o'clock (6:00) a.m. and eight o'clock (8:00) p.m., in accordance with the provisions of La. R.S. 18:541, and at the said election there shall be submitted to all registered voters qualified and entitled to vote at the said election under the Constitution and laws of this State and the Constitution of the United States, the following propositions, to-wit:

PROPOSITION NO. 1 (SALES AND USE TAX RENEWAL AND REDEDICATION)
(City Infrastructure & Capital Improvements)

SUMMARY: ½%, 15 YEAR SALES AND USE TAX REDEDICATION AND CONTINUATION FOR ACQUIRING, CONSTRUCTING, MAINTAINING AND IMPROVING INFRASTRUCTURE AND CAPITAL IMPROVEMENTS WITHIN THE CITY, WITH THE PROCEEDS OF THE TAX TO BE SUBJECT TO FUNDING INTO BONDS.

Shall the City of Crowley, State of Louisiana (the "City"), under the laws of Louisiana, be authorized to levy and collect, and adopt an ordinance providing for such levy and collection, a tax of one-half of one percent (1/2 of 1%) (the "Tax") upon the sale at retail, the use, the lease or rental, the consumption and the storage for use or consumption, of tangible personal property and on sales of services in the City, all as defined by law, for a period of fifteen (15) years from an effective first levy date of May 1, 2012, with the proceeds of the Tax to be dedicated and used for the purposes of acquiring, constructing, maintaining and improving infrastructure and capital improvements within the City, said Tax to be a continuation of the City's 1997 one-half of one percent (1/2 of 1%) sales and use tax which is to be levied through April 30, 2012 pursuant to an election held on January 18, 1997; and further, shall the City be authorized to fund the proceeds of the Tax into bonds to be issued in series from time to time for any of the aforesaid capital purposes as permitted by the laws of Louisiana?

SECTION 2. Publication of Notice of Election. A Notice of Special Election shall be published in the "*Crowley Post-Signal*" a daily newspaper of general circulation within the City, published in Crowley, Louisiana, and being the official journal of the City, once a week for four consecutive weeks, with the first publication to be made not less than forty-five (45) days nor more than ninety (90) days prior to the date fixed for election, which Notice shall be substantially in the form attached hereto as "Exhibit A" and incorporated herein by reference the same as if it were set forth herein in full.

SECTION 3. Canvass. This Governing Authority shall meet at its regular meeting place, 4876 Highway 1, Crowley, Louisiana, on NOVEMBER 8, 2011, at FIVE O'CLOCK (5:00) P.M., and shall then and there in open and public session proceed to examine and canvass the returns and declare the results of the said special election.

SECTION 4. Polling Places. The polling places set forth in the aforesaid Notice of Special Election are hereby designated as the polling places at which to hold the said election, and the Commissioners-in-Charge and Commissioners, respectively, will be the same persons as those designated in accordance with law.

SECTION 5. Election Commissioners; Voting Machines. The officers designated to serve as Commissioners-in-Charge and Commissioners pursuant to Section 4 hereof, or such substitutes therefor as may be selected and designated in accordance with La. R.S. 18:1287, shall hold the said special election as herein provided, and shall make due returns of said election for the meeting to be held on November 8, 2011 as provided in Section 3 hereof. All registered voters in the City are entitled to vote at said special election and voting machines shall be used thereat.

SECTION 6. Authorization of Officers. The Governing Authority is hereby empowered, authorized and directed to arrange for and to furnish to said election officers in ample time for the holding of said election, the necessary equipment, forms and other paraphernalia essential to the proper holding of said election and the Governing Authority is further authorized, empowered and directed to take any and all further action required by State and/or Federal law to arrange for the election, including but not limited to, appropriate submission to the Federal Department of Justice under Section 5 of the Federal Voting Rights Act of 1965, as amended.

SECTION 7. Furnishing Election Call to Election Officials. Certified copies of this resolution shall be forwarded to the Secretary of State, the Commissioner of Elections, the Clerk of Court and Ex-Officio City Custodian of Voting Machines in and for the City of Lafourche, State of Louisiana, and the Registrar of Voters in and for said City, as notification of the special election herein called in order that each may prepare for said election and perform their respective functions as required by law.

SECTION 8. Employment of Counsel. It is recognized, found and determined that a real necessity exists for the employment of Legal Counsel in connection with the election; accordingly, Crawford Lewis, P.L.L.C., located in Baton Rouge, Louisiana, is hereby employed as legal counsel to perform comprehensive, legal and coordinate professional work with respect to the election. Counsel shall (i) prepare and submit to the City for adoption of all the proceedings incidental to the election; and (ii) counsel and advise the City with respect to the election. The fee to be paid to Bond Counsel shall be an amount equal to the Attorney General's then current Bond Counsel Fee Schedule for hourly rate work and other guidelines for comprehensive, legal and coordinate professional work, together with reimbursement of out-of-pocket expenses incurred and advanced in connection with the election, said fee to be payable by the City subject to the Attorney General's written approval of said employment and fee.

SECTION 9. Application to State Bond Commission. Application is made to the State Bond Commission for consent and authority to hold the aforesaid special election as herein provided, and in the event said election carries for further consent and authority to levy and collect the special taxes provided for therein, and a certified copy of this resolution shall be forwarded to the State Bond Commission on behalf of this Governing Authority, together with a letter requesting the prompt consideration and approval of this application.

SECTION 10. This Ordinance shall become effective on the tenth day after final publication.

YEAS: Bryan Borill, J. Elliot Doré, Jeff Doré, Lyle Fogleman, Vernon Martin, Mary Melancon, and Steven Premeaux

NAYS: None

ABSTAIN: None

ABSENT: Laurita Pete and Kitty Valdetero

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following Ordinance, which was previously introduced at a regular meeting of the Board of Aldermen of the City of Crowley, State of Louisiana, on the 10th day of May, 2011, and brought up for final passage after a public hearing was held, was adopted on the motion made by Alderman Vernon Martin, and seconded by Alderman Elliot Doré:

ORDINANCE NO. 1421

AN ORDINANCE MAKING CERTAIN FINDINGS WITH RESPECT TO THE BORROWING FROM THE LOUISIANA LOCAL GOVERNMENT AND ENVIRONMENTAL FACILITIES AUTHORITY (THE "AUTHORITY") OF THE AUTHORITY'S NOT TO EXCEED \$6,500,000 REVENUE REFUNDING BONDS (CITY OF CROWLEY, STATE OF LOUISIANA PROJECT) SERIES 2011 TO (i) CURRENTLY REFUND THE CITY'S OUTSTANDING LOAN FROM THE AUTHORITY'S 2000A CAPITAL PROJECTS AND EQUIPMENT ACQUISITION PROGRAM; (ii) FUND A DEPOSIT TO THE DEBT SERVICE RESERVE FUND, IF NECESSARY; AND (iii) PAY THE COSTS OF ISSUANCE FOR THE BONDS, INCLUDING ANY PREMIUM FOR BOND INSURANCE; RATIFYING THE FORM AND DISTRIBUTION OF THE PRELIMINARY OFFICIAL STATEMENT AND THE EXECUTION OF THE BOND PURCHASE AGREEMENT; APPROVING THE FORM OF AND AUTHORIZING THE DISTRIBUTION, EXECUTION AND DELIVERY OF THE FINAL OFFICIAL STATEMENT; APPROVING THE FORM OF THE TRUST INDENTURE AND THE LOAN AGREEMENT; AUTHORIZING THE EXECUTION AND DELIVERY OF THE LOAN AGREEMENT AND OTHER DOCUMENTS, CERTIFICATES OR CONTRACTS REQUIRED IN CONNECTION WITH THE ISSUANCE OF THE BONDS; AND AUTHORIZING THE MAYOR AND THE CLERK OF THE CITY TO DO ALL THINGS NECESSARY TO EFFECTUATE THIS ORDINANCE; AND TO PROVIDE FOR ALL OTHER MATTERS RELATIVE OR PERTAINING THERETO.

WHEREAS, the Louisiana Local Government Environmental Facilities and Community Development Authority (the "Authority") is a political subdivision of the State of Louisiana established for public purposes including the issuance of bonds pursuant to Chapter 10-D of Title 33 of the Louisiana Revised Statutes of 1950, as amended (LSA-R.S. 33:4548.1 through 4548.16) (the "Act"); and

WHEREAS, the City of Crowley, State of Louisiana, a municipality and political subdivision duly organized and validly existing under the laws of the State of Louisiana (the "Borrower" or the "City") is a participating political subdivision and member of the Authority; and

WHEREAS, the City has previously requested that the Authority issue not to exceed \$6,500,000 Revenue Refunding Bonds (City of Crowley, State of Louisiana Project) Series 2011 (the "Bonds") for the purposes set forth in Section 1 hereof; and

WHEREAS, the Authority adopted resolutions on February 8, 2011 and May 12, 2011 authorizing the issuance of the Bonds within certain parameters; and

WHEREAS, the Authority is authorized by the Act and Chapter 14-A of Title 39 of the Louisiana Revised Statutes of 1950, as amended (particularly La. R. S. 39:1444 through 1456) to issue and secure the Bonds and the Bonds will be issued and secured in accordance therewith; and

WHEREAS, the Bonds will be issued pursuant to a Trust Indenture dated as of May 1, 2011 (the "Indenture") by and between the Authority and Regions Bank, as Trustee (the "Trustee"); and

WHEREAS, the proceeds of the Bonds will be loaned by the Authority to the City pursuant to a Loan Agreement dated as of May 1, 2011 (the "Loan Agreement") by and between the Authority and the City to be used by the City for the purposes set forth in Section 1(c) hereof; and

WHEREAS, the Louisiana State Bond Commission (the "SBC") granted its approval of the issuance of the Bonds on March 24, 2011 and authorized the Authority to proceed with the issuance of the Bonds, and approved the execution of the Loan Agreement by the City; and such Loan Agreement will be assigned to the Trustee pursuant to the Indenture; and

WHEREAS, as security for the Bonds, the Borrower is pledging its Lawfully Available Funds to pay, when due, the principal of and interest on the Bonds; and

WHEREAS, in consideration of the loan by the Authority pursuant to the Loan Agreement, the City will agree to make payments of principal and interest which will be sufficient to pay or reimburse payment of the costs of issuance of the Bonds and principal of, interest and other charges relative to the Bonds; and

WHEREAS, Assured Guaranty Municipal Corp. (AGM), a New York stock insurance company, or any successor thereto or assignee thereof (the "Bond Insurer") will guarantee the scheduled payment of the principal and interest on the Bonds when due (the "Bond Insurance Policy"); and

WHEREAS, all consents and approvals required to be given by public bodies in connection with the authorization, issuance and sale of the Bonds as authorized by the Indenture and as required by the Act, have been or will be secured prior to delivery of the Bonds; and

WHEREAS, all capitalized terms used herein and not defined herein shall have the meanings assigned to them in the Indenture or the Loan Agreement; and

WHEREAS, the City now desires by the adoption of this ordinance (this "Ordinance") to acknowledge and approve the issuance of the Bonds by the Authority and (i) to approve the execution and delivery of the Loan Agreement, and all other documents, certificates and contracts ancillary thereto and required in connection with the transactions contemplated hereby; (ii) to authorize the sale and delivery of the Bonds to Stephens Inc. (the "Underwriter") in accordance with a Bond Purchase Agreement dated May 17, 2011 (the "Bond Purchase Agreement") among the Authority, the City and Underwriter and to ratify the execution of the Bond Purchase Agreement by the City; (iii) to ratify the use and distribution of the final official statements, along with any supplements and/or amendments thereto (together, the "Official Statement") with respect to the Bonds; and (iv) to provide for the execution of all instruments, documents and certificates in connection therewith.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and the Board of Aldermen of the City of Crowley, Louisiana (the "City), acting as the governing authority (the "Governing Authority") of the City, that:

SECTION 1. Authorization of Series 2011 Bonds. (a) For the purposes set forth in Section 1(c) hereof, the Governing Authority hereby approves and acknowledges the issuance by the Authority on behalf of the City of \$5,780,000 Revenue Refunding Bonds (City of Crowley, State of Louisiana Project) Series 2011 (the "Bonds").

(b) Upon the terms and conditions and based on the representations, warranties and covenants set forth in the Bond Purchase Agreement, the Underwriter shall purchase from the Authority, and the Authority shall sell to the Underwriter, all (but not less than all) of \$5,780,000.00 in aggregate principal amount of the Bonds, at the purchase price of \$5,769,291.10 (representing the par amount of the Bonds (\$5,780,000.00), less Underwriter's discount of \$57,800.00, plus net original issue premium of \$47,091.10). The Bonds shall

mature on the dates and shall bear interest at fixed rates and yields as described in Section 1(e) below.

(c) The proceeds of the Bonds shall be loaned by the Authority to the City pursuant to the provisions of the Loan Agreement to be used by the City to (i) currently refund the City's outstanding loan from the Authority's 2000A Capital Projects and Equipment Acquisition Program; (the "Project"), and (ii) pay the costs of issuance of the Bonds, including any premium for bond insurance.

(d) As security for the Bonds, the Borrower is pledging its Lawfully Available Funds to pay, when due, the principal of and interest on the Bonds.

(e) The Bonds shall mature as follows:

<u>Due (November 1)</u>	<u>Aggregate Principal Amount</u>	<u>Interest Rate</u>	<u>Yield</u>
2011	\$75,000	2.000%	0.700%
2012	290,000	2.000	0.800
2013	290,000	2.000	1.200
2014	295,000	2.000	1.600
2015	295,000	2.100	2.100
2016	295,000	2.250	2.250
2017	295,000	2.600	2.600
2018	295,000	4.000	3.000
2019	305,000	4.000	3.200
2020	310,000	4.000	3.450
2021	315,000	4.000	3.650
2022*	320,000	4.000	3.800
2023	325,000	4.000	4.050
2024	330,000	4.000	4.150
2025	335,000	4.250	4.350
2026	345,000	4.350	4.450
2027	350,000	4.375	4.550
2028	355,000	4.500	4.650
2029	360,000	4.625	4.750

*Priced to first call date.

SECTION 2. Indenture and Loan Agreement. The forms and terms of the Indenture and the Loan Agreement attached hereto as Exhibit A and Exhibit B, respectively, and made a part hereof are hereby approved substantially as submitted to the City and filed with the official minutes of the City, all of the provisions of which are hereby made a part of this Ordinance, with such additions, omissions and the changes as may be approved by Bond Counsel to the Authority and the City. The City authorizes and approves the execution and delivery of the Loan Agreement. The City authorizes the pledge of its Lawfully Available Funds. The City further authorizes the execution of any documentation required to evidence such pledge and security interest.

SECTION 3. Bond Purchase Agreement. The Bonds have been sold and purchased pursuant to the terms and conditions of the Bond Purchase Agreement, a copy of which is attached hereto as Exhibit C and made a part hereof and the execution by the Mayor of the Bond Purchase Agreement providing for the sale to the Underwriter of the Bonds is hereby ratified and confirmed. The use, execution and distribution of the final Official Statement are ratified hereby.

SECTION 4. Additional Authority. The Mayor and the Clerk of the City or any other officer of the City authorized to act by the Mayor are hereby individually and/or collectively authorized and directed, for and on behalf of the City, to do all things necessary, on the advice of Bond Counsel to the City and the Authority, to effectuate the sale and delivery of the Bonds and to implement this Ordinance, including the publication hereof, the execution of any and all related agreements, documents or certificates necessary to issue and deliver the Bonds, including but not limited to agreements (i) providing for the purchase of bond insurance or other credit enhancement products, and (ii) evidencing the security interest granted by the Loan Agreement. Said officials are hereby further authorized and directed to approve for and on behalf of and in the name of the City, any changes, additions or deletions in any of the documents, instruments or certificates referred to in this Ordinance, provided that all such changes, additions or deletions, if any shall be approved by Bond Counsel to the City and the Authority and shall be consistent and within the authority provided in the Act and other constitutional statutory authority. The City authorizes the payment for Costs of Issuance, including, but not limited to, fees and expenses for services rendered by Bond Counsel, financial advisory fees and expenses, underwriting fees, rating agency fees, any premium for the purchase of the Bond Insurance Policy, publication fees, printing fees, and other miscellaneous fees or expenses relating to the sale and delivery of the Bonds, which costs of issuance are to be paid from the proceeds of the Bonds.

SECTION 5. Trustee. The Governing Authority hereby approves Regions Bank, Baton Rouge, Louisiana to serve as Trustee and Paying Agent under the Indenture.

SECTION 6. Payment Procedure Under Bond Insurance Policy.

So long as the Bond Insurance Policy shall be in full force and effect and the Bond Insurer is not in default of its obligations thereunder, the Issuer and the Trustee agree to comply with the following provisions:

- (a) If, on the third Business Day prior to the related scheduled interest payment date or principal payment date ("Payment Date") there is not on deposit with the Trustee, after making all transfers and deposits required under the Indenture, moneys sufficient to pay the principal of and interest on the Bonds due on such Payment Date, the Trustee shall give notice to the Insurer and to its designated agent (if any) (the "Insurer's Fiscal Agent") by telephone or telecopy of the amount of such deficiency by 12:00 noon, New York City time, on such Business Day. If, on the second Business Day prior to the related Payment Date, there continues to be a deficiency in the amount available to pay the principal of and interest on the Bonds due on such Payment Date, the Trustee shall make a claim under the Insurance Policy and give notice to the Insurer and the Insurer's Fiscal Agent (if any) by telephone of the amount of such deficiency, and the allocation of such deficiency between the amount required to pay interest on the Bonds and the amount required to pay principal of the Bonds, confirmed in writing to the Insurer and the Insurer's Fiscal Agent by 12:00 noon, New York City time, on such second Business Day by filling in the form of Notice of Claim and Certificate delivered with the Insurance Policy.

The Trustee shall designate any portion of payment of principal on Bonds paid by the Insurer, whether by virtue of maturity or other advancement of maturity, on its books as a reduction in the principal amount of Bonds registered to the then current Bondholder, whether DTC or its nominee or otherwise, and shall issue a replacement Bond to the Insurer, registered in the name of Assured Guaranty Municipal Corp., in a principal amount equal to the amount of principal so paid (without regard to authorized denominations); provided that the Trustee's failure to so designate any payment or issue any replacement Bond shall have no effect on the amount of

principal or interest payable by the Issuer on any Bond or the subrogation rights of the Insurer.

The Trustee shall keep a complete and accurate record of all funds deposited by the Insurer into the Policy Payments Account (defined below) and the allocation of such funds to payment of interest on and principal of any Bond. The Insurer shall have the right to inspect such records at reasonable times upon reasonable notice to the Trustee.

Upon payment of a claim under the Insurance Policy, the Trustee shall establish a separate special purpose trust account for the benefit of Bondholders referred to herein as the "Policy Payments Account" and over which the Trustee shall have exclusive control and sole right of withdrawal. The Trustee shall receive any amount paid under the Insurance Policy in trust on behalf of Bondholders and shall deposit any such amount in the Policy Payments Account and distribute such amount only for purposes of making the payments for which a claim was made. Such amounts shall be disbursed by the Trustee to the Bondholders in the same manner as principal and interest payments are to be made with respect to the Bonds under the sections hereof regarding payment of Bonds. It shall not be necessary for such payments to be made by checks or wire transfers separate from the check or wire transfer used to pay debt service with other funds available to make such payments. Notwithstanding anything herein to the contrary, the Issuer agrees to pay to the Insurer (i) a sum equal to the total of all amounts paid by the Insurer under the Insurance Policy (the "Insurer Advances"); and (ii) interest on such Insurer Advances from the date paid by the Insurer until payment thereof in full, payable to the Insurer at the Late Payment Rate per annum (collectively, the "Insurer Reimbursement Amounts"). "Late Payment Rate" means the lesser of (a) the greater of (i) the per annum rate of interest, publicly announced from time to time by JPMorgan Chase Bank at its principal office in The City of New York, as its prime or base lending rate (any change in such rate of interest to be effective on the date such change is announced by JPMorgan Chase Bank) plus 3%, and (ii) the then applicable highest rate of interest on the Bonds and (b) the maximum rate permissible under applicable usury or similar laws limiting interest rates. The Late Payment Rate shall be computed on the basis of the actual number of days elapsed over a year of 360 days. The Issuer hereby covenants and agrees that the Insurer Reimbursement Amounts are secured by a lien on and pledge of the Trust Estate and payable from such Trust Estate on a parity with debt service due on the Bonds.

Funds held in the Policy Payments Account shall not be invested by the Trustee and may not be applied to satisfy any costs, expenses or liabilities of the Trustee. Any funds remaining in the Policy Payments Account following a Bond payment date shall promptly be remitted to the Insurer.

(b) The Insurer shall, to the extent it makes any payment of principal or interest on the Bonds, become subrogated to the rights of the recipients of such payments in accordance with the terms of the Insurance Policy. Each obligation of the Issuer to the Insurer under the Related Documents shall survive discharge or termination of such Related Documents.

(c) The Issuer shall pay or reimburse the Insurer any and all charges, fees, costs and expenses that the Insurer may reasonably pay or incur in connection with (i) the administration, enforcement, defense or preservation of any rights or security in any Related Document; (ii) the pursuit of any remedies under the Indenture or any other Related Document or otherwise afforded by law or equity, (iii) any amendment, waiver or other action with respect to, or related to, the Indenture or any other Related Document whether or not executed or completed, or (iv) any litigation or other dispute in connection with the Indenture or any other Related Document or the transactions contemplated thereby, other than costs resulting from the failure of the Insurer to honor its obligations under the Insurance Policy. The Insurer reserves the right to charge a reasonable fee as a condition to executing any amendment, waiver or consent proposed in respect of the Indenture or any other Related Document.

(d) After payment of reasonable expenses of the Trustee, the application of funds realized upon default shall be applied to the payment of expenses of the Issuer or rebate only after the payment of past due and current debt service on the Bonds.

(e) The Insurer shall be entitled to pay principal or interest on the Bonds that shall become Due for Payment but shall be unpaid by reason of Nonpayment by the Issuer (as such terms are defined in the Insurance Policy) and any amounts due on the Bonds as a result of acceleration of the maturity thereof in accordance with the Indenture, whether or not the Insurer has received a Notice of Nonpayment (as such terms are defined in the Insurance Policy) or a claim upon the Insurance Policy.

SECTION 7. Additional Bond Insurance Provisions. Anything herein to the contrary notwithstanding, so long as the Bond Insurance Policy shall be in full force and effect and the Bond Insurer is not in default of its obligations thereunder, the Issuer and the Trustee agree to comply with the following provisions:

(a) The Bond Insurer shall be deemed to be the sole holder of the Bonds for the purpose of exercising any voting right or privilege or giving any consent or direction or taking any other action that the holders of the Bonds insured by it are entitled to take pursuant to the Indenture pertaining to (i) defaults and remedies and (ii) the duties and obligations of the Trustee. Remedies granted to the Bondholders shall expressly include mandamus.

(b) The Bonds shall not be accelerated without the consent of the Bond Insurer and in the event the Bonds are accelerated, the Bond Insurer may elect, in its sole discretion, to pay accelerated principal and interest accrued, on such principal to the date of acceleration (to the extent unpaid by the Issuer) and the Trustee shall be required to accept such amounts. Upon payment of such accelerated principal and interest accrued to the acceleration date as provided above, the Bond Insurer's obligations under the Bond Insurance Policy with respect to such Bonds shall be fully discharged.

(c) Any amendment, supplement, modification to, or waiver of, the Indenture, the Agreement or any other transaction document, including any underlying security agreement (each a "Related Document") that requires the consent of Bondowners or adversely affects the rights and interests of the Insurer shall be subject to the prior written consent of the Insurer.

(d) The rights granted to the Bond Insurer under the Indenture or any other Related Document to request, consent to or direct any action are rights granted to the Bond Insurer in consideration of its issuance of the Bond Insurance Policy. Any exercise by the Insurer of such rights is merely an exercise of the Bond Insurer's contractual rights and shall not be construed or deemed to be taken for the benefit, or on behalf, of the Bondholders and such action does not evidence any position of the Bond Insurer, affirmative or negative, as to whether the consent of the Bondowners or any other person is required in addition to the consent of the Bond Insurer.

(e)(i) So long as the Bond Insurer is insuring the Bonds Defeasance Obligations shall mean: Only (1) cash, (2) non-callable direct obligations of the United States of America ("Treasuries"), (3) evidences of ownership of proportionate interests in future interest and principal payments on Treasuries held by a bank or trust company as custodian, under which the owner of the investment is the real party in interest and has the right to proceed directly and individually against the Obligor and the underlying Treasuries are not available to any person claiming through the custodian or to whom the custodian may be obligated, (4) subject to the prior written consent of the Bond Insurer, pre-refunded municipal obligations rated "AAA" and "Aaa" by S&P and Moody's, respectively, or (5) subject to the prior written consent of the Bond Insurer, securities eligible for "AAA" defeasance under then existing criteria of S & P or any combination thereof, shall be used to effect defeasance of the Bonds unless the Insurer otherwise approves:

(ii) To accomplish a defeasance, the Issuer shall cause to be delivered (i) a report of an independent firm of nationally recognized certified public accountants or such other accountant as shall be acceptable to the Bond Insurer ("Accountant") verifying the sufficiency of the escrow established to pay the Bonds in full on the maturity or redemption date ("Verification"), (ii) an escrow deposit agreement (which shall be acceptable in form and substance to the Bond Insurer), (iii) an opinion of nationally recognized bond counsel to the effect that the Bonds are no longer "Outstanding" under the Indenture and (iv) a certificate of discharge of the Trustee with respect to the Bonds; each Verification and defeasance opinion shall be acceptable in form and substance, and addressed, to the Issuer, Trustee and Insurer. The Bond Insurer shall be provided with final drafts of the above-referenced documentation not less than five business days prior to the funding of the escrow;

(iii) The Bonds shall be deemed "Outstanding" under the Indenture unless and until they are in fact paid and retired or the above criteria are met.

(f) Amounts paid by the Bond Insurer under the Bond Insurance Policy shall not be deemed paid for purposes of the Indenture and the Bonds relating to such payments shall remain Outstanding and continue to be due and owing until paid by the Issuer in accordance with the Indenture. The Indenture shall not be discharged unless all amounts due or to become due to the Bond Insurer have been paid in full or duly provided for.

(g) Each of the Issuer and Trustee covenant and agree to take such action (including, as applicable, filing of UCC financing statements and continuations thereof) as is necessary from time to time to preserve the priority of the pledge of the Trust Estate under applicable law.

(h) The notice address of the Insurer is: Assured Guaranty Municipal Corp., 31 West 52nd Street, New York, New York 10019, Attention: Managing Director – Surveillance, Re: Policy No. 213409-N, Telephone: (212) 826-0100; Telecopier: (212) 339-3556. In each case in which notice or other communication refers to an Event of Default, then a copy of such notice or other communication shall also be sent to the attention of the General Counsel and shall be marked to indicate "URGENT MATERIAL ENCLOSED."

(i) Upon the occurrence of an extraordinary optional, special or extraordinary mandatory redemption in part, the selection of Bonds to be redeemed shall be subject to the approval of the Bond Insurer. The exercise of any provision of the Indenture which permits the purchase of Bonds in lieu of redemption shall require the prior written approval of the Bond Insurer if any Bond so purchased is not cancelled upon purchase.

(j) The Bond Insurer shall be provided with the following information by the Issuer or the Borrower, as the case may be:

- (i) Annual audited financial statements of the Borrower within 180 days after the end of the Borrower's fiscal year, unless such date is extended pursuant to the laws of the State of Louisiana or by virtue of an Executive Order of the Governor of the State of Louisiana in the event of a natural disaster or similar event, (together with a certification of the Borrower that it is not aware of any default or Event of Default under the Indenture) or the Agreement and the Borrower's annual budget within 30 days after the approval thereof together with such other information, data or reports as the Bond Insurer shall reasonable request from time to time;
- (ii) Notice of any default known to the Trustee or Issuer within five Business Days after knowledge thereof;
- (iii) Prior notice of the advance refunding or redemption of any of the Bonds, including the principal amount, maturities and CUSIP numbers thereof;

- (iv) Notice of the resignation or removal of the Trustee and Bond Registrar and the appointment of, and acceptance of duties by, any successor thereto;
- (v) Notice of the commencement of any proceeding by or against the Borrower commenced under the United States Bankruptcy Code or any other applicable bankruptcy, insolvency, receivership, rehabilitation or similar law (an "Insolvency Proceeding");
- (vi) Notice of the making of any claim in connection with any Insolvency Proceeding seeking the avoidance as a preferential transfer of any payment of principal of, or interest on, the Bonds;
- (vii) A full original transcript of all proceedings relating to the execution of any amendment, supplement, or waiver to the Related Documents; and
- (viii) All reports, notices and correspondence to be delivered to Bondholders under the terms of the Related Documents.

In addition, to the extent that the Borrower has entered into a continuing disclosure agreement, covenant or undertaking with respect to the Bonds, all information furnished pursuant to such agreements shall also be provided to the Bond Insurer, simultaneously with the furnishing of such information.

(k) The Insurer shall have the right to receive such additional information as it may reasonably request.

(l) The Borrower will permit the Bond Insurer to discuss the affairs, finances and accounts of the Issuer or any information the Bond Insurer may reasonable request regarding the security for the Bonds with appropriate officers of the Borrower and will use commercially reasonable efforts to enable the Bond Insurer to have access to the facilities, books and records of the Issuer on any business day upon reasonable prior notice.

(m) The Trustee shall notify the Bond Insurer of any failure of the Issuer to provide notices, certificates and other information under the transaction documents.

(n) Notwithstanding satisfaction of the other conditions to the issuance of Additional Bonds set forth in the Indenture, no such issuance may occur if an Event of Default (or any event which, once all notice or grace periods have passed, would constitute an Event of Default) exists unless such default shall be cured upon such issuance, unless otherwise permitted by the Bond Insurer.

(o) In determining whether any amendment, consent, waiver or other action to be taken, or any failure to take action, under the Indenture would adversely affect the security for the Bonds or the rights of the Bondholders, the Trustee shall consider the effect of any such amendment, consent, waiver, action or inaction as if there were no Bond Insurance Policy.

(p) No contract shall be entered into or any action taken by which the rights of the Insurer or security for or sources of payment of the Bonds may be impaired or prejudiced in any material respect except upon obtaining the prior written consent of the Bond Insurer.

(q) If the Bonds are issued for refunding purposes, there shall be delivered an opinion of Bond Counsel addressed to the Bond Insurer (or a reliance letter relating thereto), or a certificate of discharge of the trustee for the Refunded Bonds, to the effect that, upon the making of the required deposit to the escrow, the legal defeasance of the Refunded Bonds shall have occurred. An executed copy of each of such opinion and reliance letter, if applicable, or Trustee's discharge certificate, as the case may be, shall be forwarded to the Bond Insurer prior to delivery of the Bonds.

(r) The Borrower has executed the Continuing Disclosure Certificate and has agreed to comply timely with the requirements set forth therein. The Borrower shall cause copies of any filings and/or disclosures that are required to be made pursuant to the terms of the Continuing Disclosure Certificate to be delivered to the Issuer within five (5) days of any such filing or disclosure. Additionally, all information furnished pursuant to the Continuing Disclosure Certificate shall also be provided to the Bond Insurer, simultaneously with the furnishing of such information.

(s) The Borrower further agrees to furnish the Bond Insurer with such additional information as it may reasonably request. The Borrower will permit the Bond Insurer to discuss its affairs, finances and accounts or any information the Bond Insurer may reasonably request regarding the security for the Bonds with appropriate officers of the Borrower and will use commercially reasonable efforts to enable the Bond Insurer to have access to the facilities, books and records of the Issuer and the Borrower on any business day upon reasonable prior notice.

(t) The Borrower shall furnish or cause to be furnished to the Bond Insurer, the Issuer and the Trustee the following:

(i) annual audits prepared by an independent certified public accountant, within one hundred eighty (180) days of the completion of the Borrower's Fiscal Year, unless such date is extended pursuant to the laws of the State of Louisiana or by virtue of an Executive Order of the Governor of the State of Louisiana in the event of a natural disaster or similar event, together with a certificate of the Borrower stating that no event of default has occurred or is continuing under the Indenture, the Agreement and the Tax Agreement; and

(ii) annually, within thirty (30) days from the adoption of the Borrower's Fiscal Year budget, together with such information, data or reports as the Bond Insurer may reasonably request from time to time; and

(iii) within thirty (30) days following the commencement of any litigation or investigation that may have a material adverse affect on the financial position of the Borrower of any of the Lawfully Available Funds notice of such litigation.

Any independent accountant which audits and reports on the Borrower's financial statements or provides any certificate, report or opinion under the Indenture and the Agreement shall be (i) a firm of independent certified public accountants or (ii) a firm designated by the Louisiana Legislative Auditor.

(u) Neither the Authority nor the Borrower shall issue other bonds or obligations of any kind or nature payable from or enjoying a lien on the Borrower's 1963 Sales and Use Tax or 1978 Sales and Use Tax without the prior written consent of the Bond Insurer.

(v) In addition, neither the Authority nor the Borrower shall issue other bonds or obligations of any kind or nature payable from or enjoying a lien on the Revenues having priority over or parity with the Bonds except that additional bonds may hereafter be issued on a parity lien basis with the Bonds (the "Additional Bonds") under the following conditions:

(i) The Bonds, and any Additional Bonds or any part thereof, including the interest thereon, may be refunded, and the Additional Bonds so issued shall enjoy complete equality of lien with the portion of the Bonds, and any Additional Bonds, which are not refunded, if any, and the Bonds not refunded shall continue to enjoy whatever priority of lien over subsequent issues may have been enjoyed by the Bonds refunded; provided, however, that if only a portion of the Bonds outstanding is so refunded and the refunded Bonds require total principal and interest payments during any year in excess of the principal and interest which would have been required in such year to pay the Bonds refunded thereby, then such Bonds may not be refunded without the consent of the Owner of the unrefunded portion of the

Bonds issued hereunder (provided such consent shall not be required if such refunded Bonds meet the requirements set forth in clause (ii) of this Section).

(w) Additional Bonds may be issued on and enjoy a full and complete parity with the Bonds, if all of the following conditions are met:

- (i) Average annual Lawfully Available Funds for the two (2) most recently completed Fiscal Years immediately preceding the issuance of Additional Bonds is not less than 125% of the average annual debt service on the Bonds then outstanding, including any Additional Bonds theretofore issued and then outstanding and any other bonds or obligations whatsoever then outstanding, which are payable from the Revenues (but not including bonds which have been refunded or provisions otherwise made for their full and complete payment and redemption), and the Additional Bonds so proposed to be issued.
- (ii) The payments required to be made into the various funds created by the Indenture (or other similar document for the Additional Bonds, as applicable) must be current.
- (iii) Additional Bonds with a subordinate lien on the Revenues may be issued without restriction; provided, however, such subordinated debt may not be accelerated without the prior written consent of the Bond Insurer.
- (iv) Additional Bonds bearing interest at a variable rate may only be issued with the prior written consent of the Bond Insurer.
- (w) The Bond Insurer shall receive copies of any disclosure documents prepared and circulated with respect to such Additional Bonds.

(x) The Borrower shall pay or reimburse the Bond Insurer any and all charges, fees, costs and expenses that the Bond Insurer may reasonably pay or incur in connection with (i) the administration, enforcement, defense or preservation of any rights or security in any the Indenture, the Agreement or any other document related to the financing of the Bonds (the "Related Documents"); (ii) the pursuit of any remedies under the Related Documents or otherwise afforded by law or equity, (iii) any amendment, waiver or other action with respect to, or related to, the Related Documents whether or not executed or completed, or (iv) any litigation or other dispute in connection with the Related Documents whether or not executed or completed, or (iv) any litigation or other dispute in connection with the Related Documents or the transactions contemplated thereby, other than costs resulting from the failure of the Bond Insurer to honor its obligations under the Insurance Policy. The Bond Insurer reserves the right to charge a reasonable fee as a condition to executing any amendment, waiver or consent proposed in respect of the Related Documents.

(y) So long as any Bonds insured by the Bond Insurer remain outstanding or amounts are owed to the Bond Insurer, the Borrower shall not issue or incur indebtedness payable from or secured by Lawfully Available Funds or the trust estate that (i) bears interest at other than fixed rates or (ii) permits the holder to tender such indebtedness for purchase prior to the stated maturity thereof, in either case without the prior written consent of the Bond Insurer.

(z) So long as any Bonds Insured by the Bond Insurer remain outstanding or amounts are owed to the Bond Insurer by the Borrower, the Borrower shall not enter into any interest rate exchange agreement, cap, collar floor, ceiling or other agreement or instrument involving reciprocal payment obligations between the Borrower and a counterparty based on interest rates applied to a notional amount of principal payable from or secured by Lawfully Available Funds without the prior written consent of the Bond Insurer.

(aa) The Borrower will permit the Bond Insurer to discuss the affairs, finances and accounts or any information the Bond Insurer may reasonably request regarding the security for the Bonds with appropriate officers of the Borrower and will use commercially reasonable efforts to enable the Bond Insurer to have access to the facilities, books and records if the Borrower.

(bb) The Bond Insurer shall be provided with the following information by the Borrower:

- (i) Notice of the commencement of any proceeding by or against the Borrower commenced under the United States Bankruptcy Code or any other applicable bankruptcy, insolvency, receivership, rehabilitation or similar law (an "Insolvency Proceeding");
- (ii) Notice of the making of any claim in connection with any Insolvency Proceeding seeking the avoidance as a preferential transfer of any payment of principal of, or interest on, the Bonds;
- (iii) A full original transcript of all proceedings relating to the execution relating to the execution of any amendment, supplement, or waiver to the Related Documents;
- (iv) All reports, notices and correspondence to be delivered to Bondholders under the terms of the Related Documents; and

Any such additional information as the Bond Insurer may reasonably request.

SECTION 7. Miscellaneous.

(a) Publication of Ordinance. A copy of this Ordinance shall be published one time after its adoption in "*Crowley Post-Signal*," as the official journal of the City.

(b) Ordinance to Constitute Contract. In consideration of the purchase and the acceptance of the Bonds by those who shall hold the same from time to time, the provisions of this Ordinance shall be a part of the contract of the City with the holders of the Bonds and the Bond Insurer and shall be deemed to be and shall constitute a contract between the City, the Authority, the Trustee, the Bond Insurer and the holders from time to time of the Bonds. The provisions, covenants and agreements herein set forth to be performed by and on behalf of the City shall be for the benefit, protection and security of the holders of any and all of the Bonds and the Bond Insurer.

(c) Filing of Ordinance. Upon the issuance of the Bonds, a certified copy of this Ordinance shall be filed and recorded as soon as possible in the Mortgage Records in the Parish of Acadia, Louisiana.

(d) Severability. In case any one or more the provisions of this Ordinance shall, for any reason, be held to be illegal or invalid, such illegality or invalidity shall not affect any other provision of this Ordinance and this Ordinance shall be construed and enforced as if such illegal or invalid provisions had not been contained herein or therein.

(e) Governing Law. This Ordinance is a contract made under, and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with, the laws of the State of Louisiana.

(f) Compliance with the provisions of the Loan Agreement and the Indenture. The City hereby covenants to comply with all of the provisions of the Loan Agreement, and to the extent the Indenture imposes any obligations on the City, to comply with the provisions of the Indenture related to the City.

SECTION 9. SBC Swap Approval. By virtue of the City's application for, acceptance and utilization of the benefits of the Louisiana State Bond Commission's approval(s) resolved and set forth herein, it resolves that it understands and agrees that such approval(s) are expressly conditioned upon, and it further resolves that it understands, agrees

and binds itself, its successors and assigns to, full and continuing compliance with the “State Bond Commission Policy on Approval of Proposed Use of Swaps, or other forms of Derivative Products Hedges, Etc.”, adopted by the Commission on July 20, 2006, as to the borrowing(s) and other matter(s) subject to the approval(s), including subsequent application and approval under said Policy of the implementation or use of any swap(s) or other product(s) or enhancement(s) covered thereby.

This Ordinance shall become effective immediately following its adoption.

YEAS: Bryan Borill, J. Elliot Doré, Jeff Doré, Lyle Fogleman, Vernon Martin, Mary Melancon, and Steven Premeaux

NAYS: None

ABSTAIN: None

ABSENT: Laurita Pete and Kitty Valdetero

And this Ordinance was declared adopted on this 14th day of June, 2011.

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

The following Ordinance was offered by Alderwoman Mary Melancon, duly seconded by Alderman Bryan Borill and duly ordained and adopted.

ORDINANCE NO. 1422

AN ORDINANCE AMENDING THE BUDGETS FOR THE CITY OF CROWLEY FOR THE FISCAL YEAR, BEGINNING SEPTEMBER 1, 2010 AND ENDING AUGUST 31, 2011; AND TO PROVIDE FOR ALL MATTERS RELATIVE THERETO; AND TO REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES INCONSISTENT OR IN CONFLICT THEREWITH.

WHEREAS, the proposed Amended Operating Budgets and the accompanying budget ordinance have been submitted to this Board of Aldermen for review and consideration; and

WHEREAS, this ordinance has been duly introduced and notice of this ordinance and notice of public hearing having been published; and

WHEREAS, notice of a public hearing by the City of Crowley on the proposed Amended Operating Budgets and notice of the availability of the proposed amended budgets for review have been timely published in the official journal, the Crowley Post Signal; and

WHEREAS, the public hearing having been held in accordance with the law on the 14th day of June, 2011 at 6:00 o'clock p.m. at City Hall on the proposed Amended Operating Budgets have now been reviewed and considered; now.

THEREFORE BE IT ORDAINED by the Board of Aldermen of the City of Crowley, Acadia Parish, Louisiana, in Regular Session, duly convened on the 14th day of June, 2011 that the following Amended Operating Budgets are hereby approved, adopted and finalized.

Account Name	Original 2010-11	Previous Amendment Amended	5/14/2011 Amended	Percent <u>Change</u>
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	Budget	2010-11 Budget		2010-11 Budget	Original Budget
General Fund - Revenues					
Intergovernmental	511,000	0	(50,000)	461,000	-9.78%
Fines & Fees	335,000	(50,000)	125,000)	205,000	38.81%
Investment Income	100,000	0	(20,000)	80,000	20.00%
Other Revenues	<u>70,950</u>	<u>71,000</u>	<u>115,550</u>	<u>260,575</u>	<u>67.27%</u>
Total Revenues			(79,450)		
General Fund - Expenditures					
Police Dept - Operational	298,545	0	17,000	315,545	5.69%
Public Bldg. - Capital Outlay	10,000	0	11,500	21,500	15.00%
Non Depart. - Economic Dev.	<u>170,000</u>	<u>0</u>	<u>(40,000)</u>	<u>130,000</u>	<u>23.53%</u>
Total Expenditures			(11,500)		
1 & 1/2 Cent Sales Tax-Revenue					
Investment Income	45,000	0	(22,000)	23,000	48.89%
1/2 Cent Sales Tax Street Improvements- Revenues					
Investment Income	100,000	0	(45,000)	55,000	45.00%
Motor Vehicle Facility - Revenues					
Charges for Services	65,000	0	4,000)	61,000	6.15%
Youth Recreation Building Maintenance					
Revenues-Other Revenues	0	0	100,000	100,000	00.00%
Expenditures - Capital Outlay	0	0	50,000	50,000	00.00%
Rice City Civic Center Budget - Revenues					
Charges for Services	8,000	2,000	3,350	13,350	66.88%
Rentals	<u>10,750</u>	<u>0</u>	<u>(500)</u>	<u>10,250</u>	<u>-4.65%</u>
Total Revenues			2,850		
Rice City Civic Center Budget - Expenditures					
Other Expense	15,200	7,000	7,000	29,200	92.11%
Utility Fund / Sewage - Revenues					
Loan Proceeds	0	0	115,000	115,000	00.00%
Charges for Services	<u>1,750,225</u>	<u>0</u>	<u>3,000</u>	<u>,753,225</u>	<u>0.17%</u>
Total Revenues			118,000		
Utility Fund - Current Assets					
Capital Outlay	331,525	0	115,000	446,525	34.69%
Employee Benefit Plan - Revenues					
Other Revenue	50,000	245,000	75,000	370,000	40.00%
Employee Benefit Plan - Expenditures					
Insurance Claims	765,825	475,000	50,000	,290,825	68.55%
			Total Revenues	145,400	
			Total Expenditures	210,500	

BE IT FURTHER ORDAINED, the amounts shall be available for expenditures only to the extent and only as included within the amended 2010-2011 fiscal budget, however nothing shall be construed to prohibit the Governing Authority from making amendments to the budget.

BE IT FURTHER ORDAINED, the Mayor of the City of Crowley, Greg A. Jones, is hereby authorized and in his sole discretion, to make such changes within the various budget classifications as he may deem necessary.

BE IT FURTHER ORDAINED, if any provision, part, word, section, subsection, sentence, clause, or phrase of this ordinance should be held invalid by a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance and do hereby declare the provisions hereof, to be severable, then in that event, only that particular provision, part, word, section, subsection, sentence, clause or phrase shall be deemed unconstitutional or invalid and the remaining provisions, parts, words, sections, subsections, sentences, clauses or phrases will not be affected and shall continue in full force and effect.

BE IT FURTHER ORDAINED that all ordinances or parts of ordinances inconsistent with or in conflict herewith be and the same are hereby repealed.

THUS AMENDED, APPROVED, ADOPTED AND FINALIZED on this the 14th day of June, 2011 at Crowley, Acadia Parish, Louisiana, after a roll call vote as follows:

YEAS: Bryan Borill, J. Elliot Doré, Jeff Doré, Lyle Fogleman, Vernon Martin, Mary Melancon, and Steven Premeaux

NAYS: None

ABSTAIN: None

ABSENT: Laurita Pete and Kitty Valdetero

GREG A. JONES, MAYOR

ATTEST:

JUDY L. ISTRE, CITY CLERK

OTHER BUSINESS:

There being no further business to come before the Council upon motion duly made by Alderman Steven Premeaux and seconded by Alderwoman Mary Melancon the meeting was adjourned at 6:50 p.m.

GREG A. JONES, Mayor

ATTEST:

JUDY L. ISTRE, City Clerk

Presented rough draft to Mayor on June 16th, 2011 at 9:30 a.m.

Presented for Mayor's signature on June 16th, 2011 at 3:00 p.m.

Mayor signed & returned to City Clerk on June _____th, 2011 at _____ .m.

Publish on July 1st, 2011