FIRST AMENDMENT TO PREDIAL SERVITUDE AGREEMENT

This First Amendment to Predial Servitude Agreement (the "First Amendment") is dated the ____ day of _____, 2017 and is by and between:

RATHBORNE LAND COMPANY, L.L.C., a Louisiana limited liability company, whose mailing address is P.O. Box 157, Harvey, LA 70059 (hereinafter referred to as "Rathborne"), and

THE PARISH OF ST. CHARLES, a political subdivision of the State of Louisiana, represented here by its President, duly authorized (hereinafter referred to as the "Parish").

WHEREAS, Rathborne and Parish entered into a Predial Servitude Agreement, dated February 1, 2008, (the "Agreement") wherein Rathborne granted the Parish a servitude (the "Servitude") allowing the Parish the right to discharge treated effluent from the Luling Oxidation Pond Wetlands Assimilation Project (the "Project") over, through and across certain property (the "Property") of Rathborne, described on Exhibits "A" and "B" to the Agreement;

WHEREAS, it has recently been discovered that the effluent may be impacting other property of Rathborne, as reflected on Exhibit "C" annexed hereto (the "Impacted Areas");

WHEREAS, Rathborne and Parish have not agreed upon a purchase price for the fair market value of the Property subject to the Servitude granted by the Agreement (the "Purchase Price");

WHEREAS, the Parish has not paid to Rathborne any of the Purchase Price or other consideration for granting the Servitude and has requested Rathborne to extend the obligations of Parish under the Agreement, including its obligation to pay the Purchase Price to Rathborne for a twelve month period to expire on February 1, 2019, and the parties agree that any prescription that may have run is hereby interrupted and acknowledged by this First Amendment;

WHEREAS, Rathborne is agreeable to allow the extension in accordance with this First Amendment in order to forestall the necessity of litigation and/or arbitration;

NOW THEREFORE, Parish and Rathborne agree as follows:

- 1. Any liberative prescription on the obligations of Parish as provided in the Agreement which has commenced to run but has not accrued is hereby acknowledged and interrupted; and in particular, any obligation to pay the Purchase Price to Rathborne is expressly extended for a twelve month period to expire on February 1, 2019. The obligations of Parish as provided in the Agreement, include but are not limited to those in Section 6 c) of the Agreement, which provides that the Parish will pay the Purchase Price to Rathborne for the fair market value of the Servitude granted by the Agreement.
- 2. The Parties acknowledge that as of the date of this First Amendment, no portion of the Purchase Price has been paid to Rathborne, no wetlands mitigation credits or carbon

credits arising out of the Project have been transferred to Rathborne, and no credits or reductions to any impact fees or other assessments arising out of a project developed by Rathborne or its affiliates have been credited to Rathborne. The parties agree that once the fair market value Purchase Price of the Servitude has been determined and agreed to by the Parish and Rathborne, the Parish shall pay Rathborne on February 1, 2019, or such later date that the parties may agree, the Purchase Price in cash, *less* the fair market value, as agreed to by the Parish and Rathborne, of any transferable wetlands mitigation credits, transferable carbon credits, and/or credits against any impact fees or other assessments which may arise out of any other project developed by Rathborne, its affiliates or its designees, or any combination thereof (collectively the "Credits"). Before the Credits can be used to reduce the cash portion of the Purchase Price, both the Parish and Rathborne must agree to the fair market value of such Credits and agree to the form of the assignment of such Credits, free of any lien or privilege, upon terms and conditions acceptable to the Parish and Rathborne. The choice of which Credits to be used will be determined at the option of the Parish.

- 3. While the above section acknowledges and interrupts any liberative prescription accruing on the obligations of the Parish under the Agreement, including the obligation to pay the Purchase Price to Rathborne for an additional year, it does not affect or limit the rights of either Parish or Rathborne to invoke arbitration as provided by the Agreement if the parties are unable to arrive at an agreeable Purchase Price for the fair market value of the Servitude over the Property, as granted by the Agreement.
- 4. While the Agreement remains in full force and effect, Rathborne agrees that the Parish has the right to place monitoring gauges on the Property but not on any other property owned by Rathborne. The Parish agrees to obtain the prior written consent of Rathborne (which may include an increase of the Purchaser Price) for any other use of the Property beyond the scope of the original Servitude by the Parish or any related governmental agencies.
- 5. In the event it is determined that the Impacted Areas are affected by the effluent discharged from the Project, Parish agrees to use its best efforts to prevent the effluent discharge from affecting property beyond the Property subject to the Servitude.
- 6. The parties agree to update the Notices provisions in Section 13 and amend and restate it as follows:
 - Notices. All notices or other communications required or permitted to be given herein must be in writing and shall be considered given (i) on the date when delivered in person, (ii) one (1) business day after the date of deposit in Federal Express, Airborne, or any other national recognized overnight courier, (iii) three (3) days after the postmarked date of mailing, if mailed in the United States mail via registered or certified, postage prepaid, return receipt requested, or (iv) on the day sent if by telecommunications including email using portable document format (pdf), provided an original is received by the addressee by a method set out above or receipt is acknowledged by the addressee by

email. Either party, may, by notice as herein provided, designate a different address as provided above to which its notices are to be sent or may specify additional parties to whom copies of all such notices shall be sent. All notices shall include and be sent to such party's counsel.

If to Rathborne

If to St. Charles Parish

Larry Cochran, Parish President Gregory C. Lier 15045 River Road P.O. Box 157 Hahnville, LA 70057 Harvey, LA 70059 lcochran@stcharesgov.net greglier@rathborne.com With copy to: With copy to: Robert Raymond Frank A. Tessier 14108 River Road Carver Darden P.O. Box 340 1100 Poydras St., Suite 3100 New Orleans, LA 70163 Destrehan, LA 70047 rraymond@robertraymondlaw.com tessier@carverdarden.com 7. Other than as amended by this First Amendment, the Agreement is and remains in full force and effect, including but not limited to the obligation to pay the Purchase Price to Rathborne. This First Amendment may be executed simultaneously in two or more identical counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. Counterparts hereof and amendments hereto may be executed and delivered via facsimile or by email. The parties agree to recognize electronic signatures or pdf's of the executed Agreement. THUS DONE AND PASSED, by Rathborne in multiple originals, on the ____ day of ______, 2017, in the Parish of ______, State of Louisiana, in the presence of the undersigned competent witnesses, who have signed their names, together with appears and me, Notary. WITNESSESS RATHBORNE LAND COMPANY, L.L.C. By: _____ Name: _____ Name: _____ Its Manager Name: Notary Name: _____

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Notary.	vinesses, who have sign	men manes, together with appears and me,
WITNESSESS		THE PARISH OF ST. CHARLES
Nomo		By:
Name:		Its President
Name:		
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	Bar No./Notary	No

Bar No./Notary No. _____

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