ACT OF ONEROUS DONATION BY, 2C DIVERSIDE PROPERTIES AL

STATE OF LOUISIANA

BY: 3C RIVERSIDE PROPERTIES, LLC

PARISH OF ST. CHARLES

UNITED STATES OF AMERICA

TO: ST. CHARLES PARISH

BE IT KNOWN, that on the dates indicated below.

BEFORE the undersigned Notary Public, duly commissioned and qualified, in and for the respective Parish/County and State, therein residing, and in the presence of the witnesses hereinafter named and undersigned:

PERSONALLY CAME AND APPEARED:

3C RIVERSIDE PROPERTIES, L.L.C. (**-***4078), a Louisiana Limited Liability Company having an address of 871 Ridgeway Loop Road, Suite 106, TN 38120, represented herein by Harry R. Coleman, III, its Manager/President, duly authorized by Certificate of Authority attached hereto and made a part hereof;

hereinafter referred to as Donor, which declared that it does by these presents donate, give, grant, bargain, convey, transfer, assign, set over, abandon and deliver, without any warranties whatsoever, but with full substitution and subrogation in and to all the rights and actions of warranty which it has or may have against all preceding owners and vendors, unto:

ST. CHARI	LES PARISH, a political su	obdivision of the State of Louisiana,
		t. Pierre, Jr., whose mailing address is
P. O. Box	302, Hahnville, Louisiana,	70057; and pursuant to File No.
	, Ordinance No	_ adopted by the St. Charles Parish
Council on _	, a copy of whic	th is attached hereto and made a part
hereof;		1

hereinafter referred to as Donee, here present accepting for itself and its successors and assigns, and acknowledging due delivery and possession thereof, all and singular the following described property, to-wit:

ALL OF THAT PORTION OF FORMER Lot A-1A that has been
resubdivided into former Lot A-2A to create what is now designated as
Lot A-2B according to that certain Plan of Resubdivision by Lucien C.
Gassen, dated October 2, 2013, entitled: "Resubdivision of Lots A-1A &
A-2A Killona Playground Subdivision into Lots A-1B & A-2B in Section
62, T12S - R19E St. Charles Parish, Louisiana" recorded at COB,
folio and incorporated herein by reference, pursuant to which
the property donated herein measures a first front along LA Hwy. No.
3141 of 67.15 feet and a second front of 18.38 feet, with a width in the
rear of 85.5± feet, by a depth along the sideline in common with what is
now designated as Lot A-1B of 275.05 feet, and a depth along the opposite
sideline of 276.29 feet, together with all the buildings and improvements
thereon and all the rights, ways, privileges, servitudes and advantages
thereunto belonging or in anywise appertaining.

Being a portion of the same property acquired by Donor from Koch Properties, Inc. by Act of Limited Warranty Deed dated August 26, 1997 recorded at COB 526, folio 130 of the official records of St. Charles Parish, Louisiana.

The above described property is subject to all outstanding mineral conveyances, mineral reservations, mineral releases, mineral servitudes and any existing easements, servitudes, rights of ways, and leases of any nature or kind whatsoever, of record and in existence; Donee acknowledges that the undersigned Notary Public has not conducted a title examination on the above described property to determine what, if any, restrictions, encumbrances or other matters of record apply to or affect the above-described property.

TO HAVE AND TO HOLD the above described property unto the said Donee, its successors and assigns forever.

This onerous donation is made and accepted subject to the condition that Donee shall not change, or allow to be changed, the zoning classification assigned to the above-described property in such a manner that would impose a greater buffer zone requirement, or other restriction, condition or limitation, than what presently applies to the development or use of Donor's surrounding property. This onerous donation is further made and accepted subject to the stipulation that the above-described property and all improvements constructed thereon shall continue to be used for public recreational purposes.

In the event the conditions, covenants, provisions and stipulations recited above are not satisfied, this Act shall be deemed rescinded and title to the above-described property, and all improvements thereon, shall automatically revert to Donor without any further action or consent required of Donee and without any obligation on Donor to compensate Donee for any improvements thereto.

Donor further reserves unto itself, its successors and assigns, and excepts from this donation, all of the oil, gas and other minerals in, under and which may be produced from the property herein donated, it being understood, however that Donor, its successors and assigns, shall have the right to produce oil, gas or other minerals in, under or from the property herein conveyed by the use of directional drilling methods only, and thus hereby waives surface rights.

Donee has accepted and does hereby accept and acknowledge delivery of the above described property from Donor, subject to and in conformity with all the conditions, covenants, provisions and stipulations set forth above.

All parties hereby agree to waive the production of tax and mortgage certificates and hereby relieve and release me, Notary, for any liability regarding their non-production. Should

any zoning, planning or other Parish ordinances affect this act, the parties hereto relieve me, Notary, from any liability or for any responsibility to determine or see to compliance of these regulations. The parties also acknowledge that no examination of the title has been made by me, Notary, and agree to relieve, release, defend, save, hold harmless, and indemnify me, Notary, from any and all claims, liabilities and responsibilities in connection therewith.

All agreements and stipulations herein contained and all of the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors and assigns of the respective parties hereto.

All state and parish taxes for the year 2013 have been paid by Donor. All state and parish taxes for the year 2014 shall be assumed by Donee.

THUS DONE AND PASSED	in Memphis, Tennessee, on the 23m day of
January, 2014, in the	presence of the undersigned competent witnesses, who
hereunto sign their names with the said a	ppearers, and me, Notary, after reading of the whole.
WITNESSES:	DONOR: 3C RIVERSIDE PROPERTIES, LLC
Printed Name: John Miller	BY: HARRY R. COLEMAN, III
Printed Name:	ITS: MANAGER/PRESIDENT
CIPS Seat	STATE OF TENNESSEE NOTARY PUBLIC
	OTARY PUBLIC Keen Mich
Notary/Bar No	

THUS	DONE	AND	PASSED	at	Hahnville,	Louisiana,	on	the	day	of
,,	2014, i	n the p	presence of	the	undersigned	competent	witn	esses, who	hereu	ınto
sign their names	with the	said ap	opearers, an	d m	e, Notary, af	ter reading o	f the	whole.		
WITNESSES:						ANCE BY D		EE:		
Printed Name:					BY: V. J. S ITS: PRES	ST. PIERRI SIDENT	E, JF	₹.	2012-1-1	
Printed Name:										
	-									
	r	rinted			Y PUBLIC					
	N	lotary/	Bar No.: _							

CERTIFICATE OF AUTHORITY 3C RIVERSIDE PROPERTIES, L.L.C.

In lieu of a special meeting of the sole member/manager of 3C RIVERSIDE PROPERTIES, L.L.C., a Louisiana limited liability company (the "Company"), the undersigned, being the sole member/manager of the Company, and acting by written consent, does hereby unanimously adopt the following resolutions:

RESOLVED, that Harry R. Coleman, III is authorized on behalf of the Company to execute an Act of Donation for the purpose of donating the following described property to St. Charles Parish, with said Act of Donation to contain such terms and provisions as he deems acceptable:

ALL OF THAT PORTION OF FORMER Lot A-1A that has been resubdivided into former Lot A-2A to create what is now designated as Lot A-2B according to that certain Plan of Resubdivision by Lucien C. Gassen, dated October 2, 2013, entitled: "Resubdivision of Lots A-1A & A-2A Killona Playground Subdivision into Lots A-1B & A-2B in Section 62, T12S – R19E St. Charles Parish, Louisiana" incorporated herein by reference, pursuant to which the property donated herein measures a first front along LA Hwy. No. 3141 of 67.15 feet and a second front of 18.38 feet, with a width in the rear of 85.5± feet, by a depth along the sideline in common with what is now designated as Lot A-1B of 275.05 feet, and a depth along the opposite sideline of 276.29 feet, together with all the buildings and improvements thereon and all the rights, ways, privileges, servitudes and advantages thereunto belonging or in anywise appertaining.

IN WITNESS WHEREOF, the undersigned members and managers have executed this Written Consent on the 23 day of 3 day of 3

HARRY R. COLEMAN, III SOLE MEMBER/MANAGER