### 2024-0356

INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (GRANTS OFFICE & DEPARTMENT OF PARKS AND RECREATION)

**RESOLUTION NO.** 

6799

A resolution approving and authorizing the execution of a Cooperative Endeavor Agreement between the Louisiana Department of the Treasury and the State of Louisiana, and St. Charles Parish regarding the allocation of \$250,000.00 to be utilized for Recreational Improvements.

- WHEREAS, Act 776 of 2024 Regular Legislative Session of the Louisiana Legislature, which was adopted in accordance with Article VII, Section 10, of the Constitution of the State of Louisiana, is the appropriation for the expenditures of State funds; and,
- WHEREAS, Act 776 of 2024 Regular Legislative contains a line item appropriation within the State's budget for the benefit of St. Charles Parish allocating \$250,000.00 out of the State General Fund (Direct) for Recreational Improvements; and,
- WHEREAS, the Appropriations Act authorizes payment of expenditures from July 1, 2024 through June 30, 2025; and,
- **WHEREAS,** St. Charles Parish will utilize these funds for Recreational Improvements; and,
- **WHEREAS,** the State of Louisiana has prepared the necessary Agreement to provide the funding, and it is the desire of the Parish Council to approve said agreement.
- NOW, THEREFORE, BE IT RESOLVED, THAT WE, THE MEMBERS OF THE ST. CHARLES PARISH COUNCIL, do hereby approve and authorize the execution of a Cooperative Endeavor Agreement between the Louisiana Department of the Treasury and the State of Louisiana, and St. Charles Parish for funding for Recreational Improvements.

**BE IT FURTHER RESOLVED** that the Parish President is hereby authorized to execute said Agreement and to act on behalf of St. Charles Parish in all matters pertaining to this agreement.

The foregoing resolution having been submitted to a vote, the vote thereon was as follows:

YEAS:

MOBLEY, FONSECA, WILSON, SKIBA, PILIE, COMARDELLE,

O'DANIELS, DEBRULER

NAYS:

NONE

ABSENT: FISHER

And the resolution was declared adopted this <u>4th</u> day of <u>November</u>, 2024, to become effective five (5) days after publication in the Official Journal.

### CEA# 25-945-1916

### STATE OF LOUISIANA

### COOPERATIVE ENDEAVOR AGREEMENT (Line Item Appropriation)

THIS COOPERATIVE ENDEAVOR, is made and entered into by and between the Louisiana Department of the Treasury and the State of Louisiana, hereinafter referred to as "State" and/or "Agency" and St. Charles Parish Government officially domiciled at 15045 River Road, Hahnville, LA 70057, hereinafter referred to as "Contracting Party".

### **ARTICLE I**

### WITNESSETH:

- 1.1 WHEREAS, Article VII, Section 14(c) of the Constitution of the State of Louisiana provides that "for a public purpose, the state and its political subdivisions...may engage in cooperative endeavors with each other, with the United States or its agencies, or with any public or private association, corporation, or individual;" and
- 1.2 WHEREAS, Acts of the 2024 Regular Legislative Session of the Louisiana Legislature, which were adopted in accordance with Article VII, Section 10, of the Constitution of the State of Louisiana, is the appropriation for the expenditure of State funds, and said Act 776 of the 2024 RLS contains a line item appropriation within the Agency's budget for the benefit of St. Charles Parish Government of which the sum of TWO HUNDRED FIFTY THOUSAND AND 00/100 (\$250,000.00) DOLLARS has been allocated for this program/project, as set forth in the Attachment A Plan, which is attached to this Agreement and made a part hereof;
- 1.3 WHEREAS, the Agency desires to cooperate with the Contracting Party in the implementation of the project as hereinafter provided;
- 1.4 WHEREAS, the public purpose is described as: revitalize and repair the East Bank Bridge Park through the installation of turf fields, LED lighting, fencing, dugouts, shade sails, pickleball courts, and renovating the tennis courts;
- 1.5 WHEREAS, the Contracting Party has provided all required information in accordance with said Act of the 2024 Regular Legislative Session, if applicable and the Governor's Executive Order JML 2024-113 on accountability for line item appropriations; and is attached to this agreement and made part hereof by reference as "Attachment E.

NOW THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

### ARTICLE II SCOPE OF SERVICES

- 2.1 The Contracting Party shall: revitalize and repair the East Bank Bridge Park through the installation of turf fields, LED lighting, fencing, dugouts, shade sails, pickleball courts, and renovating the tennis courts
- 2.2 Deliverables: Procure a contractor to install turf fields, LED lighting, new fencing, new dugouts, shade sails, 2 new pickleball courts, and renovate 2 tennis courts.

The Contracting Party will provide to the State written quarterly **Progress Reports** (**Attachment C**) outlining the Contracting Party's resources, initiatives, activities, services and performance consistent with the provisions, goals and objectives of this Agreement and quarterly **Cost Reports** (**Attachment D**) which provide detailed cost information outlining the use of the above referenced appropriated funds. **Attachment C, Progress Report** and **Attachment D, Cost Report** are attached to this agreement and made part thereof by reference. Adequate supporting documentation (including copies of invoices, checks and other appropriate records reflecting expenses incurred) shall be attached to the reports. All original documentation supporting the reports shall be maintained by the Contracting Party, and shall be subject to audit, as hereinafter stated. These reports that are to be provided quarterly shall be due and delivered to the Agency on or before the 31<sup>st</sup> of October for the quarter ending September 30, the 31<sup>st</sup> day of January for the quarter ending December 31, the 30<sup>th</sup> day of April for the quarter ending March 31, and the 15<sup>th</sup> day July for the quarter ending June 30, there being no exceptions or waivers of this July reporting due date.

- Budget: The **Budget** for this project is incorporated herein as **Attachment B** which is attached hereto and made a part hereof by reference and shows all anticipated revenues and expenditures provided by this cooperative endeavor. The **Budget** for this project shall not exceed the total sum of **TWO HUNDRED FIFTY THOUSAND AND 00/100 (\$250,000.00) DOLLARS** which sum shall be inclusive of all costs or expenses to be paid by the State in connection with the services to be provided under this agreement. This is the total sum that has been appropriated by the State for this program/project. No state funds shall be paid for any one phase of this Agreement that exceeds the **Budget** attached as "Attachment B", without the **prior** approval of the State. **Attachment B Page 2 Staffing Chart** and **Attachment B Page 3 Schedule of Professional and Other Contracting Services** are also attached hereto and made a part hereof by reference, and shall be fully completed by the Contracting Party for attachment to and inclusion as a part of this Agreement.
- 2.4 Disclosure and Certification Statement(s): Attachment E - Disclosure and Certification Statement to this Agreement must be fully completed, dated and executed by a duly authorized representative of the Contracting Party. Additionally, the Contracting Party shall attach to this Attachment E, where applicable, the following: a) a copy of the board resolution authorizing execution of this Agreement on behalf of the Contracting Party, or other written authorization for such execution that may be appropriate, as the case may be; and, b) a copy of a Certificate of "Good Standing" from the Secretary of State. Additionally, as to all sub-contracting, sub-recipient parties shown and identified in Attachment B Page 3 and any attachments thereto, Attachment E-1 - Disclosure and Certification Statement to this Agreement must be fully completed, dated and executed by a duly authorized representative of each such sub-contracting, sub-recipient party, and shall have attached thereto, where applicable, the same attachments required for the Contracting Party in a) and b) of this paragraph. For public or quasi-public entities which are recipients under Acts of the 2024 Regular Legislative Session and which are not budget units of the State, no funds shall be transferred unless said Contracting Party submits to the Legislative Auditor for approval a copy of this Agreement and Budget showing all anticipated use of the appropriation, an estimate of the duration of the project and a plan showing specific

goal and objectives for the use of such funds, including measures of performance. This requirement will be met by Department of Treasury's submission of the approved budget (Attachment A and Attachment B) to the Legislative Auditor. The Contracting Party shall provide written reports every quarter to the funding agency concerning the use of the funds and the specific goals and objectives for the use thereof.

2.5 The recipient assures that elected officials or their family members will not receive (directly or indirectly) any part of the funds awarded through this appropriation. State law defines "immediate family" as the term related to a public servant to mean children, the spouses of children, brothers and their spouses, sisters and their spouses, parents, spouse and the parents of a spouse. See R.S. 42:1101 et seq.

### ARTICLE III CONTRACT MONITOR

- **3.1** The Contract Monitor for this Agreement is the Local Government Fund Management Division of the Department of the Treasury.
- **3.2** Monitoring Plan: During the term of this Agreement, the Contracting Party shall discuss with the State's Contract Monitor the progress and results of the project, ongoing plans for the continuation of the project, any deficiencies noted, and other matters relating to the project. The Contract Monitor shall review and analyze the Contracting Party's Plan to ensure the Contracting Party's compliance with the requirements of the Agreement.

The Contract Monitor shall also review and analyze the Contracting Party's written, **Attachment C-Progress Report** and **Attachment D-Cost Report** and any work product for compliance with the Scope of Services; and shall

- 1. Compare the Reports to Goals/Results and Performance Measures outlined in this Agreement to determine the progress made;
- 2. Contact the Contracting Party to secure any missing deliverables;
- 3. Maintain telephone and/or e-mail contact with the Contracting Party on Agreement activity and, if necessary, make visits to the Contracting Party's site in order to review the progress and completion of the Contracting Party's services, to assure that performance goals are being achieved, and to verify information when needed.
- 4. Assure that expenditures or reimbursements requested in **Attachment D-Cost Report** are in compliance with the approved **Goals** in **Attachment A Plan.** The

  Contract Monitor shall coordinate with the Agency's fiscal office for
  reimbursements to Contracting Party and shall contact the Contracting Party for
  further details, information for documentation when necessary.

Between required performance reporting dates, the Contracting Party shall inform the Contract Monitor of any problems, delays or adverse conditions which will materially affect the ability to attain program objectives, prevent the meeting of time schedules and goals, or preclude the attainment of project results by established time schedules and goals. The Contracting Party's disclosure shall be accompanied by a statement describing the action taken or contemplated by the Contracting Party, and any assistance which may be needed to resolve the situation.

### ARTICLE IV PAYMENT TERMS

Payment shall be made to the Contracting Party under the terms and conditions of one of the

4.1

following plans: ☑ PLAN A: Provided the Contracting Party's progress and/or completion of the Contracting Party's services are to the reasonable satisfaction of the State, payments to the Contracting Party shall be made by the State on a reimbursement basis, after receipt from the Contracting Party and approval by the State of quarterly Attachment C-Progress Reports and Attachment D-Cost Reports requesting reimbursement, and certifying that such expenses have been incurred. Adequate supporting documentation (including copies of invoices, checks and other appropriate records reflecting expenses incurred) shall be attached to the reports. All original documentation supporting the reports shall be maintained by the Contracting Party, and shall be subject to audit, as hereinafter stated. PLAN B: One initial payment limited to no more than 50% of the total line item appropriation shall be made to the Contracting Party in advance of services being performed only with sufficient justification provided on Attachment A, Attachment B and Attachment B-Supplement (collectively termed the business plan), and the Cooperative Endeavor Agreement is approved by the Office of State Procurement or other delegated authority. The balance of the appropriation will be paid provided the Contracting Party's progress and/or completion of the Contracting Party's services are to the reasonable satisfaction of the State, payments to the Contracting Party shall be made by the State on a reimbursement basis, after receipt from the Contracting Party and approval by the State of quarterly Attachment C-Progress Reports and Attachment D-Cost Reports requesting reimbursement, and certifying that such expenses have been incurred. Adequate supporting documentation (including copies of invoices, checks and other appropriate records reflecting expenses incurred) shall be attached to the reports. All original documentation supporting the reports shall be maintained by the Contracting Party, and shall be subject to audit, as hereinafter stated. Upon receipt of the 1st Quarter Progress and Cost Reports and approval thereof, the initial 50% payment will be applied and if such approved expenses exceed the initial payment, the difference will be forthcoming. PLAN C: Payment of 100% of the line item appropriation shall be made to the Contracting Party in advance of purchasing equipment or other similar expenditures only with sufficient justification provided on Attachment A, Attachment B and Attachment B-Supplement (collectively termed the business plan) indicating that there is no other source of funding available to make the purchase to satisfy the goals and objectives of the project, and the Cooperative Endeavor Agreement is approved by the Office of State Procurement or other delegated authority. 4.2 Travel expenses, if any, shall be reimbursed only in the event that this Agreement provides for such reimbursement, such travel expenses are included in the Contracting Party's approved compensation, budget or allocated amount, and then only in accordance with Division of Administration Policy and Procedure Memorandum No. 49. Invoices and/or receipts for any pre-approved reimbursable expenses or travel expenses must be provided or attached to periodic invoices for reimbursement. If reimbursement is sought for meals, which under Memorandum No. 49 are based upon departure and return times and dates that are properly set forth on the State Travel Expense Report, the Contracting Party shall fully complete and submit such Travel Expense Report, attached hereto as Attachment F, in addition to all other required submissions, for such reimbursement. 4.3 Payments by the State under this Agreement will be allowed only for expenditures occurring

between and including the dates of July 1, 2024 and June 30, 2025, and this project and all of the Contracting Party's services shall be completed by that date. Payment is contingent upon the availability

of sufficient collection of state sales tax revenues credited to the appropriate Fund and upon the approval of this Agreement by the Office of State Procurement or other delegated authority. Notwithstanding any provision hereof to the contrary, the Attachment C-Progress Report and Attachment D-Cost Report for any reporting period ending June 30, 2025, MUST, under all circumstances, be received by the Agency no later than July 15, 2025, in order for the Contracting Party to receive payment for reimbursement of expenses incurred and set forth herein.

Payments by the State under this Agreement will not be released or provided to the Contracting Party if, when, and long as, the Contracting Party fails or refuses to comply with the provisions of R.S. 24:513. No Contracting Party shall be considered to fail or refuse to comply with the provisions of R.S. 24:513 during any extension of time to comply granted by the legislative auditor to the Contracting Party.

4.4 The Contract Monitor shall monitor disbursements on a monthly basis. Under circumstances such that the recipient entity has not demonstrated substantial progress towards goals and objectives, based on established measures of performance, further disbursements shall be discontinued until substantial progress is demonstrated or the entity has justified, to the satisfaction of the Agency, reasons for the lack of progress. If the Agency determines that the recipient failed to use the Line Item Appropriation within the estimated duration of the project or failed to reasonably achieve its specific goals and objectives, without sufficient justification, the Agency shall demand that any unexpended funds be returned to the state treasury within 45 days of the demand unless approval to retain the funds is obtained from the Division of Administration and the Joint Legislative Committee on the Budget. Likewise, if the Contracting Party defaults on the Agreement, breaches the terms of the Agreement, ceases to do business, or ceases to do business in Louisiana it shall be required to repay the State within 45 days of the demand, unless approval to retain the funds is obtained from the Division of Administration and the Joint Legislative Committee on the Budget. For public or quasi-public entities which are recipients under said Act of the 2024 Regular Legislative Session, the transferring Agency shall forward to the Legislative Auditor, the Division of Administration and the Joint Legislative Committee on the Budget a report showing specific data regarding compliance with this Section and collection of any unexpended funds. This report shall be submitted not later than May 1, 2025.

If the Contracting Party defaults on the agreement, breaches the terms of the agreement, or ceases to do business in Louisiana and does not return unexpended funds upon demand, the agreement shall be turned over to the Louisiana Department of Revenue, Office of Debt Recovery for collection purposes.

4.5 Taxes: The Contracting Party hereby agrees that the responsibility for payment of taxes from the funds thus received under this Agreement and/or legislative appropriation shall be the Contracting Party's obligation and identified under Federal tax identification number 72-6001208.

### ARTICLE V TERMINATION FOR CAUSE

5.1 The State may terminate this agreement for cause based upon the failure of the Contracting Party to comply with the terms and/or conditions of the Agreement; provided that the State shall give the Contracting Party written notice specifying the Contracting Party's failure. If within thirty (30) days after receipt of such notice, the Contracting Party shall not have either corrected such failure or, in the case which cannot be corrected in thirty (30) days, begun in good faith to correct said failure and thereafter proceeded diligently to complete such correction, then the State may, at its option, place the Contracting Party in default and the Agreement shall terminate on the date specified in such notice. The Contracting Party may exercise any rights available to it under Louisiana law to terminate for cause upon the failure of the State to comply with the terms and conditions of this agreement; provided that the Contracting Party shall give the State written notice specifying the State's failure and a reasonable opportunity for the State to cure the defect.

### ARTICLE VI TERMINATION FOR CONVENIENCE

6.1 The State may terminate the agreement at any time by giving thirty (30) days written notice to the Contracting Party. Upon receipt of notice, the Contracting Party shall, unless the notice directs otherwise, immediately discontinue the work and placing of orders for materials, facilities, services and supplies in connection with the performance of this agreement. The Contracting Party shall be entitled to payment for deliverables in progress, to the extent work has been performed satisfactorily.

### ARTICLE VII OWNERSHIP

All records, reports, documents and other material delivered or transmitted to the Contracting Party by the State shall remain the property of the State, and shall be returned by Contracting Party to the State, at the Contracting Party's expense, at termination or expiration of this Agreement. All records, reports, documents, or other material related to this agreement and/or obtained or prepared by the Contracting Party in connection with performance of the services contracted for herein shall become the property of the State, and shall, upon request, be returned by Contracting Party to the State at Contracting Party's expense at termination or expiration of this agreement.

### ARTICLE VIII ASSIGNMENT

8.1 The Contracting Party shall not assign any interest in this agreement and shall not transfer any interest in same (whether by assignment or novation), without prior written consent of the State, provided however, that claims for money due or to become due to the Contracting Party from the State may be assigned to a bank, trust company, or other financial institution without such prior written consent. Notice of any such assignment or transfer shall be furnished promptly to the State.

### ARTICLE IX FINANCIAL DISCLOSURE

9.1 Each recipient shall be audited in accordance with R.S. 24:513. If the amount of public funds received by the Contracting Party is below the amount for which an audit is required under R.S. 24:513, the transferring agency shall monitor and evaluate the use of the funds to ensure effective achievement of the goals and objectives. This evaluation shall be based upon the progress reports and cost reports as provided and certified by the Contracting Party under the requirements of this agreement, as well as any site visits that may be made under the provisions this agreement, to ensure effective achievement of the goals and objectives.

### ARTICLE X AUDITOR'S CLAUSE

- 10.1 It is hereby agreed that the Legislative Auditor of the State of Louisiana and/or the Office of the Governor, Division of Administration auditors shall have the option of auditing all records and accounts of the Contracting Party which relate to this Agreement.
- 10.2 The Contracting Party and any subcontractors paid under this Agreement shall maintain all books and records pertaining to this agreement for a period of three years after the date of Treasury's acceptance of the final Cost and Progress Reports and documentation as required to be filed under Section 2.2 of the Agreement.

### ARTICLE XI AMENDMENTS IN WRITING

Any alteration, variation, modification, or waiver of provisions of this agreement shall be valid only when it has been reduced to writing, executed by all parties and approved by the Director of the Office of State Procurement, Division of Administration, or other delegated authority **prior to the alteration**, variation, modification or waiver of any provision of this Agreement. This agreement may not be amended after the expiration date.

### ARTICLE XII FISCAL FUNDING CLAUSE

12.1 The continuation of this agreement is contingent upon the appropriation of funds to fulfill the requirements of the agreement by the legislature. If the legislature fails to appropriate sufficient monies to provide for the continuation of the agreement, or if such appropriation is reduced by the veto of the Governor or by any means provided in the appropriations act to prevent the total appropriation for the year from exceeding revenues for that year, or for any other lawful purpose, and the effect of such reduction is to provide insufficient monies for the continuation of the agreement, the agreement shall terminate on the date of the beginning of the first fiscal year for which funds are not appropriated.

### ARTICLE XIII TERM OF CONTRACT

13.1 This Agreement shall begin on July 1, 2024 and shall terminate on June 30, 2025. Every effort should be made to complete the objectives of the agreement and incur approved expenses by June 30, 2025. There is no extension of the June 30, 2025 deadline without legislative action and approval.

### ARTICLE XIV DISCRIMINATION CLAUSE

14.1 The Contracting Party agrees to abide by the requirements of the following as applicable: Title VI and VII of the Civil Rights Act of 1964, as amended by the Equal Opportunity Act of 1972, Federal Executive Order 11246, the Federal Rehabilitation Act of 1973, as amended, the Vietnam Era Veteran's Readjustment Assistance Act of 1974, Title IX of the Education Amendments of 1972, the Age Act of 1975, and Contracting Party agrees to abide by the requirements of the Americans with Disabilities Act of 1990. Contracting Party agrees not to discriminate in its employment practices, and will render services under this contract without regard to age, race, color, religion, sex, national origin, veteran status, political affiliation, or disabilities. Any act of discrimination committed by the Contracting Party, or failure to comply with these statutory obligations when applicable shall be grounds for termination of this agreement.

THUS DONE AND SIGNED AT Baton Rouge, Louisiana on the day of Meleco

WITNESSES:

DEPARTMENT OF THE TREASURY STATE OF LOUISIANA

Agency Head or designee

THUS DONE AND SIGNED AT NO Louisians on the 5 day, of 2024

WITNESSES:

**Contracting Party** 

MATTHULLI TRUCK, PAYSM

Print Name and Title

ATTACHMENT A - PLAN 2024 Regular Legislative Session Schedule 20	NAME OF CONTRACTING PARTY: St. Charles Parish Government
	NAME AND BRIEF NARRATIVE OF PROGRAM: Recreational Improvements Procure a contractor to install turf fields, LED lighting, new fencing, new dugouts, shade sails, 2 new pickleball courts, and renovate 2 tennis courts.
Program Goals, Objectives, Expected Outcomes/Results Activities and Related Performance Measures (Duplicate pages as needed for each goal identified). What are the goals, objective(s), expected outcomes/results for each goal. Explain how each goal, objective, outcome/result is measured. Identify activities that will be implemented to achieve expected outcomes, the person(s) responsible for implementing the activity, at the expected completion date.	ad Related Performance Measures (Duplicate pages as needed for each goal identified). What are the cate the goals/objectives for this program. Indicate the expected outcomes/results for each goal. Explain how will be implemented to achieve expected outcomes, the person(s) responsible for implementing the activity, and
he intended broad, long-term results. Goa	ls are clear statements of the general end purposes toward which efforts are directed.)
tennis courts	Grand
2. Program Objective(s) (Objectives are intermediate outcomes—specific, measurable steps towards accomplishing the goal, that identify the expected outcomes and results. The program objective must include a percentage, a specific dollar amount or a number).	accomplishing the goal, that identify the expected outcomes and results. The

4. Performance Measure(s) (Measure the amount of products or services provided or number of customers served. Specific quantifiable measures of progress, results actually achieved and assess program impact and effectiveness. A Performance Measure must be designated as a percentage, a specific dollar amount or a number).

Procure a contractor to install turf fields, LED lighting, new fencing, new dugouts, shade sails, 2 new pickleball courts, and renovate 2 tennis courts.

3. Relevant Activity (Activities) (An activity is a distinct subset of functions or services within a program to meet the Program Objective.)

1. Spend \$250,000 on the East Bank Bridge Park revitalization and repairs by June 30, 2025 2. Complete 100% of the project by June 30, 2025

- 1. Amount spent on the East Bank Bridge Park revitalization and repairs 2. Percentage of project completed

### **ATTACHMENT B**

Page 1

### **PROJECT BUDGET (2024-2025)**

ACT 776 of the 2024 Regular Legislative Session

### St. Charles Parish Government

### **Recreational Improvements**

Anticipated Income or Revenue

Sources: (list all sources of revenue)		
1 State Appropriation Act 776	250,000.00	
2	-	
3		
Total all sources	250,000.00	
Anticipated Expenses		
		Amount Line Item
Expense Categories	<u>Total Amount</u>	<u>Appropriation</u>
	(see Footnote 1 below)	(see Footnote 2 below)
Gross Salaries (See Attachment B, Page 2)		
Related Benefits (Employer share)		
Travel		
Operating Services:		
Advertising		
Printing		
Insurance		
Maintenance of Equipment		
Maintenance of Office and Grounds		
Rentals		
Software licensing		
Dues and Subscriptions		
Telephones and Internet Service		
Postage Utilities		
Other		
Office Supplies		
Professional & Contract Services	250,000.00	250,000.00
(See Attachment B, Page 3)	230,000.00	200,000.00
Other Charges (See Attachment B, Page 4)		
Acquisitions & Major Repairs		
Total Use of the Appropriation		
	250,000.00	250,000.00

(Budget categories listed above reflect a typical budget and may be adjusted by the recipient, with prior agency approval, to reflect actual categories necessary for each individual program. Salaries and Professional & Other Contract Services and Other Charges shall be detailed using Pages 2, 3 and 4 of Attachment B).

Footnote (1) This column represents expenditures by category and MUST equal total sources listed above.

Footnote (2) This column represents the portion of expenditures by category funded by the state appropriation provided by this Cooperative Endeavor Agreement.

ATTACHMENT B
Page 2
STAFFING CHART
2024 Regular Legistative Session

St. Charles Parish Government

Recreational Improvements

	i	,	Total Salary Paid by Appropriation	Appropriation	:	Full-time or Part-time
Name	Title	Total Annual Salary	Amount	Percentage	Related Benefits	# of months
N/A						
Totals		•			•	

# **ATTACHMENT B**

Page 3

# SCHEDULE OF PROFESSIONAL AND OTHER CONTRACT SERVICES

2024 Regular Legislative Session

St. Charles Parish Government Recreational Improvements

Name and Address of Individual and/or Firm	Nature of Work Performed and Justification for Services	Total Contract Amount	Total Paid by Appropriation
Jones Construction Solutions, LLC	Complete improvements to the East Bank Bridge Park	\$3,693,000.00	250,000.00
Totals		3,693,000.00	250,000.00

# **ATTACHMENT B**

# Page 4 SCHEDULE OF OTHER CHARGES

2024 Regular Legislative Session

St. Charles Parish Government

Recreational Improvements

Provide a description of the intended use of the funds listed in Other Charges and the dollar amount. Each use should be listed separately. Do not budget funds in Other Charges that can be placed in another expenditure category.	Total Contract Amount	Total Paid by Appropriation
₹/A		
Totals		

### ATTACHMENT B-SUPPLEMENT

<u>Business Plan</u>

Narrative Justification for Plan B or Plan C

2024 Regular Legislative Session

Schedule 20

St. Charles Parish Government

N/A

# ATTACHMENT C

Progress Report for the Period of

Act 776 of the 2024 RLS

Schedule 20

to

(To be submitted quarterly showing progress achieved. Duplicate pages as needed.)

Name of Contracting Party: St. Charles Parish Government

Contact Name: Carla A Chiasson

Telephone: 9857835165

Goal: Revitalize and repair the East Bank Bridge Park through the installation of turf fields, LED lighting, fencing, dugouts, shade sails, pickleball courts, and renovating the tennis courts	
Objective(s):  1. Spend \$250,000 on the East Bank Bridge Park revitalization and repairs by June 30, 2025  2. Complete 100% of the project by June 30, 2025	
Activity(Activities) Performed: Procure a contractor to install turf fields, LED lighting, new fencing, new dugouts, shade sails, 2 new pickleball courts, and renovate 2 tennis courts.	
Performance Measure(s): 1. Amount spent on the East Bank Bridge Park revitalization and repairs 2. Percentage of project completed	%, \$ amt. or number complete 1. 2.
1 1	,

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly authorized representative of the organization.

Date
Print Name and Title

Signature of Authorized Person

### **ATTACHMENT D**

Cost Report for the Period of

ç

(Expense categories & dollar amounts must reflect those listed in "Attachment B" project budget.)

2024 Regular Legislative Session

St. Charles Parish Government

Recreational Improvements

3.43.00			Ţ		_1	丁	_1	_	Ţ		. 1	Ţ	Ţ	Т	Т		T	٦	Ţ	П	٦
Balance Pemalning	•		•	•	•		•	1	•	•		*	7	•	1	1		250,000.00			250,000.00
Total Cumulative Year to Date Expenditures including this Tquarter Sexpenditures																					•
Quartery/Expenditures:000/paidibythe State    Consider the Pear to Date   Construction   Constru																					•
Amount of Line from Appropriation from Attachment B Page 1	1	•	4	1	-	•		1	•		1	•	•		•	-		250,000.00	-	ı	250,000.00
Expense Category	Gross Salaries	Related Benefits (employer share	Travel	Operating Services:	Advertising	Printing	Insurance	Maintenance of Equipment	Maintenance of Office and Grounds	Rentals	Software licensing	Dues and Subscriptions	Telephones and Internet Service	Postage	Utilities	Other	Office Supplies	Professional Services	Other Charges	Acquisitions & Major Repairs	Totals

NOTE: A copy of the check and involce/receipt for each expense must be submitted with this report.

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly authorized representative of the organization.

L L	Date
Signature of Authorized Person	Name and Title

## ATTACHMENT D-1

Cost Report for the Period of

(Expense categories & dollar amounts must reflect those listed in "Attachment B" project budget.)

2024 Regular Legislative Session

St. Charles Parish Government

Recreational Improvements

Instructions: List each individual and/or Firm and approved budget amount as listed on Page 3 of Attachment B.

- 250,000.00	1	250,000.00	Totals
c			
1			
		•	
I .			
,		•	0
4		•	0
•		•	0
		•	0
250,000.00		250,000.00	Jones Construction Solutions, LLC
1			Professional Services:
Date Expenditures Balance Remaining Control of the	paid by the State (must equal invoices etc.)	Amount of the Item Appropriation from Artachment B Page 1.	A Name of Sub-contractor
Total Cumulative Year (0)	101		

indicate "To Be Determined" in the appropriate column. No expenses will be allowed for a sub-contractor until an Attachment E-1 is completed. NOTE: An Attachment E-1 must be submitted for any sub-contractor listed on this attachment. If the sub-contractor has not been determined,

I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and I am the duly authorized representative of the organization.

	Date
	Name and Title

Signature of Authorized Person

### ATTACHMENT E

### Disclosure and Certification Statement 2024 Regular Legislative Session

Schedule 20

Contra	cting Party Name: St. Charles Parish	,	
Contra	ctor's Mailing Address: P.O. Box 302, Hahnville, LA	70057	
Name	of Program: Recreational Improvements		
Organi	zation Type: (Example: local government, non-profit, corporat	ion, LLP, etc.) Local Government	
Private	entities required to register with the Secretary of State's of	fice must be in good standing with that office.	
Names respons	and Addresses of all officers and directors, including Execuible for the daily operations of the entity:	tive Director, Chief Executive Officer or any person	<b>in</b>
Michael Holly For La Sand Heather	v Jewell, Parish President Mobley, Councilwoman At Large, Diy, A conseca, Councilwoman At Large, Diy, B ra D. Wilson, Councilwoman, District I Skiba, Councilwoman, District II Pille, Councilman, District III	Willie Comardelle, Councilman, District IV Michelle O'Daniels, Councilwoman, District V Bob Fisher, Councilman, District VI Michelle DeBruler, Councilwoman, District VII Michael Palamone, Chief Administrative Officer	
Mailing	Address: P.O. Box 302, Hahnville, LA 70057	· C	
Names	and Addresses of all key personnel responsible for the prog	ram or functions funded through this agreement:	: ::
Grant D	foret. Director of Parks and Recreation ussom, Chief Financial Officer ulasson, Grants Officer		
Mailing	Address: P.O. Box 302, Hahnville, LA 70057		
or mem	person receiving anything of economic value from this ago ber of the immediate family of a person who is a state elect ic value received and the position held within the organizat	ed or appointed official. Include the amount of ar	vthing of
	I hereby certify that this organization has no outstanding	audit issues or findings.	
$\boxtimes$	I hereby certify that this organization has outstanding aud to resolve such issues or findings.	lit issues or findings and is currently working with	the state
Attach	a completed Federal Form W-9 (Request for Taxpayer Ider	ntification Number and Certification)	
am the	I hereby certify that I have reviewed the above informatio duly authorized representative of the organization.  The of Authorized Person	n, it is true and correct to the best of my knowledg	e, and I
-		11/6/24	
	Jewell, Parish President me and Title	11/3/27 Date	

2024-0356

INTRODUCED BY: MATTHEW JEWELL, PARISH PRESIDENT (GRANTS OFFICE & DEPARTMENT OF PARKS AND RECREATION)

**RESOLUTION NO.** 6799

A resolution approving and authorizing the execution of a Cooperative Endeavor Agreement between the Louisiana Department of the Treasury and the State of Louisiana, and St. Charles Parish regarding the allocation of \$250,000.00 to be utilized for Recreational Improvements.

WHEREAS, Act 776 of 2024 Regular Legislative Session of the Louisiana Legislature, which was adopted in accordance with Article VII, Section 10, of the Constitution of the State of Louisiana, is the appropriation for the expenditures of State funds; and,

WHEREAS, Act 776 of 2024 Regular Legislative contains a line item appropriation within the State's budget for the benefit of St. Charles Parish allocating \$250,000.00 out of the State General Fund (Direct) for Recreational Improvements; and.

WHEREAS, the Appropriations Act authorizes payment of expenditures from July 1, 2024 through June 30, 2025; and,

WHEREAS, St. Charles Parish will utilize these funds for Recreational Improvements; and.

WHEREAS, the State of Louisiana has prepared the necessary Agreement to provide the funding, and it is the desire of the Parish Council to approve said agreement.

NOW, THEREFORE, BE IT RESOLVED, THAT WE, THE MEMBERS OF THE ST. CHARLES PARISH COUNCIL, do hereby approve and authorize the execution of a Cooperative Endeavor Agreement between the Louisiana Department of the Treasury and the State of Louisiana, and St. Charles Parish for funding for Recreational Improvements.

BE IT FURTHER RESOLVED that the Parish President is hereby authorized to execute said Agreement and to act on behalf of St. Charles Parish in all matters pertaining to this agreement.

The foregoing resolution having been submitted to a vote, the vote thereon was as follows:

YEAS:

MOBLEY, FONSECA, WILSON, SKIBA, PILIE, COMARDELLE,

O'DANIELS, DEBRULER

NAYS:

NONE

ABSENT: FISHER

And the resolution was declared adopted this <u>4th</u> day of <u>November</u>, 2024, to become effective five (5) days after publication in the Official Journal.

ACTING	CHAIRMAN: SECRETARY:	4	lly Diche		MAC	1 20211
	DLVD/PARISH APPROVED:_	V	DISA	APPROV		well
	PARISH PRES RETD/SECRET AT: 3:02.pm	TARY: _	<u> Noi</u>	vember	(75) (A)	2024

### Form **W-9**

(Rev. October 2018) Department of the Treasury Internal Revenue Service

### Request for Taxpayer Identification Number and Certification

Go to www.lrs.gov/FormW9 for instructions and the latest information

Give Form to the requester. Do not send to the IRS.

ئ <del>رنڊالىنىد</del>	1 N	ame (as shown n	n your Income i	av ration) No-		71 Ollings for it	ISTru	t leave this line blank.	st infor	mati	on.					
		Charles Park		av Laramily Man	ne is rec	inited ou this line;	do no	t leave this line blank.						,,	I i	
	2 B	usiness name/dis	oil recarded entity	nama If allthar	ant fram				**************************************	***************************************					÷	
		The state of the s	redended Builth	irdiuma' ir mileti	ent iron	andve										· · · · · · · · · · · · · · · · · · ·
න්	0.00	53.24		<del></del>	<del></del>			· · · · · · · · · · · · · · · · · · ·	<del></del>	·		****				
e G	3 C	leck appropriate llowing seven bo	Dox for federal xas	tax classificati	on of the	e person whose n	ame is	entered on line 1. Che	eck only	one c	of the	4 Ex	emption	is (codes	apply	only to
Ĉ.	P-1			Name :								certa	n entiti	es, not in on page :	dividua	is; see
ō		Individual/sole	roprietor or	C Corpor	ation	S Corporation	อก	Partnership	☐ Tru	rst/es	tate	เมือนก	CACITA (	ni bage	ა):	
S E		single-member	LLC					•				Exem	ot bave	e cade (lf	anvl	.3
Print or type. Specific Instructions on page		Limited flability	company, Enter	the tax classif	ication (	G=C corporation.	S=S c	corporation, P=Partner	d (older		- 1			a osas ų.		-
5 3		Note: Check the	appropriate he	ay in the line of	house for	Plea fore alamaterial		Mark 21 or 1	- 4	note	hock	Evan	nlluu lu	5474		di Marina
Fi													(if any)	om FATC	ж герс	rung
d D		is disregarded in	om the owner s	should check th	owner ic he aporc	or U.S. lederal (ax obtlate box for the	purpo tax c	me owner unless the coses. Otherwise, a sing lassification of its own	ile-memb	oer L.L	.C that	Quue	(ir en ry)	***************************************	~	***************************************
Ġ.	V	Other (see Instru	ictions) 📂			المحمد الأحد			OI.		1	iAnnyou	la araqui	nis malotaine	. سادد د اد	abila in energy
	5 Aq	idress (number, s	treet, and apt.	or suite no.) Se	e instru	ctions.	Over	innent	Reques	tor's	amen				o oatstog	ing U.S.J
See	P.O.	Box 302							r.squos		i iusi i iu c	and dut	u cee (C	ptionag		
Ų,	6 Ci	ty, state, and ZIP	code			·										
	Hahi	nville, LA 70	157													
	7 Lls	t account numbe	r(s) here (option	nal)		**************************************						······································	<del></del>			
Par	7	Taynava	r Identific	ation Num	shou!	TINI		······································	<del></del>			<del></del>	<del></del>	<del></del>		
		IN in the appr	orlate boy T	ho Tiki provis	iner (	T DN)		Iven on line 1 to av		1 5					) 	
Dauku	U WILL	itioiaina, For ir	mivimusis this	vilerana 21 2	MOUTE DE	anial noncelle we	makes	· (COM) I have a	old	500	iai sec	urity r	umber			
reside	ni alie	an, sole prodrie	tor, or distant	arded entity	ead the	i Inclinialiana In	· Claret	I loter Payathan				_		_		
entitie TIN, la	s, II is	your employe	dentification	number (EIN	V). If yo	u do not have a	unum	ber, see How to ge	t a					J L		
,		maninisms to the a	÷ (1							or						
Numb	er To	Give the Requi	nore than one	name, see ti	no Instr	uctions for line	1. Als	so see What Name a	and	Em	ployer	identif	ication	number	,	
1 1000000		anto ino tiogo	solor for guide	aurrao mu aatid	saa nint	noer to enter.				7	2	- 6				
	-					<u></u>				_ ′	-	- 0	0 0	1   1	2 0	8
Par		Certifica		*	·								***************************************	***************************************		
		Ities of perjury,				•								******************************	-	
1. The	numi	oer shown on t	his form is my	correct taxp	payer id	lentification nun	nber (	or I am waiting for	a numbe	er to	be iss	sued to	nie);	and		
ANT CALL	THAT	TUDIOUS IN DISCIN	up willingidir	iu decause: i:	ail am	exempt from he	anker	tuithhaldina ar/hi	I harra v	aaf h	***	لمحالاتا	والمراجعة المراجعة	<ul> <li>Fractions:</li> </ul>	al Rev	enue
no l	onger	subject to bac	kup withhold	rup withholdi Ina: and	ing aa i	a result of a fallt	ure to	report all Interest o	or divide	nds,	or (c)	the IR	S has	notified	me tr	at I am
		S. citizen or oti			مامييناه و	ind										
								om FATCA reporting								
Cartifi	oation	Instructions	Vall must area	in out Born 0 m	uroung	ulat i alli exeli	npt it	om FATCA reporting	g is com	rect.						
								d by the IRS that yo transactions, item 2								
MAMMIN			ui accureu m	COBOV. CANCA	เมฆาเกก เ	ווימוזמאה זרוסה זר	itinana.	to on individual ratio		-		MAN	and because I feel a	n .	100 1 1 1 1 1	ante
other ti	nan in	terest and divid	enda, you are	not required t	to sign i	the certification,	but y	ou must provide you	r correc	t TIN	See I	he ins	truction	ns for Pr	art II. Is	eiter.
Sign	-	Signature of	non	- A	***************************************		······································		<del></del>	·····	<del></del>		······	<del></del>		<del></del>
Here		U.S. person ►		and the same	today Callet	To all	91	) [7	ate >							
0					17		4	· · · · · · · · · · · · · · · · · · ·		***************************************		***********	·		······································	·
		al Instru			6		÷.	Form 1099-DIV (div	/idends,	, incli	uding	those	from s	itocks o	r muti	ıal
Section	1 refe	rences are to ti	ne Internal Re	venue Code	unless	otherwise										
noted.							DI	Form 1099-MISC (v	various i	types	s or m	come,	prizes	, award	ls, or (	ross
Future	deve	lopments. For	the latest info	ormation abo	out dev	elopments	•	Form 1099-B (stock	k cir mul	troit f	hind a	alaa a	nd nor	fain ath		ir.
after th	O FC	orm W-9 and its ere published, p	instructions,	such as legi-	slation	enacted	tr	ansactions by broke	ers)	tuar i	uno s	aiba a	nu can	anr oun	e.	Ĺ
			go to www.irs	govironnivis	y.			Form 1099-S (proc		om re	al est	ate tre	nsacti	(ano		ľ
Purp	ose	of Form						Form 1099-K (merc							seachi.	hol
An Indi	vidua	or entity (Forn	n W-9 reques	ter) who is re	auired	to file an		Form 1098 (home n								
intorma	ition r	eturn with the	RS must obta	ain vour corre	ect taxi	Saver	10	198-T (tultion)	~~AnA	47 ES	×××1/1	1400	- laca	worst 10t	an nite	aau,
identific	catton	number (TIN) dual texpayer k	which may be	vour social :	genirify	/ humber	•	Form 1099-C (cano	eled de	bt)						1
taxpaye	ar Idel	ntitication num	ber (ATIN), or	employer ide	entifica	tion number	•	• Form 1099-A (acquisition or abandonment of secured property)						1		
(EIN), to	a repo	ort on an inform	iation return t	he amount o	ald to v	out or other		Use Form W-9 only	y if you a	are a	U.S.					
amoun	t repo	rtable on an in de, but are not	formation retu	ırn. Example:	s of Info	ormation	al	ien), to provide you	r correc	t TIN	t.			-		N.
								If you do not return	Form V	N-9 (	o the	reque	ster wi	th a TIA	l, you	might
- EXITED	1099	-INT (Interest e	arned or paid	)	•		DE In	subject to backup ler.	withhol	lding	. See	What	is baci	rup with	holdi	ģ.
							161	CAMP II								23.9

### **ATTACHMENT E-1**

### Disclosure and Certification Statement 2024 Regular Legislative Session

Schedule 20

contracting Party Name: St. Charles Parish	3
Name of Program: Recreational Improvements	.:
Sub-Contractor's Name: Jones Construction Services, LLC	ř.
Sub-Contractor's Mailing Address: P.O. Box 171 St. Amant LA 70774	
Organization Type: (Example: local government, non-profit, corporation, LLP, etc.) Private/LLC	- i
Private antities required to register with the Secretary of State's office must be in good standing with that office.	1
Names and Addresses of all officers and directors, including Executive Director, Chief Executive Officer or any presponsible for the daily operations of the entity:	erson
Caleb Jones 10209 Hwy 22 St. Amant LA 70774	Ž.
Jessica Jones 10209 Hwy 22 St. Amant LA 70774	
Names and Addresses of all key personnel responsible for the program or functions funded through this agreem Caleb Jones 10209 Hwy 22 St. Amant LA 70774	ent;
Jessica Jones 10209 Hwy 22 St. Amant LA 70774	
List any person receiving anything of economic value from this agreement if that person is a state elected or apportion of the immediate family of a person who is a state elected or appointed official. Include the official or member of the immediate family of a person who is a state elected or appointed official. Include the official or anything of economic value received and the position held within the organization. Identify the official and the position has no outstanding audit issues or findings.  I hereby certify that this organization has outstanding audit issues or findings and is currently working we state to resolve such issues or findings. (ATTACH COPY OF AUDIT FINDINGS)	amoun e public
I hereby certify that I have reviewed the above information, it is true and correct to the best of my knowledge, and the duly authorized representative of the organization.	d l am
Signature of Authorized Person	di ) di
Caleb Jones/Owner 10/10/24	
Print Name and Title Date	

State of Louisiana Secretary of State



### **COMMERCIAL DIVISION** 225.925.4704

Fax Numbers 225.932.5317 (Admin. Services) 225.932.5314 (Corporations) 225.932.5318 (UCC)

Name Type City Status JONES CONSTRUCTION SOLUTIONS LLC Limited Liability Company ST AMANT Active

**Previous Names** 

**Business:** 

JONES CONSTRUCTION SOLUTIONS LLC

**Charter Number:** 

42721364K

**Registration Date:** 

7/3/2017

**Domicile Address** 

10209 HWY 22 ST AMANT, LA 70774

**Mailing Address** 

P.O. BOX 171

ST AMANT, LA 70774

**Status** 

Status:

Active

Annual Report Status: In Good Standing

File Date:

7/3/2017

Last Report Filed:

7/2/2024

Type:

Limited Liability Company

### Registered Agent(s)

Agent: REPUBLIC REGISTERED AGENT LLC Address 1: 401 EDWARDS STREET, STE. 830 City, State, Zip: SHREVEPORT, LA 71101

Appointment

Date:

8/17/2023

Officer(s) Additional Officers: No

Officer: **CALEB JONES** Title: Member Address 1: 10209 HWY 22 City, State, Zip: ST AMANT, LA 70774

Officer: JESSICA JONES Title: Member Address 1:

10209 HWY 22 City, State, Zip: ST AMANT, LA 70774

### Amendments on File (1)

Description	 Date
Domestic LLC Agent/Domicile Change	8/17/2023

Print