

ACKNOWLEDGMENT

STATE OF LOUISIANA

PARISH OF _____

I understand that I have received a permit to install and operate a mechanical onsite wastewater treatment plant, and I hereby certify that I acknowledge my responsibility for providing perpetual maintenance of this system, for the life of the system, in accordance with the requirements set forth in Part 13, Chapter 7, §725. M. 2. of the Louisiana Administrative Code, Title 51, Public Health Sanitary Code, and upon expiration of the initial two year service warranty. I understand that failure to provide perpetual maintenance of the sewage system may result in the imposition of fines and/or penalties by this Department as allowed by Law. I further understand and acknowledge that it is my sole responsibility to determine/ensure ownership (or similar interest) in the described property for which this permit is being issued. I fully understand that this permit does not authorize me to install a sewage system or take any other action regarding property for which I do not have ownership or similar rights.

Signed on this _____ day of _____, _____, in the presence of the undersigned competent witness.

Witness:

Signature

Printed Name

Signature of Permit Holder



STATE OF LOUISIANA
DEPARTMENT OF HEALTH AND HOSPITALS



FORM-E
SF-10A
(Rev. 9/10)

APPLICANT NOTIFICATION AND ACKNOWLEDGEMENT

APPLICANT NAME:

Robert Clay Barrilleaux

MAILING ADDRESS:

42333 Deluxe Plaza Suite 8 Hammond, LA 70403

SITE ADDRESS:

303 W Mt. Pleasant Zachary Rd., Zachary, LA 70791

The purpose of this notification is to inform you of important requirements for which you, as the property owner, are responsible for, and by signature acknowledge you have read and understand your responsibilities insofar as they relate to the installation and maintenance of an individual sewage treatment system.

1. Individual sewage treatment systems shall be installed only by individuals who are licensed through the State of Louisiana's Office of Public Health. An installer's license is not the same as a plumber or contractor's license. If you are unsure whether the person you hire to install your system is a licensed installer, you can contact your parish health unit Sanitarian who can confirm whether the individual is licensed or not. Exceptions to having a licensed installer are considered in the following instances. The property owner (permit holder) may install a septic tank (non-mechanical) system for their own personal use and only if the property owner does the actual installation. Hiring an unlicensed person to perform any part of the installation of your septic tank will not be allowed under this exception and the system in question will not be approved by this office. The property owner may install a mechanical treatment system only after they have met the Office of Public Health's educational and licensure requirements.
2. All individual wastewater treatment plants for residential (non-commercial) use are required to have a treatment plant identification tag. This is a 6" by 6" adhesive-backed plastic tag that has the Louisiana state emblem in the upper right corner with an identification number at the top and bottom. The manufacturer or installer of your system will provide this tag upon installation of the system.
3. **REPLACEMENT OR RENOVATION OF EXISTING SYSTEMS-** Abandoned (no longer in use) individual sewage treatment systems on the property must be pumped out and filled in with soil to grade level, or removed from the property, before a replacement system can be approved. All wastewater lines must be connected into the treatment system.
4. The installation of an individual sewage system cannot be permitted unless site conditions are such that installation and use of the system are not likely to create a nuisance or public health hazard. Consequently, installation of your system, particularly the site of discharge and/or provision of an effluent system, must comply with the plans and specifications detailed on the temporary permit (LHS-47) and in your plan submittal. Failure to install the system in accord with these plans and specifications unless otherwise authorized by the Office of Public Health will void the permit, and this Office will not be obliged to approve the system.

5. An individual sewage system will not function properly if a garbage grinder (food waste disposal) is used. Additionally, the excessive use of bleach or concentrated laundry detergents or the disposal of cooking grease or toxic chemicals into your treatment system will damage it.
6. **Please be advised that it is the responsibility of the owner of the sewage treatment to obtain all necessary permits and rights-of-way for their treatment system's effluent to reach public water ways. For any discharges to state highway ditches, state law, according to R.S. 48:385, requires written consent by the Secretary of the Department of Health and Hospitals and the Chief Engineer, or his designee, of the Department of Transportation and Development. The submission of your plans does not necessarily imply that such consent will be granted.**

MAINTENANCE OF YOUR SYSTEM

1. **Check system** daily to make sure aerator (**air pump motor**) is operating (if it is not operating, partially or untreated effluent from your system will be discharging into the environment and can become a serious public health issue). Please check your aerator to ensure it is running.
2. **Do not alter the aerator timer setting.** Any necessary adjustments must be made by a **licensed** maintenance provider.
3. This type system **must be inspected and serviced on a routine basis** after the initial two-year service warranty which is included in the sale price of your system (**the installer must provide 4 service inspections at 6 month intervals**).
4. After your two year service contract, it is the **owner's responsibility to maintain a service contract** on their system and supply this Office with a copy of the service contract. **Proper maintenance of your mechanical treatment system will prevent costly repairs and increase the overall life of your system.**
5. **Do not** install driveways, concrete slabs, etc. over any part of the system. Do not operate heavy equipment over the system or over the effluent reduction field. **Damage to the effluent reduction field** can cause your system to back up into your home.
6. Use your homeowner manual for manufacturer recommended cleaning and laundry products to prevent damage to your system.
7. **Washing of laundry should be spread out during the week** (a load or two daily) to avoid hydraulic overload to the system (hydraulic overloading can cause solids to be forced out of the system before they are adequately treated).
8. **Be alert to any strong sewage odors** at the point where the system discharges as this can indicate a problem with your system.

CONSUMER ALERT

If a consumer currently owns, or is contemplating purchasing and having installed, or is an installer of Individual Mechanical Sewage Treatment Plants, that consumer should pay particular attention to this notice.

It has become apparent that the electrical components of Individual Mechanical Sewage Treatment Plants which require connection to a source of electricity may not be properly connected to that electrical source in some cases. Specifically, mechanical sewage treatment plants using electrical power may require a properly installed Ground Fault Current Interrupter (GFCI).

The Office of Public Health has specific statutory authority and mandates to protect the public health from improper treatment and disposal of sewage.

This Office will offer the public consultation with regard to the appropriate sewage treatment system that should be used with a specific application, considering system design for properly treated sewage, sizing for the number of people using the system, location of the system, and other health considerations, as necessary.

However, the Office of Public Health does NOT have the authority to inspect or approve the electrical connections and will not assume responsibility for such electrical safety considerations.
Accordingly, this is an advisory that proper electrical connections must be made to the air pump/blower and/or any other electrical components that are integral parts of an Individual Mechanical Sewage treatment Plant, and that a qualified electrician should perform or examine the installation(s) for appropriate wiring and installation, as well as connection to the GFCI.

Additionally, it is to your advantage to read over the State rules and regulations governing the type of individual onsite wastewater treatment system that will be installed on your property. If you are familiar with this information, it can help ensure that the licensed installer you hire is correctly following State guidelines. While the Office of Public Health issues the installer a license based on their meeting specific requirements, it does not have any control over the installer's business practices.

I hereby certify that I have read and understand this notification, including the consumer alert, and acknowledge responsibility for ensuring all requirements are fulfilled. By my signature below, I understand that, pending plans approval, I will receive a permit to install and operate a mechanical sewage treatment plant. **I also certify that I have acquired a copy of the rules and regulations regarding the installation of the particular type of individual onsite wastewater treatment system to be installed and utilized on my property.**



SIGNATURE OF PERMIT APPLICANT

4/12/18

DATE



WITNESS

4/12/18

DATE

A copy of this notification will be given to the applicant and the original retained by the Office of Public Health.

DIRECTIONS TO PROPERTY

WHERE IS THE 911 ADDRESS POSTED? _____

Please provide directions to the property starting from the Parish Health Unit:
(Please include any distinguishing landmarks)

Head north on N 12th St. toward St. ; Turn left on Laurel St.
Turn right on N 10th St. ; Turn left onto the I-110 N ramp to capitol Park/capitol Access r.
Merge onto I-110 N ; Take Exit 8C for US-61 N toward Natchez
Turn left onto W Mt. Pleasant Zachary Rd.

EFFLUENT REDUCTION SELECTION FORM

EFFLUENT REDUCTION FIELD

Uses absorption to reduce effluent volume. The field is not visible above ground. The effluent reduction field cannot be driven over, paved or built on.

ROCK PLANT FILTER

Uses evapotranspiration to reduce effluent volume. Finished size is 150 to 450 square feet. Large gravel 2 to 3 inches must be utilized.

SPRAY IRRIGATION

Uses electricity to operate pump that sprays effluent. A minimum space of 40 feet by 160 feet is required to spray effluent, eliminating all runoff from site.

OVERLAND FLOW

Direct discharge onto property of 3 acres or more. Discharge must flow over 200 feet of the property and be maintained on the property.

MOUND SYSTEM

A mound system is a soil absorption system that is elevated above the natural soil surface with a suitable fill material. If constructed properly, has no discharge. Approximate size is 40 feet by 100 feet above ground. An engineer is required to design this type of effluent reduction.

SUBSURFACE DRIP DISPOSAL

The subsurface drip disposal system uses small diameter pipe with underground emitters to equally distribute effluent at a relatively low rate over the entire absorption area. An engineer is required to design this type of effluent reduction.

I have considered all available options and have chosen the effluent reduction field effluent reduction system. I agree and understand that any changes in the type of effluent reduction installed must be documented on the application for Permit for On-Site Wastewater Disposal System by a representative of the local Parish Health Unit Environmental/Sanitarian Services Office prior to installation.



Owner's Signature

4/12/18

Date



Witnessed by

4/12/18

Date

LOT SIZE REQUIREMENTS

*** PLEASE NOTE:** Parish Ordinances may differ from State Minimum Requirements, so you must check with the local governmental body to ensure you follow all applicable Parish Ordinances which can be stricter than those stated below.

1. Large lots, where an area of one acre or more is involved; or
2. A lot, plot or site which has a minimum area of 22,500 square feet and a frontage of at least 125 feet; or,
3. Lots legally subdivided on or before July 28, 1967; or
4. Single lots or sites remaining in substantially developed subdivisions, as long as a hazard to public health will not result; or

The basic minimum statewide lot size standard is 22,500 square feet with a minimum frontage of 125 feet.

For parishes in which the parish governing authority has enacted and enforces a formal sewerage permitting system (requiring installation of approved individual sewage disposal systems by the state health officer prior to issuance of any parish Permits)

The installation of a septic tank system is allowable if the lot size is 22,500 square feet with a minimum frontage of 80 feet.

The installation of an aerobic treatment unit is required when the lots or sites in question meet a minimum area of 12,000 square feet and minimum frontage of 60 feet.

Individual sewerage systems with the capacity up to and including 1500 gpd, that produce a treated, offsite effluent, shall include an effluent reducer as part of the overall system.

If all applicable criteria are met and the lot is a minimum of 22,500 square feet, then a soil percolation test must be scheduled.

Wastewater Treatment System Chemicals
Warning: Not All Chlorine Tablets are Created Equal

Wastewater from your onsite treatment system should be disinfected before it is sprayed onto lawns, and should be disinfected prior to discharging directly into any water body. Disinfection prevents odors and removes disease-causing micro-organisms. The most common form of disinfection for onsite wastewater treatment systems is tablet chlorination.

Currently, there are two main types of chlorine tablets found on the market – **calcium hypochlorite** and **chlorinated isocyanurates**.

For correct treatment of effluent from your onsite wastewater treatment system, only use chlorine tablets that are made from calcium hypochlorite.

Calcium hypochlorite tablets are the only readily available EPA-approved product for wastewater disinfection. They are very reactive and quickly kill 99% of bacteria present in wastewater within ten minutes! Just as important, the residual chlorine dissipates rapidly so it will not damage the receiving environment.

Do not use swimming pool chlorine tablets made from trichlorisocyanuric acid in your wastewater treatment system.

Chlorinated isocyanurates, commonly referred to as swimming pool tablets, are formulated for swimming pool disinfection only. It is both illegal and dangerous to use this type of chlorine tablet in wastewater treatment systems. Tri-Chlor tablets dissolve more slowly than calcium hypochlorite, do not thoroughly disinfect the effluent, and the residual chlorine remains for long periods of time to damage the receiving environment. These tablets work well in swimming pools where clean water is continually re-circulated and slow dissipation of residual chlorine is desired.

Additionally, a **danger of explosion** may arise due to the accumulation of moisture within the tablet. Trichloroisocyanuric tablets are designed to be totally immersed in water. However, when used in wastewater treatment systems they are exposed to periodic flows which cause them to decompose and release an explosive gas called nitrogen chloride.

Combining trichloroisocyanuric acid tablets with calcium hypochlorite tablets will also form the explosive compound, nitrogen chloride. These explosions can cause extensive property damage and serious injury.

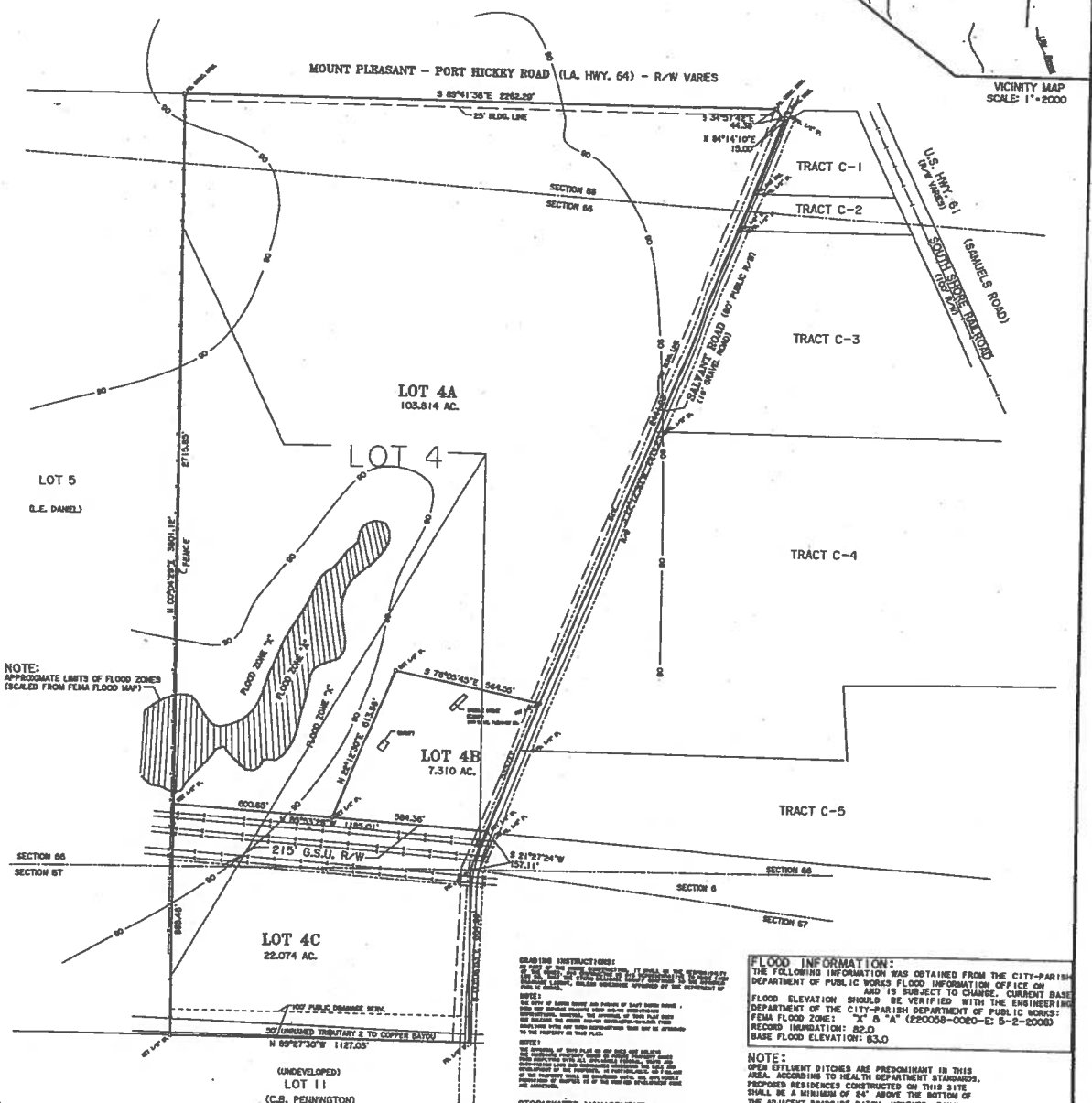
Chlorine tablets are caustic and must be handled with care. Wear gloves to prevent direct contact with your skin. Use additional caution if the tablets are moist, since they are most caustic when wet.

Also, make sure to open the tablet container in a well-ventilated area because chlorine gas builds up in the container. Chlorine gas can escape from the tablets and the container, reducing their effectiveness and possibly corroding metal items stored near the container.

Remember, every manufactured chemical is formulated for a specific use. If you use the wrong chemical for the wrong use, you are risking environmental damage, legal problems, and serious personal injury.



NORTH



NOTE:
APPROXIMATE LIMITS OF FLOOD ZONES
(SCALED FROM FEMA FLOOD MAP)

STORMWATER MANAGEMENT:
IF PART OF CONSTRUCTION IS TO BE THE RESPONSIBILITY OF THE
OWNER TO COMPLY WITH FLOOD DAMAGE PREVENTION AND MINIMIZE
DAMAGE TO ADJACENT PROPERTY, THE FOLLOWING REQUIREMENTS
SHALL BE OBSERVED:
1. THE DESIGN OF THE STORMWATER MANAGEMENT SYSTEM SHALL BE
BASED ON THE 100-YEAR FLOOD PROTECTION STANDARD.
2. THE DESIGN OF THE STORMWATER MANAGEMENT SYSTEM SHALL BE
BASED ON THE 1% CHANCE FLOOD PROTECTION STANDARD.
3. THE DESIGN OF THE STORMWATER MANAGEMENT SYSTEM SHALL BE
BASED ON THE 1% CHANCE FLOOD PROTECTION STANDARD.
4. THE DESIGN OF THE STORMWATER MANAGEMENT SYSTEM SHALL BE
BASED ON THE 1% CHANCE FLOOD PROTECTION STANDARD.

FLOOD INFORMATION:
THE FOLLOWING INFORMATION WAS OBTAINED FROM THE CITY-PARISH
DEPARTMENT OF PUBLIC WORKS FLOOD INFORMATION OFFICE ON
FLOOD ELEVATION SHOULD BE VERIFIED WITH THE ENGINEERING
DEPARTMENT OF THE CITY-PARISH DEPARTMENT OF PUBLIC WORKS:
FLOOD ZONE: "A" & "A" (220000-0000-E-5-2-2000)
RECORD INUNDATION: 82.0
BASE FLOOD ELEVATION: 63.0

NOTE:
OPEN EFFLUENT DITCHES ARE PREVALENT IN THIS
AREA. ACCORDING TO HEALTH DEPARTMENT STANDARDS,
PROPOSED RESIDENCES CONSTRUCTED ON THIS SITE
SHALL BE A MINIMUM OF 6" ABOVE THE BOTTOM OF
THE ADJACENT ROADSIDE DITCH. HOWEVER, FIRM
DETERMINATION OF THE PROPOSED FLOOR ELEVATION
SHALL BE DETERMINED ACCORDING TO PARISH ORDINANCES
HEALTH UNIT

- REFERENCE(S):
1. MAP SHOWING SUBDIVISION OF THE E.C. WHITAKER PROPERTY (A 81.483 ACRE TRACT) INTO TRACTS C-1, C-2, C-3, C-4 & C-5 FOR LAND INVESTMENTS OF LOUISIANA, INC. BY DAVID L. PATTERSON, P.L.S. DATED 11-4-2008
 2. MAP SHOWING RESUBDIVISION OF TRACT C OF THE GERTRUDE WHITAKER PROPERTY INTO TRACT C-1 & TRACT C-2 FOR BIL BUDGE BY DARVIN W. FERGUSON, P.L.S. DATED 8-23-1990
 3. MAP SHOWING A PARTITION OF THE PROPERTY OF J.A. CARRUTH FOR MRS. GERTRUDE C. WHITAKER, LOUIS A. CARRUTH & MISS MELINDA CARRUTH BY A.J. MANDER, P.E. & P.L.S. DATED 8-7-1942
 4. SURVEY AND RIGHT-OF-WAY AGREEMENT, DATED 7-10-1988, RECORDED IN THE EMBLICK OF COURTS IN ORIGINAL, DE BUNDLE 9650 CONTAINING NINE (9) PAGES

THIS SURVEY WAS PREPARED AT THE REQUEST
AND FOR THE EXCLUSIVE USE OF
LAND INVESTMENTS OF LOUISIANA, INC.
THIS FIRM WAS NOT CONTRACTED TO PERFORM
A COMPLETE TITLE ABSTRACT OF THE PROPERTY
THESE NOTES ARE BASED ON THE RECORDS
SHOWN HEREON AND ARE NOT TO BE CONSIDERED
DATA AND THAT OTHER SURVEYING ENCUMBRANCES
OR RESTRICTIONS, EITHER VISIBLE OR
NOT VISIBLE, MAY AFFECT THE SUBJECT
PROPERTY.

CERTIFICATION:
THIS IS TO CERTIFY THAT THIS MAP IS MADE IN ACCORDANCE WITH
LOUISIANA REVISED STATUTES 33:1501 AND CONFORMS TO ALL
PARISH ORDINANCES GOVERNING THE SUBDIVISION OF LAND. THIS
MAP IS MADE IN ACCORDANCE WITH THE MINIMUM STANDARDS FOR
BOUNDARY SURVEYS FOR CLASS "C" SURVEYS AND IT WAS THE INTENT
TO SUBDIVIDE THE TRACT INTO THE PLATTED SUBDIVISION. THIS
CERTIFICATION IS SPECIFICALLY RESTRICTED TO THE CLIENT
FOR THE REQUIRED SUBDIVISION OF PROPERTY ONLY, AND DOES NOT
EXTEND TO THIRD PARTIES UNLESS THE PLAT IS PROPERLY REVISED
BY THE CERTIFIER TO REFLECT SAME.

10-14-2010
DATE
LESTER A. McLIN, JR.
PROFESSIONAL LAND SURVEYOR
McLIN & ASSOCIATES, INC.

GENERAL NOTES:
TOTAL AREA: 133.198 AC.
A METEOROLOGICAL INVESTIGATION WAS NOT REQUESTED AND
IS NOT A PART OF THIS SURVEY.
ZONING DISTRICT: U (INDUSTRIAL AREA 5)
LAND USE: UNDEVELOPED
SEWAGE: OUTSIDE C.S.D. (INDIVIDUAL APPROVED SYSTEMS)
WATER: INDIVIDUAL WELL and/or CITY OF EBR
GAS: ENTERY
ELECTRICITY: ENTERY
SCHOOL DISTRICTS: BAKER SCHOOL DISTRICT
FIRE DISTRICT: EBR PARISH II
CONTOURS: TAKEN FROM PORT HUDSON QUAD MAP
BASE BEARING:
3 2°15'30" (REF #1)
NOTE:
NO ATTEMPT HAS BEEN MADE BY McLIN & ASSOCIATES, INC.
TO VERIFY TITLE, ACTUAL LEGAL OWNERSHIP, SERVITUDES,
EASEMENTS, RIGHTS-OF-WAY, DEED RESTRICTIONS OR
ENVIRONMENTAL ISSUES OR OTHER ENCUMBRANCES ON THE
PROPERTY OTHER THAN THOSE PUBLISHED BY THE CLIENT.

APPROVED:
10-25-10
DATE
11-25-2010
DATE

RECOMMENDED FOR APPROVAL:
10-25-10
DATE
11-25-2010
DATE

MAP SHOWING SUBDIVISION
OF
LOT 4
of the J.A. CARRUTH PROPERTY
INTO
4A, 4B & 4C
LOCATED IN SECTIONS 66, 65 & 67, T55-R1W
GREENSBURG LAND DISTRICT
EAST BATON ROUGE PARISH, LOUISIANA
FOR
LAND INVESTMENTS OF LOUISIANA, INC.

McLIn & Associates, Inc.
Engineering and Land Surveying
1704 N. BARRAGE, STE 500 BATON ROUGE, LA 70801 (504) 444-4778

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FILED AND RECORDED
EAST BATON ROUGE PARISH, LA
DOUG WELBORN
CLERK OF COURT AND RECORDER

POWER OF ATTORNEY

STATE OF WEST VIRGINA

COUNTY OF KANAWHA

BE IT KNOWN, that on this 14TH day of September, 2011;

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified within and for the above Parish/County and State, and in the presence of the undersigned competent witnesses, personally came and appeared:

ROGER FREDERIC RABALAIS

who declared that he hereby names, authorizes and appoints **BILLY JEANSONNE** to be his true and lawful agent and attorney-in-fact, to act for and in his name, place and stead to execute multiple acts of sale conveying with full warranty the following described property:

Two (2) certain lots or parcels of ground, together with all the buildings and improvements thereon, and all of the rights, ways, privileges, servitudes, appurtenances and advantages thereunto belonging or in anywise appertaining, situated in the Parish of East Baton Rouge, State of Louisiana, located in **SECTIONS 66, 67 AND 88 TOWNSHIP 5 SOUTH, RANGE 1 WEST**, and being designated as **LOTS 4B & 4C** on that survey map by Lester A. McLin, Jr., P.L.S., dated 10-14-2010, said map being entitled "Map Showing Subdivision of Lot 4 of the J. A. Carruth Property into 4A, 4B, & 4C, located in Sections 88, 66 & 67, T5S-R1W, Greensburg Land District, East Baton Rouge Parish, Louisiana for Land Investments of Louisiana, Inc", said survey map being on file and of record in the official records of the Clerk and Recorder for the Parish of East Baton Rouge, State of Louisiana, as Original 329, Bundle 12279. The said lots having such measurements and dimensions and being subject to such servitudes and restrictions as are more particularly shown on said map.

AND

A certain tract or parcel of ground, together with all the buildings and improvements thereon, and all of the rights, ways, privileges, servitudes, appurtenances and advantages thereunto belonging or in anywise appertaining, situated in the Parish of East Baton Rouge, State of Louisiana, located in **SECTIONS 66, 67 AND 88 TOWNSHIP 5 SOUTH, RANGE 1 WEST**, containing 103.814 acres, and being designated as **LOT 4A** on that survey map by Lester A. McLin, Jr., P.L.S., dated 9-13-2011, said map being entitled "Map Showing Survey of Lot 4 A of the J. A. Carruth Property, located in Sections 66 & 88, T5S-R1W, Greensburg Land District, East Baton Rouge Parish, Louisiana for U.S. Department of Veterans Affairs", said survey map being on file and of record in the official records of the Clerk and Recorder for the Parish of East Baton Rouge, State of Louisiana, said tract having such measurements and dimensions and being subject to such servitudes and restrictions as are more particularly shown on said map.

Together with any and all right title and interest Sellers may have in and to any alleys, streets, strips or gores abutting or adjoining the above described tract or parcel of land

The sales of said properties are to be for and in consideration of the prices and upon the conditions deemed to be sufficient by said agent, less any expenses due by Seller.

Appearer authorizes said agent to transfer his interest in and to the above described properties on such terms and conditions as are deemed reasonable and sufficient to said agent and attorney-in-fact. Said agent is further authorized to incorporate into said instruments such terms, conditions and agreements as said agent shall deem meet and proper in his own sole and uncontrolled discretion, to sign all papers, documents and acts necessary in order to convey Appearer's interest in the described properties, to receive and receipt for the proceeds thereof, and to do any and all things the said agent, in his sole and uncontrolled discretion, deems necessary or proper in connection therewith.

Appearer further authorizes said agent to pay all fees, expenses and charges incurred by the Seller and to sign all other documents on behalf of Appearer that may be required by the closing attorney to effect the conveyance of the properties described herein.

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File # 10-9246

CASH SALE

STATE OF LOUISIANA
PARISH OF EAST BATON ROUGE

FILED AND RECORDED
EAST BATON ROUGE PARISH, LA
STATE OF TENNESSEE
COUNTY OF CLAY COUNTY AND RECORDER

WASHINGTON, DC

BE IT KNOWN, that on the dates indicated below;

BEFORE US, the undersigned Notaries Public, duly commissioned and qualified within and for the above Parish/Countries and States, and in the presence of the undersigned competent witnesses personally came and appeared:

LAND INVESTMENTS OF LOUISIANA, INC. a Louisiana Corporation, domiciled in and doing business in the Parish of East Baton Rouge, Louisiana, represented herein by Ramon Jarrell, duly authorized by virtue of a resolution which is on file and of record with the Clerk and Recorder for the Parish of East Baton Rouge, Louisiana whose permanent mailing address is declared to be 18019 East Augusta Drive, Baton Rouge LA 70810;

CHARLOTTE JANICE JARRELL a person of the full age of majority, resident of the parish of East Baton Rouge, Louisiana, who declared she is married to and living with Ramon Jarrell, dealing herein with her own separate property, acquired with her separate funds and under her own separate administration and control whose permanent mailing address is declared to be 18019 East Augusta Drive, Baton Rouge LA 70810;

OIL & MARINE CORPORATION OF LOUISIANA, INC. INTERVENOR, a Louisiana Corporation domiciled in the Parish of East Baton Rouge, State of Louisiana, appearing herein through its duly authorized agent, Ramon Jarrell, whose permanent mailing address is declared to be 18019 East Augusta Drive, Baton Rouge LA 70810 who intervenes herein for the express purpose of concurring in and assenting to the waiver of surface rights of the immovable property as outlined and more specifically set forth below said concurrence includes any rights it may have to the use of the surface of the property whether in its own capacity and/or in the capacity as the holder of any executive rights it obtained through that Sale with Mortgage between itself and Mildred Carruth dated March 4th, 1975, said Sale with Mortgage being recorded as Original 98, Bundle 9069 of the official records of the Clerk and Recorder for Parish of East Baton Rouge, State of Louisiana;

MONARCH PROPERTIES, INC., a Louisiana Corporation, domiciled in and doing business in the Parish of East Baton Rouge, Louisiana, represented herein by Jay Leblanc, duly authorized by virtue of a resolution which is on file and of record with the Clerk and Recorder for the Parish of East Baton Rouge, Louisiana whose permanent mailing address is declared to be P.O. Box 385, Zachary, LA 70791;

JOHN E. SEAGO, a person of the full age of majority, resident of the Parish of East Baton Rouge, State of Louisiana, married to and living with Raye Landry Seago, whose permanent mailing address is declared to be 8126 One Calais Avenue Suite 2C, Baton Rouge, LA 70809

RAYE LANDRY SEAGO, a person of the full age of majority, resident of the Parish of East Baton Rouge, State of Louisiana, married to and living with John E. Seago, whose permanent mailing address is declared to be 8126 One Calais Avenue Suite 2C, Baton Rouge, LA 70809

PETER G. CARMICHAEL, a person of the full age of majority, resident of the Parish of East Baton Rouge, State of Louisiana, married to and living with Donna Drinkwater Carmichael, whose permanent mailing address is declared to be 8126 One Calais Avenue Suite 2C, Baton Rouge, LA 70809

DONNA DRINKWATER CARMICHAEL a person of the full age of majority, resident of the Parish of East Baton Rouge, State of Louisiana, married to and living with Peter G. Carmichael, whose permanent mailing address is declared to be 8126 One Calais Avenue Suite 2C, Baton Rouge, LA 70809

THE RUSSELL E. RABALAIS REVOCABLE LIVING TRUST, a Tennessee Revocable Inter Vivos Trust, being represented by Russell Eugene Rabalais, its Trustee, pursuant to an Extract of Trust recorded at in the official records of the Clerk and Recorder for the Parish of East Baton Rouge, State of Louisiana, a resident of the County of Davidson, State of Tennessee whose permanent mailing address is declared to be 6011 Temple Road Nashville, TN 37221;

RUSSELL EUGENE RABALAIS, INTERVENOR, a person of the full age of majority, resident of the County of Davidson, State of Tennessee, dealing herein with his separate inherited property, intervening to convey any right title and interest he may have in and to the immovable property described herein, whose permanent mailing address is declared to be 6011 Temple Road Nashville, TN 37221;

ROBERT DAVID RABALAIS, a person of the full age of majority, resident of the Parish of East Baton Rouge, State of Louisiana, dealing herein with his separate inherited property, whose permanent mailing address is declared to be 2617 July Street Baton Rouge, LA 70808;

MICHAEL ROY RABALAIS, a person of the full age of majority, resident of the Parish of East Baton Rouge State of Louisiana, dealing herein with his separate inherited property, whose permanent mailing address is declared to be 4307 Orchid Street Baton Rouge LA 70808; and

ROGER FREDERIC RABALAIS, a person of the full age of majority, resident of the County of Kanawha, State of West Virginia, dealing herein with his separate inherited property, appearing herein through his duly authorized agent and attorney in fact, Billy Jeansonne, pursuant to a Power of Attorney which is on file and of record in the official records of the Clerk and Recorder for the Parish of East Baton Rouge, State of Louisiana whose permanent mailing address is declared to be 1624 White Oak Drive, Charleston, WV 25320

All of the above being collectively herein referred to as "Seller"

who declared that for the price of Two Million Eighty Thousand and No/100 (\$2,080,000.00) Dollars, cash in hand paid, receipt of which is hereby acknowledged, Seller does hereby sell and deliver, with full warranty of title and subrogation to all rights and actions of warranty Seller may have unto Buyer:

UNITED STATES OF AMERICA, and its assigns, through the Department of Veterans Affairs, Real Property Service, appearing herein through its designee, George L. Szwarcman, Chief, Real Property Service a representative of the National Cemetery Administration, whose permanent mailing address is declared c/o of Office of Construction Facilities Management (OOCFM3C), Real Property Service, Department of Veterans Affairs, 810 Vermont Ave, N.W. Washington, D.C. 20420 (hereinafter referred to as Buyer)

who acknowledges delivery and possession of the following described property:

A certain tract or parcel of ground, together with all the buildings and improvements thereon, and all of the rights, ways, privileges, servitudes, appurtenances and advantages thereunto belonging or in anywise appertaining, situated in the Parish of East Baton Rouge, State of Louisiana, located in SECTIONS 66, 67 AND 88 TOWNSHIP 5 SOUTH, RANGE 1 WEST, containing 103.814 acres, and being designated as LOT 4A on that survey map by Lester A. McLin, Jr., P.L.S., dated 9-13-2011, said map being entitled "Map Showing Survey of Lot 4 A of the J. A. Carruth Property, located in Sections 66 & 88, T5S-R1W, Greensburg Land District, East Baton Rouge Parish, Louisiana for U.S. Department of Veterans Affairs", said survey map being on file and of record in the official records of the Clerk and Recorder for the Parish of East Baton Rouge, State of Louisiana, said tract having such measurements and dimensions and being subject to such servitudes and restrictions as are more particularly shown on said map.

Together with any and all right title and interest Sellers may have in and to any alleys, streets, strips or gores abutting or adjoining the above described tract or parcel of land

Seller expressly reserves unto himself, his successors and/or assigns, all of the oil, gas or other minerals in and under the property, and the right to mine and produce same, except that the use or disturbance of the surface of the property herein sold shall not be permitted in connection with such reservation. It is expressly acknowledged that minerals are currently being produced from the subsurface of said tract and that any outstanding mineral interest holder will have the right to conduct mineral exploration and production from the subsurface of the property at a depth of 100 feet below said surface or greater. The mineral rights so reserved herein shall remain imprescriptible in accordance with La. R.S. 31:149.

Seller hereby disclaims all warranties set forth at Louisiana Civil Code Articles 2520, et seq., and warranties of habitability and fitness for particular purposes, even as to the return of the purchase price, whether expressed or implied, including, but not limited to warranties with respect to the zoning of the Property, the soil conditions, or the suitability of the Property for the United States of America's intended use thereof. The United States of America acknowledges that the United States of America has conducted its own investigation of the Property with regard to its condition, permitted use, and suitability for the United States of America's intended use thereof, as well as all other factors deemed material to the United States of America and has employed such independent professionals in connection therewith as deemed necessary by the United States of America. The United States of America further acknowledges that the United States of America is not relying upon any representation of any kind or nature made by Seller, or any of its employees or agents with respect to the Property, and that, in fact, no such representations have been made.

Seller warrants that neither Seller nor any entity in which Seller owns or has owned an interest has deposited or caused or allowed to be deposited hazardous substances or materials on the Property. Except as to the foregoing, Seller makes no warranty with respect to the presence on or beneath the Property (or any parcel in proximity thereto) of hazardous substances or materials which are categorized as hazardous or toxic under any local, state or federal law, statute, ordinance, rule, or regulation pertaining to environmental or substance regulation, contamination, cleanup or disclosure. The United States of America acknowledges that the United States of America has had an opportunity for inspection and investigation of the Property (and other parcels in proximity thereto) that is adequate to enable the United States of America to make the United States of America's own determination with respect to the presence on or beneath the Property (and other parcels in proximity thereto) of such hazardous substances or materials.

The said property is sold, conveyed and accepted subject to any and all valid restrictions, servitudes, mineral conveyances and/or reservations of record affecting same, if any.

To have and to hold said property unto Buyer, Buyer's heirs, successors and assigns, forever.

All parties signing the within instrument, either as parties or as witnesses, have declared themselves to be of full legal capacity.

All agreements and stipulations, 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.

The production of mortgage, conveyance and/or tax certificates are dispensed with by the parties hereto. All taxes assessed against the property herein conveyed have been prorated as of the date of sale.

Apparar declares that it is his intention that the authority granted to said agent be without limit or reservation except as herein specified, and all acts and things done by said agent in furtherance hereof, including any prior acts, be and they are hereby ratified and shall be binding upon the Apparar to the same extent as if he were personally present and acting for .

As used herein the singular shall include the plural and the masculine the feminine.

THUS DONE AND PASSED at my office in Charleston, West Virginia, on the date first hereinabove written, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

Carmella M. Adkins

Printed Name: Carmella M Adkins

ESTHER CARRICO

Printed Name: Esther Carrico

Roger Frederic Rabalais

Roger Frederic Rabalais

Forwarding Address:

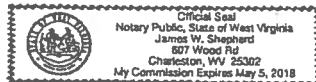
1624 White Oak Drive
Charleston, West Virginia

James W. Shepherd
Notary Public
Printed Name: James W Shepherd

Notary ID/ Bar Roll No. WV State Bar 103366

My Commission Expires: 5-5-2018

(Seal)



THUS DONE AND SIGNED at my office in the City of Baton Rouge, State of Louisiana, on the 2nd day of September 2011, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

[Signature]
PRINTED NAME: GLORIA NEMETH

[Signature]
PRINTED NAME: Jeryl Anne Schizer

LAND INVESTMENTS OF LOUISIANA, INC.

By: [Signature]
Ramon Jarrell

[Signature]
Charlotte Janice Jarrell

OIL & MARINE CORPORATION OF LOUISIANA, INC.,
INTERVENOR

By:

[Signature]
Ramon Jarrell

MONARCH PROPERTIES, INC.

By:

[Signature]
Jay Leblanc

[Signature]
John E. Seago

[Signature]
Raye Leodry Seago

[Signature]
Michael Roy Rabalais

[Signature]
Roger Frederic Rabalais through his agent and attorney in fact, Billy Jeansonne

[Signature]
Donna Drinkwater Carmichael

[Signature]
Notary Public
Robert M. Adams, Jr. #35631

ROBERT M. ADAMS, JR.
BARRON #21216
NOTARY ID #35631
COMMISSIONED FOR 11

THUS DONE AND SIGNED at my office in Baton Rouge, on the 21st day of September, 2011, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

[Signature]
Printed Name: GLORIA NEMETH

[Signature]
Printed Name: Lor. Woodbury

[Signature]
Peter G. Cammichael

[Signature]
Robert David Rabalais

[Signature]
Notary Public
Print Name: Robert M. Adams, Jr.

Notary Identification Number: 35631

Commission Expiration: At Death

(Seal)

ROBERT M. ADAMS, JR.
BAR ROLL #21216
NOTARY ID #35631
COMMISSIONED FOR LIFE

THUS DONE AND SIGNED at my office in the City of Franklin, State of Tennessee, on the 21st day of September, 2011, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

Wendie B. Brown

PRINTED NAME: WENDIE B BROWN

SLB

PRINTED NAME: A. LAUREN BRADY

The Russell E. Rabalais Revocable Living Trust

Russell Eugene Rabalais, Trustee

Russell Eugene Rabalais, Trustee

Russell Eugene Rabalais

Russell Eugene Rabalais, Individually

SR Carter

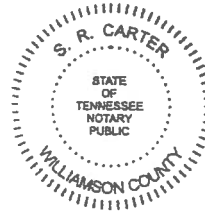
Notary Public

Print Name: SR Carter

Notary Identification Number: _____

Commission Expiration: 6/16/13

(Seal)



THUS DONE AND SIGNED at my office in the District of Columbia, on the 22nd day of September 2011, in the presence of the undersigned competent witnesses and me, Notary, after due reading of the whole.

WITNESSES:

Carolyn A. Harrison
PRINTED NAME: Carolyn A. Harrison

Amelia M. Lehner
PRINTED NAME: Amelia M. Lehner

UNITED STATES OF AMERICA, and its assigns,
through the Department of Veterans Affairs, Real
Property Service

BY George L. Szwarcman
George L. Szwarcman, Chief, Real Property
Service, AUTHORIZED AGENT

Timothy Ethier
Notary Public

Printed Name: Timothy Ethier

Notary ID/ Bar Roll No. _____

My Commission Expires: July 31st, 2015

(Seal)



State of Louisiana

Department of Health and Hospitals
Office of Public Health

SF-22
(Rev. 3/12)

PROCEDURES FOR SUBMITTING PLANS AND SPECIFICATIONS FOR REVIEW AND APPROVAL OF COMMERCIAL SEWERAGE FACILITIES 3000 GPD AND LESS

The following procedures shall be used when submitting plans and specifications for sewerage facilities for review and approval by the DHH/Office of Public Health. This does not include, however, projects involving systems greater than 3,000 gallons per day (gpd). For projects such as those, the Engineering Services Section of the Regional Office in your area should be contacted.

The State Sanitary Code requires that, prior to the start of constructions, approval by the Department of Health and Hospitals (DHH) be obtained for plans and specifications of all sewerage facilities. This applies to new facilities as well as any significant modifications or extensions.

The plans and specifications for all projects having a design average flow of greater than 3,000 gallons per day, or an equivalent organic loading, must be submitted to the regional office. For smaller projects, the plans and specifications must be submitted to local parish health unit in your area.

Following are some common maximum project sizes to be handled by the local parish health units:

3,000	gallons per day design average flow (sewage)
15	residential users
75	office or factory workers (no food handling or showers)
5	trailer sites
5	two bedroom apartments

In order to expedite our handling of your projects, the following suggestions are offered regarding plans and specifications which you submit for approval to the Department of Health and Hospitals:

1. A single set of detailed plans and specifications should be submitted at least 60 days prior to the time the approval, comments, or recommendations are desired by the owner.
2. A detailed design summary package for all sewerage facilities must be submitted. The applicable design summary forms, which are attached, should be used.

3. Submit a vicinity map showing the project location, the sewage treatment facility location, discharge point, and receiving stream. Include a tracing of the outfall to the first perennial (non-intermittent) waterway in the path of the projected outfall.
4. Submit plot plan identifying the lots and including adjacent property usage and ownership.
5. Submit layout drawings showing all pump stations, manholes, clean-outs, pipe, etc., as well as the sewage treatment facility location. Details that do not pertain to the sanitary features need not be included, such as electrical, storm water drainage, and street details.
6. Submit detailed drawings of sewage treatment, collection, and pumping facilities with plan, profile, and end views, depicting dimensions, capacities, materials, and elevations referenced to the North American Vertical Datum of 1988 (NAVD88).
7. Where lots are sold, evidence must be submitted showing that the facilities will be maintained in perpetuity. Ownership by a governmental body is one way to do this. As a prerequisite to our approval of privately owned facilities, the owner must be set up to own, operate, and maintain the facilities rather than the developing company. In addition to this agency's approval, state law requires a profit type utility serving more than ten customers to register with the Louisiana Public Service Commission.
8. For extensions to an existing system, information pertaining to the existing system should be submitted. Please include present population served, design capacity of present system, capacity of lift stations, etc. The ability of the existing system to absorb the extra loading should be documented. Also, if the extension is outside the boundaries of a municipality or district, a letter of acceptance from that authority should be included.
9. For a sewage treatment plant, a complete description of the effluent outfall path shall be submitted. Depictions, detailed descriptions and definitions of all servitudes or rights-of-way encountered for the entire outfall path shall be provided. Written verification/authorization from the legal entity(ies) associated with said servitudes indicating no objection to the discharge of treated sewer effluent into said servitudes shall be submitted. Written verification/authorization from the local governing body indicating no objection to the proposed point of discharge and outfall path shall be submitted. If the treated effluent will encounter a Louisiana Department of Transportation and Development (LDOTD) right-of-way, a letter of no objection from LDOTD for the discharge of treated sewer effluent into the LDOTD right-of-way shall be provided. It is important that the plant not discharge across privately owned property without benefit of easement before reaching a perennial stream (See Item 3 above).
10. The review of the plans and specifications are made, with some exceptions, in accordance with the "Recommended Standards for Wastewater Facilities", 1990 Edition promulgated by the Great Lakes - Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers [available from the Health Education Services – P.O. Box 7126 – Albany, NY 12224 (www.hes.org)]. Additional Design Standards for sewerage facilities are given in Part XIII of the State Sanitary Code. The state sanitary code is available at <http://www.dhh.louisiana.gov/offices/?ID=242>.

11. The Louisiana Department of Environmental Quality (DEQ) is responsible for determining the water quality requirements in the State for all wastewater discharges as well as for the issuance of wastewater discharge permits. State law requires that a discharge permit be obtained from the Department of Environmental Quality, Office of Environmental Services, Water & Waste Permits Division, P. O. Box 4313, Baton Rouge, LA 70821-4313 (Phone # 225-219-3181) prior to discharge of any wastewater. You may also be required to obtain a federal permit for the wastewater discharge, about which DEQ can advise you.
12. Federal mandate for DEQ to establish Total Maximum Daily Loads (TMDLs) for all water bodies in our state have resulted in lower limits being established for wastewater dischargers to specific receiving streams based on what organic loads the receiving stream may already have and other stream specific data. A copy of your Administrative Completeness Determination letter from DEQ or existing DEQ discharge permit shall be submitted along with this design summary package for all permits involving a wastewater treatment facility. Regarding this you should contact DEQ Water Permits Division, PO Box 4313 Baton Rouge, LA 70821-4313 whose phone number is 225-219-3181.
13. If the project involves work or structures in the waters of the State including adjacent wetlands, a permit from the U. S. Army Corps of Engineers may be required. Examples, of this are water intake structures, pipeline stream crossings, and sewage plant out fall structures. Regarding this, you should contact the New Orleans District Corps of Engineers, Department of the Army, P. O. Box 60267, New Orleans, LA 70160. Attention: LMNOD-SP. Or the Vicksburg District Corps of Engineers, Department of the Army, 4155 Clay Street, Vicksburg, MS 39183-3435. Attention: CEMVK-OD-F
14. If the project would have an impact on any surface water body that has been designated as a Scenic River, then a permit may be required from the Louisiana Department of Wildlife and Fisheries. Regarding this you should contact the Ecological Study Section, Louisiana Department of Wildlife and Fisheries, P. O. Box 14526, Baton Rouge, LA 70898.
15. The Operator for Community Sewer Treatment and Collection Systems shall hold a current and valid Professional Certification (s) of the required category as set forth in R.S. 40:1141-1151. Additionally, an Operator shall demonstrate that when not present at the facility, he or she is capable of responding to that location within one (1) hour of being notified that his presence is needed. For more information regarding Operator Certification, please call the Department of Health and Hospital's Office of Public Health Operator Certification Unit at (225) 342-7508.
16. Once the project is completed, the last page titled "CERTIFICATION OF CONSTRUCTION" shall be completed, and signed by the contractor then submitted to the office from which the permit was issued. Your permit is not considered final until this step has been completed.

**DESIGN SUMMARY PACKAGE
COMMERCIAL SEWERAGE FACILITIES
3000 GPD and LESS**
(Fill Out Applicable Sheets)

Project:	<i>Louisiana National Cemetery VA Project # 870CM 3028</i>		
Contractor:			
Telephone:			
Parish:	<i>East Baton Rouge</i>	Nearest Town:	<i>Zachary</i>
Population Served:	<i>Offices & restrooms for cemetery</i>		
New System? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		Existing System? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
Project to be Owned and Operated By: (include name and address)			
Proposed Project Will Tie-in to:	Sewer:		
	<i>On site sewer treatment with effluent</i>		
	<i>reduction field and zero discharge</i>		
	<i>off site</i>		

EXTENDED AERATION SEWAGE TREATMENT FACILITY

1 of 3

Project:	Louisiana National Cemetery			Water Well within 100'?
Contractor:				
General Scope of Project:	Bathrooms for office and visitors			
		<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
Design Average Flow:	1000 gpd			
BOD ₅ Loading (in lbs of BOD ₅ per day):	1.785			
Max. # of Lots or Population at Maximum Capacity:	5 employees + 450 visitors			
Initial # of Lots (or population):	5 employees			
Industrial Waste:	No			
Design Effluent Limits:	BOD ₅ : 30	TSS: 30	NH ₃ N: N/A	
RECEIVING STREAM: (provide complete path from outfall to first perennial non-intermittent waterway in the path of the projected outfall.)	N/A - zero discharge through effluent reduction field			
Plant Manufacturer:				
Plant Model #:				
Materials of Construction:	Concrete			
AERATION TANK	Volume:			
	Retention Time (24 Hour Min):			
	BOD ₅ Loading: (lb per 1000 CF, 12.5 max.)			
	Screen or Communtor?	<input type="checkbox"/> Yes <input type="checkbox"/> No		
FINAL CLARIFIER	Surface Area:			
	Surface Loading: (gpd/ft ² @ peak hourly flow)			
	Volume:			
	Scum Baffle:			
	Skimmer Through:			
	Weir Loading: (gpd/ft @ peak hourly flow)			
NAME OF CERTIFIED OPERATOR:				

EXTENDED AERATION SEWAGE TREATMENT FACILITY

2 of 3

AIR SUPPLY	# of Blowers:	1	
	Capacity of Each (SCFM):	4.2 CFM	
SLUDGE RETURN	Method:		
	Maximum Flow (GPM):		
	Maximum Percent (% of DAF):		
SLUDGE DRYING BEDS	Number of Beds:		
	Area of Each Bed:		
	Total Area:		
	Area per Capita:		
	Gravel Layer Depth:		
	Sizes:		
	Sand Depth:		
	Under-drain Size:		
	Freeboard Above Sand:		Splash Plate? <input type="checkbox"/> Yes <input type="checkbox"/> No
	Effluent To:		
SLUDGE LAGOONS	Number of Lagoons:		
	Maximum Depth:		
	Free Board:		
	Volume of Each Lagoon:		
	Volume of Each Lagoon per Capita:		
	Pump:		
	Piping Material:		Size:
	Effluent To:		
OTHER SLUDGE DISPOSAL METHODS	Explain: <i>As needed un-digestable solids will be removed by a licensed company and disposed of in a licensed facility</i>		

EXTENDED AERATION SEWAGE TREATMENT FACILITY

3 of 3

CHLORINATION	Number:		1	
	Gas or Hypo:		Tablet Hypo	
	Capacity (lb per 24 hrs):		0.33	
	Test Kit:		N/A	
	Location:		in line	
	Ventilation:			
CHLORINE CONTACT TANK	Inside Dimensions	Length:		
		Width:		
		Operating Depth:		
		Capacity (gal):	180 gallon	
	Retention Time: (15 minute min. @ peak hourly flow or maximum rate of pumping)		15 min	
Baffles?		Scum Baffle?		
<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/> Yes <input type="checkbox"/> No		
ADDITIONAL DETAILS	Power Supply (Dual)? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Washdown Facility? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Backflow Prevention? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
	Facility Fenced? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Gates Locked? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Access Road? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
Copy of DEQ Administrative Completeness Determination Letter or Discharge Permit attached? N/A - zero discharge <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No				
ADDITIONAL COMMENTS	Plant is an ATV not an extended aeration facility			
LOCATIONAL INFORMATION		Coordinates:		
		Latitude 00°00'00.0"N 30°38'44.8"		
		Longitude 00°00'00.0"W 91°15'15.1"		
		OR		
		Latitude 00.00000°N		
		Longitude 00.00000°W		
		Geographic Datum: NAD83 <input type="checkbox"/> WGS84 <input type="checkbox"/> NAD27 <input type="checkbox"/>		
		Collection Method: GPS <input type="checkbox"/> — DGPS/WAAS enabled? Yes <input type="checkbox"/> No <input type="checkbox"/> — Horizontal Accuracy? _____ meters Map <input checked="" type="checkbox"/> Specify: Google Scale: _____		