NOTICE OF INTRODUCTION OF ORDINANCE

NOTICE IS HEREBY GIVEN that the following entitled ordinance was introduced in writing in the form required for adoption at a meeting of the Parish Council of the Parish of Livingston, State of Louisiana, on July 11, 2013, and laid over for publication of notice:

L.P. ORDINANCE 13-31

AN ORDINANCE TO DECLARE ADJUDICATED PROPERTY:

2635 Kelli Dr. Denham Springs, LA 70726

SURPLUS PROPERTY AND AUTHORIZE THE SALE OF SAID PROPERTY.

NOTICE IS HEREBY FURTHER GIVEN that the Parish Council of said Parish will meet on Thursday, August 8, 2013, at six (6:00) o'clock p.m., at the Parish Council Chambers, 20355 Government Boulevard, Livingston, Louisiana, at which time there will be a public hearing on adoption of the aforesaid ordinance.				
Lisa Frederick, Council Clerk	Marshall Harris, Council Chair			

The following ordinance which was previously introduced in written form required for adoption at a regular meeting of the Livingston Parish Council on July 11, 2013, a summary thereof having been published in the Official Journal together with a notice of public hearing which was held in accordance with said public notice, was brought up for final passage on August 8, 2013 on Motion of Chance Parent and duly seconded by Sonya Collins.

LIVINGSTON PARISH ORDINANCE NO. 13-31

AN ORDINANCE TO DECLARE ADJUDICATED PROPERTY 2635 Kelli Dr. Denham Springs, LA 70726 SURPLUS PROPERTY AND AUTHORIZE THE SALE OF SAID PROPERTY

Whereas, the Parish of Livingston owns property described as:

A certain tract or parcel of land together with all buildings and improvements thereon, situated in the Parish of Livingston, State of Louisiana, being located in Section 38, Township 7 South, Range 3 East, being LOT 157, LAKELAND ACRES SUBDIVISION, said tract or parcel of land having such measurements and dimensions as more fully described on a map on file and of record in the office of the Clerk and Recorder for the Parish of Livingston, State of Louisiana.

Municipal Address: 2635 Kelli Dr. Denham Springs, LA 70726

Assessment Number: 368258; Ward 2TA

Said property having been adjudicated to the Parish for unpaid property taxes for the year **1991**; and assessed in the name of Ramon Martinez.

Whereas, the Department of Public Works for the Parish of Livingston has recommended that the property be declared surplus and no longer needed for public purposes; and

Whereas, the parish has received an appraisal on the property, and the appraised value of the property is \$25,000.00.

Whereas, a request has been received by the Livingston Parish Finance Department from Matilde Alberny, an adjoining property owner, to purchase said property for the sum of \$12,500.00 cash, at the time of sale; and

Whereas, pursuant to LSA-R.S. 47:2202(B) said property is being sold to adjacent property owner; and

Whereas, this Council is of the opinion that this property is surplus and no longer needed for public purposes and that it would be in the public interest to convey the above mentioned property to **Matilde Alberny** for the offered sum.

Now, Therefore, Be It Ordianed by the Livingston Parish Council that:

A certain tract or parcel of land together with all buildings and improvements thereon, situated in the Parish of Livingston, State of Louisiana, being located in Section 38, Township 7 South, Range 3 East, being **LOT 157**, **LAKELAND ACRES SUBDIVISION**, said tract or parcel of land having such measurements and dimensions as more fully described on a map on file and of record in the office of the Clerk and Recorder for the Parish of Livingston, State of Louisiana.

Municipal Address: 2635 Kelli Dr. Denham Springs, LA 70726

Assessment Number: 368258; Ward 2TA

is hereby declared to be surplus and no longer needed for public purpose.

Section 2. Ten days after the final adoption of this ordinance, if no restraining order has been obtained, the Parish President is authorized to execute an act of cash sale in which the Parish of Livingston conveys the above described property to:

MATILDE ALBERNY FOR THE SUM OF \$12500.00 CASH.

However, the Parish President shall not execute the act of cash sale until the Parish Attorney's office has certified in writing to the Parish President the following:

A) Purchaser has certified in writing to the Parish Attorney that purchaser or his agent has examined the mortgage records, conveyance records, probate and civil suit records of the Clerk of Court of Livingston Parish and attached to the certification a written list of the names and last known addresses of all owners, mortgagees, and any other person who might

have a vested or contingent interest in the property, or who has filed a request for notice as provided in LSA-R.S. 47:2206. Said written certification shall contain an indemnification and hold harmless clause by the purchaser in favor of the Parish of Livingston Parish, its officers, agents and employees if the purchaser should fail to request notification to an interested party or should incorrectly identify or locate any interested party.

- Purchaser has made written request to the Parish Attorney to notify those persons identified B) above in accordance with LSA-R.S. 47:2206 and has paid the Parish the sum of twenty-five dollars per notice and/or the sum of the actual cost of notice by publication requested.
- C) The Parish Attorney has provided purchaser with proof of notice, and purchaser has recorded same in the conveyance records of Livingston Parish and has provided the Parish Attorney a stamped copy of the recorded proof on notice.
- D) Purchaser has certified in writing to the Parish Attorney that the number of days required by LSA-R.S. 47:2206 has elapsed since the above required notice was made or attempted and that the property has not been redeemed by the payment of the taxes owed.
- Purchaser has paid the consideration in cash to the Parish and the cash sale attached has been E) approved by the Parish Attorney.

Section 3. If purchaser should fail to complete the requirements of Section 2 A) and B) within one hundred twenty (120) days of the adoption of this ordinance, the Parish President is authorized to execute an act of cash sale in which the Parish of Livingston conveys the above described property to anyone who shall complete the requirements of Section 2. If all of the requirements of Section 2 are not completed within one year from the date this ordinance is adopted, the Parish President's authority to execute an act of cash sale for this property shall cease and any and all rights of the purchaser to this property shall terminate.

Section 4. This act of sale shall be without any warranty or recourse whatsoever (including warranty of title), even for the return or any reduction of the purchase price, but with subrogation to all rights and actions of warranty Parish of Livingston may have, and such sale shall contain such warranty limitations and other provisions as are required by the Parish Attorney. The Parish of Livingston shall reserve all oil, gas and other mineral rights in and to the property to be conveyed, but shall convey the surface rights of the said property.

And the ordin	ance was declared adopted on the	on day of August,	2013.	
YEAS:	MR. PARENT, MS. WALE, MS. LANDRY, MR. GOFF, MR. SHARP, MR. BLACKWELL, MS. COLLINS, MR. HARRIS			
NAYS:	NONE			
ABSENT:	MR. NORRED			
And the ordin	ance was declared adopted on the	8th of August, 2013	3.	
ATTEST:		Marshall Harris, C	Jouncil Chair	
	k, Council Clerk			
	ED	ADOPTED		
DELIVERED	TO PRESIDENT		o'clockM.	
APPROVED	BY PRESIDENT			
VETOED BY	Layton Ricks PRESIDENT		Date	
	Layton Ricks FROM PRESIDENT	-	Date o'clock .M.	
RECEIVED I ROW I RESIDENT		,	o clockwi.	