### UNITED STATES DISTRICT COURT

### MIDDLE DISTRICT OF LOUISIANA

ASCENSION PROPERTIES, INC. : CIVIL ACTION NO.: 23-CV-00340

VERSUS : JUDGE: SHELLY D. DICK

LIVINGSTON PARISH GOVERNMENT, : MAGISTRATE: ERIN-WILDER : DOOMES

RANDALL DELATTE, ERIN SANDEFUR,
GERALD MCMORRIS, SHANE MACK, AND

JOHN WASCOM

## **CONSENT MOTION TO DISMISS**

**NOW INTO COURT**, through undersigned counsel, comes Plaintiff, Ascension Properties, Inc., which respectfully moves this Honorable Court for an Order dismissing all of its claims against Individual Defendants Randall Delatte, Erin Sandefur, Gerald McMorris, Shane Mack, and John Wascom, with prejudice, pursuant to Federal Rule of Civil Procedure 41(a)(2).

Defense Counsel were contacted *after* the Court's status conference on August 3, 2023, as were all other counsel, and all parties consent to this motion.

WHEREFORE, Plaintiff, Ascension Properties, Inc., prays that this Honorable Court issue an order dismissing Plaintiff's claims against Individual Defendants Randall Delatte, Erin Sandefur, Gerald McMorris, Shane Mack and John Wascom with prejudice, reserving unto Plaintiff's remaining claims against Defendant Livingston Parish Government.

Respectfully submitted,

### TAYLOR PORTER, L.L.P.

By: /s/ Tom Easterly\_

Tom Easterly, La. Bar No. 30488, T.A. John Stone Campbell, III, La. Bar Roll No. 23674 Peyton T. Gascon, La. Bar No. 40369

450 Laurel Street, 8th Floor (70801)

Baton Rouge, LA 70821-2471 Telephone: (225) 387-3221

Facsimile: (225) 346-8049

Email: tom.easterly@taylorporter.com

johnstone.campbell@taylorporter.com peyton.gascon@taylorporter.com

Counsel for Plaintiff, Ascension Properties, Inc.

# **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 3rd day of August, 2023, the foregoing was filed electronically with the Clerk of Court using the CM/ECF system, and notice of this filing was accordingly sent to all counsel of record through the Court's electronic filing system.

/s/ Tom Easterly