



To: City of New Orleans: City Planning Commission
From: GCHP: Anna Labadie
CC: CrescentCare: Noel Twilbeck, Alice Riener, Reginald Vicks;
Rozas Ward: Charles Ward, John Dauer
Re: **CCMC: Land-Use Request Application**
Date: March 4, 2022

Enclosed is the Land-Use Request Application for a conditional use approval to redevelop 2515 Canal Street into a medical clinic for CrescentCare.

Required attachments are included:

- Completed Application, signed by United Way of Southeast Louisiana (Property Owner)
- Authorization from Property Owner
 - o Board Resolution
 - o Articles of Incorporation
- Boundary & Topographic Survey by Gandolfo Kuhn, January 24, 2022
- Photographs, prepared by Rozas Ward Architects
- Neighborhood Participation Program Documents
- Site Plan & Floorplans, prepared by Rozas Ward Architects
- Landscape Plans, prepared by Rozas Ward Architects
- Architectural Elevations, prepared by Rozas Ward Architects

For additional information, please contact Project Manager, Anna Labadie, at (504) 525-2505 x 209 or labadie@gchp.net.



Received by	RB
Sign Provided <input type="radio"/>	Date 3/4/22
Tracking Number	22-0288

LAND-USE REQUEST APPLICATION

LAND-USE PROCESS

APPLICANT RESPONSIBILITIES	CITY ACTIONS	NOTES
Schedule a pre-application conference with the CPC staff.		The applicant or agent must meet with CPC staff to review the application.
Perform NPP Outreach		Staff will explain requirements including Neighborhood Participation Program outreach in pre-app meeting: https://www.nola.gov/city-planning/neighborhood-participation-program/
Submit Application to CPC Staff.	Review application/Return if incomplete and provide applicant with sign	All applications must be completed before being assigned a zoning docket number.
	Initiate legally required advertising of request.	Request is advertised 3 times in the newspaper and signs are posted in the vicinity of the request site.
Review staff's report prior to the public hearing.	CPC staff prepares a report of your request and forwards it to the Commission and petitioner.	Staff report on your request is forwarded to the Commission and to you prior to the Public Hearing.
Attend CPC Public Hearing.	Public Hearing is held approximately 6 weeks after a complete, correct application is received.	Proponents and opponents are allowed to address concerns and issues at the public hearing.
	CPC recommendation is forwarded to the City Council with a suggested hearing date.	The staff report (inc. CPC recommendation) is sent to the City Council. The Council schedules a hearing date.
	Petitioner and those who spoke at the CPC Hearing are notified by the Clerk of Council of hearing	Clerk of Council notifies proponents and opponents of the scheduled hearing date, - 10 days prior to hearing.
Attend City Council Public Hearing (City Hall-City Council Chambers).	City Council takes action	If Council votes for denial, the process ends here. If Council votes for approval, the Council will instruct the City Attorney's Office to prepare an ordinance. Once introduced, the ordinance must lay over for 21 days before it can be adopted. After adoption, the Mayor signs the ordinance.

If no site plan or title restriction is required, submit your application for permitting.

If title restrictions are required, submit recorded title restrictions per ordinance to the CPC (and Safety & Permits when applying for permits.)

If site plans are required, revised final plans must be submitted to CPC staff within 1 year final ordinance date.	CPC staff verifies compliance, and will approve the drawings.	The final site plans must contain all required information, including all Waivers & Provisos from the Final Ordinance must be listed on the title page.
Take 5 copies of the Final CPC Staff-approved plans for recordation Office of Conveyances.	CPC staff will give the applicant one copy of the approved drawings and the transmittal letter authorizing the recordation to the applicant.	CPC staff will notify the applicant when the final plans have been signed.
After recordation, the applicant must resubmit 1 recorded copy to CPC & Safety & Permits.	CPC staff will collect one (1) copy of the recorded plans.	Once plans have been recorded, the CPC staff is legally authorized to change the Zoning Map.

LAND-USE FEE SCHEDULE

Zoning Change:

- Lots 0-4,999 sq ft \$1,000
- Lots 5,000-24,999 sq ft \$2,000
- Lots 25,000-74,999 sq ft \$3,000
- Lots 75,000 sq ft or more \$4,000

Conditional Use/Planned Development:

- Structures between 0-4,999 sq ft \$1,160
- Structures between 5,000-24,999 sq ft \$2,320
- Structures between 25,000-74,999 sq ft \$3,480
- Structures of 75,000 sq ft or more \$4,640

Conditional Use Established Two-Family, Multi-Family, and Townhouse Dwellings:

- No increase in floor area \$500
- Increase in floor area \$700
- Text Amendment: \$1,500



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LAND-USE REQUEST APPLICATION

Covid-19 Submittal Protocol: Please submit complete applications via email to CPCinfo@nola.gov. Applicants without the ability to submit via email should contact (504) 658-7100 to make alternative arrangements. Incomplete applications will **not** be accepted and will be returned to the applicant.

ATTACHMENTS	TEXT AMENDMENT	ZONING CHANGE	CONDITIONAL USE/PLANNED DEVELOPMENT
<input type="radio"/> Completed application with all required information & signed by owner or authorized agent.	Required	Required	Required
<input type="radio"/> Authorization from Property Owner. If ownership is joint, each owner must be listed. If ownership is a partnership, the Partnership Agreement must be included. If ownership is a corporation, Articles of Incorporation (full document filed with the Secretary of State) and a Board Resolution authorizing an individual or agent to sign on its behalf must be included. If ownership is a LLC, Articles of Organization (full document filed with the Secretary of State) and legal documentation authorizing an individual or agent to sign on its behalf must be included. If necessary, submit proof of ownership documents, such as copies of the recorded act of sale, act of exchange, act of donation, cash sale or deed.		Required	Required
<input type="radio"/> Accurate survey or legal description showing or describing the legal boundaries of the site.		Required	Required
<input type="radio"/> Photographs of the subject site(s) and building(s).		Required	Required
<input type="radio"/> Neighborhood Participation Program Documents including NPP summary report, contact list, NPP meeting invitation, NPP comment cards, neighborhood email notices, and meeting sign-in sheet. Refer to the Neighborhood Participation Guide for more information.		Required	Required
<input type="radio"/> Site Plan of the entire lot(s) showing property lines and all buildings or structures, with distance from property line indicated. All off-street parking areas, driveways, interior streets, paving, mechanical equipment, or other surfaces should be shown and dimensioned on the plans.			Required
<input type="radio"/> Landscape Plans including the location, quantity, size, name, and condition of all existing and proposed plant materials and trees. All landscaped areas should be shown and dimensioned on the plans. A description of all tree preservation measures on-site and in the public right-of-way should be included.			Required
<input type="radio"/> Architectural Elevations of each side of the proposed structure(s) indicating height, architectural elements such as windows, doors, materials, textures, and other information.			Required
<input type="radio"/> Floor Plan(s) of the entire structure(s) showing room use, dimensions, walls, doors, windows, major appliances, plumbing fixtures, stairs, or other egress.			Required
<input type="radio"/> Recommendations or approvals from HDLC, or VCC, or City Council (regarding demolition), where applicable.			May Be Required
<input type="radio"/> Design Advisory Committee (DAC) Recommendation , when required by Article 4, Section 4.5.B of the Comprehensive Zoning Ordinance.			May Be Required



Received by _____
Sign Provided <input type="radio"/> Date _____
Tracking Number _____

LAND-USE REQUEST APPLICATION

Covid-19 Submittal Protocol: Please submit complete applications via email to CPCinfo@nola.gov. Applicants without the ability to submit via email should contact (504) 658-7100 to make alternative arrangements. Incomplete applications will not be accepted and will be returned to the applicant.

Type of application: Text Amendment Zoning Change Conditional Use/Planned Development

Address of Property for which this application is being filed. 2515 Canal Street

APPLICANT INFORMATION

Applicant Identity: Property Owner Agent

Applicant Name Gulf Coast Housing Partnership

Applicant Address 1626A Oretha Castle Haley Blvd.

City New Orleans State Louisiana Zip 70113

Applicant Contact Number (504) 525-2505 x 209 Email labadie@gchp.net

PROPERTY OWNER INFORMATION SAME AS ABOVE

Property Owner Name United Way for Southeast Louisiana formerly United Way of Greater New Orleans and the Community Chest

Property Owner Address 2515 Canal Street

City New Orleans State Louisiana Zip 70119

Property Owner Contact Number 504.957.9768 Email michaelw@unitedwaysela.org

SPECIFIC ZONING REQUEST

Conditional Use to allow Medical Use within an existing >10,000 SF structure in HU-MU District (as required by CZO: Article 12, Section 12.2.B.1)

PROPERTY LOCATION

Square Number(s) 331 Lot Number(s) K

Bounding Streets N. Rocheblave St. N. Dorgenois St. Iberville St.

Zoning HU-MU Municipal District B

Tax Bill Number 206203608 Planning District _____

DESCRIPTION OF PROJECT (Attachments are acceptable)

CrescentCare proposes to redevelop the existing historic structure at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking.




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Sign Provided <input type="radio"/> Date	_____
Tracking Number	_____

LAND-USE REQUEST APPLICATION

ACKNOWLEDGMENTS

I (we) hereby affirm that ownership and property information presented on this application is current and accurate and, further, that the undersigned meet the requirements of Article 16 of the Comprehensive Zoning Ordinance to submit this application. I (we) acknowledge that inaccurate or incomplete ownership, improper authorization, or property identification will make this application and resulting actions null and void. I (we) the undersigned owner and authorized agent of the area of land described above, hereby submit for your approval the above stated request.

Owner Signature  Date 2/25/22

Agent Signature _____ Date _____

If ownership is joint, each owner must be listed. If ownership is a partnership, the Partnership Agreement must be included. If ownership is a corporation, Articles of Incorporation (full document filed with the Secretary of State) and a Board Resolition authorizing an individual or agent to sign on its behalf must be included. If ownership is a LLC, Articles of Organization (full document filed with the Secretary of State) and legal documentation authorizing an individual or agent to sign on its behalf must be included. If necessary, submit proof of ownership documents, such as copies of the recorded act of sale, act of exchange, act of donation, cash sale or deed.

STATE OF LOUISIANA, PARISH OF ORLEANS

Before me, the undersigned authority, personally appeared the person(s) whose signature are affixed above, all of the full age of the majority, who declared under oath to me, Notary, that they are the owners or authorized agents of the property described above, and that their signatures were executed freely and voluntarily and that they are duly qualified to sign.

Sworn to and subscribed before me this 25 day of FEBRUARY 2022

My Commission expires AT DEATH







United Way of
Southeast Louisiana

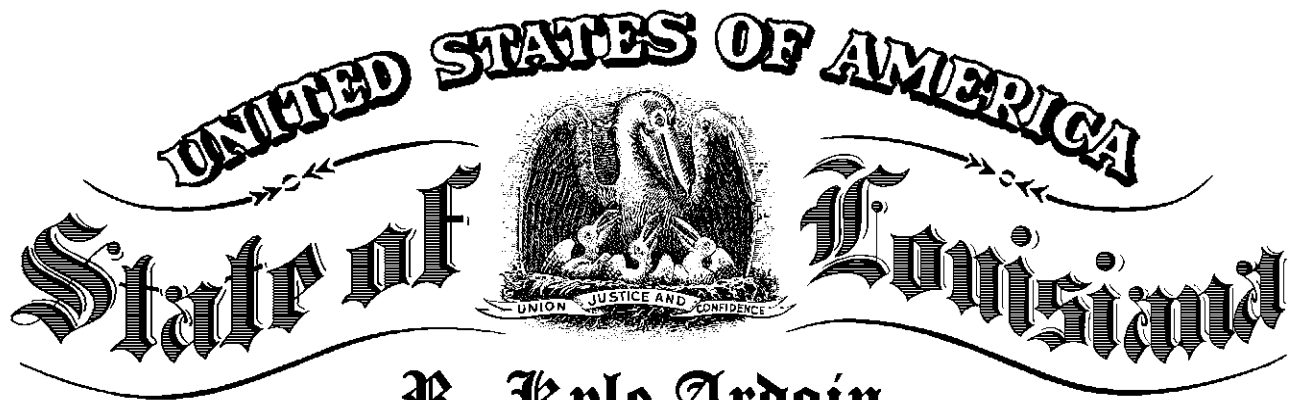
**MEETING OF THE BOARD OF DIRECTORS OF
United Way of Southeast Louisiana**

At a meeting of the Board of Directors for United Way of Southeast Louisiana held this 23rd day of February, 2022, there being a quorum present, the following resolution was adopted, to wit:

BE IT RESOLVED, that Michael Williamson, President and Chief Executive Officer is hereby authorized and empowered for and on behalf of United Way of Southeast Louisiana, to sign contracts, amendments, and related matters between United Way of Southeast Louisiana and the City of New Orleans ONE STOP Permits & Licenses.

Todd Amet

Secretary and/or Chairman of the Board of Directors



R. Kyle Ardoin
SECRETARY OF STATE

As Secretary of State of the State of Louisiana, I do hereby Certify that
the attached document(s) of

UNITED WAY OF SOUTHEAST LOUISIANA

are true and correct and are filed in the Louisiana Secretary of State's Office.

02201870N	ORIGF	6/13/1952	14 page (s)
02201870N	ORIGF	6/13/1952	1 page (s)
02803270	AMEND	6/23/1958	17 page (s)
04107630	AMEND	8/24/1971	17 page (s)
04404010	NMCHG	5/1/1974	18 page (s)
34250328	MERGE	11/2/1987	3 page (s)
40040085	CHOFF	10/30/2009	1 page (s)
40590592	NMCHG	8/16/2011	2 page (s)
41230242	CHOFF	7/15/2013	2 page (s)
41422104	CHOFF	2/7/2014	2 page (s)
41582994	RESTA	7/23/2014	13 page (s)
41607696	CHOFF	8/11/2014	2 page (s)
44421176	21 AR	5/14/2021	2 page (s)

In testimony whereof, I have hereunto set my hand and caused the Seal of my Office to be affixed at the City of Baton Rouge on,

February 22, 2022

Secretary of State

WEB 02201870N



Certificate ID: 11530511#52C42

To validate this certificate, visit the following web site, go to **Business Services**, Search for **Louisiana Business Filings**, Validate a **Certificate**, then follow the instructions displayed.

www.sos.la.gov

W. P. HICKEY

Mortgage Office

Recorder of Mortgages for the Parish of Orleans

OFFICE

Corner of Royal and Conti Streets

NEW ORLEANS, LA., June 11, 19 52

I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana,
do hereby certify that the above and foregoing Act of Incorporation of the

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

was this day duly recorded in my office, in Book No. 1843 Folio

New Orleans, June 11, 19 52. @ 3:30 P.M.

Wm. Schaefer
Dy. Recorder of Mortgages.

welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson and St. Bernard for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

To inform the public of the services and objectives of participating organizations, and to stimulate widespread support of the said organizations by the public.

This corporation shall have authority to do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes herein expressed or implied, or that may be incidental thereto. Without limitation upon the authority thus granted, this corporation shall have the authority to determine what organizations, to be known as "participating organizations", shall be included in each fund-soliciting campaign conducted by the corporation and to fix the share of such organizations in the funds raised by such campaign.

ARTICLE IV.

The location and post office address of its registered office is

315 Camp Street
New Orleans, Louisiana

ARTICLE V.

The full names and post office addresses of its registered agents are

Richard W. Freeman
295 Walnut Street
New Orleans, Louisiana

Joseph H. Epstein
5218 St. Charles Avenue
New Orleans, Louisiana

ARTICLE VI.

This corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or incorporated or unincorporated associations or partnerships. There shall be no dues or assessments;

and no certificate of membership need be issued.

Except as may be otherwise provided by the by-laws, there shall be only one class of members. The subscribers to these Articles of Incorporation shall constitute the first membership of this corporation. Hereafter, every contributor to a fund-soliciting campaign conducted by this corporation shall automatically become a member of the corporation for the calendar year for which such contribution is made.

ARTICLE VII.

At every members' meeting each member shall be entitled to one vote, which vote must be cast by the member in person. Ten members shall constitute a quorum. The number and time of meetings of members shall be fixed in the by-laws, but at least one meeting shall be held in each calendar year for the election of Trustees. No written notice of any regular or special meeting need be given to members, but notice of the time, place and purpose of each meeting, except the meeting to be held on June 12, 1952, for the election of Trustees as hereinafter provided, shall be published three times during the ten-day period immediately preceding the meeting in at least one newspaper of general circulation in the City of New Orleans.

ARTICLE VIII.

All of the corporate powers and authority of this corporation shall be vested in and exercised by a Board of Trustees. The names and addresses of the persons composing the first Board of Trustees are:

Edgar B. Stern
11 Garden Lane
New Orleans, Louisiana

Richard W. Freeman
295 Walnut Street
New Orleans, Louisiana

Clifford F. Favrot
7325 Hampson Street
New Orleans, Louisiana

Joseph H. Epstein
5218 St. Charles Avenue
New Orleans, Louisiana

Darwin S. Fenner
1705 Calhoun Street
New Orleans, Louisiana

The hereinabove named Trustees shall hold office until the election of their successors at a meeting of the members which shall be held at the registered office of the corporation on June 12, 1952, at 11:00 A. M. At said meeting

a Board of Trustees composed of thirty-six persons shall be elected from nominations to be proposed by a nominating committee consisting of the respective Presidents of the Chamber of Commerce of the New Orleans Area, The New Orleans Board of Trade, International House, and New Orleans Clearing House Association, the appointed representative of New Orleans Council of Civic Clubs Presidents, and three members of the Citizens Committee for the United Fund appointed by the Chairman of the Committee. From and after such election the Board of Trustees shall be composed of thirty-six persons unless and until otherwise provided by the by-laws.

The term of office of the Trustees to be elected on June 12, 1952, shall extend until the first annual meeting of the members of the corporation. The terms of office of all Trustees thereafter elected shall be prescribed by the by-laws. Each Trustee shall hold office until his successor is elected and qualified. At each election, except the one to be held on June 12, 1952, one-third of the Trustees to be chosen shall be elected from nominations by the participating organizations. If a vacancy or vacancies should occur at any time in the Board of Trustees, the remaining Trustees may fill said vacancy or vacancies by a majority vote of those present at any meeting, provided that if a vacancy occurs in the case of a Trustee nominated by the participating organizations, such vacancy shall be filled from nominations by the participating organizations. The number of Trustees which shall constitute a quorum shall be prescribed by the by-laws.

ARTICLE IX.

The officers of this corporation shall consist of a President, three Vice-Presidents, a Secretary, and a Treasurer, all of whom shall be members of the Board of Trustees, and such other officers and assistant officers as may be authorized in the by-laws, none of whom need be members of the Board of Trustees. The officers shall be elected by the Board of Trustees.

The first officers of this corporation shall be elected at the first meeting of the Board of Trustees elected at the meeting to be held on June 12, 1952. These officers shall serve until the election of their successors at the first meeting of the Board of Trustees elected at the first annual meeting of the members of the corporation as hereinabove provided. Thereafter, the officers of this corporation shall be elected annually by the Board of Trustees at the first meeting of the Board following the annual election of Trustees; and said officers

shall serve for a period of one year from the date of their election and until their successors shall be elected and qualified.

ARTICLE X.

The Board of Trustees may make, amend, and repeal by-laws for the regulation and management of the affairs of the corporation, provided that they be not inconsistent with these Articles of Incorporation, and subject to the power of the members to change the action of the Trustees. The by-laws may be adopted, amended, or repealed at any regular or special meeting of the Board of Trustees, convened for said purpose after notice to the Trustees, on the vote of a majority of the Trustees present at the meeting.

ARTICLE XI.

These Articles of Incorporation may be altered or amended by the vote of a majority of the entire Board of Trustees at any regular or special meeting convened for said purpose after notice to the Trustees, ratified by a majority of the members present at a meeting of members called for that purpose.

ARTICLE XII.

This corporation may be dissolved by the vote of two-thirds of the entire Board of Trustees at any regular or special meeting convened for said purpose after notice to the Trustees, ratified by two-thirds of the members present at a meeting of members called for that purpose.

ARTICLE XIII.

No informality herein shall have the effect of rendering these Articles of Incorporation null or of exposing any subscriber thereto to any liability. No member of this corporation shall ever be held personally liable for any obligation, debt, or liability of the corporation.

ARTICLE XIV.

The full names and post office addresses of the incorporators of this corporation are:

A. L. Abernathy	4424 Dryades St.	New Orleans, La.
Mrs. A. L. Abernathy	4424 Dryades St.	" " "
Lionel Adams	2402 Octavia St.	" " "
Mrs. Lionel Adams	2402 Octavia St.	" " "
Dr. Hartwig M. Adler	6053 Louis XIV	" " "
Mrs. Hartwig M. Adler	6053 Louis XIV	" " "
Milton P. Adler	61 Versailles Blvd.	" " "
Mrs. Milton P. Adler	61 Versailles Blvd.	" " "
Felix L. Alcus	1621 Audubon St.	" " "
Frank C. Allen	615 North St.	" " "
Herman L. Barnett	579 Broadway	" " "
Mrs. Herman L. Barnett	579 Broadway	" " "
Walter M. Barnett, Jr.	39 Newcomb Blvd.	" " "
Mrs. Walter M. Barnett	39 Newcomb Blvd.	" " "
J. D. Bloom	5718 1/2 St. Charles Ave.	" " "
C. J. Briant	4426 Jefferson Ave.	" " "
Mrs. C. J. Briant	4426 Jefferson Ave.	" " "
William P. Burke	6300 St. Charles Ave.	" " "
Mrs. William P. Burke	6300 St. Charles Ave.	" " "
Leon S. Cahn	330 Audubon Blvd.	" " "
Mrs. Leon Solin Cahn	330 Audubon Blvd.	" " "
Louis Casentre	1606 Orleans St.	" " "
Mrs. Louis Casentre	1606 Orleans St.	" " "
George Chaplin	722 Union St.	" " "
Russell Clark	1680 State St.	" " "
Mrs. Russell Clark	1680 State St.	" " "
Louis B. Claverie	1012 Broadway	" " "
Hyman L. Cohen, M.D.	630 Burdette St.	" " "
Mrs. Hyman L. Cohen	630 Burdette St.	" " "
Dr. & Mrs. Isidore Conn	5535 S. Claiborne Ave.	" " "
E. T. Colton	1628 Valence St.	" " "
Mrs. E. T. Colton	1628 Valence St.	" " "
L. B. Connart	2512 Jefferson Ave.	" " "
Mrs. Louis Connart	2512 Jefferson Ave.	" " "
Carl Corbin	615 North St.	" " "
Paul T. De Camp, M.D.	2609 Nashville Ave.	" " "
Mrs. Paul De Camp	2609 Nashville Ave.	" " "
B. J. Delaurea	3439 Prytania St.	" " "
Theodore Dendinger	55 Audubon Blvd.	" " "
Chas. I. Denechaud, Jr.	422 Audubon Blvd.	" " "
Mrs. Charles I. Denechaud, Jr.	422 Audubon Blvd.	" " "
Mrs. Harry Dennery	5526 S. Claiborne Ave.	" " "
Rev. Fr. Fred Digby	211 Camp St.	" " "
Geo. S. Dinwiddie	2319 Camp St.	" " "
Mrs. George Dinwiddie	2319 Camp St.	" " "
B. M. Dornblatt	5916 Prytania St.	" " "
Donald W. Doyle	1804 State St.	" " "
Mrs. Donald W. Doyle	1804 State St.	" " "
S. L. Drumm	1514 Henry Clay Ave.	" " "
Mrs. Streeby Drumm	1514 Henry Clay Ave.	" " "
Dr. J. Lyn Elder	7122 St. Charles Ave.	" " "
Jason M. Elsas	1004 Falcon Road	" " "
Mrs. Jason M. Elsas	1004 Falcon Road	" " "
W. C. Englishes	5423 Willow St.	" " "
Joseph H. Epstein	5218 St. Charles Ave.	" " "
Muriel W. Epstein	5218 St. Charles Ave.	" " "
Gervais F. Favrot	16 Versailles Blvd.	" " "
Charlotte F. Favrot	16 Versailles Blvd.	" " "
Darwin S. Fenner	1705 Calhoun St.	" " "
Flora H. Fenner	1705 Calhoun St.	" " "
R. M. Franklin	43 Merson Place	" " "
R. W. Freeman	295 Walnut St.	" " "
Harry A. Freiberg, Jr.	Box 160, Harahan	" " 23 "
Mrs. H. A. Freiberg, Jr.	Box 160, Harahan	" " 23 "

Mr. & Mrs. Nat Friedler	2032 Audubon St.	New Orleans, La.
Mrs. Joseph E. Friend	1807 Falmer Ave.	" " "
Howard C. Fultz	801 Hidalgo	" " "
Mrs. H. C. Fultz	801 Hidalgo	" " "
Hampton A. Gamard	6689 West End Blvd.	" " "
A.H. Generes	6508 Oaklawn Drive	" " "
Mrs. Lester Gerson	2334 Jefferson Ave.	" " "
James Gilly, Jr.	43 Versailles Blvd.	" " "
Tinsley Gilmer	1595 Exposition Blvd.	" " "
Paul L. Godchaux, Jr.	472 Lowerline St.	" " "
Mrs. Paul L. Godchaux, Jr.	472 Lowerline St.	" " "
Moise H. Goldstein	516 Audubon St.	" " "
Dale Graham	1 Farnham Place	" " "
H. Vance Greenslit	1524 State St.	" " "
W. A. Griffith	8427 Apricot St.	" " "
Mrs. Warren A. Griffith	8427 Apricot St.	" " "
Larry Guerin	552 Jefferson Park Ave	" " "
C. J. Guzzo	39 Farnham Place	" " "
Mrs. Charles J. Guzzo	39 Farnham Place	" " "
Alexander C. Gwin	840 Audubon St.	" " "
Mrs. A. C. Gwin	840 Audubon St.	" " "
Maurice Hartson, Jr.	1528 Webster St.	" " "
A. P. Harvey	1523 Foucher St.	" " "
Mrs. A. P. Harvey	1523 Foucher St.	" " "
W. H. Harris, Jr., M.D.	2022 State St.	" " "
Mrs. W. H. Harris, Jr.	2022 State St.	" " "
Joseph Haspel	1300 Valence St.	" " "
Mrs. Joseph Haspel	1300 Valence St.	" " "
A. Bruce Hay	339 Betz Place	" " "
Mrs. A. B. Hay	339 Betz Place	" " "
Geo. W. Healty, Jr.	2110 State St.	" " "
Mrs. Leon Heymann	1544 State St.	" " "
Chapman H. Hyams, III	615 North St.	" " "
H. Jos. Jacobi	1221 Mandeville St.	" " "
Alvin E. Johnson	3708 Loyola Ave.	" " "
Mrs. Alvin E. Johnson	3708 Loyola Ave.	" " "
Richard G. Jones	403 Vincent Ave.	" " "
Lester E. Kabacoff	279 Bellaire Drive	" " "
Gloria Kabacoff	279 Bellaire Drive	" " "
Emile Kahn	1512 Seventh St.	" " "
Mrs. Emile Kahn	1512 Seventh St.	" " "
Dr. Murrell H. Kaplan	414 Vendome Place	" " "
Mrs. Murrell H. Kaplan	414 Vendome Place	" " "
Charles Keller, Jr.	1701 Arabella St.	" " "
Rosa Keller	1701 Arabella St.	" " "
R. Emmett Kerrigan	1630 Valmont St.	" " "
Mrs. R. Emmett Kerrigan	1630 Valmont St.	" " "
Mrs. J.M. Koelle	1624 Allen St.	" " "
Leon L. Kohlmann	1460 Eleonore St.	" " "
Mrs. Leon L. Kohlmann	1460 Eleonore St.	" " "
Herman S. Kohlmeyer	325 Walnut St.	" " "
Mrs. Herman S. Kohlmeyer	325 Walnut St.	" " "
John P. Labouisse	12 Garden Lane	" " "
S. A. Langford	34 Pelham Ave.	" " "
Mrs. S. S. Langford	34 Pelham Ave.	" " "
Harry Latter	10 Newcomb Blvd.	" " "
Mrs. Harry Latter	10 Newcomb Blvd.	" " "
Mr. and Mrs. Geo. W. Law	40 Pontchartrain Blvd	" " "
Eldon S. Lazarus	2020 Octavia St.	" " "
Mrs. Eldon S. Lazarus	2020 Octavia St.	" " "
J. Gordon Lee	4503 S. Galves St.	" " "

Mrs. J. Gordon Lee	4503 S. Galves St.	New Orleans, La.
Emil W. Leipziger, Rabbi	1201 St. Charles Ave.	" " "
Monte M. Lemann	6110 Marquette Place	" " "
Mildred C. Lemann	6110 Marquette Place	" " "
H. W. Lengsfeld	817 Chartres St.	" " "
Chas. A. Levy	1632 Audubon St.	" " "
T. J. McCarthy	937 Taft Place	" " "
Louis G. McGee	336 Bellaire Drive	" " "
Mrs. Louis G. McGee	336 Bellaire Drive	" " "
Mrs. Simon K. Marx	2243 State St.	" " "
Peter M. Miller, Jr.	317 Baronne St.	" " "
J. Edgar Monroe	5531 St. Charles Ave.	" " "
E. A. Murchison, Jr.	124 W. Oakridge Park	" " "
Clayton L. Nairne	6031 Pitt St.	" " "
Isidore Newman, II	8 Audubon Place	" " "
Leon W. Newman	354 Walnut St.	" " "
Mrs. Leon W. Newman	354 Walnut St.	" " "
Mrs. May A. Oppenheimer	306 S. Pierce St.	" " "
Jules J. Paglin	1620 Napoleon Ave.	" " "
Mrs. Jules J. Paglin	1620 Napoleon Ave.	" " "
A. B. Paterson, Jr.	325 Atherton Drive	" " "
R. J. Paterson	6102 Prytanis St.	" " "
E. S. Pennebaker	1125 Race St.	" " "
Jules F. Peytral, III	11 Fontainebleau Dr.	" " "
E. C. Pitts	5531 S. Miro St.	" " "
Mrs. B. C. Pitts	5531 S. Miro St.	" " "
Ralph M. Pons	4424 Orleans Ave.	" " "
A. Miles Pratt	814 Perdido St.	" " "
Joseph M. Rault	41 Versailles Blvd.	" " "
Mrs. Joseph M. Rault	41 Versailles Blvd.	" " "
C. Espy Reed	1317 Octavia St.	" " "
H. Eustis Reilly	4121 Carondelet St.	" " "
Mrs. H. E. Reilly	4121 Carondelet St.	" " "
J. W. Reilly	5318 Dryades St.	" " "
Mrs. James W. Reilly	5318 Dryades St.	" " "
Mrs. Walter P. Richardson	5503 Hurst St.	" " "
F. A. Robertson	428 Lowerline St.	" " "
Mrs. F. A. Robertson	428 Lowerline St.	" " "
N. B. Rosenberg	10 Nassau Drive	" " "
Mrs. N. B. Rosenberg	10 Nassau Drive	" " "
Jesse S. Rosenfeld	3706 Napoleon Ave.	" " "
Mrs. Jesse Rosenfeld	3706 Napoleon Ave.	" " "
Leon Sarpy	2016 Octavia St.	" " "
Maridel Saunders, M.D.	500 Walnut St.	" " "
P. J. Schoen, III	5701 Memphis St.	" " "
Mrs. Lewis E. Schwarz, Jr.	210 Vincent Ave.	" " "
Mrs. Ralph J. Schwarz	7933 St. Charles Ave.	" " "
Roy M. Schwarz	622 Pine St.	" " "
Mrs. Roy M. Schwarz	622 Pine St.	" " "
Nathaniel S. Share	1139 Napoleon Ave.	" " "
Mrs. N. S. Share	1139 Napoleon Ave.	" " "
Simon Shlenker, Jr.	2225 State St.	" " "
Eugene Simon	1607 Pine St.	" " "
Dorothy K. Simon	1607 Pine St.	" " "
Louis C. Slater	1745 Arabella St.	" " "
Mrs. Louis Slater	1745 Arabella St.	" " "
Charles O. Smither	440 Audubon Blvd.	" " "
Charlotte H. Smither	440 Audubon Blvd.	" " "
Richard A. Stanley	1455 Exposition Blvd.	" " "
Mrs. Richard A. Stanley	1455 Exposition Blvd.	" " "
Edgar B. Stern, Jr.	6 Barden Lane	" " "
Maurice M. Stern	2226 Chestnut St.	" " "
Mrs. S. Walter Stern	1223 Philip St.	" " "
Louis B. Trenchard	1535 Henry Clay Ave.	" " "

Mrs. Ursula Uter	856 Roosevelt Place	New Orleans, La.
Eben T. Watkins	1116 Second St.	" " "
Mrs. Eben T. Watkins	1116 Second St.	" " "
John W. Whitty	4134 Vincennes Place	" " "
Mrs. John W. Whitty	4134 Vincennes Place	" " "
Laurence M. Williams	3 Garden Lane	" " "
Leonard M. Wise	26 Audubon Blvd.	" " "
Mrs. Leonard M. Wise	26 Audubon Blvd.	" " "
Leon Wolf	1532 Eleonore St.	" " "
Mrs. Leon Wolf	1532 Eleonore St.	" " "

THUS DONE AND PASSED in the Parish, City and State
aforesaid on the day and date hereinabove first written in the
presence of the undersigned competent witnesses and me, Notary,
after due reading of the whole.

(ORIGINAL SIGNED)

WITNESSES:

Louis G. Lemle
~~xxxxxx Exxxxxxxx~~
Edgar B. Stern

Mrs. Milton P. Adler
Jas. Gilly, Jr.
J. Edgar Monroe
Milton P. Adler
Mrs. James J. Paglin
Jules J. Paglin
R. M. Franklin
Louis B. Claverie
B. J. DeLaureal, M.D.
N. B. Rosenberg
Mrs. N. B. Rosenberg
Mrs. Leon Kohlmann
Leon L. Kohlmann
Mr. and Mrs. Nat Friedler
Dr. and Mrs. Isidore Cohn
Mrs. Jesse Rosenfeld
Mrs. Harry Dennery
Jesse S. Rosenfeld
Mrs. Ralph J. Schwarz
Mrs. Leon Heymann
Chas. A. Levy
W. C. Englisbee
H. W. Lengsfeld
Dr. Murrel H. Kaplan
Moise H. Goldstein
Mrs. Murrel H. Kaplan
D. W. Stewart
A. B. Paterson, Jr.
R. J. Paterson
C. Espy Reed
Mrs. Louis Slater
Mrs. Simon K. Marx
Paul L. Godchaux, Jr.
Mrs. Roy M. Schwarz
Roy M. Schwarz
Mrs. Lewis E. Schwarz, Jr.
Louis C. Slater
Mrs. Paul L. Godchaux, Jr.
Theodore Dendinger
A. H. Generes
Monte M. Lemann
Mildred C. Lemann
Ethel J. Martinez
Gervais F. Favrot
Charlotte F. Favrot
J. W. Reilly
Mrs. James W. Reilly
Mrs. Joseph Haspel
Mrs. Herman Barnett
Jos. Haspel
Herman L. Barnett
Mrs. Hartwig M. Adler
Dr. Hartwig M. Adler

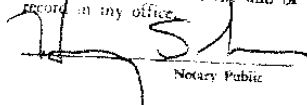
Dorothy K. Simon
Eugene Simon
Alexander C. Gwin
Mrs. A. C. Gwin
E. A. Murchison, Jr.
S. S. Langford
Mrs. S. S. Langford
Dr. J. Lyn Elder
R. W. Freeman
S. L. Drumm
Peter M. Miller, Jr.
Mrs. Streuby Drumm
H. Vance Greenslit
Clayton L. Nairne
Russell Clark
Mrs. Russell Clark
Lionel Adams
Mrs. Lionel Adams
George Chaplin
Muriel W. Epstein
Joseph H. Epstein
Herman S. Kohlmeier
Mrs. Herman S. Kohlmeier
Leonard M. Wise
Mrs. Leonard M. Wise
Mrs. Louis Cazentre
Louis Cazentre
Mrs. A. P. Harvey
Mrs. A. L. Abernathy
A. L. Abernathy
A. P. Harvey
H. Jos. Jacobi
H. Eustis Reily
Mrs. H. E. Reily
Paul T. De Camp, M.D.
Mrs. Paul De Camp
Mrs. May A. Oppenheimer
Mrs. Lester Gerson
T. J. McCarthy
Dale Graham
E. T. Colton
Mrs. J. Gordon Lee
J. Gordon Lee
Mrs. E. T. Colton
Mrs. George Dinwiddie
George W. Nealy, Jr.
George S. Dinwiddie
C. J. Guzzo
Mrs. Richard A. Stanley
Mrs. Charles J. Guzzo
Richard A. Stanley
Mrs. William P. Burke
William P. Burke
Laurence M. Williams
Mrs. R. Emmett Kerrigan
Mrs. Leon Wolf
Simon Shlenker, Jr.
Emil W. Leipziger, Rabbi
Felix L. Alcus
F. A. Robertson
Mrs. Joseph E. Friend
Mrs. Joseph M. Rault
Leon Sarpy
Rev. Fr. Fred Digby
A. Miles Pratt
Maurice Hartson, Jr.
E. Emmett Kerrigan

Leon Wolf
E. S. Pennebaker
Hymen L. Cohen, M.D.
Mrs. Hymen L. Cohen
Mrs. F. A. Robertson
Richard G. Jones
Jos. H. Rault
Tinsley Gilmer
Harry Latter
Mrs. Harry Latter
Nathaniel S. Share
Mrs. N. S. Share
Louis B. Trenchard
Mrs. Emile Kahn
Emile Kahn
Maurice M. Stern
Mrs. S. Walter Stern
Isidore Newman, II
Mrs. Leon E. Newman
Leon E. Newman
B. M. Dornblatt
Mrs. Louis G. McGee
Louis G. McGee
Mrs. Warren A. Griffith
W. A. Griffith
C. J. Briant
Mrs. C. J. Briant
B. C. Pitts
Mrs. B. C. Pitts
Ralph M. Pons
Eben T. Watkins
Mrs. Eben T. Watkins
Rosa Keller
Hampton A. Gamard
Flora H. Fenner
Charles Keller, Jr.
Charlotte H. Smither
Darwin S. Fenner
Maridel Saunders, M.D.
Charles G. Smither
Eldon S. Lazarus
Mrs. Alvin E. Johnson
Alvin E. Johnson
Mrs. John W. Whitty
John W. Whitty
Mrs. H. A. Freiberg, Jr.
Harry A. Freiberg, Jr.
Mrs. Eldon S. Lazarus
Mrs. J. M. Koelle
Mrs. Ursula Uter
Lester E. Kabacoff
Edgar B. Stern, Jr.
John P. Labouisse
Gloria Kabacoff
Larry Guerin
Jules F. Peytral, III
Howard C. Fultz
Mrs. H. C. Fultz
Mr. and Mrs. Geo. W. Law
Mrs. W. H. Harris, Jr.
W. H. Harris, Jr. M.D.
Walter M. Barnett, Jr.
Mrs. Leon Solin Cahn
Mrs. Louis Connart
Leon S. Cahn
Mrs. Walter M. Barnett, Jr.
L. B. Connart

Mrs. Charles I. Denechaud, Jr.
Chas. I. Denechaud, Jr.
J. D. Bloom
P. J. Schoen, III
Mrs. A.E. Hay
A. Bruce Hay
Mrs. Donald W. Doyle
Donald W. Doyle
Mrs. Walter P. Richardson
Jason M. Elsas
Mrs. Jason M. Elsas
Chapman H. Hyams, III
Frank C. Allen
Carl Corbin

Harry Souchon
Notary Public

I hereby certify that the above
and foregoing is a true and correct
copy of the original on file and of
record in my office.


Notary Public

Jay Dardenne
Secretary of State



NOTICE OF CHANGE OF DIRECTORS AND/OR OFFICERS OF A CORPORATION

Enclose \$25 Filing Fee
Domestic Corporation (Business or Non Profit)
Make remittance payable to Secretary of State

Do Not Send Cash

Return to: Commercial Division
P. O. Box 94125
Baton Rouge, LA 70804-9125
Phone (225) 925-4704
Web Site: www.sos.louisiana.gov

Corporation Name: United Way For The Greater New Orleans Area

REMOVAL OF DIRECTORS AND/OR OFFICERS

Notice is hereby given that the Board of Directors of the above named corporation have authorized the removal of the following Directors and Officers:

Richard Bachmann, Director

Name and Title

William Oliver, Secretary

Name and Title

Name and Title

Name and Title

To be signed by an officer or a director

Date

ADDITION OF DIRECTORS AND/OR OFFICERS

Notice is hereby given that the Board of Directors of the above named corporation have authorized the addition of the following Directors and Officers.

FRANK Glaviano, SR., Chairman 2515 Canal St. N.O. LA 70119

Name and Title

Municipal Address

William Hines, Secretary

Name and Title

Municipal Address

Name and Title

Municipal Address

Name and Title

Municipal Address

Debra Mollin, CFO 10-30-09

To be signed by an officer or a director

Date

F. J. DEMAREST, SR.

Recorder of Mortgages for the Parish of Orleans

OFFICE

Corner of Royal and Conti Streets

NEW ORLEANS, LA., May 8, 19 58

I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana,
Amendment

do hereby certify that the above and foregoing Act of ~~incorporation~~ of the

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

was this day duly recorded in my office in Book No. 1941 Folio 777

New Orleans, May 8, 19 58

@ 3:20 P.M.

F. J. Demarest, Sr.
Dy. Recorder of Mortgages.

(1)

AMENDMENT TO * UNITED STATES OF AMERICA
 *
 ARTICLES OF INCORPORATION * STATE OF LOUISIANA
 *
 OF * PARISH OF ORLEANS
 *
 UNITED FUND FOR THE GREATER * BE IT KNOWN, that on this
 NEW ORLEANS AREA *
 *
 * * * * * § 22nd day of the month
 * * * * *
 of APRIL, in the year of our Lord one thousand nine hundred and fifty-eight
 (1958).

BEFORE ME, WOOD BROWN, a Notary Public duly commissioned and qualified in and for the City of New Orleans, and the Parish of Orleans, therein residing, and in the presence of the witnesses hereinafter named and undersigned

PERSONALLY CAME AND APPEARED:

WALTER M. BARKENT, JR., who declared:

A. A special meeting of the members of United Fund for the Greater New Orleans Area, a non-profit corporation organized under the laws of the State of Louisiana, for the purpose of amending the charter of said corporation, was duly called by resolution of the Board of Trustees of said corporation to be held at INTERNATIONAL HOUSE AUDITORIUM, at 2:00 o'clock P.M., 1958. A certified copy of said resolution of said Board of Trustees evidencing the fact that said meeting was duly called pursuant to notice for the purpose therein stated, and that at said meeting a majority of the entire Board of Trustees voted in favor of said resolution, is annexed hereto and made a part hereof, and marked for identification Exhibit A.

B. The call of said meeting and the purpose thereof was duly advertised in THE TIMES PICAYUNE, NEW ORLEANS STATES AND NEW ORLEANS ITEM, daily papers published in the City of New Orleans, as required by Article VII, of the charter of said corporation. Affidavits executed by the publishers of said newspapers are annexed hereto evidencing the publication of said notice, and marked for identification Exhibit B.

C. At said meeting of the membership of said corporation the majority of those present (a quorum being present) voted in favor of amendment of the charter of said corporation and directed appraiser to appear before any notary public for the purpose of executing an authentic act of amendment of said charter, pursuant to the provisions of E.S. 12:134 and of

the charter of said corporation. A complete copy of the minutes of said meeting, certified as correct by the secretary of the corporation, is annexed hereto and made a part hereof, and marked for identification Exhibit C.

Said appellant further declared that pursuant to the authority vested in him by virtue of the resolution adopted by the members of said corporation, and adopted by the Board of Trustees of said corporation, both of which are hereinabove referred to and are annexed hereto and made a part hereof, he does hereby declare that the charter of United Fund for the Greater New Orleans Area as originally executed before Harry Southon, Notary Public, under date of June 5, 1952, recorded in the Mortgage Records of the Parish of Orleans in N.C.B. 1043, folio 152, is hereby amended by amending Articles III, VI, VIII, and IX in toto, to read as follows:

I.

Article III of the charter of United Fund for the Greater New Orleans Area is amended in toto to read as follows:

ARTICLE III.

This corporation is organized and shall be operated exclusively as a non-profit corporation as defined in R.S. 12:101 (c). The purposes for which it is formed are stated and declared to be as follows, to-wit:

To organize the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.

To unite, so far as practicable, the fund-soliciting of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

To inform the public of the services and objectives of participating organizations, and to stimulate widespread support of the said organizations by the public.

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This corporation shall have authority to do each and everything necessary, suitable or proper for the accomplishment of any of the purposes herein expressed or implied or that may be incidental thereto. Without in any manner limiting the generality of the foregoing, this corporation shall have authority to:

- (1) Hold, receive, lease and purchase and convey, as well as mortgage and hypothecate property real, personal or mixed, corporeal or incorporeal.
- (2) Name and appoint such managers, agents, directors, officers, employees and committees, as its interest and convenience may require.
- (3) Invest funds or properties in its hands in any and all forms of stocks, bonds, securities or other property; to dispose of such investments and to reinvest without limitation or to disburse funds in its hands, whether principal or interest, for the accomplishment of all or any one of the objects and purposes hereof.
- (4) To receive, hold and administer trust properties in accordance with the authority granted in R.S. 12:110.
- (5) To determine what organizations, to be known as "participating organizations", shall be included in each fund soliciting campaign conducted by the corporation and to fix the share of such organizations in the funds raised by such campaign.
- (6) In general, to do and perform any and all acts and exercise any and all authority granted to non-profit corporations under the provisions of Chapter II of Title 12 of the Louisiana Revised Statutes of 1950.

II.

Article VI. of the charter of United Fund for the Greater New Orleans Area is amended in toto to read as follows:

ARTICLE VI.

This corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or incorporated or unincorporated associations or partnerships. There shall be no dues or assessments; and no certificate of membership need be issued.

Except as may be otherwise provided by the by-laws, there shall be only one class of members. Hereafter, every contributor of \$5.00 or more to a fund-soliciting campaign conducted by this corporation shall automatically become a member of the corporation for the calendar year for which such contribution is made.

III.

Article VIII. of the charter of United Fund for the Greater New Orleans Area is amended in toto to read as follows:

(4)

ARTICLE VIII.

All of the corporate powers and authority of this corporation shall be vested in a Board of Trustees of not less than thirty-six (36) nor more than seventy-two (72) members of the corporation, provided however that compensated employees of the corporation or of any participating organization shall not serve as trustees. The names and addresses of the persons comprising the first Board of Trustees are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Mrs. Louis B. Clavierie	31 Audubon Blvd. New Orleans 18, La.
Rev. Nicholas Hood	2401 Bienville St. New Orleans 19, La.
A. E. Lindauer	317 Baronne St. New Orleans 12, La.
Mrs. Harry McCall	2426 Prytanis St. New Orleans 13, La.
Leon E. Newman	217 Carondelet St. New Orleans 12, La.
Gerald C. Pratt	314 Perdido St. New Orleans 12, La.
Mrs. Saul Stone	2503 Jefferson Ave. New Orleans 25, La.
St. Rev. Msgr. Lucien Caillouet	4423 LaSalle St. New Orleans 15, La.
Clyde I. Cordilla	8316 Green St. New Orleans 18, La.
Rouss Dyantra	1405 Small Bldg. New Orleans 12, La.
Mrs. R. W. Freeman	295 Walnut St. New Orleans 18, La.
Frank Friedler	1122 N.E.C. Bldg. New Orleans 12, La.
Rev. Robert D. Hill	2700 Louisiana Ave. New Orleans 15, La.
Herbert Janacke	314 Howard Ave. New Orleans 12, La.
Edmond LeBarue	3130 St. Ann St. New Orleans 19, La.
Hermon S. Lindy	3229 Carondelet St. New Orleans 15, La.
Mrs. E. Kirby Newburger	435 Beta Place, Metairie, La.
Mrs. Fred N. Ogden	1331 Third St. New Orleans 13, La.
Dr. Clarence Scheps	6323 St. Charles Ave. New Orleans 18, La.
Pierre Villars	1026 Bibernis Bldg. New Orleans 12, La.
Harry L. Zabal	223 Oak Ave. Westwego, La.
Jeff H. Collins, Gr.	317 Baronne St. New Orleans 12, La.
Cy D. F. Courtney	1403 Louisiana Ave. New Orleans 15, La.
Mrs. Crawford H. Ellis	5411 St. Charles Ave. New Orleans 13, La.
Leon Godchaux II	1105 Carondelet Bldg. New Orleans 12, La.
Edna Poitevent	210 Baronne St. New Orleans 12, La.
Walter Weil, Jr.	222 Carondelet St. New Orleans 12, La.
Frank A. M. Williams	P.O. Box 8, Harvey, La.
Philip Broom	531 Lafayette St. New Orleans 12, La.
George Chaplin	722 Union St. New Orleans 12, La.
Edwin T. Colton	317 Baronne St. New Orleans 12, La.
Robert K. Craig II	915 Common St. New Orleans 12, La.
Arthur G. Davis	338 Baronne St. New Orleans 12, La.
Joseph H. Epstein	1040 St. Charles Ave. New Orleans 13, La.
Mrs. Nat Friedler	2032 Audubon St. New Orleans 18, La.
George W. Healy, Jr.	615 North St. New Orleans 12, La.
Rabbi Emil W. Leipziger	4218 St. Charles Ave. New Orleans 15, La.
Raymond A. Mik	2011 Maplewood Ave. New Orleans 16, La.
Clayton L. Mairze	317 Baronne St. New Orleans 12, La.
Mrs. C. Eldon Powell	66 Hank St. New Orleans 24, La.
Dr. James F. Richmond	703 Carondelet St. New Orleans 12, La.
Hermon C. Stager	300 Baronne St. New Orleans 12, La.
Charles A. Bortman, Jr.	639 Union St. New Orleans 12, La.
Label Katz	602 Baronne St. New Orleans 12, La.
Daniel B. LeGardeur	210 Baronne St. New Orleans 12, La.
A. B. Puterman, Jr.	142 Delacour St. Algiers, La.
Robert E. Rainold	1108 Richards Bldg. New Orleans 12, La.
Edwin M. Ray	234 Maple Ave. Archi, La.
Mrs. Charles Saitter	440 Audubon St. New Orleans 18, La.
Walter M. Barnett	306 N.E.C. Bldg. New Orleans 12, La.
Edward D. Finley, Jr.	313 Carondelet St. New Orleans 12, La.
Empton A. Gansard	255 St. Charles Ave. New Orleans 12, La.
Rev. J. D. Gray, SD	4101 St. Charles Ave. New Orleans 15, La.
Edward Keller	1605 N.E.C. Bldg. New Orleans 12, La.
Jimmy Reynolds	1201 Canal St. New Orleans 16, La.
Charles Robinson, Jr.	1816 N.E.C. Bldg. New Orleans 12, La.
Charles Pearson, Jr.	526 Baronne St. New Orleans 12, La.

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Phillip Firo	526 Bienville St. New Orleans 16, La.
C. B. Prescott	127 Elk Place, New Orleans 12, La.
Leon Sarry	1504 N.B.C. Bldg. New Orleans 12, La.
Howard Wiley	1501 Canal St. New Orleans 16, La.
Lesar Woodfin	Avondale Marine Ways, Harvey, La.
Mrs. J. Saelly Wright	35 Newcomb Blvd. New Orleans 18, La.

The term of the one-third of said first Board first listed above shall expire upon the annual meeting of the corporation to be held on the second Tuesday in April, 1959. The term of the one-third of said Board of Trustees secondly listed above shall expire upon the annual meeting of the corporation to be held on the second Tuesday of April, 1960. The term of the third one-third of said Board of Trustees listed above shall expire on the annual meeting of the corporation to be held on the second Tuesday of April, 1961.

All Trustees subsequently elected shall serve for a term of three years except in the case of Trustees elected to fill vacancies caused by death or resignation, in which case such Trustees shall serve for the unexpired term. A Trustee may be elected to succeed himself but may not serve for more than two full consecutive terms, provided, however, that officers of the Board of Trustees shall be qualified to serve for such period as they may remain officers. Anything to the foregoing to the contrary notwithstanding, all Trustees and officers shall, in all events, serve until their successors are elected and qualified.

The number of Trustees may be increased or subsequently decreased (within the limitation of not less than thirty-six (36) nor more than seventy-two (72)) by affirmative vote of two-thirds of a quorum of the Board of Trustees at any regular meeting or any special meeting called for that purpose, provided, however, that the term of office of any additional Trustee or Trustees shall begin at the next annual meeting of the corporation and shall be so fixed so that as nearly as feasible the terms of one-third of the Trustees shall expire on each annual meeting.

The annual meeting of the corporation shall be held on the second Tuesday of April of each calendar year beginning in the year 1959 and shall be held at such time and place as may be fixed by the President subject to the approval of the Board of Trustees.

In the case of a vacancy occurring on the Board of Trustees by reason of death or resignation such vacancies shall be filled for the unexpired term by election directly by the Board of Trustees at any regular or special meeting called for that purpose from nominations submitted directly by the nominating committee.

In all other cases, the Trustees shall be elected by members of the corporation at the annual meeting. One-third of the Board of Trustees shall be selected and nominated from persons designated to represent participating organizations and two-thirds from persons designated to represent contributors. The method of nomination shall be provided in the by-laws.

IV.

Article IX of the charter of the United Fund for the Greater New Orleans Area is amended in toto to read as follows:

IX.

The officers of this corporation shall consist of a president, three or more vice-presidents (as the Board may determine) and a treasurer, all of whom shall be members of said Board, and such other officers or assistant officers as may be authorized by the by-laws, none of whom need be members of the said Board. The officers shall be elected by the Board of Trustees. The first officers shall be elected by the said Board at a meeting to be held on call of the existing president of the corporation not later than APRIL 21, 1958. Thereafter, officers shall be elected annually at the first meeting of said Board held after each annual meeting of the corporation.

TRUS DONE AND SIGNED in my office in the City of New Orleans, this 22nd day of APRIL, 1958, in the presence of CHARLES KELLER, JR. and LEON SARPY, competent witnesses, who herunto sign their names with appearer and me, Notary, after due reading of the whole.

/s/ WALTER M. BARNETT, JR.

WITNESS:

/s/ CHARLES Keller, Jr.

/s/ LEON SARPY

/s/ WOOD BROWN
NOTARY PUBLIC

*A True Copy
Wood Brown
notary public*

②

EXHIBIT A

CERTIFICATE

The undersigned, Secretary of the Board of Trustees of the United Fund For The Greater New Orleans Area hereby certifies that a regular meeting of the said Board was held on March 17, 1958 at 2:45 P.M.

That at said meeting a quorum was present and unanimously in favor of the following resolution:

"Whereas, this a regular meeting of the Board of Trustees of the United Fund for the Greater New Orleans Area convened for the purpose of transacting such business as may properly come before it and,

"Whereas, the notice for said regular meeting contained proper and complete information concerning proposed amendments to the Articles of Incorporation to be acted upon at said meeting and so stated and

"Whereas, a quorum of a majority of the entire Board of Trustees (29) is present,

Now Therefore,
Be it resolved that

The Board of Trustees does hereby approve the report of its Consolidation Committee and the recommendation of its Executive Committee and does hereby amend its Articles of Incorporation, Articles III, VI, VIII, and IX in toto as follows:

(Copies of the Amended Charter were distributed to all Trustees)

"Further be it resolved that

The President be directed to issue a call to the membership of the Corporation to ratify this action at a special meeting of members on April 21, 1958 at 2:00 P.M. in the Auditorium of International House, 607 Gravier St. Publication of this notice shall be made pursuant to the appropriate Article in the Charter prior to amendment."

I further certify that the foregoing resolution is a true and correct extract of the resolution as appears in the minute book of the Corporation.

Given under my hand and seal this 21st day of April, 1958

~~_____
Secretary~~
MRS. T. IRBY KESSELMER

20

NOTICE is hereby given of a special meeting of members of the United Fund for the Greater New Orleans Area to be held on Monday, April 21, 1950, at 2:30 p. m. in the Auditorium of International House, 687 Gravier St. for the purpose of ratifying amendments to the Articles of Incorporation, Articles III, VI, VIII and IX, as amended by the Board of Trustees on March 17, 1950, and to be presented for ratification. Complete details of the amended Charter is available for prior inspection at the office of the Corporation, 11th floor, 311 Camp St. Monday through Friday—8:30 a. m. to 5:00 p. m. daily.
 WALTER M. BARNETT, President.
 MRS. E. KIRBY NEWBURGER, Secretary.

NEW ORLEANS ITEM

LOUISIANA'S LARGEST EVENING NEWSPAPER

New Orleans, Louisiana

April 21, 1950

STATE OF LOUISIANA
 PARISH OF ORLEANS
 CITY OF NEW ORLEANS

BEFORE ME, the undersigned authority
 PERSONALLY CAME AND APPEARED

Ray Luizza
 Ray Luizza

Who, being duly sworn according to law, deposes and says that he is the individual signing as president of The Item Company, and that the above and foregoing notice was published in the New Orleans Item a daily newspaper published in the City of New Orleans on April 20, 1950.

SWORN TO AND SUBSCRIBED BEFORE ME

This _____ Day of _____ 1950

John J. Folsom
 NOTARY PUBLIC (9)

The Times-Picayune Publishing Company

The Times-Picayune

LAFAYETTE SQUARE



NEW ORLEANS STATES

NEW ORLEANS 4 TULANE 2411

State of Louisiana
 Parish of Orleans
 City of New Orleans

Personally appeared before me, a Notary in and for the Parish of Orleans, Mr. T. J. Adams, who deposes and says that he is Vice-President-Credit Manager of THE TIMES-PICAYUNE PUBLISHING COMPANY, a Louisiana Corporation, Publishers of The Times-Picayune week-day Morning, New Orleans States, week-day Evening, Times-Picayune New Orleans States Sunday, of general circulation; doing business in the City of New Orleans and State of Louisiana, and that the attached notice of special meeting of members of the....

United Fund
 Advertisement of
 United Fund
 c/o C. A. Rogers
 211 Camp St, City

Was published in
 THE TIMES PICAYUNE N.O. STATES

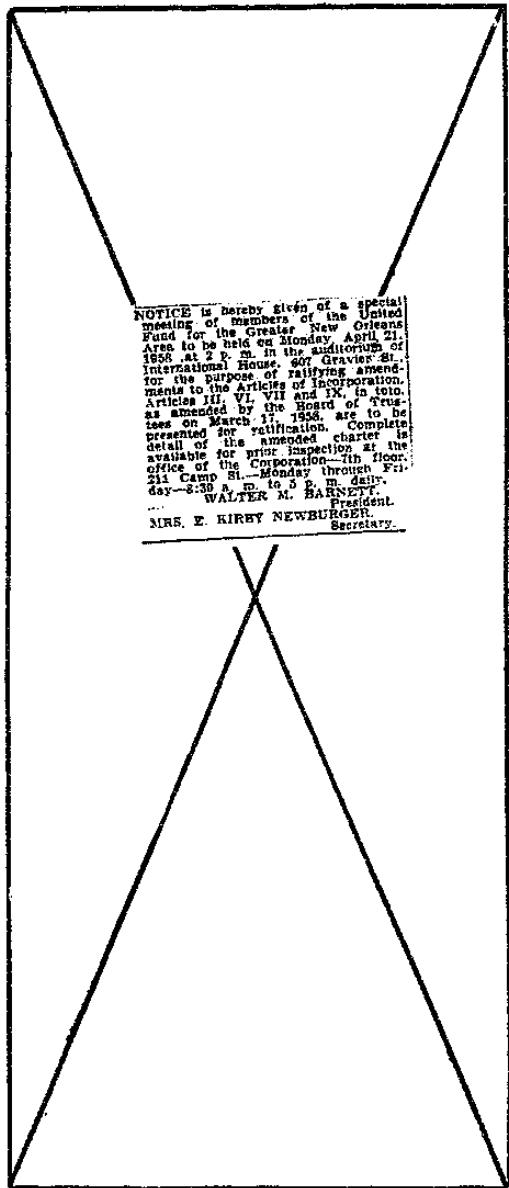
on the following dates:
 April 12th, 16th, 19th, 1958

.....
[Handwritten Signature]

Sworn to and subscribed before me this
 ..21st..day of ..April.. A. D., 19 58..

.....
[Handwritten Signature]
 Notary Public.

My commission expires at my death.



NOTICE is hereby given of a special meeting of members of the United Fund for the Greater New Orleans Area to be held on Monday, April 21, 1958 at 2 P. M. in the auditorium of International House, 607 Gravier St. for the purpose of ratifying amendments to the Articles of Incorporation, Articles III, VI, VII and IX, in toto, as amended by the Board of Trustees on March 11, 1958, are to be presented for ratification. Complete detail of the amended charter is available for prior inspection at the office of the Corporation—7th Floor, 211 Camp St.—Monday through Friday—8:30 a. m. to 5 P. M. daily.
 WALTER M. BARNETT, President
 MRS. E. KIRBY NEWBURGER, Secretary

SPECIAL MEETING OF UNITED FUND
AND COMMUNITY CHIST, HELD IN THE
INTERNATIONAL HOUSE AUDITORIUM,
APRIL 21, 1956, NEW ORLEANS, LA.

REPORTED BY:

LEONARD J. BOSSIER, JR.
OFFICIAL COURT REPORTER.

ASSOCIATED REPORTERS

OFFICIAL COURT REPORTERS

821 MARION BLVD. SUITE 1100

NEW ORLEANS, LA.



1 MR. BARNETT: The meeting will please come to order.
 2 I suppose this is the most important meeting in the
 3 history of the United Fund and of the Community
 4 Chest too, with the exception of the organization
 5 meeting of the two agencies. What we have to do to-
 6 day is to conform to certain rules ratifying the
 7 actions of the Boards and as we have received no
 8 indication of any opposition to anything, I hope
 9 this is going to be a good fine steam-roller. Of
 10 course, somebody may have something to say and if
 11 there are any objections to what we are going to do
 12 today, by all means voice them and then be prepared
 13 to fight me personally after the meeting, be he man
 14 or a woman.

15 The first thing we have to do is to hold the
 16 United Fund meeting which I have called to order
 17 the membership and I will ask the secretary to
 18 establish the quorum.

19 MR. RICHMOND: I think, Mr. President, reporting for
 20 the secretary, that the proper quorum of at least
 21 ten members is clearly evident to us.

22 MR. BARNETT: Mr. Sarpy will report for the Board of
 23 Trustees and let the membership know of the Board's
 24 resolution that has been adopted by the Board.

25 MR. SARPY: Over the course of the past three months,

12

300

1 the committees appointed by the Community Chest and
 2 the United Fund have been hard at work and have made
 3 recommendations to their respective Board of Trustees.
 4 In the case of the United Fund, the following resolu-
 5 tion was adopted on March 17, 1958, after the matter
 6 had been thoroughly studied and recommendations made,
 7 and that resolution reads as follows:

8 Whereas, this is a regular meeting of the Board
 9 of Trustees of the United Fund for the Greater New
 10 Orleans area convened for the purpose of transacting
 11 such business as may properly come before it and,

12 Whereas, the notice for said regular meeting
 13 contained proper and complete information concerning
 14 proposed amendments to the Articles of Incorporation
 15 to be acted upon at said meeting; and so stated, and

16 Whereas, a quorum of a majority of the entire
 17 Board of Trustees was presently twenty-nine, Now,
 18 Therefore, Be it Resolved that the Board of Trustees
 19 does hereby approve the report of its consolidation
 20 committee and the recommendation of it's executive
 21 committee and does hereby amend it's Articles of
 22 Incorporation, Articles III, IV, VIII and IX in toto
 23 as follows -- and then the Articles are copied as
 24 proposed.

25 Further, Be it Resolved that the President be

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827 MAISON BLANCHE BLDG

NEW ORLEANS 16 LA.

13

directed to issue a call to the membership of the Corporation to ratify this action at a special meeting of members on April 21, 1956, at 2:00 P.M. in the Auditorium of the International House, 607 Gravier Street. A publication of this notice shall be made pursuant to the appropriate Article in the Charter prior to Amendment.

Ladies and Gentlemen, publication has been made in accordance with this resolution and all of the provisions in the resolution have been carried out and it is now in order for you ladies and gentlemen to decide the question, namely, that this Corporation do adopt a resolution here at its membership meeting to consolidate the United Fund with the Community Chest. Now I think that everyone here has seen these drafts and if there are any questions you would like to ask, why we would be glad to answer them, however, I believe that the matter has not reached perfunctory stage, and so, Mr. President, I move that the membership consider the resolution, namely, that the Charter be amended as I have indicated and ask if there is a second to that motion.

MR. BARNETT: Mr. Sarpy, before we vote on the resolution, I think the requirements are that we have to read these particular Amendments. I see there are a

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 NEW ORLEANS 16, LA



1 half dozen lawyers in the audience. If there were not
2 I would try to get along without doing it, but as
3 long as they are here I shall indicate what the
4 Amendments are in a few words and will be ready to
5 vote your resolution.

6 MR. SARPY: Very well.

7 MR. BARNETT: I hope when we come to the By-laws of the
8 United Fund we won't have to read those, and I trust
9 there will not be too much discussion about the By-
10 laws. Article III is going to provide that the United
11 Fund have, so far as practicable, a job of uniting
12 the Fund solicitation of all the non-profit local and
13 national benevolent, charitable, health and social
14 welfare organizations of the Parishes of Orleans and
15 St. Bernard and Jefferson and contiguous areas, and
16 that we will have all the powers that go with our
17 purpose. The Amendment to Article VI is going to
18 provide that anyone who contributes more than \$5.00
19 to a fund-soliciting campaign conducted by this
20 Corporation shall become a member of the Corporation.
21 The next Amendment is there shall not be less than
22 thirty-six nor more than seventy-two members of the
23 Corporation. Then there will be rotating Boards,
24 one-third will serve for a certain length of time
and the other two-thirds at various times so that we

1 will have a complete rotation. And that the Board
 2 Members shall be elected one-third by the contributing
 3 agencies and two-thirds from among the contributors.
 4 That, in a few words, ladies and gentlemen, constitute
 5 the Amendments to the United Fund Charter. There are
 6 other Amendments by way of By-laws which will be
 7 discussed at our next meeting in fifteen minutes.
 8 We are now ready to --

9 MR. BROWN: Mr. Chairman, I would move an Amendment
 10 to the motion in two respects. One, the President,
 11 Mr. Barnett, be authorized and directed to execute a
 12 notarial act of Amendment of the Charter in order to
 13 conform with law, and, Second, that the reading
 14 verbatim of the Amendments be waived in view of the
 15 fact that they have been summarized and circulated
 16 among the members.

17 MR. SAPPY: I think that is in order. I will accept
 18 that.

19 MR. BARNETT: If you will second that, and your second
 20 will accept it, we will go ahead with the resolution
 21 as amended. We are now ready to vote the resolution
 22 which has been seconded. All in favor of amending
 23 the Charter of the United Fund in the manner indicat-
 24 ed in this short recapitulation, please respond by
 saying "Aye", opposed "No". We have it by unanimity.

16

AMENDMENT OF THE
ARTICLES OF INCORPORATION OF
THE UNITED FUND FOR THE GREATER
NEW ORLEANS AREA

(As Previously Amended April 21, 1958)

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF ORLEANS

BE IT KNOWN, that on this the 18th day of August,
in the year of Our Lord One Thousand Nine Hundred and Seventy-
One

BEFORE ME, DONALD W. DOYLE, a Notary Public, duly
commissioned and qualified, in and for the Parish of Orleans,
State of Louisiana, therein residing, and in the presence of
the witnesses hereinafter named and undersigned:

PERSONALLY CAME AND APPEARED C. C. Clifton, Jr.,
and Robert C. McIntyre, herein appearing and acting as President
and Treasurer, respectively, of The United Fund for the
Greater New Orleans Area, a corporation organized under the
laws of the State of Louisiana, by act before Harry Souchon,
Notary Public for the Parish of Orleans, duly recorded in
M.O.B. 1843, Folio 182 of the records of Orleans Parish, the
Articles of Incorporation of which were amended on April 21, 1958,
by Act before Wood Brown, Notary Public for the Parish of Orleans
duly recorded in M.O.B. 1941, Folio 291, of the records of
Orleans Parish, which corporation is domiciled and has its
principal place of business in the Parish of Orleans.

Said appearers declared that, pursuant to the
resolution of the Board of Trustees of the corporation adopted

by the vote of a majority of the entire Board at a meeting called for that purpose on March 17, 1971, and to the resolution of the members of the corporation, adopted by a majority of the members present at the annual meeting of the members of the corporation called for that purpose and held on April 13, 1971, in New Orleans, Louisiana, after publication in a newspaper in general circulation in the City of New Orleans in accordance with Article VII of the Charter of said corporation, certified copies of which resolutions and the affidavit of the publisher of said newspaper are annexed hereto and made a part hereof, they now appear for the purpose of executing this Act of Amendment, thereby putting into authentic form the amendments so agreed to by the directors and members of said corporation.

1.

Whereupon said appearers declared that Article III of the Articles of Incorporation of the corporation is hereby amended so that the first two phrases of the second sentence thereof shall read as follows:

"To organize the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.

"To unite, so far as practicable, the fund-soliciting of non-profit local and national

benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas for the support of such organizations.'

2.

Said appearers further declared that Articles V and VI of the Articles of Incorporation of the corporation are hereby amended to read as follows:

ARTICLE V.

"The full names and post office addresses of its registered agents are:

"Richard W. Freeman
295 Walnut Street
New Orleans, Louisiana 70118

"Stephen B. Lemann
1424 Whitney Building
New Orleans, Louisiana 70130"

ARTICLE VI.

"This corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or incorporated or unincorporated associations or partnerships.

There shall be no dues or assessments; and no certificate of membership need be issued.

'Except as may be otherwise provided by the by-laws, there shall be only one class of members. Hereafter, every contributor to a fund-raising campaign conducted by this corporation shall automatically become a member of the corporation for the calendar year for which such contribution is made.'

3.

Said appearers further declared that the fifth paragraph of Article VIII of the Articles of Incorporation of the Corporation which provides for the time and place of the annual meeting of the corporation is hereby amended to read as follows:

ARTICLE VIII.

"The annual meeting of the corporation for all calendar years beginning with the year 1972 shall be held during the month of March on such day and at such time and place as may be fixed by the President subject to the approval of the Board of Trustees."

And said appearers having requested me, Notary, to note said amendments in authentic form, I do by these presents receive said amendments in the form of this public act to the end that said amendments may be promulgated and recorded and thus be read into the original Articles of

Incorporation of The United Fund for the Greater New Orleans Area (as amended April 21, 1958) as hereinabove set forth.

THIS DONE AND PASSED in triplicate original in my office in New Orleans, Louisiana, on the day, month and year herein first above written in the presence of Johanna E. Howard E. Fitzpatrick and Smith, Jr., competent witnesses, who hereunto sign their names with the said appearers and me, Notary, after reading of the whole.

WITNESSES:

[Signature]

[Signature]
President

[Signature]
Howard E. Smith, Jr.

[Signature]
Treasurer

[Signature]

Notary Public
in and for
Orleans Parish, Louisiana

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

MEETING OF THE BOARD OF TRUSTEES

Wednesday, March 17, 1971
Joseph H. Epstein Conference Room

The regular monthly meeting of the United Fund Board of Trustees was held in the Joseph H. Epstein Conference Room, 211 Camp Street. Presiding was George J. Mayer, President. The meeting was called to order at 1:30 P. M.

ATTENDANCE: Milton P. Adler, Homer G. Barteo, Z. W. Bartlett, Dr. Emmett W. Bashful, Daniel Behre, Earl C. Coulon representing Peter C. Bertucci, Sydney Besthoff, III, James J. Bryan, C. C. Clifton, Jr., Donald W. Doyle, Mrs. Brooke H. Duncan, II, William T. Eddins, Richard W. Freeman, Jr., The Very Reverend William G. Gaines, Thomas P. Godchaux, R. P. Trice representing R. C. Granberry, Jr., Mrs. Edward F. LeBreton, Jr., Floyd W. Lewis, Leonard Lewis, Jr., Mrs. H. Douglas Lowrey, George J. Mayer, Robert C. McIntyre, James A. Moreau, Willis L. Penny, A. Louis Reed, W. Boatner Reilly, III, Roy M. Schwarz, John W. Sharp, William W. Shaw, John B. Simpson, Mrs. Charles G. Smither, Reverend James R. Tankerson, Mrs. A. J. Waechter, Jr., Richard M. Wise. Also present was Miss Thena Hathorn of Social Welfare Planning Council. Staff present were Ferdinand V. Grayson, Lee R. Gulley, Donald Darce, Charles Alfaro, Morris Honore'.

INTRODUCTION OF STAFF MEMBERS: Mr. Grayson introduced to the board Miss Thena Hathorn of Social Welfare Planning Council, Mr. Morris Honore', and August Fischer both employed as group managers in the Campaign Department.

MINUTES OF THE PREVIOUS MEETING: The minutes of the meeting of February 17 had been mailed in advance and were approved as submitted.

REPORT OF THE TREASURER
AND CHAIRMAN,

OPERATING AND ADMINISTRATIVE COMMITTEE: Previously mailed to the board were the following financial statements (see copies attached to the permanent minutes):

Balance Sheet as of February 28, 1971
Administrative & Campaign Expenses as of February 28, 1971
Pledges Receivable Comparison as of February 28, 1971

Mr. McIntyre reviewed some of the items in the financial statements and indicated the need to increase the 1970 reserve for shrinkage.

*This is a true copy of
the minutes of the meeting of Mar. 17, 1971 -
page 1 of 4 pages.*
F. V. Grayson, Secretary

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Action Taken: It was moved, seconded, and passed that the Operating and Administrative Committee transfer \$50,000.00 from the Fund Balance to increase the 1970 Reserve for Shrinkage.

CAMPAIGN REPORT: Mr. Floyd Lewis, General Campaign Chairman, referred to a sheet entitled "Proposed Schedule: 1971 Dates for 1972 Campaign" which had been distributed to the board by mail. He indicated that we are about on schedule, and he is encouraged by the progress to date:

The top level is almost completely recruited. Mr. Morris L. Vinsanau has accepted the post of St. Bernard Area Chairman and his Vice Chairman will be James L. McCloskey, Jr. Dr. Norman Francis will serve as this year's Group 2 Vice Chairman; Mr. L. J. McAdams has agreed to repeat his role as Loaned Executive Chairman, and Peter Babin III will be the Labor Advisory Committee Chairman. Mr. Lewis is still searching for the right person to become the Chairman of the Professional Group, Group 8, and would welcome suggestions. The first Campaign Cabinet meeting will be on April 5.

COMMITTEE ON AGENCY RELATIONS: In the absence of Mr. Stephen B. Lemann, who is hospitalized at the present time, the report was given by Mr. Boatner Reilly, III. The four local Red Cross chapters have finally agreed to a distribution plan of United Fund allocated dollars. The subject has been in abeyance for the last several months while the four chapters have been working up an agreement on what portion each is entitled to of the basic United Fund allocation to Red Cross.

BOY SCOUTS, NEW ORLEANS AREA COUNCIL: Mr. Ferdinand V. Grayson reported on the sustaining membership enrollment that Boy Scouts has been conducting. There have been enough complaints to make us wonder if, rather than this being a limited effort, it is turning out to be a broad campaign seeking funds from business, foundations, and other similar sources. Mr. Grayson has written a letter to the Boy Scout executive with the hope of clearing this up.

COMMITTEE ON AGENCY RELATIONS APPOINTMENTS: A suggested roster of persons who will comprise the new Committee on Agency Relations was distributed to the board earlier in the week for the purpose of acquainting them with the names (See list attached).

Action Taken: It was moved by C. C. Clifton, Jr., seconded and passed that the list of persons proposed to serve on the new Committee on Agency Relations be approved so that they may be promptly assigned to various panels.

*This is a true copy of the minutes
of the meeting of March 17, 1971 - page 2 of 4 pages
F V Grayson, Secretary* 7

CITIZENS' COUNCIL: A letter was received from the Citizens' Council by Mr. Grayson urging that the Urban League be ousted from the United Fund. Mr. Grayson has replied. Both letters were read to the board and copies are attached to these minutes.

CHANGE IN ARTICLES OF INCORPORATION: Mr. Donald Doyle, who is chairman of the committee to study and propose changes to the United Fund ~~Articles of Incorporation and By-Laws~~, is recommending changes to the Articles at this time. The attached report (See two-page attachment) sets forth the necessary resolutions for adoption by the board today, and by the membership at the Annual Meeting on April 13, 1971.

Action Taken: Mr. Doyle moved the adoption of the resolution set forth in the memorandum distributed, which was seconded and carried:

1. To have this board adopt the proposed amendment of Articles III, V, VI, and VIII, as follows:

a) Article III

To insert "and St. Tammany" following "St. Bernard" and before "and contiguous".

b) Article V

To put in, "Stephen B. Lemann
1424 Whitney Building
New Orleans, La. 70130"

c) Article VI

To remove in Paragraph 2 the following words, "...of \$5.00 or more".

d) Article VIII (In Part)

To provide that the Annual Meeting of the corporation for all calendar years beginning in 1972 shall be held during the month of March on such day and at such time and place as may be fixed by the president, subject to the approval of the Board of Trustees.

2. That this action be ratified at the meeting of the general membership on April 13, 1971.

*this is a true copy of the minutes of
the meeting of March 17, 1971 - page 3 of 4 pages
J. V. Grayson Secretary 8*

BOARD RESIGNATIONS: Mr. Lionel J. Cucullo and Mr. Bernard Grenrood submitted letters resigning from the board because of retirement. These were reluctantly accepted.

DESIGNATIONS: An information piece was sent to the board recently showing the number and amount of designations to agencies for the past five years. A copy of this list is attached to the permanent minutes.

NATIONAL PHOTO CONTEST: Mr. Lee Gulley, Public Relations Director, announced that, for the second year in a row, the United Fund has won first place in the black and white category in the 1970 United Way National Photo Contest. The photograph was taken by Mr. Frank Methe of the Clarion Herald.

ANNUAL MEETING: Mr. Gulley announced that we are proceeding with plans for the Annual Meeting to be held on Tuesday, April 13. In addition to the business meeting, there will be exhibits by a number of the participating agencies, as well as a slide presentation, followed by refreshments. In addition, the campaign staff is inviting a number of their business groups to "Come As You Are" (that is - in their own style of work clothes) to the annual meeting.

ADMINISTRATIVE AND CAMPAIGN BUDGET: The proposed Administrative and Campaign Budget for the fiscal year May 1, 1971, to April 30, 1972, was mailed in advance to all members of the board. The proposal calls for an allocation from the United Fund campaign this fall in the amount of \$365,795.00. Overall, including the \$15,000.00 payment for service to be received from The Community Chest proposed, expenditures come to \$380,795.00. This is an overall increase of 2.3% compared to the approved 1970-1971 budget (copies of the proposed budget with attachments are filed with these minutes).

The staff were dismissed from the room so that the board members could discuss details. Mr. Robert McIntyre, Chairman of the Operating and Administrative Committee, presented the report to the board.

Action Taken: Mr. McIntyre reported for purposes of the minutes that the budget in the amount of \$380,795.00 was approved as presented.

ADJOURNMENT: Meeting adjourned at 2:45 P. M.

*this is a true copy of
the minutes of the meeting
of 3/17/71 - page 4 of 4 pages
F. V. Grayson, Secretary*

Respectfully submitted,

F. V. Grayson
Ferdinand V. Grayson,
Executive Secretary

AMENDMENT OF ARTICLES OF INCORPORATION
OF THE UNITED FUND FOR THE GREATER NEW ORLEANS AREA
EFFECTIVE AS OF APRIL 13, 1971

RESOLVED: That effective as of April 13, 1971, the Articles of Incorporation of the United Fund for the Greater New Orleans Area (As Amended April 21, 1968) be amended to the extent, and only to the extent, hereinafter expressly provided;

CURRENT

ARTICLE III.

This corporation is organized and shall be operated exclusively as a non-profit corporation as defined in R.S. 12:101(M). The purposes for which it is formed are stated and declared to be as follows, to-wit:

To organize the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national improvement, charitable, health and social welfare organizations.

To utilize, as far as practicable, the fund-raising of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

PROPOSED CHANGE

To insert

"and St. Tammany"
following "St. Bernard"
and before "and contiguous"

ARTICLE V.

The full names and post office addresses of its registered agents are:

- Richard W. Brennan
206 Walnut Street
New Orleans, Louisiana
- Joseph H. Epstein
2314 St. Charles Avenue
New Orleans, Louisiana

To put in

Stephen B. Lemann
1424 Whitney Building
New Orleans, La. 70130

in place of Joseph H. Epstein

CURRENT

PROPOSED CHANGE

ARTICLE VI.

This corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or unincorporated associations or partnerships. There shall be no dues or assessments, and no certificates of membership need be issued.

To remove in Paragraph 2 the following words
"of \$5.00 or more"

Except as may be otherwise provided by the by-laws, there shall be only one class of members. Hereafter, every contributor of \$5.00 or more to a fund-raising campaign conducted by this corporation shall automatically become a member of the corporation for the calendar year for which such contribution is made.

ARTICLE VIII (in part)

The annual meeting of the corporation shall be held on the second Tuesday of April of each calendar year beginning in the year 1969 and shall be held at such time and place as may be fixed by the President subject to the approval of the Board of Trustees.

To provide that the Annual Meeting of the corporation for all calendar years beginning in 1972 shall be held during the month of March on such day and at such time and place as may be fixed by the president, subject to the approval of the Board of Trustees.

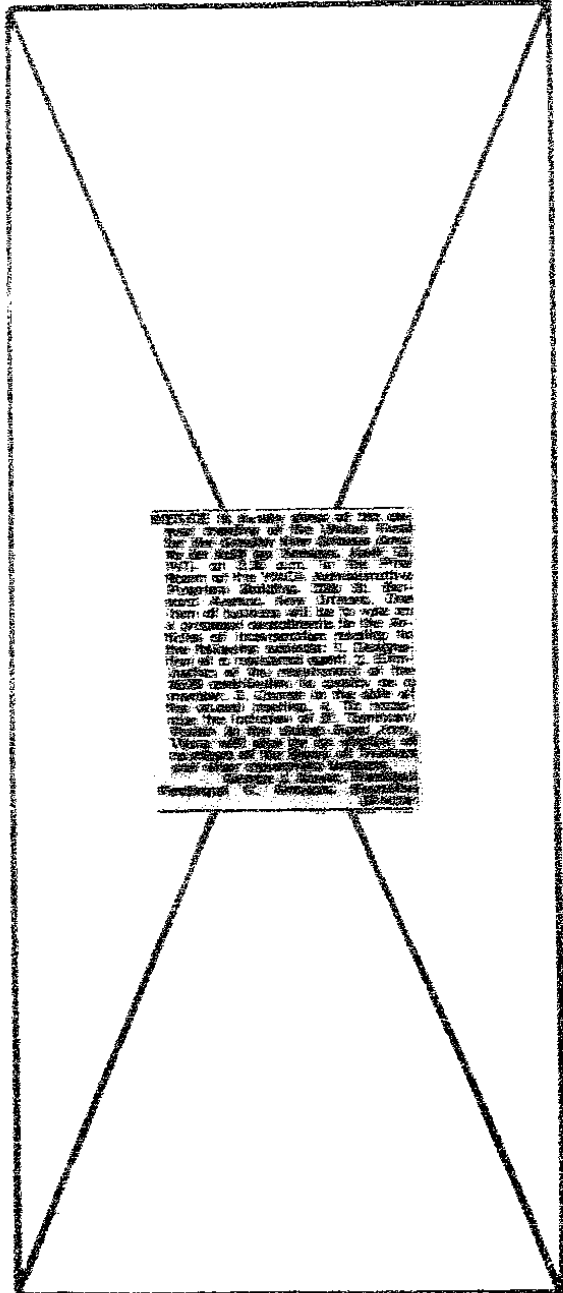
RESOLVED: That the action taken by vote of the majority of the entire Board of Trustees at this special meeting convened for said purpose to amend the Articles of Incorporation of this corporation be submitted to the members of this corporation at a meeting called for that purpose and, if ratified by a majority of the members present at that meeting, that the President or a Vice-President and the Treasurer or an Assistant Treasurer shall execute Articles of Amendment and shall have a multiple original of such articles delivered to the Secretary of State and to the appropriate recorder of mortgages, all in accordance with Louisiana Revised Statutes Title 12, Section 238.

The Times-Picayune Publishing Corporation

1118 HOWARD AVENUE NEW ORLEANS, LOUISIANA 70114 TELEPHONE 424-4411

The Times-Picayune
MORNING AND EVENING

NEW ORLEANS
STATES ITEM
EVENING



State of Louisiana
Parish of Orleans
City of New Orleans

Personally appeared before me, a Notary in and for the Parish of Orleans, Mr. J. J. Adams, who declares and says that he is Vice-President, Public Manager and THE TIMES-PICAYUNE PUBLISHING CORPORATION, a Louisiana Corporation, Publishers of The Times-Picayune week-day Morning, New Orleans States-Item, week-day Evening, and Times-Picayune Sunday, of general circulation; being busi-ness in the City of New Orleans and State of Louisiana, and that the attached

.....
.....

Advertisement of

.....

.....

.....
New Orleans, La. 70114

Was published in

.....

.....
The States Item

on the following dates:

.....
April 3-4-5, 1971

.....

.....
J. Adams

Seen to and subscribed before me this

.....
15th day of June A. D., 19 71

.....
Chas. J. [Signature]

Notary Public. s

My commission expires at my death.

2

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

ANNUAL MEETING - APRIL 13, 1971
PINE ROOM, Y. W. C. A.

The Annual Meeting of the United Fund was held in the Y. W. C. A. building at 3200 St. Bernard Avenue. The total program is indicated in the agenda attached with these minutes (see copy filed).

The total attendance at the Annual Meeting was at least 200. The room was full to overflowing.

Mr. George J. Mayer, President, opened the meeting by calling upon Reverend William T. Green for the invocation.

Mr. Mayer announced the purposes of the Annual Meeting to be that of receiving an annual report, of electing members to the Board of Trustees, and of acting on some proposed amendments to the Articles of Incorporation.

The Annual Report appeared as an advertisement in both "The Times-Picayune" and the "States-Item" (see a copy attached with these minutes).

Mr. Mayer referred to the publication of the Annual Report and added some additional comments having to do with his appreciation for the help and activities on the part of the officers, board members, staff, and others.

Among the officers, Mr. Mayer particularly singled out Mr. Z. W. "Bill" Bartlett as General Campaign Chairman of the last campaign, Mrs. Rodney Toups who served as Vice President and Chairman of the Metropolitan Group, and Mr. John B. Simpson, Vice President and Chairman of the Public Relations Committee. These had all received special citations at the board meeting in December.

Mr. Stephen B. Lemann has served for three years as Vice President and Chairman of the Committee on Agency Relations; and, for this service, Mr. Mayer expressed his deepest appreciation and presented Mr. Lemann with a special certificate.

Mr. Sydney Besthoff, III, who was absent at the meeting, will be presented with a certificate, having served two years as Vice President and Chairman of the Admissions and Capital Campaigns Committee.

Mr. Mayer also thanked Mr. Robert C. McIlztyre who was completing his first year as Treasurer, and Mr. C. C. Clifton, Jr., who served as Senior Vice President during the year.

Mr. Willis L. Penny, Chairman of the Nominating Committee, presented a single slate of 24 names to be elected to the Board of Trustees (See copy of the printed report that was distributed to everybody present and filed with these minutes).

*This is a true copy of the minutes of the annual meeting of the membership, 4/13/71 - page 1 of 3 pages
J. V. Drayton, Secretary 13*

Action Taken: It was moved, seconded, and carried to elect the following to represent the Participating Organizations for the term 1971-74:

Homer G. Barteo
Rabbi Julian B. Feibelman
Maurice J. Hartson, III
Mrs. Edward F. LeBreton

George J. Mayer
Mrs. J. Garic Schoen
Roy M. Schwarz

And to elect Mr. Harley B. Howcott, Jr., to fill a vacancy in the representatives of the Participating Organizations for the term 1970 to 1973; and to elect Mr. Henry E. Jamison to fill a vacancy representing Participating Organizations for the term 1969-1972; and to elect as representatives from the Contributors-at-Large for the term of office 1971-1974:

Charles Blackburn
John C. Fuchs, Jr.
R. C. Granberry, Jr.
G. D. Henderson
Jay M. Jalenak
Mrs. Emily T. Lewis
A. P. McLachlan

Tony M. Mladineo
Mrs. Henry J. Read
George Rhode, III
Dr. Joseph V. Schlosser
Robert I. Sonfield
Rev. James R. Tankerson
Beryl E. Wolfson;

And to elect William McCollam, Jr., as a representative from the Contributors-at-Large to fill a vacancy for the term 1970-1973.

While Mr. Penny still had the floor he recognized the work done as President by Mr. George J. Mayer and presented him with a special certificate of appreciation. The audience responded with a standing ovation. Mr. Mayer recognized those whose terms were ended as members of the Board of Trustees and presented certificates to the following:

Emile Comar
Lionel J. Cucullu
William T. Eddins
Bernard J. Grenrood
Bernard D. Mintz
A. B. Paterson
Willis L. Penny

Most Rev. Harold R. Perry
G. Frank Purvis, Jr.
A. Louis Read
August Rossi, Jr.
Morrell F. Trimble
Dr. Gene L. Usdin
Richard M. Wise

Mr. Donald W. Doyle, on behalf of the board, presented for action four proposed changes to the Articles of Incorporation (See the attached report, copies of which were distributed to all those present). Mr. Doyle explained that the procedure for such changes had been followed diligently.

*This is a true copy of the minutes of the
Annual meeting of the membership - 4/13/71 - page 2 of 3/71
FV Gagan, secretary 14*

Action Taken: It was moved, seconded, and carried to amend the Articles of Incorporation by including the listing of St. Tammany as part of the territory, to insert the name of Stephen B. Lemann as one of the two registered agents, to eliminate the statement of \$5.00 to be a requirement for membership, and to call for the Annual Meeting to be held in the month of March.

The business session was officially declared adjourned, but everyone was invited to see a brief "Report to Givers" narrated by Mr. Barn Darby of WDSU Radio and TV, illustrated by color slides. A copy of the narration presented by Mr. Darby is attached to these minutes.

Respectfully submitted,

F. Grayson
Ferdinand V. Grayson,
Executive Secretary

*This is a true
copy of the minutes
of the annual meeting
of the membership
4/13/71 - page 3 of 3 pages
F. Grayson, Secretary*

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

TO: Annual Meeting of Members, in Session April 13, 1971

FROM: Donald W. Doyle, Chairman, Amendments Committee

RE: Proposed Amendments to the United Fund Articles of Incorporation

At a meeting of the United Fund Board of Trustees held March 17, 1971, four proposed amendments to the United Fund Articles of Incorporation, listed below, were favorably voted upon by the Board. For these changes to become effective, they must be ratified by a majority of the members present at a meeting where such proposals were announced in advance. These proposals were, in fact, announced in the Legal Notices of "The Times-Picayune" of April 3, 4, and 5, 1971. Therefore:

RESOLVED: That, effective as of April 13, 1971, the Articles of Incorporation of the United Fund for the Greater New Orleans Area (As Amended April 21, 1958) be amended to the extent, and only to the extent, hereinafter expressly provided, and further

RESOLVED: That the President or a Vice-President and the Treasurer or an Assistant Treasurer shall execute Articles of Amendment and shall have a multiple original of such articles delivered to the Secretary of State and to the appropriate recorder of mortgages, all in accordance with Louisiana Revised Statutes Title 12, Section 238.

CURRENT

ARTICLE III.

This corporation is organized and shall be operated exclusively as a non-profit corporation as defined in R.S. 12.101(8). The purposes for which it is formed are stated and declared to be as follows, to-wit:

To organize the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.

To unite, so far as practicable, the fund-raising of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson and St. Bernard and contiguous areas for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

PROPOSED CHANGE

To insert

"and St. Tammany"

following "St. Bernard"

and before "and contiguous"

*signed
Donald W. Doyle, Secy.*

CURRENT

PROPOSED CHANGES

ARTICLE V.

The full names and post office addresses of its registered agents are:

Richard W. Freeman
999 Walnut Street
New Orleans, Louisiana

Joseph H. Epstein
6818 St. Charles Avenue
New Orleans, Louisiana

To put in

Stephen H. Lemann
1424 Whitney Building
New Orleans, La. 70130

in place of Joseph H. Epstein

ARTICLE VI.

This corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or incorporated or unincorporated associations or partnerships. There shall be no dues or assessments, and no certificate of membership need be issued.

Except as may be otherwise provided by the by-laws, there shall be only one class of members. Hereafter, every contributor of \$2.00 or more to a fund-raising campaign conducted by this corporation shall automatically become a member of the corporation for the calendar year for which such contribution is made.

To remove in Paragraph 2 the following words

"of \$5.00 or more"

ARTICLE VIII (in Part)

The annual meeting of the corporation shall be held on the second Tuesday of April of each calendar year beginning in the year 1959 and shall be held at such time and place as may be fixed by the President subject to the approval of the Board of Trustees.

To provide that the Annual Meeting of the corporation for all calendar years beginning in 1972 shall be held during the month of March on such day and at such time and place as may be fixed by the president, subject to the approval of the Board of Trustees.



AMENDMENT OF THE
ARTICLES OF INCORPORATION OF
THE UNITED FUND FOR THE GREATER
NEW ORLEANS AREA

(As Previously Amended April 21, 1958
and August 18, 1971)

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF ORLEANS

BE IT KNOWN, that on this the 30th day of April, in
the year of Our Lord One Thousand Nine Hundred and Seventy-
Four

BEFORE ME, DONALD W. DOYLE, a Notary Public, duly
commissioned and qualified, in and for the Parish of Orleans,
State of Louisiana, therein residing, and in the presence of
the witnesses hereinafter named and undersigned:

PERSONALLY CAME AND APPEARED Robert C. McIntyre and
John C. Fuchs, Jr., herein appearing and acting as President
and Treasurer, respectively, of The United Fund for the Greater
New Orleans Area, a corporation organized under the laws of
the State of Louisiana, by act before Harry Souchon, Notary
Public for the Parish of Orleans, duly recorded in M.O.B. 1943,
Folio 182 of the records of Orleans Parish, the Articles of
Incorporation of which were amended on April 21, 1953, by
Act before Wood Brown, Notary Public for the Parish of Orleans
duly recorded in M.O.B. 1941, Folio 291, of the records of
Orleans Parish, and on August 18, 1971, by act before Donald
W. Doyle, Notary Public for the Parish of Orleans, duly

recorded in M.O.B. 2188 at Folio 628 of the mortgage records of Orleans Parish, Louisiana, which corporation is domiciled and has its principal place of business in the Parish of Orleans.

Said appearers declared that, pursuant to the resolution of the Board of Trustees of the corporation adopted by the vote of a majority of the entire Board at a meeting called for that purpose on February 20, 1974, and to the resolution of the members of the corporation, adopted by a majority of the members present at the annual meeting of the members of the corporation called for that purpose and held on March 20, 1974, in New Orleans, Louisiana, after publication in a newspaper in general circulation in the City of New Orleans in accordance with Article VII of the Charter of said corporation, certified copies of which resolutions and the affidavit of the publisher of said newspaper are annexed hereto and made a part hereof, they now appear for the purpose of executing this Act of Amendment, thereby putting into authentic form the amendments so agreed to by the directors and members of said corporation.

1.

Whereupon said appearers declared that, effective as of July 1, 1974, Article I of the Articles of Incorporation of the corporation is hereby amended to read as follows:

"The name of this corporation is UNITED WAY FOR THE GREATER NEW ORLEANS AREA."

2.

Said appearers further declared that Article III of the Articles of Incorporation of the corporation is hereby amended, effective as of July 1, 1974, by adding thereto a fifth unnumbered paragraph describing the purposes for which the corporation is formed, which paragraph shall read as follows:

"To foster coordination between this corporation, its participating organizations and other public and private organizations to the end that the delivery of human care services is adequate, effective and related to changing community needs and conditions."

3.

Said appearers further declared that, effective as of July 1, 1974, Article XIV of the Articles of Incorporation of the corporation is hereby amended to read as follows:

"The full names and post office addresses of the incorporators of this corporation are: (Names on file in United Way office)."

And said appearers having requested me, Notary, to note said amendments in authentic form, I do by these presents receive said amendments in the form of this public act to the end that said amendments may be promulgated and recorded and thus be read into the original Articles of Incorporation of The United Fund for the Greater New Orleans Area (as amended April 21, 1958 and August 18, 1971) as hereinabove set forth, effective July 1, 1974.

THUS DONE AND PASSED in triplicate original in my office in New Orleans, Louisiana, on the day, month and year

herein first above written in the presence of Barbara Grogan
and Gwendolyn Thomas, competent witnesses, who here-
unto sign their names with the said appearers and me, Notary,
after reading of the whole.

WITNESSES:

<u>Barbara Grogan</u>	<u>[Signature]</u> President
<u>Gwendolyn Thomas</u>	<u>[Signature]</u> Treasurer

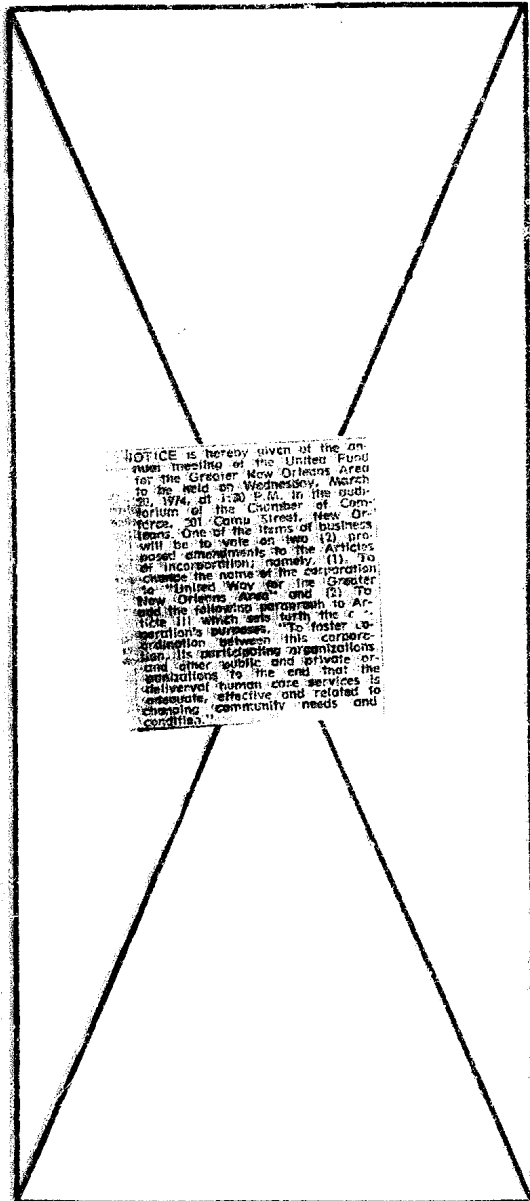
[Signature]
Notary Public
in and for
Orleans Parish, Louisiana

The Times-Picayune Publishing Corporation

3800 HOWARD AVENUE, NEW ORLEANS, LOUISIANA, 70140. TELEPHONE 821-1411

The Times-Picayune
MORNING AND SUNDAY

THE STATES-ITEM
EVENING



State of Louisiana
Parish of Orleans
City of New Orleans

Personally appeared before me, a Notary in and for the Parish of Orleans, Mr. T. J. Adams, who deposes and says that he is Vice-President-Credit Manager of THE TIMES-PICAYUNE PUBLISHING CORPORATION, a Louisiana Corporation, Publishers of The Times-Picayune week-day Morning, New Orleans States-Item, week-day Evening, and Times-Picayune Sunday, of general circulation; doing business in the City of New Orleans and State of Louisiana, and that the attached

Special Notice

.....
IN RE: United Fund
.....
Advertisement of *Frank V. Grayson*
.....
United Fund
211 Camp St.
New Orleans, La. 70130
.....

Was published in The Times-Picayune.....
the States-Item
.....

.....
on the following dates: March 11, 12, 13, 1974
.....

.....
Charles H. Adams
.....
3rd Sworn to and subscribed before me this 11 day of April, 1974
.....day of A. D., 19
Charles H. Adams
.....
Notary Public.

My commission expires at my death.

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

BOARD OF TRUSTEES MEETING

Wednesday, February 20, 1974 - 1:30 P.M.
Joseph Epstein Conference Room
211 Camp Street

The regular meeting of the Board of Trustees of the United Fund was held Wednesday, February 20, 1974 at 1:30 P.M. in the Joseph Epstein Conference Room, 211 Camp Street.

THE FOLLOWING BOARD MEMBERS WERE PRESENT: Dr. Emmett W. Bashful, Daniel Behre, Mrs. Theodore S. Buchanan, Jr., Reverend Clinton J. Doskey, Donald W. Doyle, Mrs. Brooke H. Duncan, II, J. Stuart Ellis, Jr., Mrs. Joseph H. Epstein, Jr., Rabbi Julian B. Feibelman, Mrs. Edward D. Finley, Jr., Joseph E. Friend, Judge James C. Gulotta, Maurice J. Hartson, III, Bernhardt C. Heebe, G. D. Henderson, Harley B. Howcott, Henry E. Jamison, Charles Keller, III, Mrs. Edward F. LeBreton, Stephen B. Lemann, Mrs. J. Thomas Lewis, Mrs. H. Douglas Lowrey, Robert C. McIntyre, A.P. McLachlan, Martin C. Miler, Mrs. George R. Montgomery, Jules F. Peytral, III, John G. Phillips, Mrs. Henry J. Read, Mrs. Langston F. Reed, W. Boatner Reily, III, Dr. Joseph V. Schlosser, Frederick J. Sigur, John B. Simpson, Dr. Mack J. Spears, Charles Stich, Reverend James P. Tankerson, Nicholas P. Trist, Jr., Beryl E. Wolfson and James H. Jones.

It was noted that 40 members of the Board were present.

THE FOLLOWING CHAIRMEN OF THE PANELS OF THE COMMITTEE ON AGENCY RELATIONS WERE PRESENT (other than Board members): Talton Thomas, Gerard Barousse and Lawrence Baldwin.

ON BEHALF OF THE EMPLOYEE BENEFITS COMMITTEE: John K. Roberts, Chairman, was present.

REPRESENTING STAFF: Charles R. Alfaro, Everett T. Aultman, Donald J. Larce, Clarence Guillory, Morris Honore, Grace C. Ninas, Al Shea and Ferdinand V. Grayson.

MINUTES OF THE PREVIOUS BOARD MEETING OF JANUARY 16, 1974

It was moved, seconded and carried to adopt the minutes of the Board of Trustees meeting of January 16, 1974 as circulated.

PLANNING & COORDINATING STUDY COMMITTEE REPORT

Mr. Joseph E. Friend, Chairman, referred to the committee's final report and recommendations which were mailed to the Board on February 4, 1974. (copy attached to permanent minutes)

Many questions were raised which served to clarify the function of the proposed "Program Development & Coordinating Committee". Father Doskey was of the opinion that there had been a gap in communications between the study committee

This is true copy of the minutes of the UF Board of Trustees meeting held 2/20/74. - A. K. [unclear]

UF Board Minutes
Page 2
February 20, 1974

and the agencies. Mr. Friend assured the Board that there had been definite efforts to seek in-put from the agencies.

ACTION TAKEN: It was moved by Mr. Friend, seconded by Mr. Benre to approve the report of the Planning & Coordinating Study Committee. The vote was in favor of the motion, with Father Doskey casting a dissenting vote.

AMENDMENTS TO THE ARTICLES OF INCORPORATION

Mr. Friend reported that as a result of the approval of the Planning & Coordinating Study Committee's recommendations it will be necessary to amend the Articles of Incorporation to implement the recommendations.

He reviewed the proposed changes to the Articles which had been mailed February 4, 1974 to the Board. (Copy of the transmittal memo of February 4, 1974 and proposed amendments to the Articles are attached to the permanent minutes.)

ACTION TAKEN: It was moved by Mr. Friend, seconded by Dr. Schlosser and passed to approve the proposed Amendments to the Articles of Incorporation. Father Doskey cast a dissenting vote.

It was pointed out that these Amendments will be presented to the membership at the Annual Meeting on March 20, 1974 for ratification.

AMENDMENTS TO THE BY-LAWS

Mr. Friend mentioned for information purposes only that it would also be necessary to amend the By-Laws in order to implement the Planning & Coordinating Study Committee's recommendations. The Board of Trustees will vote on these By-Laws proposed Amendments at the Board meeting following the Annual Meeting on March 20, 1974. (A copy of these amendments were mailed to the Board and a copy is attached to the permanent minutes.)

Mr. Friend noted that under Art. VI, Sect. 4 (e) of the proposed Amendments to the By-Laws the word "Fund" should be changed to "Way". Also in the third line in the next to the last paragraph under Art. VI, Sect. 4 there is a typographical error - "names" should read "named". It was indicated that some other editorial changes may be in order.

This is a true copy of the minutes of the UF Board of Trustees held 2/20/74. J. V. Grayson

FINANCIAL STATEMENTS

In the absence of John C. Fuchs, Jr., Treasurer, Mr. Robert C. McIntyre reviewed the financial statements (copies attached to permanent minutes) referring to the following:

Balance Sheet as of January 31, 1974
Administrative & Campaign Expenses as of January 31, 1974
Pledges Receivable Comparison as of January 31, 1974

Some of the items highlighted were:

- *Balance Sheet, Item 2 - The amount invested in U.S. Treasury short term bills was \$1,430,000. This is a new record for our United Fund.
- *Balance Sheet, Items referring to Combined Federal Campaign - The 1973 CFC has been closed out, and the 1974 CFC account appears for the first time. It was also noted that 6.7% shrinkage in 1973 CFC collections occurred, which is a very good collection record.
- *Pledges Receivable Report, Items 9 & 10 in the 1973 Column - \$79,079 must be collected in order to break even. The outlook is that we will break even, and not need to transfer from Fund Balance to break even.

LEGACY - Mrs. Norma Marie Brownell Chalstrom

Mr. McIntyre reported that the United Fund will be the recipient of a legacy of about \$1,000 from the estate of Mrs. Norma Marie Brownell Chalstrom. It is believed that there are no restrictions on this money.

Mr. McIntyre indicated that Donald Darce, Controller, should be empowered to pick up this money on behalf of the United Fund.

ACTION TAKEN: It was moved, seconded and carried that Donald Darce be authorized to receive the legacy of Mrs. Norman Marie Brownell Chalstrom on behalf of the United Fund; and if the legacy was not restricted, it be applied to the 1975 Campaign.

EXPENSES FOR SEARCH COMMITTEE

The Committee to search for a new Executive Director has been considering spending personal funds. Mr. McIntyre reported it is the recommendation of the Operating & Administrative Committee that \$5,000 be set aside from the Fund Balance to be used by the Search Committee for expenses incurred in their search for a new Executive Director.

ACTION TAKEN: This was put in the form of a motion and carried.

This is a true copy of the minutes of the meeting of UF Board of Trustees held 2/20/74

RECOMMENDATION ON THE NATIONAL HEALTH & WELFARE RETIREMENT PLAN

Mr. McIntyre indicated that Mr. John K. Roberts, Chairman of the Employee Benefits Committee, was present today to assist him in presenting the recommendation on the National Health & Welfare Retirement Plan.

Materials about the retirement plan, and the proposed changes, costs involved, comparison with current plan, etc. were mailed in advance for the Board's study. (see copies attached to the permanent minutes)

Mr. McIntyre went into each proposed change. The three biggest items of change are: (1) "final pay" as against "career average", (2) "non-contributory" as against "contributory", (3) the long term method of financing the additional accrued liability.

ACTION TAKEN: It was moved by Mr. McIntyre, seconded by Mr. Howcott and carried to approve and adopt the changes in the local retirement plan contract with the National Health & Welfare Retirement Association.

FURTHER ACTION: By acclamation the Board expressed appreciation to John Roberts and his Employee Benefits Committee for the tremendous amount of work expended studying the plan.

COMMITTEE ON AGENCY RELATIONS

Mr. W. Boatner Reily, III, Chairman, referred to the recommendations on the 1974 allocations which had been mailed. (copy dated 2/7/74 attached to the permanent minutes)

Mr. Reily thanked the Panel Chairmen for attending today's meeting, but due to the lack of time, he would present the recommendations on behalf of the whole committee.

ACTION TAKEN: It was moved, seconded and carried that the allocation recommendations of the Committee on Agency Relations as shown in the attached report be approved.

CAMPAIGN PROGRESS REPORT

Mr. James H. Jones, Campaign Chairman, reported that all of the Group Chairmen have been appointed.

This is a true copy of the minutes of the meeting of the UF Board of Trustees held 2/20/74. W. V. Sawyer Secretary

NOMINATING COMMITTEE REPORT

Mr. Stephen B. Lemann, Chairman, reported that all nominees for officers have been nominated and they have accepted. The officers will be voted on at the organizational meeting of the Board of Trustees following the Annual Meeting. The officers are as follows:


President	Robert C. McIntyre
Senior Vice President	W. Boatner Reily, III
V.P. - Admissions & Capital Camp.	Dr. Emmett W. Bashful
V.P. - Campaign	James H. Jones
V.P. - Committee on Agency Rel.	Daniel Behre
V.P. - Metropolitan	Mrs. T.S. Buchanan, Jr.
V.P. - Public Relations	Robert D. Hess
Treasurer	John C. Fuchs, Jr.

The nominations to the Board of Trustees for the term March, 1974 to March, 1977 and two vacancies for the term March, 1973 to March, 1976 have been selected and will be voted on at the Annual Meeting.

ADJOURNMENT

The meeting adjourned at 3:10 P.M.

Respectfully submitted,


Ferdinand J. Grayson
Executive Director

This is a true copy of the minutes of the meeting of the U.F. Board of Trustees held at the J. Grayson, Secretary.

PROPOSED AMENDMENTS OF ARTICLES OF INCORPORATION
OF THE UNITED FUND FOR THE GREATER NEW ORLEANS AREA

RESOLVED: That effective as of July 1, 1974, the Articles of Incorporation of the United Fund for the Greater New Orleans Area (as amended April 13, 1971) be further amended to the extent and only to the extent, hereinafter expressly provided:

CURRENT

ARTICLE I.

The name of this corporation is UNITED FUND FOR THE GREATER NEW ORLEANS AREA.

PROPOSED CHANGE

Change the word "Fund" to "Way".

ARTICLE III.

This corporation is organized and shall be operated exclusively as a non-profit corporation as defined in R.S. 12:101(8). The purposes for which it is formed are stated and declared to be as follows, to-wit:

To organize the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.

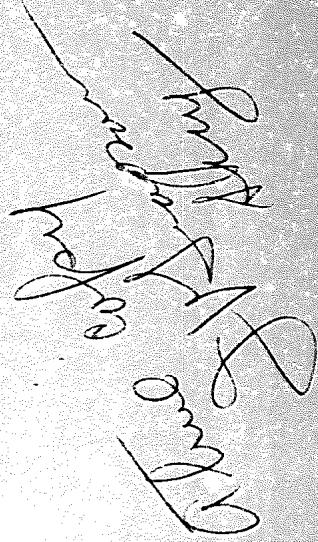
To unite, so far as practicable, the fund-raising of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

To inform the public of the services and objectives of participating organizations, and to stimulate widespread support of the said organizations by the public.

To add an unnumbered sixth paragraph as follows:

To foster coordination between this corporation, its participating organizations and other public and private organizations to the end that the delivery of human care services is adequate, effective and related to changing community needs and conditions.



CURRENT

PROPOSED

This corporation shall have authority to do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes herein expressed or implied for that may be incidental thereto. Without in any manner limiting the generality of the foregoing, this corporation shall have authority to:

- (1) Hold, receive, lease and purchase and convey, as well as mortgage and hypothecate property real, personal or mixed, corporeal or incorporeal.
- (2) Name and appoint such managers, agents, directors, officers, employees and committees, as its interest and convenience may require.
- (3) Invest funds or properties in its hands in any and all forms of stocks, bonds, securities or other property; to dispose of such investments and to reinvest without limitation or to disburse funds in its hands, whether principal or interest, for the accomplishment of all or any one of the objects and purposes hereof.
- (4) To receive, hold and administer trust properties in accordance with the authority granted in R.S. 12:110.
- (5) To determine what organizations, to be known as "participating organizations," shall be included in each fund soliciting campaign conducted by the corporation and to fix the share of such organizations in the funds raised by such campaign.
- (6) In general, to do and perform any and all acts and exercise any and all authority granted to non-profit corporations under the provisions of Chapter II of Title 12 of the Louisiana Revised Statutes of 1950.

ARTICLE XIV.

The full name and post office addresses of the incorporators of this corporation are: (Names on file in United Fund office).

Change the word "Fund" to "Way".

RESOLVED: That the action taken by vote of the majority of the entire Board of Trustees be submitted to the members of this corporation at a meeting called for that purpose and, if ratified by a majority of the members present at that meeting, that the President or a Vice-President and the Treasurer and the Assistant Treasurer shall execute Articles of Amendment and shall have a multiple original of such articles delivered to the Secretary of State and to the appropriate recorder of mortgages, all in accordance with Louisiana Revised Statutes Title 12, Section 238.

UNITED FUND FOR THE GREATER NEW ORLEANS AREA

ANNUAL MEETING
Auditorium, Chamber of Commerce
301 Camp Street

The Twenty-Second Annual Meeting of the United Fund for the Greater New Orleans Area was held March 20, 1974, 1:30 P.M. in the Auditorium of the Chamber of Commerce, 301 Camp Street.

Approximately 100 attended the Annual Meeting. A copy of the Agenda is attached to the permanent minutes.

Mr. Donald W. Doyle presided.

MINUTES OF THE LAST ANNUAL MEETING - MARCH 23, 1974

It was moved, seconded and carried to dispense with the reading of the minutes of the last Annual Meeting - March 23, 1973.

REPORT TO THE MEMBERSHIP

Mr. Doyle reviewed the Annual Report which was published as an ad in the daily newspapers. Copies were distributed and a copy is attached to the permanent minutes. The Annual Report included the Allocations for 1974, Summary of Activities, the Community Leadership, and Financial Reports.

Mr. Doyle expressed his appreciation to the officers who served with him during the past year:

- 1) Robert C. McIntyre, Senior Vice President, was presented a gavel because it was heard "through the grape vine" that he will probably be elected President at the organizational meeting today.
- 2) Wallace B. Schmitz - Vice President and General Campaign Chairman - has already received a beautiful certificate in December when campaign leaders were honored. Wally was successful in raising over \$5,150,000, a new record.
- 3) Mrs. Theodore S. Buchanan, Jr. - Vice President and Chairman of the Metropolitan Group - She received a certificate in December with other campaign leaders.
- 4) Jules F. Peytral, III - Vice President and Chairman of the Public Relations Committee - He received a certificate in December.
- 5) Dr. Emmett W. Bashful - Vice President and Chairman of the Admissions & Capital Campaigns Committee - Since the work of this committee is not completed, Dr. Bashful will continue his work at least until July 1, 1974. He was presented a certificate today.

This is a true copy of the minutes of the Annual meeting of the U.F. membership held 3/20/74. F. J. Thompson Secy

- 6) John C. Fuchs, Jr. - Treasurer and Chairman of the Operating & Administrative Committee - Mr. Fuchs was unable to attend today, but he will be presented a certificate later.
- 7) W. Boatner Reilly, III - Vice President and Chairman of the Committee on Agency Relations for three consecutive years. Mr. Reilly was presented a special three year certificate for outstanding leadership to this committee.

Mr. Doyle also expressed his thanks and appreciation to the United Fund staff.

AMENDMENTS TO ARTICLES OF INCORPORATION

Copies of the proposed amendments were distributed and a copy is attached to the permanent minutes.

Mr. Joseph E. Friend, Chairman of the Planning & Coordinating Study Committee, reported that after months of review it was the recommendation of his committee that in order to fulfill the function of planning and coordination the following should be ratified (He noted that the UF Board of Trustees voted favorably on this at the February 20, 1974 Board meeting):

- 1) Change the name from "United Fund for the Greater New Orleans Area" to "United Way for the Greater New Orleans Area."
- 2) Article III - To add an unnumbered 6th paragraph in the Article on purposes as follows:

"To foster coordination between this corporation, its participating organizations and other public and private organizations to the end that the delivery of human care services is adequate, effective and related to changing community needs and conditions."

Mr. Friend noted that the proposed Amendments had been publicized in the Times Picayune and States Item three times in the 10-day period prior to today's meeting.

ACTION TAKEN: It was moved by Mr. Friend, seconded and passed to approve the above amendments to the Articles of Incorporation. There was one dissenting vote by Father Doskey.

ELECTION - BOARD OF TRUSTEES

Mr. Stephen B. Lemann, Chairman of the Nominating Committee, referred to the written report that had been distributed (copy attached to permanent minutes).

ACTION TAKEN: Mr. Lemann moved and it was seconded and carried that the 23 nominees presented to serve on the Board of Trustees as shown in the printed report be declared elected.

This is a true copy of the minutes of the UF Anniversary Meeting of the membership held 3/20/74 by Joseph E. Friend, Secretary

Annual Meeting
Page 3
March 20, 1974

The 23 nominees are:

Representing Participating Organizations 1974-1977:

Sidney H. Cates, III
Mrs. John Phelps Hammond
Maurice J. Hartson, III
Aiden J. McDonald, Jr.
Mrs. Langston F. Reed
Dr. Joseph V. Schlosser
Mrs. Hyman R. Soboloff

Representing Community-at-Large 1974-1977:

David J. Conroy	Jay M. Jalenak
John M. Donnelly, Jr.	James H. Jones
John C. Fuchs, Jr.	John J. Kelleher
David K. Gatto	Anthony R. Lentini
James H. Gibbens	R. Alden Pendery
Eben Hardie, Jr.	Mrs. Henry J. Read
Robert D. Hess	Frank B. Stewart, Jr.

To fill vacancy - representing Participating Organizations 1973-1976:

Roy M. Schwarz, Jr.

To fill vacancy - representing Community-at-Large 1973-1976:

Hugh M. Evans, Jr.

CERTIFICATE FOR DONALD W. DOYLE

Mr. Lemann presented Mr. Doyle with a Certificate of Appreciation for outstanding leadership as President for the past year.

RECOGNITION - RETIRING BOARD MEMBERS

Mr. Doyle recognized the 14 members going off the Board. Each will be presented a Certificate of Appreciation later but he wanted to express his thanks to the following:

Homer G. Bartee	A. P. McLachlan
Rabbi Julian B. Feibelman	Martin C. Miler
R. C. Granberry	Jules F. Peytral, III
G. D. Henderson	Roy M. Schwarz
Mrs. Edward F. LeBreton, Jr.	Robert I. Sonfield
Mrs. Emily T. Lewis	Reverend James R. Tankerson
George J. Mayer	Beryl E. Wolfson

This is a true copy of the minutes of the 41st Annual Meeting of the membership held 3/20/74. J.V. Langston, Secretary


Annual Meeting
Page 4
March 20, 1974

ADJOURNMENT

Everyone was reminded that the Organizational Meeting would follow immediately upon adjournment and everyone was invited to stay.

There being no further business the Annual Meeting adjourned at 2:10 P.M.

Respectfully submitted,



Ferdinand V. Grayson
Executive Director

This is a true copy of the minutes
of the annual meeting of the
membership held 3/20/74.
F. Grayson Secretary

PROPOSED AMENDMENTS OF ARTICLES OF INCORPORATION
OF THE UNITED FUND FOR THE GREATER NEW ORLEANS AREA

RESOLVED: That effective as of July 1, 1974, the Articles of Incorporation of the United Fund for the Greater New Orleans Area (as amended April 13, 1971) be further amended to the extent and only to the extent, hereinafter expressly provided:

CURRENT

ARTICLE I.

The name of this corporation is UNITED FUND FOR THE GREATER NEW ORLEANS AREA.

ARTICLE III.

This corporation is organized and shall be operated exclusively as a non-profit corporation as defined in R.S. 12:101(8). The purposes for which it is formed are stated and declared to be as follows, to-wit:

To organize the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.

To unite, so far as practicable, the fund-raising of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this corporation annually in the City of New Orleans and the Parishes of Jefferson, St. Bernard and St. Tammany and contiguous areas for the support of such organizations.

To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this corporation, for the maintenance and support of the participating organizations and for other purposes of the corporation.

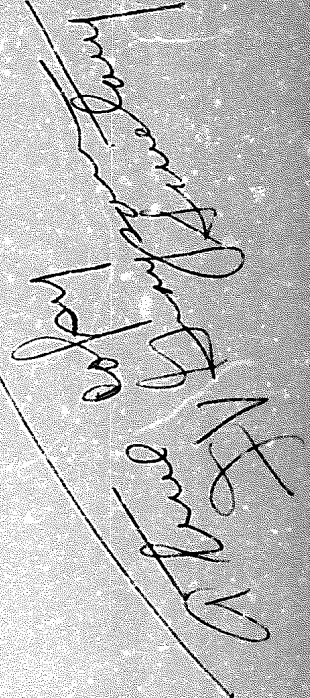
To inform the public of the services and objectives of participating organizations, and to stimulate widespread support of the said organizations by the public.

PROPOSED CHANGE

Change the word "Fund" to "Way".

To add an unnumbered sixth paragraph as follows:

To foster coordination between this corporation, its participating organizations and other public and private organizations to the end that the delivery of human care services is adequate, effective and related to changing community needs and conditions.



CURRENT

PROPOSED

This corporation shall have authority to do each and everything necessary, suitable or proper for the accomplishment of any of the purposes herein expressed or implied or that may be incidental thereto. Without in any manner limiting the generality of the foregoing, this corporation shall have authority to:

- (1) Hold, receive, lease and purchase and convey, as well as mortgage and hypothecate property real, personal or mixed, corporeal or incorporeal.
- (2) Name and appoint such managers, agents, directors, officers, employees and committees, as its interest and convenience may require.
- (3) Invest funds or properties in its hands in any and all forms of stocks, bonds, securities or other property; to dispose of such investments and to reinvest without limitation or to disburse funds in its hands, whether principal or interest, for the accomplishment of all or any one of the objects and purposes hereof.
- (4) To receive, hold and administer trust properties in accordance with the authority granted in R.S. 12:116.
- (5) To determine what organizations, to be known as "participating organizations," shall be included in each fund soliciting campaign conducted by the corporation and to fix the share of such organizations in the funds raised by such campaign.
- (6) In general, to do and perform any and all acts and exercise any and all authority granted to non-profit corporations under the provisions of Chapter II of Title 12 of the Louisiana Revised Statutes of 1950.

ARTICLE XIV.

The full names and post office addresses of the incorporators of this corporation are: (Names on file in United Fund office).

Change the word "Fund" to "Way".

RESOLVED: That the action taken by vote of the majority of the entire Board of Trustees be submitted to the members of this corporation at a meeting called for that purpose and, if ratified by a majority of the members present at that meeting, that the President or a Vice-President and the Treasurer or an Assistant Treasurer shall execute Articles of Amendment and shall have a multiple original of such articles delivered to the Secretary of State and to the appropriate recorder of mortgages, all in accordance with Louisiana Revised Statutes Title 12, Section 238.

Arthur N. [Signature]
Edward [Signature]
Adrian [Signature]

MERGER CERTIFICATE

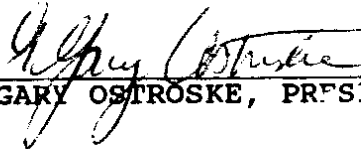
The undersigned President and Secretary, respectively, of The United Way for the Greater New Orleans Area, a Louisiana nonprofit corporation, hereby certify that the following resolutions were adopted at a meeting held on October 21, 1987, by the majority vote of the Board of Trustees effecting the merger of The Erato Corporation, a wholly owned subsidiary of The United Way for the Greater New Orleans Area, into The United Way for the Greater New Orleans Area.

RESOLVED, that The Erato Corporation, a corporation organized under the laws of the State of Louisiana, 100% of whose issued and outstanding shares of capital stock of all classes is owned of record and beneficially by The United Way for the Greater New Orleans Area, shall be merged (the "Merger") into The United Way for the Greater New Orleans Area, pursuant to La. R.S. 12:112H and La. R.S. 12:243G, as amended; that the Merger shall be effective on October 21, 1987; that The United Way for the Greater New Orleans Area shall survive the Merger, that the Articles of Incorporation of The United Way for the Greater New Orleans Area as in effect immediately prior to the effective date of the Merger shall be and continue in full force and effect as the Articles of Incorporation of the Surviving corporation until thereafter amended in accordance with the laws of the State of Louisiana; that all outstanding shares of the capital stock of The Erato Corporation, which are held by The United Way for the Greater New Orleans Area, shall be cancelled; that all assets and liabilities of The Erato Corporation shall be assumed by The United Way for the Greater New Orleans Area; that the trustees and officers of The United Way for the Greater New Orleans shall be, and shall continue to hold office as, the trustees and officers of the surviving corporation, subject to the laws of the State of Louisiana, until their resignation or until their successors are elected and qualified; and that the provisions of La. R.S. 12:115 and La. R.S. 12:246, as amended, relating to the effect of a merger, shall apply to the Merger and to The United Way for the Greater New Orleans Area as the surviving corporation under the Merger.

FURTHER RESOLVED, that the President, or any Vice President, and Secretary, or any Assistant Secretary, of The United Way for the Greater New Orleans Area, be and they are hereby authorized, empowered, and directed to execute, acknowledge, and deliver to the Secretary of State of Louisiana a certificate setting forth a copy of the foregoing resolution of the Board of Trustees of The United Way for the Greater New Orleans Area effecting the Merger, together with the date such resolution is adopted, all in accordance with La. R.S. 12:112H and 243G; and that each of the aforesaid officers, any one of them acting alone, be and each of them is hereby authorized, empowered, and directed to execute any other agreements, instruments, certificates, or other documents, or to take any other actions, as may be deemed by such officer, in his absolute discretion, to be necessary or desirable to evidence or effectuate the aforesaid Merger of The Erato Corporation into The United Way for the Greater New Orleans Area.

Thus done and executed this 21st day of October,

1987.



G. GARY OSTROSKE, PRESIDENT



DR. ENRICA SINGLETON, SECRETARY

ACKNOWLEDGMENT

STATE OF LOUISIANA

PARISH OF ORLEANS

BEFORE ME, the undersigned authority, personally came and appeared G. Gary Ostroske and Dr. Enrica Singleton, who, being duly sworn, declared and acknowledged before me and the undersigned competent witnesses that they are the President and Secretary, respectively, of The United Way for the Greater New Orleans Area, and that they executed the foregoing as their own free acts and deeds and as the true acts and deeds of said corporation for the purposes therein expressed, by authority of its Board of Trustees.

IN WITNESS WHEREOF, the said appearers, witnesses and I have hereunto affixed our hands on this 21st day of October, 1987, at New Orleans, Louisiana.

WITNESSES:

Debra B. Crane

G. Gary Ostroske
G. GARY OSTROSKE, APPEARER

Yvette Peronnet-Jordan

Enrica Singleton
DR. ENRICA SINGLETON, APPEARER

Debra B. Crane

Yvette Peronnet-Jordan

Jean Anne Pearce
NOTARY PUBLIC

Jay Dardenne
Secretary of State



**NOTICE OF CHANGE OF DIRECTORS AND/OR OFFICERS
OF A CORPORATION**

Enclose \$25 Filing Fee
Domestic Corporation (Business or Non Profit)
Make remittance payable to Secretary of State

Do Not Send Cash

Return to: Commercial Division
P. O. Box 94125
Baton Rouge, LA 70804-9125
Phone (225) 925-4704
Web Site: www.sos.louisiana.gov

Corporation Name: United Way For The Greater New Orleans Area

REMOVAL OF DIRECTORS AND/OR OFFICERS

Notice is hereby given that the Board of Directors of the above named corporation have authorized the removal of the following Directors and Officers:

Richard Bachmann, Director

Name and Title

Name and Title

William Oliver, Secretary

Name and Title

Name and Title

Name and Title

Name and Title

To be signed by an officer or a director

Date

ADDITION OF DIRECTORS AND/OR OFFICERS

Notice is hereby given that the Board of Directors of the above named corporation have authorized the addition of the following Directors and Officers.

FRANK Glaviano, SR., Chairman 2515 Canal St. N.O. LA 70119

Name and Title

Municipal Address

William Hines, Secretary 2515 Canal St. N.O. LA 70119

Name and Title

Municipal Address

Name and Title

Municipal Address

Name and Title

Municipal Address

Debra Molloy, CFO 10-30-09

To be signed by an officer or a director

Date

**FOURTH AMENDMENT TO
ARTICLES OF INCORPORATION OF
UNITED WAY FOR THE GREATER NEW ORLEANS AREA**

(As previously amended April 21, 1958, August 18, 1971, and April 30, 1974)

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF ORLEANS

BE IT KNOWN that on this 15th day of August, 2011, before the undersigned Notary Public, duly commissioned and qualified in and for the aforesaid parish and state, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared:

G. Gary Ostroske, President of United Way for the Greater New Orleans Area, a Louisiana non-profit corporation, having a mailing address of 2515 Canal Street, New Orleans, Louisiana, 70119 (the "Corporation"), who, on behalf of the Corporation declared:

WHEREAS, a duly commissioned committee of the Board of Trustees of the Corporation (the "Board") researched the feasibility of changing the Corporation's name and determined that a name change was in order to more accurately reflect the communities served by the Corporation;

WHEREAS, upon recommendation of its committee, the Board adopted, by the unanimous vote of the Trustees present and constituting a quorum at a meeting called for that purpose on January 26, 2011, after notice to the Trustees, a resolution (the "Resolution") to change the official name of the Corporation to "United Way of Southeast Louisiana";

WHEREAS, the members of the Corporation (the "Members") ratified the Resolution of the Board by the unanimous vote of the Members present and constituting a quorum at the annual meeting of the Members called for that purpose on March 23, 2011; and

WHEREAS, the amendment embodied in the Resolution has been duly adopted in accordance with the Nonprofit Corporation Law of Louisiana, Article XI of the Articles of Incorporation of the Corporation, as amended, and the By-Laws of the Corporation;

NOW, THEREFORE, appearer executes these Articles of Amendment, thereby putting into the form of an authentic act the name change Resolution so agreed upon by the Board and Members of the Corporation. Accordingly, the Articles of Incorporation of the Corporation are hereby amended, as follows:

1.

Effective as of this day, Article I of the Articles of Incorporation of the Corporation is hereby deleted in its entirety and replaced by the following:

"ARTICLE I.

The name of this corporation is UNITED WAY OF SOUTHEAST LOUISIANA."

THUS DONE AND SIGNED before me as of the date first written above, in New Orleans, Louisiana, in the presence of the undersigned competent witnesses.

WITNESSES:

UNITED WAY FOR THE GREATER
NEW ORLEANS AREA

Joy Shackelford
Print Name:
Joy Shackelford

By: G. Gary Ostroske
Name: G. Gary Ostroske
Title: President

Diane Davis
Print Name:
Diane Davis

Bonnie Lynn Zakotnik
Notary Public
Bar Rd 13775
Bonnie Lynn ZAKOTNIK

Notice Of Change

Charter Number: 02201870N
Name: UNITED WAY OF
SOUTHEAST
LOUISIANA

Mailing Address:
C/O DEBRA MODLIN
2515 CANAL ST.
NEW ORLEANS, LA 70119

Registered Office Address in Louisiana:
2515 CANAL STREET
NEW ORLEANS, LA 70119

Agents:
DEBRA MODLIN (DEBRAM@UNITEDWAYSELA.ORG)
2515 CANAL STREET
NEW ORLEANS, LA 70119

Officers/Directors

G. GARY OSTROSKE (President)
2515 CANAL ST.
NEW ORLEANS, LA 70119

ALEXIS HOCEVAR (Trustee, Director, Secretary)
2515 CANAL STREET
NEW ORLEANS, LA 70119

BARBARA WINDHORST (Director, Trustee)
2515 CANAL STREET
NEW ORLEANS, LA 70119

TODD SLACK (Treasurer)
2515 CANAL STREET
NEW ORLEANS, LA 70119

JOHN HOLLOWELL (Trustee, Director)
2515 CANAL STREET
NEW ORLEANS, LA 70119

MICHAEL WILLIAMSON (Executive Vice-President)
2515 CANAL STREET
NEW ORLEANS, LA 70119

To be electronically signed by an officer or director. The filing of a false public record, with the knowledge of its falsity, is a crime, subjecting the filer to fine or imprisonment or both under R.S. 14:133.

Electronic Signature:

DEBRA MODLIN
(7/15/2013)

Notice Of Change

Charter Number: 02201870N
Name: UNITED WAY OF
SOUTHEAST
LOUISIANA

Mailing Address:
C/O DEBRA MODLIN
2515 CANAL ST.
NEW ORLEANS, LA 70119

Registered Office Address in Louisiana:
2515 CANAL STREET
NEW ORLEANS, LA 70119

Agents:
DEBRA MODLIN
2515 CANAL STREET
NEW ORLEANS, LA 70119

Officers/Directors

ALEXIS HOCEVAR (Secretary, Trustee, Director)
2515 CANAL STREET
NEW ORLEANS, LA 70119

BARBARA WINDHORST (Director, Trustee)
2515 CANAL STREET
NEW ORLEANS, LA 70119

TODD SLACK (Treasurer)
2515 CANAL STREET
NEW ORLEANS, LA 70119

JOHN HOLLOWELL (Director, Trustee)
2515 CANAL STREET
NEW ORLEANS, LA 70119

MICHAEL WILLIAMSON (President)
2515 CANAL STREET
NEW ORLEANS, LA 70119

To be electronically signed by an officer or director. The filing of a false public record, with the knowledge of its falsity, is a crime, subjecting the filer to fine or imprisonment or both under R.S. 14:133.

Electronic Signature:

DEBRA MODLIN
(2/7/2014)

2011 United Way of Southeast Louisiana Articles of Incorporation with Amendments
June 25, 2014

<p align="center">Current Articles of Incorporation – last amended 08/2011</p>	<p align="center">Amendments & Restatements of 06/30/2014</p>
<p align="center">ARTICLES OF INCORPORATION UNITED WAY OF SOUTHEAST LOUISIANA</p>	<p align="center">No change.</p>
<p align="center">ARTICLE I. The name of this Corporation is UNITED WAY OF SOUTHEAST LOUISIANA.</p>	<p align="center">ARTICLE I CORPORATE NAME No change.</p>
<p align="center">ARTICLE II.</p> <p>This Corporation shall exist for a term of ninety-nine (99) years from date hereof. Its domicile shall be in the Parish of Orleans.</p>	<p align="center">Amended ARTICLE II DURATION</p> <p>The period of duration of this Corporation shall be perpetual, unless otherwise liquidated, dissolved, or merged as permitted by law. Its domicile shall be in the Parish of Orleans, but that shall not prevent it from having additional offices in any other parish or city in Louisiana.</p>
<p align="center">ARTICLE III.</p> <p>This Corporation is organized and shall be operated exclusively as a non-profit Corporation as defined in R.S. 12.101 (8). The purposes for which it is formed are stated and declared to be as follows, to-wit:</p> <p>To organize the City of New Orleans and the Parishes of Jefferson, St. Bernard, Plaquemines, St. Tammany and contiguous areas into one united and effective group for the purpose of raising funds by voluntary solicitation and contributions for non-profit local and national benevolent, charitable, health and social welfare organizations.</p>	<p align="center">Amended ARTICLE III MISSION, AUTHORITIES, PURPOSES</p> <p>Section 1: The mission of the corporation is to increase the organized capacity of people to care for one another in order to create a stronger community for all.</p> <p>Section 2: Consistent with the foregoing mission and subject to all other limitations, restrictions and prohibitions set forth in these Articles, this corporation shall have all the powers specified in Chapter 2, Title 12 of the Louisiana Revised Statutes, as amended from time to time, and to do all and everything necessary, suitable and proper for the accomplishment of</p>

<p>Current Articles of Incorporation – last amended 08/2011</p> <p>To unite, so far as practicable, the fund-soliciting of non-profit local and national benevolent, charitable, health and social welfare organizations in one campaign to be conducted by this Corporation annually in the City of New Orleans and the Parishes of Jefferson, St. Bernard, Plaquemines, St. Tammany and contiguous areas for the support of such organizations.</p> <p>To create and continue permanently a fund to be collected cooperatively through voluntary solicitation and contributions as aforesaid, as well as by gift, bequest or other legal means, and to disburse the said fund periodically, as may be directed from time to time by the Board of Trustees of this Corporation, for the maintenance and support of the participating organizations and for other purposes of the Corporation.</p> <p>To inform the public of the services and objectives of participating organizations, and to stimulate widespread support of the said organizations by the public.</p> <p>To foster coordination between this Corporation, it's participating organizations and other public and private organizations to the end that the delivery of human care services is adequate, effective and related to changing community needs and conditions.</p> <p>This Corporation shall have authority to do each and everything necessary, suitable or proper for the accomplishment of any of the purposes herein expressed or implied or that may be incidental thereto. Without in any manner limiting the generality of the foregoing, this Corporation shall have authority to:</p> <p>(1) Hold, receive, lease and purchase and convey, as well as mortgage and hypothecate property real, personal or mixed, corporeal or incorporeal.</p> <p>(2) Name and appoint such managers, agents, directors, officers, employees and committees, as its interest and convenience may</p>	<p>Amendments & Restatements of 06/30/2014</p> <p>the purposes or attainment of the objects set forth above either alone or in association with other individuals, corporations or partnerships, including federal, state, county and municipal bodies and authorities.</p> <p>Section 3: The purposes for which it is formed are stated and declared to be as follows, to-wit:</p> <p>a. To effectively engage the residents of and employees in Jefferson, Orleans, Plaquemines, St. Bernard, St. Tammany, Tangipahoa, and Washington Parishes and contiguous areas to improve and strengthen the quality of life in the region through their philanthropic giving, advocating, and volunteering.</p> <p>b. To effectively engage in partnership the area's businesses, governmental bodies, nonprofit funders, and human service organizations to improve and strengthen the quality of life in the region.</p> <p>Section 4: In compliance with federal law, no substantial part of the activities of the Corporation shall be carrying on propaganda or otherwise attempting to influence legislation; nor shall this Corporation participate in, nor intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code (or the corresponding section of any future federal tax code) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code (or the corresponding section of any future federal tax code).</p>
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<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
<p>require.</p> <p>(3) Invest funds or properties in its hands in any and all forms of stocks, bonds, securities or other property; to dispose of such investments and to reinvest without limitation or to disburse funds in its hands, whether principal or interest, for the accomplishment of all or any one of the objects and purposes hereof.</p> <p>(4) To receive, hold and administer trust properties in accordance with the authority granted in R.S. 12:110.</p> <p>(5) To determine what organizations, to be known as "participating organizations," shall be included in each fund soliciting campaign conducted by the Corporation and to fix the share of such organizations in the funds raised by such campaign.</p> <p>(6) In general, to do and perform any and all acts and exercise any and all authority granted to non-profit Corporations under the provisions of Chapter II of Title 12 of the Louisiana Revised Statutes of 1950.</p>	<p>ARTICLE IV REGISTERED OFFICE No Change.</p>
<p>ARTICLE V. The location and post office address of its registered office is: 2515 Canal Street New Orleans, LA 70119</p>	<p>Amended ARTICLE V REGISTERED AGENTS</p> <p>The full names and post office addresses of its registered agents are: Debra M. Modlin Chief Financial Officer United Way of Southeast Louisiana 2515 Canal Street New Orleans, LA 70119</p>
<p>ARTICLE V. The full names and post office addresses of its registered agents are: William G. Scott Senior Vice President Operations and Administration United Way 2515 Canal Street New Orleans, La 70119</p>	

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
<p>ARTICLE VI.</p> <p>This Corporation is organized upon a non-stock basis and shall consist of members who may be either individuals or incorporated or unincorporated associations or partnerships. There shall be no dues or assessments; and no certificate of membership need be issued.</p> <p>Except as may be otherwise provided by the By-Laws, there shall be only one class of members. Hereafter, every contributor to a fund-soliciting campaign conducted by this Corporation shall automatically become a member of the Corporation for the calendar year for which such contribution is made.</p>	<p>Amended ARTICLE VI</p> <p>NON-STOCK & CLASSES OF MEMBERSHIP</p> <p>Section 1: This Corporation shall be a non-profit corporation and shall have no capital stock. Under no circumstances shall any of the net earnings or assets of the Corporation inure to the benefit of or be distributable to the benefit of its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein.</p> <p>Section 2: Except as may be otherwise provided by the By-Laws, there shall be only one class of members. Every contributor to a fund-soliciting campaign conducted by this Corporation shall automatically become a member of the Corporation for the calendar year for which such contribution is made.</p>
<p>ARTICLE VII.</p> <p>At every members' meeting each member shall be entitled to one vote, which vote must be cast by the member in person. Ten members shall constitute a quorum. The number and time of meetings of members shall be fixed by the By-Laws, but at least one meeting shall be held in each calendar year for the election of trustees. No written notice of any regular or special meeting need be given to members, but notice of the time, place and purpose of each meeting, except as hereinafter provided, shall be published three times during the ten-day period immediately preceding the meeting in at least one newspaper of general circulation in the City of New Orleans.</p>	<p>Amended ARTICLE VII</p> <p>MEETINGS OF THE MEMBERS</p> <p>At every meeting of the corporation members, each member shall be entitled to one vote, which vote must be cast by the member in person. Ten members shall constitute a quorum. The number and time of meetings of members shall be fixed by the By-Laws, but at least one meeting shall be held in each calendar year for the election of trustees. No written notice of any regular or special meeting need be given to members, but notice of the time, place and purpose of each meeting may be distributed electronically to the membership at least 10 days prior to the meeting.</p>

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
<p>ARTICLE VIII.</p> <p>All of the Corporate powers and authority of this Corporation shall be vested in a Board of Trustees of not less than <u>thirty-two</u> (32) nor more than <u>seventy-two</u> (72) members of the Corporation, provided however that compensated employees of the Corporation or of any participating organization shall not serve as trustees. The names and addresses of the persons comprising the first Board of Trustees are as follows:</p> <p><i>The names and addresses of the 63 initial Trustees are listed in the document, but not repeated here to conserve space.</i></p> <p>The term of the one-third of said first Board first listed above shall expire upon the annual meeting of the Corporation to be held on the second Tuesday in April, 1959. The term of the one-third of said Board of Trustees secondly listed above shall expire upon the annual meeting of the Corporation to be held on the second Tuesday of April, 1960. The term of the third one-third of said Board of Trustees listed above shall expire on the annual meeting of the Corporation to be held on the second Tuesday in April, 1961.</p> <p>All Trustees subsequently elected shall serve for a term of three years except in the case of Trustees elected to fill vacancies caused by death or resignation, in which case such Trustees shall serve for the unexpired term. A Trustee may be elected to succeed himself but may not serve for more than two full consecutive terms, provided, however, that officers of the Board of Trustees shall be qualified to serve for such period as they may remain officers. Anything in the foregoing to the contrary notwithstanding, all Trustees and officers shall, in all events, serve until their successors are elected and qualified.</p>	<p>Amended ARTICLE VIII BOARD OF TRUSTEES</p> <p>Section 1: All of the Corporate powers and authority of this Corporation shall be vested in a Board of Trustees of not less than <u>fifteen</u> (15) nor more than <u>forty-three</u> (43) members of the Corporation, provided however that compensated employees of the Corporation or of any organization receiving financial support from United Way shall not serve as trustees.</p> <p>The names and addresses of the persons comprising the first Board of Trustees are on file at the United Way office.</p> <p>Section 2: Trustees may not serve more than four (4) consecutive three year terms without at least one year's absence from the Board except if serving as an Officer. A Trustee who is elected as an Officer for a term to exceed their four (4) consecutive three (3) year terms may be carried over into a fifth three (3) year term until they are no longer an Officer at which time a vacancy shall be deemed to exist for that Trustee's remaining term. In no event shall any Trustee be eligible to serve more than five (5) consecutive terms (except for the Immediate Past Chair and/or Member(s) of United Way USA's / Worldwide's Board of Governors, who shall hold such office as long as such status continues).</p> <p>Section 3: The annual meeting of the Corporation shall be held in the last month of its fiscal year, on such day and at such time and place as may be established by the Board Chair, subject to the approval of the Board of Trustees.</p> <p>Section 4: In the case of a vacancy occurring on the Board of Trustees by reason of death or resignation such vacancies shall be filled for the unexpired term by election directly by the Board of Trustees at any regular or special meeting called for that purpose.</p>

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>The number of Trustees may be increased or subsequently decreased within the limitation of not less than <u>thirty-two</u> (32) nor more than <u>seventy-two</u> (72) by affirmative vote of two-thirds of a quorum of the Board of Trustees at any regular meeting or any special meeting called for the purpose, provided, however, that the term of office of any additional Trustee or Trustees shall begin at the next annual meeting of the Corporation and shall be so fixed so that as nearly as feasible the terms of one-third of the Trustees shall expire on each annual meeting.</p> <p>The annual meeting of the Corporation for all calendar years beginning in 1972 shall be held during the month of March on such day and at such time and place as may be established by the Board Chair, subject to the approval of the Board of Trustees.</p> <p>In the case of a vacancy occurring on the Board of Trustees by reason of death or resignation such vacancies shall be filled for the unexpired term by election directly by the Board of Trustees at any regular or special meeting called for that purpose from nominations submitted directly by the nominating committee.</p> <p>In all other cases, the trustees shall be elected by members of the Corporation at the annual meeting.</p>	<p>Amended ARTICLE IX OFFICERS</p> <p>The officers of this Corporation shall consist of a Chair, three or more Vice-Chairs (as the Board may determine) and a treasurer, all of whom shall be members of said Board, and such other officers or assistant officers as may be authorized by the By-Laws, none of whom need be members of the said Board. The officers shall be elected by the said Board at a meeting to be held on call of the existing Chair of the Corporation not later than April 21, 1955. Thereafter, officers shall be</p>
<p>Amendments & Restatements of 06/30/2014</p>	<p>In all other cases, the trustees shall be elected by members of the Corporation at the annual meeting.</p>	<p>The officers of the Corporation shall consist of a Board Chair, Board Vice Chair, Immediate Past Board Chair, Secretary, and Treasurer, all of whom shall be members of the Board of Trustees. The President shall also serve as an officer in an ex officio, non-voting capacity. The officers shall be elected by said Board at the first meeting of the Board after the annual meeting of the corporation.</p>

<p>Current Articles of Incorporation – last amended 08/2011</p> <p>elected annually at the first meeting of said Board held after each annual meeting of the Corporation.</p>	<p>Amendments & Restatements of 06/30/2014</p>
<p>ARTICLE X.</p> <p>The Board of Trustees may make, amend, and repeal By-Laws for the regulation and management of the affairs of the Corporation, provided that they be not inconsistent with these Articles of Incorporation, and subject to the members to change the action of the Trustees. The By-Laws may be adopted, amended, or repealed at any regular or special meeting of the Board of Trustees, convened for said purpose after notice to the Trustees, on the vote of a majority of the Trustees present at the meeting.</p>	<p>ARTICLE X BY-LAWS No change</p>
<p>ARTICLE XI.</p> <p>These Articles of Incorporation may be altered or amended by the vote of a majority of the entire Board of Trustees at any regular or special meeting convened for said purpose after notice to the trustees, ratified by a majority of the members present at a meeting of members called for that purpose.</p>	<p>ARTICLE XI AMENDMENTS No change</p>
<p>ARTICLE XII.</p> <p>This Corporation may be dissolved by the vote of two-thirds of the entire Board of Trustees at any regular or special meeting convened for said purpose after notice to the trustees, ratified by two-thirds of the members present at a meeting of members called for that purpose.</p>	<p>Amended ARTICLE XIII DESOLUTION</p> <p>This Corporation may be dissolved by the vote of two-thirds of the entire Board of Trustees at any regular or special meeting convened for said purpose after notice to the trustees, ratified by two-thirds of the members present at a meeting of members called for that purpose.</p> <p>Upon the dissolution of the organization, assets of the corporation shall be</p>

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
<p>ARTICLE XIII.</p> <p>No informality herein shall have the effect of rendering these Articles of Incorporation null or of exposing any subscriber thereto to any liability. No member of this Corporation shall ever be held personally liable for any obligation, debt, or liability of the Corporation.</p>	<p>distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.</p>
<p>ARTICLE XIV.</p> <p>The full names and post office addresses of the incorporators of this Corporation are: (Names on file at the United Way Office.)</p>	<p>Amended ARTICLE XIII RIGOR OF THE ARTICLES</p> <p>No informality herein shall have the effect of rendering these Articles of Incorporation null or of exposing any subscriber thereto to any liability.</p> <p>No member, officer, or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.</p>
<p>New ARTICLE XIV INDEMNIFICATION OF DIRECTORS AND OFFICERS</p> <p>Subject to the further provisions hereof, the corporation shall indemnify any and all of its existing and former directors and officers against all expenses incurred by them and each of them, including but not limited to, legal fees, judgments, penalties, and amounts paid in settlement or compromise, which may arise or be incurred, rendered or levied in any legal action brought or threatened against any of them for or on account of any action or omission alleged to have been committed while acting</p>	<p>ARTICLE XIV is renumbered to ARTICLE XVI with no other changes.</p>

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
	<p>within the scope of employment as director or officer of the corporation, whether or not any action or compromise is approved by a court. Indemnification shall be made by the corporation whether the legal action brought or threatened is brought by or in the right of the corporation or by any other person. Whenever such director or officer shall report to the president of the corporation or to the board of directors that he or she has incurred or may incur expenses, including but not limited to, legal fees, judgments, penalties, and amounts paid in settlement or compromise in a legal action brought or threatened against him or her for or on account of any action or omission alleged to have been committed by him or her while acting within the scope of his or her employment as a director or officer of the corporation, the board of directors shall, at its next regular meeting or at a special meeting held within a reasonable time thereafter, determine in good faith whether, in regard to the matter involved in the action or contemplated action, such person acted, failed to act, or refused to act willfully or with gross negligence or with fraudulent or criminal intent. If the board of directors determines in good faith that such person did not act, fail to act, or refused to act willfully or with gross negligence or with fraudulent or criminal intent in regard to the matter involved in the action or contemplated action, indemnification shall be mandatory and shall be automatically extended as specified herein, provided, however, that the corporation shall have the right to refuse indemnification in any instance in which the person to whom indemnification would otherwise have been applicable shall have unreasonably refused to permit the corporation, at its own expense and through counsel of its own choosing, to defend him or her in the action.</p>
	<p style="text-align: center;">New ARTICLE XV NOT A PRIVATE FOUNDATION</p> <p>The corporation shall be operated in a manner that prevents it from being a private foundation within the meaning of Section 509 of the IRC</p>

<p>Current Articles of Incorporation – last amended 08/2011</p>	<p>Amendments & Restatements of 06/30/2014</p>
	<p>and its regulations as such Section and regulations now exist or may hereafter be amended or under corresponding laws and regulations hereafter adopted; provided, however, that if the objects, purposes and business of the corporation cannot be accomplished unless the corporation is operated as a private foundation, it shall not be operated in violation of the following limitations, restrictions and prohibitions:</p> <p>(a) The corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the IRC and its regulations as such Section and regulations now exist or may hereafter be amended, or under corresponding laws and regulations hereafter adopted;</p> <p>(b) The corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the IRC and its regulations as such Section and regulations now exist or may hereafter be amended, or under corresponding laws and regulations hereafter adopted;</p> <p>(c) The corporation shall not retain any excess business holdings as defined in Section 4943(c) of the IRC and its regulations as such Section and regulations now exist or may hereafter be amended, or under corresponding laws and regulations hereafter adopted;</p> <p>(d) The corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the IRC and its regulations as such Section and regulations now exist or may hereafter be amended, or under corresponding laws and regulations hereafter adopted;</p> <p>(e) The corporation shall not make any taxable expenditures as defined in Section 4945(d) of the IRC and its regulations as such Section and regulations now exist or may hereafter be amended, or under corresponding laws and regulations hereafter adopted.</p>
	<p style="text-align: center;">ARTICLE XIV.</p> <p>The full names and post office addresses of the incorporators of this Corporation are: (Names on file at the United Way Office.)</p>

This document accurately copies the articles and all amendments thereto in effect at the date of the restatement without substantive change except as made by any new amendment or amendments as indicated above.

Each amendment has been effected in conformity with law.

The date of Incorporation is June 6, 1952, with Articles previously amended April 21, 1958, August 18, 1971, April 30, 1974, and August 15, 2011. This amended and restated Articles of Incorporation was approved by the Board of Trustees and membership of the United Way of Southeast Louisiana June 25, 2014, per attached resolution.

WITNESSES:

Michelle Plaisance

Print Name: Michelle Plaisance

Makum M Turner

Print Name: Shalin TUSA

UNITED WAY OF SOUTHEAST LOUISIANA:

By: *Alexis Hoover*

Name: Alexis Hoover
Title: Secretary

[Signature]
Notary Public



**RESOLUTION OF THE BOARD OF TRUSTEES OF
UNITED WAY OF SOUTHEAST LOUISIANA, INC.**

A majority of the entire Board of Trustees of the United Way of Southeast Louisiana, Inc., a Louisiana nonprofit corporation (the "Corporation"), hereby consent to the adoption of the following resolutions authorizing the actions set forth herein (these "Resolutions"):

WHEREAS, amendments and restatements to the Articles of Incorporation of the Corporation have been prepared and presented for consideration and adoption by the Board of Trustees of the Corporation (the "Board") in accordance with the Louisiana Nonprofit Corporation Law (La. R.S. 12:201 *et seq.*), such proposed Amended and Restated Articles of Incorporation (the "Amended Articles") being substantially in the form attached hereto as Exhibit A; and

WHEREAS, amendments and restatements to the Bylaws of the Corporation have been prepared and presented for consideration and adoption by the Board in accordance with the Louisiana Nonprofit Corporation Law (La. R.S. 12:201 *et seq.*), such proposed Amended and Restated Bylaws of the Corporation (the "Amended Bylaws") being substantially in the form attached hereto as Exhibit B; and

WHEREAS, the Board has reviewed the proposed forms of the Amended Articles and Amended Bylaws; and

WHEREAS, the Board deems it advisable and in the best interest of the Corporation to approve and adopt the Amended Articles and Amended Bylaws, substantially in the form attached hereto as Exhibits A and B, respectively.

NOW, THEREFORE, BE IT RESOLVED, that Articles of Incorporation of the Corporation be, and they are hereby amended and restated in their entirety, as set forth in the form of the Amended and Restated Articles of Incorporation attached hereto as Exhibit A;

BE IT FURTHER RESOLVED, that the Bylaws of the Corporation are hereby amended and restated in their entirety, as set forth in the form of the Amended and Restated Bylaws attached hereto as Exhibit B;

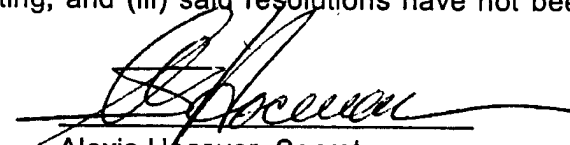
BE IT FURTHER RESOLVED, that the members of the Board of Trustees and officers of the Corporation, or any one, some or all of them, be, and are hereby, authorized and directed in the name and on behalf of the Corporation to cause an original of the Amended and Restated Articles of the Corporation, substantially in the form attached hereto as Exhibit A, incorporating such additions, deletions, revisions or amendments thereto as are deemed by them, in their reasonable discretion, to be necessary to carry out the purposes herein, to be executed in authentic act and filed

with the Secretary of State of Louisiana and such other required authorities, and to do or cause to be done all other acts which any one, some or all of them may deem to be necessary, proper or appropriate in order to effectuate the foregoing resolutions;

BE IT FURTHER RESOLVED, that any and all actions previously taken by the Board, the officers, or any one, some or all of them, in connection with the foregoing resolutions, be and are hereby ratified, confirmed, adopted and approved.

CERTIFICATE

I, the undersigned Secretary of the Corporation do hereby certify that (i) the above and foregoing is a true and correct copy of the resolutions adopted by the Board of Trustees of the Corporation at the annual meeting, duly called and held on June 25, 2014, (ii) said resolutions were duly considered and adopted by approval of a majority of the entire Board of Trustees, and unanimously by those members present at said annual meeting; and (iii) said resolutions have not been revoked or rescinded.


Alexis Hocevar, Secretary

Note: For the submission of this resolution to the Secretary of State, Exhibit B, Amended and Restated Bylaws of the Corporation, have not been included.

Notice Of Change

Charter Number: 02201870N
Name: UNITED WAY OF
SOUTHEAST
LOUISIANA

Mailing Address:
C/O DEBRA M. MODLIN
2515 CANAL ST.
NEW ORLEANS, LA 70119

Registered Office Address in Louisiana:
2515 CANAL STREET
NEW ORLEANS, LA 70119

Agents:
DEBRA M. MODLIN
2515 CANAL STREET
NEW ORLEANS, LA 70119

Officers/Directors
TODD SLACK (Treasurer, Officer)
2515 CANAL STREET
NEW ORLEANS, LA 70119

JOHN HOLLOWELL (Director, Trustee, Officer)
2515 CANAL STREET
NEW ORLEANS, LA 70119

MICHAEL WILLIAMSON (President)
2515 CANAL STREET
NEW ORLEANS, LA 70119




FLORENCE SCHORNSTEIN (Officer, Director, Trustee, Secretary)
2515 CANAL STREET
NEW ORLEANS, LA 70119

JOE EXNICIOS (Director, Trustee, Officer)
2515 CANAL STREET
NEW ORLEANS, LA 70019

To be electronically signed by an officer or director. The filing of a false public record, with the knowledge of its falsity, is a crime, subjecting the filer to fine or imprisonment or both under R.S. 14:133.

Electronic Signature:

DEBRA MODLIN
(8/11/2014)

R. Kyle Ardoin Secretary of State 	DOMESTIC CORPORATION ANNUAL REPORT For Period Ending 6/13/2021	 02201870N  2021
Mailing Address Only (INDICATE CHANGES TO THIS ADDRESS IN THIS BOX) 02201870 N UNITED WAY OF SOUTHEAST LOUISIANA C/O DEBRA M. MODLIN 2515 CANAL ST. NEW ORLEANS, LA 70119	1	(INDICATE CHANGES TO THIS ADDRESS IN THIS BOX) Registered Office Address in Louisiana (Do not use P. O. Box) 2515 CANAL STREET NEW ORLEANS, LA 70119 Federal Tax ID Number
Our records indicate the following registered agents for the corporation. Indicate any changes or deletions below. All agents must have a Louisiana address. Do not use a P. O. Box. A NEW REGISTERED AGENT REQUIRES A NOTARIZED SIGNATURE. DEBRA M. MODLIN 2515 CANAL STREET NEW ORLEANS, LA 70119		
I hereby accept the appointment of registered agent(s).	Sworn to and subscribed before me on NOTARY NAME MUST BE TYPED OR PRINTED WITH NOTARY #	
New Registered Agent Signature	Notary Signature	
Date		
This report reflects a maximum of three officers or directors from our records for this corporation. Indicate any changes or deletions below. Include a listing of all names along with each title held and their address. Do not use a P. O. Box. If additional space is needed attach an addendum.		
MICHAEL WILLIAMSON 2515 CANAL STREET NEW ORLEANS, LA 70119 TED RUDDOCK 2515 CANAL ST NEW ORLEANS, LA 70119 CATHY MCRAE 2515 CANAL ST NEW ORLEANS, LA 70119	President Treasurer Trustee, Officer	
The filing of a false public record, with the knowledge of its falsity, is a crime, subjecting the filer to the fine or imprisonment or both under R.S. 14:133.		
SIGN →	To be signed by an officer or director Julianne Sabatini (SIGNED ELECTRONICALLY) Signee's address	Title Controller
		Phone Date 05/14/2021
		Email Address ON FILE (For Office Use Only)
Enclose filing fee of \$10.00 Make remittance payable to Secretary of State Do Not Send Cash Do Not Staple web site: www.sos.louisiana.gov		Return by: 6/13/2021 To: Commercial Division P. O. Box 94125 Baton Rouge, LA 70804-9125 Phone (225) 925-4704
DO NOT STAPLE		5

UNSIGNED REPORTS WILL BE RETURNED

Annual Report Supplemental Page for Period Ending 6/13/2021

Charter Number : 02201870N

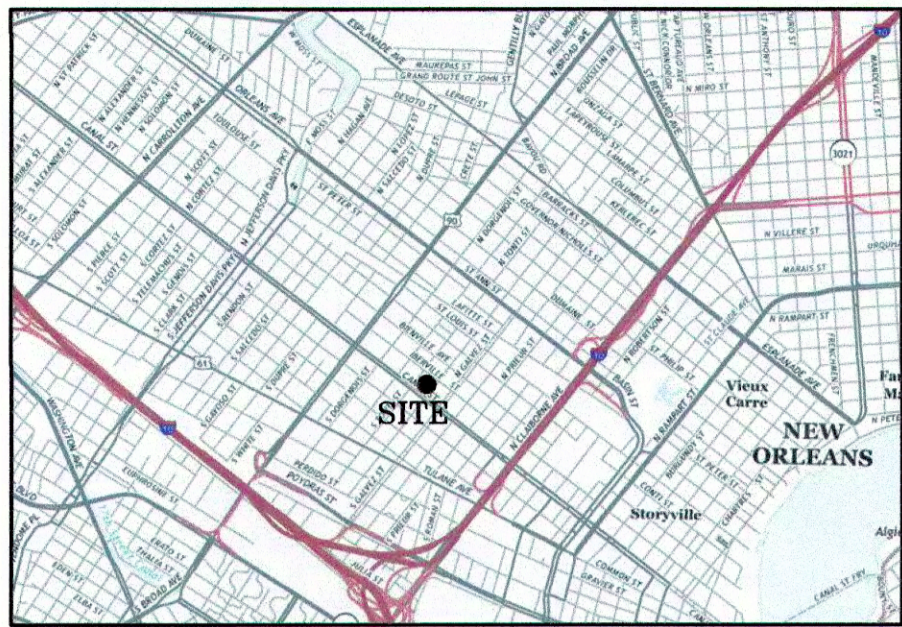
Charter Name: UNITED WAY OF SOUTHEAST LOUISIANA

Additional Officers

TOD SMITH Trustee, Officer, Director
2515 CANAL ST NEW ORLEANS, LA 70119

TAKEISHA DAVIS Trustee, Officer
2515 CANAL ST NEW ORLEANS, LA 70119

SQUARE 331 SECOND DISTRICT



VICINITY MAP

THIS PROPERTY IS LOCATED IN FLOOD ZONE X, BASE FLOOD ELEVATION N/A, AS SHOWN ON FEMA FLOOD INSURANCE RATE MAP 220710229F EFFECTIVE SEPTEMBER 30, 2016.

MEASUREMENTS ARE IN FEET, INCHES AND EIGHTHS.

SMALL SLANT FIGURES DENOTE ELEVATIONS. ELEVATIONS SHOWN HEREON ARE DERIVED FROM GPS OBSERVATIONS AND ARE REPORTED IN CAIRO DATUM. SUBTRACT 20.43 FROM VALUES SHOWN HEREON TO CONVERT ELEVATIONS TO NAVD'88 GEOID 18.

THE LOCATIONS OF UNDERGROUND AND OTHER NONVISIBLE UTILITIES SHOWN HEREON HAVE BEEN DETERMINED FROM DATA EITHER FURNISHED BY THE AGENCIES CONTROLLING SUCH DATA AND/OR EXTRACTED FROM RECORDS MADE AVAILABLE TO US BY THE AGENCIES CONTROLLING SUCH RECORDS. WHERE FOUND, THE SURFACE FEATURES OF LOCATIONS ARE SHOWN. THE ACTUAL NONVISIBLE LOCATIONS MAY VARY FROM THOSE SHOWN HEREON. EACH AGENCY SHOULD BE CONTACTED RELATIVE TO THE PRECISE LOCATION OF ITS UNDERGROUND INSTALLATION PRIOR TO ANY RELIANCE UPON THE ACCURACY OF SUCH LOCATIONS SHOWN HEREON, INCLUDING PRIOR TO EXCAVATION AND DIGGING.

THE PERIMETER SURVEY SHALL NOT CONSTITUTE A LEGAL OPINION OF TITLE AND SHALL NOT BE RELIED UPON FOR THAT PURPOSE. THERE IS NO WARRANTY THAT IT CONFORMS TO THE LEGAL TITLE AND WAS MADE SOLELY ACCORDING TO THE INFORMATION PROVIDED THE SURVEYOR.

REFERENCE SURVEYS:

SURVEY BY JOHN WALKER DATED AUGUST 30, 1965
SURVEY BY OUR OFFICE DATED APRIL 21, 1982
SURVEY BY GILBERT KELLY & COUTURIE' DATED BY NOVEMBER 18, 2002

CERTAIN FEATURES I.E. FENCES, WALLS, ETC. MAY BE EXAGGERATED IN SCALE FOR CLARITY. DIMENSIONS SHOW ACTUAL LOCATIONS.

THE SERVITUDES SHOWN HEREON ARE LIMITED TO THOSE SET FORTH IN THE RECORD DESCRIPTION FURNISHED US AND THERE IS NO REPRESENTATION THAT ALL APPLICABLE SERVITUDES ARE REFLECTED OR SHOWN HEREON. THE SURVEYOR HAS MADE NO TITLE SEARCH OR PUBLIC RECORD SEARCH IN COMPILING THE DATA FOR THIS SURVEY.

Call before you dig.
1-800-878-3020

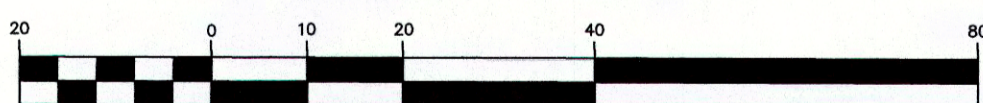
Boundary & Topographic Survey of Lots K, L, B, 3, Pt 2, 4, & 18 made for Gulf Coast Housing Partnership at the request of Ms. Anna Labadie. New Orleans, La. January 24, 2022

I certify that this plat is a delineation of a survey made on the ground, under my supervision, and meets the requirements of a Class B survey as defined in the "Standards of Practice for Property Boundary Surveys in the State of Louisiana." New Orleans, La. January 24, 2022

Cody J. Martinez
Cody J. Martinez, PLS
La. License No. 5238

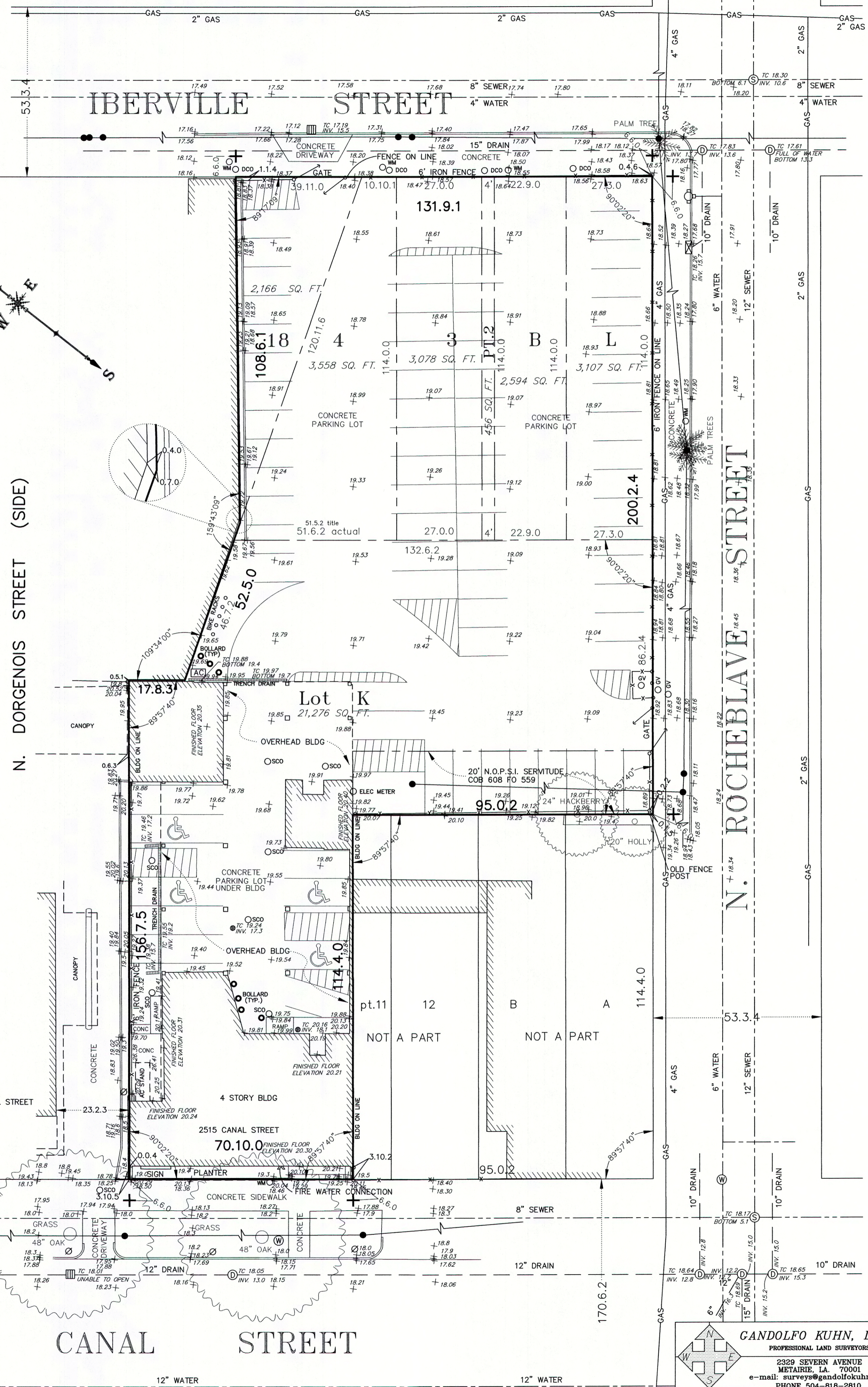


GRAPHIC SCALE

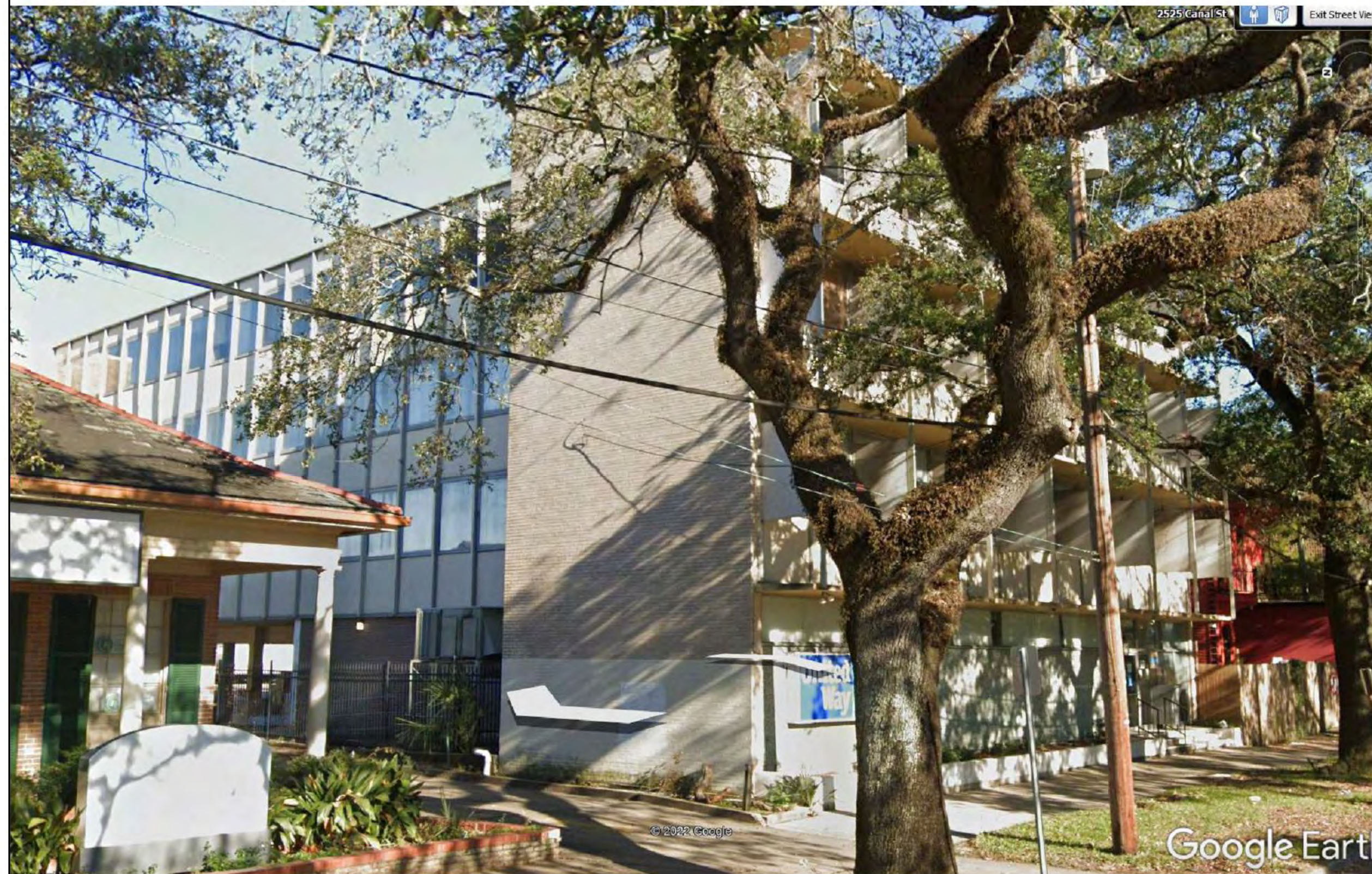


(IN FEET)
1 inch = 20 ft.

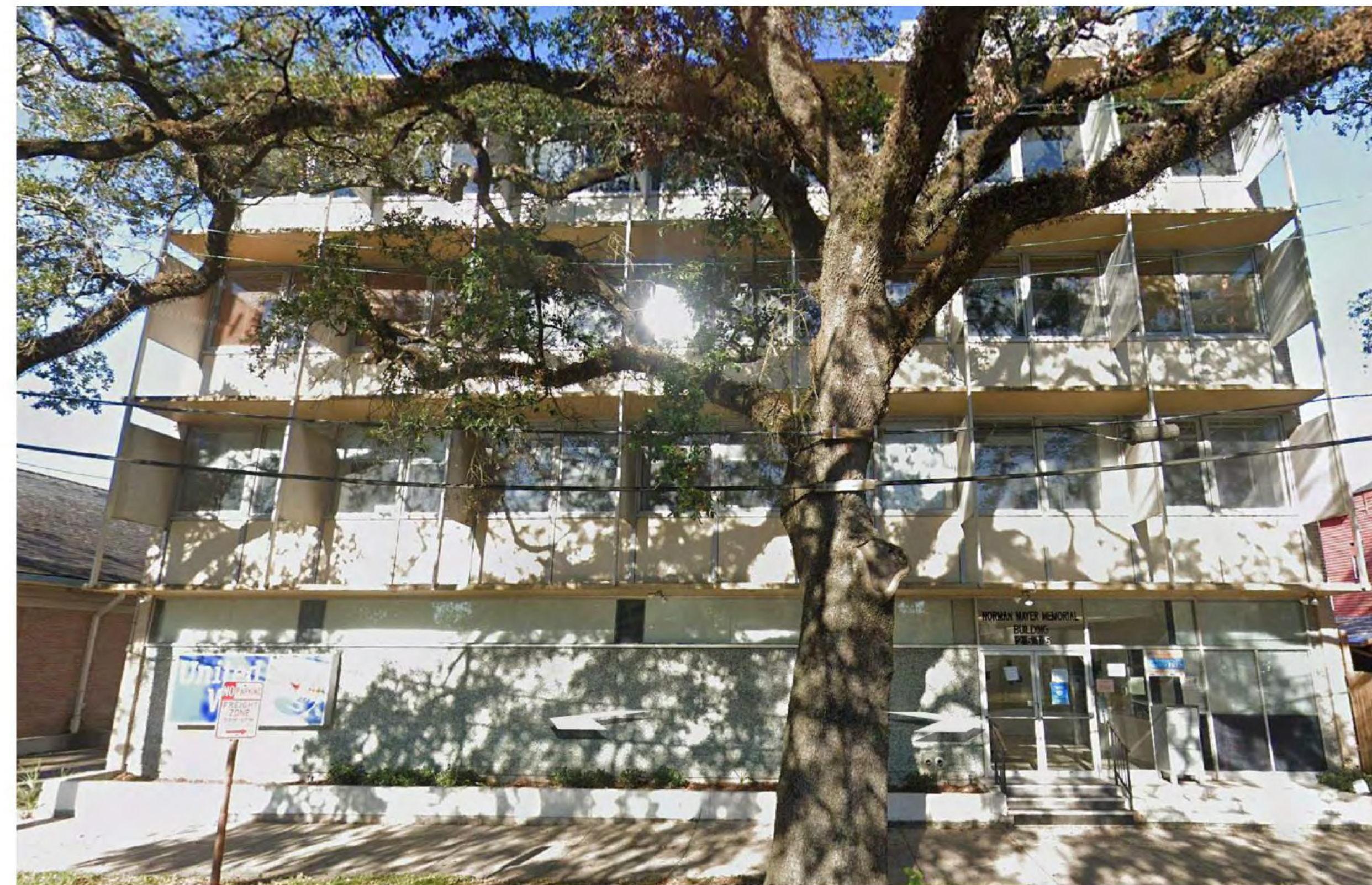
LEGEND	
	--- DRAIN MANHOLE
	--- WATER MANHOLE
	--- SEWER MANHOLE
	--- GAS MANHOLE
	--- UNDERGROUND ELECTRIC & MANHOLE
	--- OVERHEAD ELECTRIC & POLE
	--- OVERHEAD TELEPHONE & POLE
	--- UNDERGROUND TELEPHONE & MANHOLE
	--- CATV BOX
	--- WESTERN UNION MH
	--- CROSS SET
	--- CATCH BASIN
	--- OPEN GRATE DRAINS
	--- HYDRANT
	--- PARKING METER
	--- TRAFFIC LIGHT
	--- DRAIN CLEANOUT
	--- SEWER CLEANOUT
	--- WATER VALVE
	--- LIGHT STANDARD
	--- WATER METER
	--- GAS VALVE
	--- SIGN
	--- POWER POLE AND GUY ANCHOR



GANDOLFO KUHN, L.L.C.
PROFESSIONAL LAND SURVEYORS
2329 SEVERN AVENUE
METAIRIE, LA. 70001
e-mail: surveys@gandolfokuhn.com
PHONE 504-818-2810



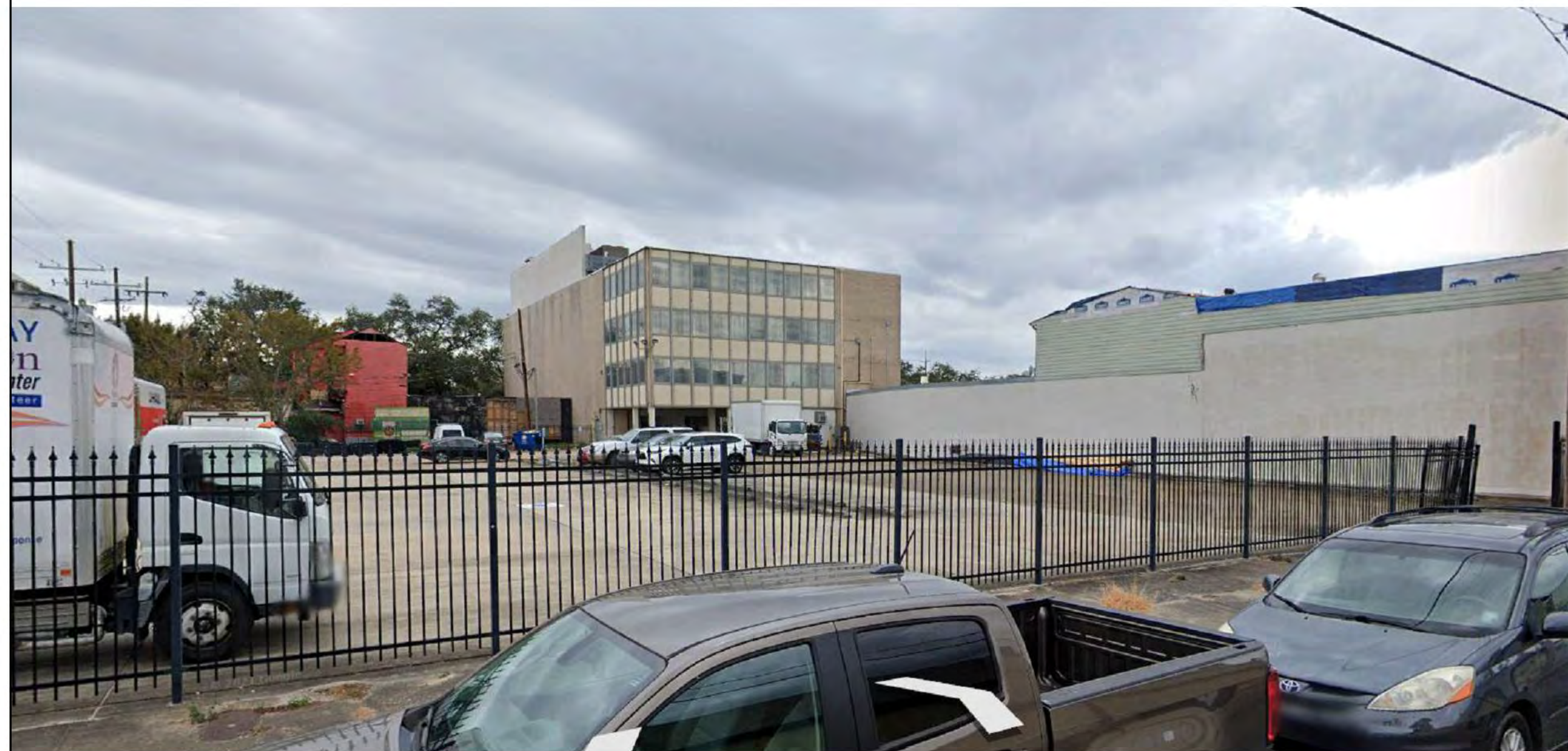
1. VIEW LOOKING EAST FROM CANAL ST



2. VIEW LOOKING NORTHEAST FROM CANAL ST



3. VIEW LOOKING NORTH FROM CANAL ST



4. VIEW LOOKING SOUTHWEST FROM IBERVILLE ST



5. VIEW LOOKING WEST FROM N ROCHEBLAVE ST



6. EXISTING ROOF MECHANICAL PENTHOUSE AND PLATFORM



TYPICAL EXISING CONDITIONS FLOOR 2-4



KEY PLAN

NO	REVISION	DATE
	Project Name	PROJECT
	Enter address here	
	Project Number	JOB NO
SITE PHOTOS		
	Project Status	Issue Date
	3" = 1'-0"	SCALE
A2.1		
A PROFESSIONAL CORPORATION www.rozas-ward.com 1100 POYDRAS ST. SUITE 3550 NO LA 70163 504-524-4375		

2/23/2022 1:14:30 PM

Project NPP Report

Date of Report: March 4, 2022

Project Name: CrescentCare Mid-City

Project Address: 2515 Canal Street

Project Purpose: Proposed Conditional Use of 2515 Canal Street for a Medical Use

Overview:

This report provides results of the implementation of the Project Neighborhood Participation Program (NPP) for the property located at 2515 Canal Street, New Orleans, LA 70119. The subject property is owned by United Way for Southeast Louisiana. Gulf Coast Housing Partnership is the applicant for the proposed Conditional Use, on behalf of CrescentCare. The applicant intends to submit a Land-Use Requests Application for a Conditional Use of the subject property to operate as a Medical Facility. This report provides a summary of the contact with citizens, neighbors, public agencies, and interested parties. Opportunities were provided to learn about and comment on the proposed plans and actions; the Invitation Letter is attached.

Contact:

Anna Labadie

Gulf Coast Housing Partnership

1626A Oretha Castle Haley Blvd. / New Orleans, LA 70113

(504) 525-2505 ext. 209

labadie@gchp.net

Correspondence:

February 16, 2022: Notification letter sent to contact list by USPS mail and email

On February 16, 2022, a Notification Letter was mailed and e-mailed to 556 Property Owners & Occupants within 600 feet, six Neighborhood Associations, the District B City Councilmember, and City Planning Commission, providing information about the proposed project, encouraging interested parties to learn more through the Project Website, and inviting comments or questions through the virtual NPP Comment Card or to the project email address [ccmc@gchp.net].

On March 2, 2022, CrescentCare mentioned the Project to their 275-person staff and encouraged feedback through the Project Website.

From February 16 through March 3 (inclusive of 14-day period), the website had 37 unique visitors, 0 subscribers, and 1 NPP Comment Card received through the website. No additional comments were received by email.

Project Website

A Project Website was established to provide information about the proposed project and encourage community engagement. The website includes a project description, information about CrescentCare and the Project Team, photos of the existing building and the proposed site plan, Zoning information from the City of New Orleans and online tools, and an interactive page for participants to submit comments (NPP Comment Card). Copies of the website pages are attached to this report.

Issues & Responses

The Project Team received one virtual NPP Comment Card (attached) in support of the Project without raising any concerns.

We will keep the website active and monitor the Project email address, ensuring that we address any future concerns, issues, or problems that arise.

Attachments

- NPP Invitation Letter
- Email Invitation
- NPP Contact List
- Project Website pages
- Project Website traffic report
- Correspondence List: respondents, questions, comments
- NPP Comment Card received



February 14, 2022

Dear Neighbor,

CrescentCare is proposing the redevelopment of the historic building located at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking. The facility will generally be open regular business hours, with no emergency services.

For over 30 years, CrescentCare has offered comprehensive health and wellness services in the Greater New Orleans area, particularly focused on those who come from traditionally medically underserved communities: the service industry, the LGBTQ community, the uninsured and the underinsured, immigrants, and communities of color. Learn more about us at crescentcare.org

The proposed project will bring affordable healthcare and community services to the neighborhood, create jobs, and make efficient use of the existing historic structure. The existing four-story building is approximately 33,276 SF total and the total site area is approximately 36,235 SF. We propose to utilize the existing footprint with no additional building area. Construction is planned to begin in late 2022 and the facility will be open to serve the community by early 2024.

A conditional use approval is required to permit a commercial use (medical clinic) over 10,000 square feet within an existing structure in an HU-MU Historic Urban Neighborhood Mixed-Use District in accordance with Article 12, Section 12.2.B.1 of the Comprehensive Zoning Ordinance. This request must be heard by the City Planning Commission and the City Council. In addition to requesting a conditional use approval, we plan to request resubdivision of the existing parcels to match the building outline and property boundaries.

This letter is being sent by USPS mail delivery to neighbors of the site. We invite you to learn more about our project and submit comments or questions through the project website at crescentcare.org/canal

Sincerely,

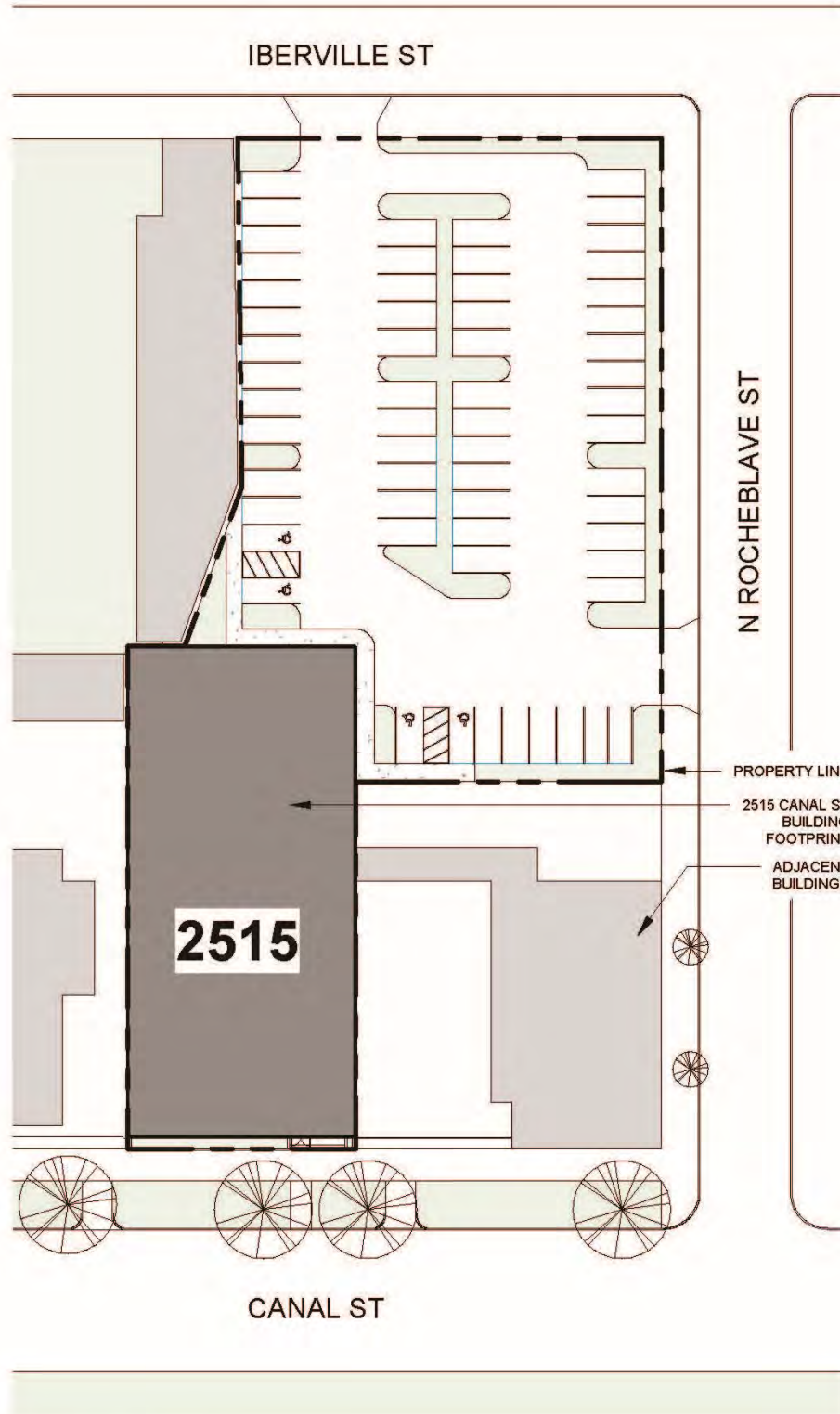
Noel Twilbeck
CEO
CrescentCare

Anna Labadie
Project Manager
Gulf Coast Housing Partnership

2515 Canal Street

CrescentCare is proposing the redevelopment of the historic building located at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking.

For more information, please visit www.crescentcare.org/canal or contact ccmc@gchp.net.



① SITE PLAN
1" = 50'-0"

From: [CCMC](#)
Bcc: ["cpcinfo@nola.gov"; "hg@pnola.org"; "president@mcno.org"; "cheryl@greatertreme.org"; "jrogersnola@gmail.com"; "lowermidcityNO@gmail.com"; "sharris@folc-nola.org"; "donwentworth@usa.com"; "Lesli.Harris@nola.gov"; Emily R. Hernandez; Noel Twilbeck \(he/him\); Anna Labadie](#)
Subject: 2515 Canal: New CrescentCare Health Center (NPP Mailing)
Date: Wednesday, February 16, 2022 4:00:00 PM
Attachments: [image001.png](#)
[CCMC - NPP Letter FINAL.pdf](#)

On behalf of **CrescentCare**, we are excited to share plans to redevelop **2515 Canal Street** into a community health center, which will bring affordable healthcare and community services to the neighborhood, create jobs, and make efficient use of the existing historic structure. Attached is the letter that was sent to neighbors of the site.

We invite you to learn more through our [Project Website](#) and provide any comments or questions to ccmc@gchp.net.

Sincerely,

Noel Twilbeck
Chief Executive Officer



Anna
Labadie
Project Manager



Contact List for NPP Invitations

Property Owners & Occupants Within 600 Feet

Delivery Method: Mail and/or hand delivery

Name	Mailing Address	Mailing City	Mailing St	Mailing Zip
2314 Iberville Street LLC	2314 Iberville St	New Orleans	LA	70119
2401 Bienville LLC	1317 Moss St	New Orleans	LA	70119
2505 Bienville LLC	10555 Lake Forest Blvd Unit 5F	New Orleans	LA	70127
2508 Bienville LLC	257 Evitt Cemetery Rd	Cashiers	NC	28717
2515 Bienville LLC	10555 Lake Forest Blvd Unit 5F	New Orleans	LA	70127
2538 Bienville LLC	1210 Ngalvez St	New Orleans	LA	70119
Albert Kattine	1004 N Highland AV	Murfreesboro	TN	37130
Alex Hartley	217 N Miro St	New Orleans	LA	70119
Alexander J Dorkin	Etal 315 N Rocheblave St	New Orleans	LA	70119
American National Red Cross	430 17th Street N W	Washington	DC	20006-5307
Antonio M Mercuri	Etal 2407 Iberville St	New Orleans	LA	70119
Arthur F Jr Petivan	2535 Bienville	New Orleans	LA	70119
Arthur F Jr Petivan	780 Goodson Dr	Gretna	LA	70056
Associatespartnership Hammer	C/O Property Management Group 10	New Orleans	LA	70130-3942
Audrey V Dunn	ET Als 2322 Bienville St	New Orleans	LA	70119-5704
Bancroft Properties LLC	2317 Canal St	New Orleans	LA	70119
Barbara P Berryhill	2544 Cleveland Ave	New Orleans	LA	70119
Belba Ryder LLC	98 East Park Pl	New Orleans	LA	70124
Betty S Brown	7729 Panola St	New Orleans	LA	70118
Blood Center The	315 S Johnson St	New Orleans	LA	70112
Bradley H Yee	2526 Bienville Ave	New Orleans	LA	70119
Brent Merriell	Etal C/O Flag Boy Properties LLC 550	New Orleans	LA	70115
Brittini L Lagarde	2542 Bienville St	New Orleans	LA	70119-5608
Broad Redevelopment LLC	3636 N Causeway Blvd Ste 200	Metairie	LA	70002
Butterbean Properties LLC	4247 Province Line Road	Princeton	NJ	08540
Charles W IV Kreher	C/O Keely Williams & Jonathan Ray 2	New Orleans	LA	70119
Chelsea Erario	Etal 2406 Bienville St	New Orleans	LA	70119
Clarence James	2504-06 Bienville St	New Orleans	LA	70119
Clarence L James	2504 Bienville St	New Orleans	LA	70119
Clarissa H Jackson	2424 Bienville St	New Orleans	LA	70119
Clyde B Frazier	2542 Cleveland Ave	New Orleans	LA	70119
Community Chest (United Way)	2515 Canal St	New Orleans	LA	70119
Current Resident	100 N Tonti St	New Orleans	LA	70119
Current Resident	101 N Dorgenois St	New Orleans	LA	70119
Current Resident	101 N Rocheblave St	New Orleans	LA	70119
Current Resident	105 N Rocheblave St	New Orleans	LA	70119
Current Resident	111 N Rocheblave St	New Orleans	LA	70119
Current Resident	112 N Dorgenois St	New Orleans	LA	70119
Current Resident	115 N Dorgenois St	New Orleans	LA	70119
Current Resident	116 N Tonti St	New Orleans	LA	70119
Current Resident	116 S Dorgenois St	New Orleans	LA	70119
Current Resident	117 N Miro St	New Orleans	LA	70119
Current Resident	118 N Rocheblave St	New Orleans	LA	70119
Current Resident	118 N Rocheblave St HM	New Orleans	LA	70119
Current Resident	118 N Rocheblave St Ste 106	New Orleans	LA	70119
Current Resident	118 N Rocheblave St Ste 240	New Orleans	LA	70119
Current Resident	118 N Rocheblave St Ste 245	New Orleans	LA	70119

Current Resident	118 N Rocheblave St Ste 248	New Orleans	LA	70119
Current Resident	118 N Rocheblave St Ste 250	New Orleans	LA	70119
Current Resident	119 N Dorgenois St	New Orleans	LA	70119
Current Resident	119 S Dorgenois St	New Orleans	LA	70119
Current Resident	119 S Rocheblave St	New Orleans	LA	70119
Current Resident	120 N Tonti St	New Orleans	LA	70119
Current Resident	120 S Dorgenois St	New Orleans	LA	70119
Current Resident	121 N Dorgenois St	New Orleans	LA	70119
Current Resident	121 N Miro St	New Orleans	LA	70119
Current Resident	121 N Rocheblave St	New Orleans	LA	70119
Current Resident	121 S Rocheblave St	New Orleans	LA	70119
Current Resident	122 N Dorgenois St	New Orleans	LA	70119
Current Resident	122 N Tonti St	New Orleans	LA	70119
Current Resident	122 S Dorgenois St	New Orleans	LA	70119
Current Resident	123 N Dorgenois St	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 1A	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 1B	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 1C	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 1D	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 1E	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 2A	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 2B	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 3A	New Orleans	LA	70119
Current Resident	123 N Dorgenois St Apt 3B	New Orleans	LA	70119
Current Resident	123 N Miro St	New Orleans	LA	70119
Current Resident	125 N Dorgenois St	New Orleans	LA	70119
Current Resident	125 S Dorgenois St	New Orleans	LA	70119
Current Resident	125 S Rocheblave St	New Orleans	LA	70119
Current Resident	127 N Dorgenois St	New Orleans	LA	70119
Current Resident	128 N Tonti St	New Orleans	LA	70119
Current Resident	129 N Miro St	New Orleans	LA	70119
Current Resident	135 S Dorgenois St	New Orleans	LA	70119
Current Resident	140 N Dorgenois St	New Orleans	LA	70119
Current Resident	199 S Galvez St	New Orleans	LA	70119
Current Resident	200 N Rocheblave St	New Orleans	LA	70119
Current Resident	200 S Rocheblave St	New Orleans	LA	70119
Current Resident	201 N Rocheblave St	New Orleans	LA	70119
Current Resident	201 S Galvez St	New Orleans	LA	70119
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Current Resident	203 N Rocheblave St	New Orleans	LA	70119
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Current Resident	206 N Dorgenois St	New Orleans	LA	70119
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Current Resident	208 N Dorgenois St	New Orleans	LA	70119
Current Resident	209 N Rocheblave St	New Orleans	LA	70119
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Current Resident	211 N Rocheblave St	New Orleans	LA	70119
Current Resident	211 S Galvez St	New Orleans	LA	70119
Current Resident	212 N Rocheblave St	New Orleans	LA	70119
Current Resident	212 N Tonti St	New Orleans	LA	70119

Current Resident	213 N Dorgenois St	New Orleans	LA	70119
Current Resident	213 N Rocheblave St	New Orleans	LA	70119
Current Resident	214 N Dorgenois St	New Orleans	LA	70119
Current Resident	214 N Rocheblave St	New Orleans	LA	70119
Current Resident	215 N Dorgenois St	New Orleans	LA	70119
Current Resident	215 N Rocheblave St	New Orleans	LA	70119
Current Resident	215 N Tonti St	New Orleans	LA	70119
Current Resident	216 N Dorgenois St	New Orleans	LA	70119
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Current Resident	2200 Cleveland Ave	New Orleans	LA	70119
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Current Resident	222 N Tonti St	New Orleans	LA	70119
Current Resident	223 N Dorgenois St	New Orleans	LA	70119
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Current Resident	230 N Broad St	New Orleans	LA	70119
Current Resident	2300 Canal St	New Orleans	LA	70119
Current Resident	2300 Palmyra St	New Orleans	LA	70119
Current Resident	2309 Tulane Ave	New Orleans	LA	70119
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Current Resident	2334 Iberville St B	New Orleans	LA	70119
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Current Resident	2523 Iberville St	New Orleans	LA	70119
Current Resident	2524 Cleveland Ave	New Orleans	LA	70119
Current Resident	2524 Iberville St	New Orleans	LA	70119
Current Resident	2525 Bienville Ave	New Orleans	LA	70119
Current Resident	2525 Canal St	New Orleans	LA	70119
Current Resident	2525 Iberville St	New Orleans	LA	70119
Current Resident	2526 Canal St	New Orleans	LA	70119
Current Resident	2526 Iberville St	New Orleans	LA	70119
Current Resident	2527 Cleveland Ave	New Orleans	LA	70119
Current Resident	2528 Bienville Ave	New Orleans	LA	70119
Current Resident	2528 Conti St	New Orleans	LA	70119
Current Resident	2529 Bienville Ave	New Orleans	LA	70119
Current Resident	2530 Bienville Ave	New Orleans	LA	70119
Current Resident	2530 Canal St	New Orleans	LA	70119
Current Resident	2530 Conti St	New Orleans	LA	70119

Current Resident	2532 Bienville Ave	New Orleans	LA	70119
Current Resident	2532 Cleveland Ave	New Orleans	LA	70119
Current Resident	2532 Conti St	New Orleans	LA	70119
Current Resident	2533 Bienville Ave	New Orleans	LA	70119
Current Resident	2533 Canal St	New Orleans	LA	70119
Current Resident	2534 Bienville Ave	New Orleans	LA	70119
Current Resident	2534 Cleveland Ave	New Orleans	LA	70119
Current Resident	2535 Bienville Ave	New Orleans	LA	70119
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Current Resident	2540 Canal St A	New Orleans	LA	70119
Current Resident	2540 Canal St B	New Orleans	LA	70119
Current Resident	2540 Iberville St	New Orleans	LA	70119
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Current Resident	2600 Cleveland Ave	New Orleans	LA	70119
Current Resident	2601 Canal St	New Orleans	LA	70119
Current Resident	2601 Cleveland Ave	New Orleans	LA	70119
Current Resident	2601 Iberville St	New Orleans	LA	70119
Current Resident	2602 Bienville Ave	New Orleans	LA	70119
Current Resident	2602 Cleveland Ave	New Orleans	LA	70119
Current Resident	2604 Canal St	New Orleans	LA	70119
Current Resident	2604 Iberville St	New Orleans	LA	70119
Current Resident	2606 Bienville Ave Apt A	New Orleans	LA	70119
Current Resident	2606 Bienville Ave Apt B	New Orleans	LA	70119
Current Resident	2606 Bienville Ave Apt C	New Orleans	LA	70119

Current Resident	2606 Bienville Ave Apt D	New Orleans	LA	70119
Current Resident	2606 Bienville Ave H	New Orleans	LA	70119
Current Resident	2606 Canal St	New Orleans	LA	70119
Current Resident	2607 Cleveland Ave	New Orleans	LA	70119
Current Resident	2608 Bienville Ave	New Orleans	LA	70119
Current Resident	2609 Canal St	New Orleans	LA	70119
Current Resident	2609 Cleveland Ave	New Orleans	LA	70119
Current Resident	2610 Bienville Ave	New Orleans	LA	70119
Current Resident	2610 Canal St	New Orleans	LA	70119
Current Resident	2611 Canal St	New Orleans	LA	70119
Current Resident	2611 Iberville St	New Orleans	LA	70119
Current Resident	2612 Bienville Ave	New Orleans	LA	70119
Current Resident	2613 Iberville St	New Orleans	LA	70119
Current Resident	2614 Bienville Ave	New Orleans	LA	70119
Current Resident	2616 Bienville Ave	New Orleans	LA	70119
Current Resident	2616 Canal St	New Orleans	LA	70119
Current Resident	2617 Iberville St	New Orleans	LA	70119
Current Resident	2618 Bienville Ave	New Orleans	LA	70119
Current Resident	2620 Bienville Ave	New Orleans	LA	70119
Current Resident	2620 Canal St	New Orleans	LA	70119
Current Resident	2622 Bienville Ave	New Orleans	LA	70119
Current Resident	2623 Canal St	New Orleans	LA	70119
Current Resident	2623 Cleveland Ave	New Orleans	LA	70119
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Current Resident	2625 Iberville St	New Orleans	LA	70119
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Current Resident	2675 Bienville Ave	New Orleans	LA	70119
Current Resident	300 N Broad St	New Orleans	LA	70119
Current Resident	300 S Rocheblave St	New Orleans	LA	70119
Current Resident	301 S Galvez St	New Orleans	LA	70119
Current Resident	305 S Miro St	New Orleans	LA	70119
Current Resident	310 N Rocheblave St	New Orleans	LA	70119
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Current Resident	313 N Rocheblave St	New Orleans	LA	70119
Current Resident	314 N Rocheblave St	New Orleans	LA	70119
Current Resident	315 N Rocheblave St	New Orleans	LA	70119
Current Resident	315 N Tonti St	New Orleans	LA	70119
Current Resident	316 N Dorgenois St	New Orleans	LA	70119
Current Resident	316 N Rocheblave St	New Orleans	LA	70119
Current Resident	318 N Dorgenois St	New Orleans	LA	70119
Current Resident	319 N Rocheblave St	New Orleans	LA	70119
Current Resident	319 N Tonti St	New Orleans	LA	70119
Current Resident	320 N Rocheblave St	New Orleans	LA	70119
Current Resident	321 N Rocheblave St	New Orleans	LA	70119
Current Resident	323 N Rocheblave St	New Orleans	LA	70119
Current Resident	350 S Rocheblave St	New Orleans	LA	70119

Current Resident	386 S Rocheblave St	New Orleans	LA	70119
Current Resident	390 S Rocheblave St	New Orleans	LA	70119
Current Resident	394 S Rocheblave St	New Orleans	LA	70119
Current Resident	398 S Rocheblave St	New Orleans	LA	70119
Daniel Carter	6114 Bellaire Dr	New Orleans	LA	70124
Daniel Elizabeth H Mc	5240 Warwick Dr	Marrero	LA	70072
Daniel Elizabeth Mc	5240 Warwick Dr	Marrero	LA	70072
Daniel L Jackson	8450 Aberdeen Rd	New Orleans	LA	70127
Darrian Morgan	2431 Iberville St	New Orleans	LA	70119
David A Hurley	219 N Tonti St	New Orleans	LA	70119
David M Shackelford	P O Box 768962	Roswell	GA	30076
Debra A Martin	7718 Cohn St	New Orleans	LA	70118
Diversified Energy LLC	141 Robert E Lee Blvd #143	New Orleans	LA	70124
Divincent Holdings LLC	445 Rutherford Drive	Covington	LA	70433
Earl T Jr Jones	3109 Georgia Ave	Kenner	LA	70065
Elizabeth Shephard	2318 Bienville St	New Orleans	LA	70119
Emile J III Labranche	ET Als 3314 Allen St	New Orleans	LA	70122
Ernest Bunn	2438 Bienville St	New Orleans	LA	70119
Estelle M Smith	ET Als 2430 Bienville St	New Orleans	LA	70119-5606
Ethel J Harris	ET Al 150 Broadway St Apt 911	New Orleans	LA	70118
Eunice C Davis	7026 Wurzbach Road Apt # 308	San Antonio	TX	78240
Eunice Climmons	7026 Wurzbach Road Apt # 308	San Antonio	TX	78240
Eusebia Rubio	PO Box 850048	New Orleans	LA	70119
Evabelle R Mudd	2415 Iberville St	New Orleans	LA	70119-701
Faye M Molten	2526 Cleveland Ave	New Orleans	LA	70119
First City Holdings LLC	2311 Canal Street	New Orleans	LA	70119
First Pentecostal Church	C/O A Moss Jr #110 S Court 2901 Rid	Metairie	LA	70002
First Pentecostal Church	C/O David High P O Box 702	Luling	LA	70072
Fkc LLC	62 Crane St	New Orleans	LA	70124
FPC II LLC	601 Poydras St Ste 2075	New Orleans	LA	70130
Gce Green Properties I LLC	2725 S Broad St	New Orleans	LA	70125
Georgette S Arriaga	2609 Iberville St	New Orleans	LA	70119
Henry Kelly	2509 Cleveland Ave	New Orleans	LA	70119
Herman R Deterville	2620 Bienville St	New Orleans	LA	70119-701
Iberville Offsite Rehab 1 LLC	2100 Oretha C Haley BL	New Orleans	LA	70113
Iberville Offsite Rehab 1 LLC	Etal 2100 Oretha C Haley BL	New Orleans	LA	70113
Icm Investments LLC	1819 Bienville St	New Orleans	LA	70112
Irvin B Jackson	3924 Pauger St	New Orleans	LA	70122
Isabelle L Ard	2508 Cleveland Ave	New Orleans	LA	70119-6418
Jae Investments LLC	365 Canal St Ste 860	New Orleans	LA	70130
James M Louis	135 Rivington St Apt 9	New York	NY	10002-2493
James W Martin	2530 Cleveland Ave	New Orleans	LA	70119
Jason W Smith	1934 Peniston St	New Orleans	LA	70115
Jeffery D Jones	2847 Saratoga Drive	Baton Rouge	LA	70808
Johndel Francis Jones-Brown	4527 Baronne St	New Orleans	LA	70115
Johnson Restaurants LLC	2223 Deslonde St	New Orleans	LA	70117
Jordan Gorman	2534 Bienville St	New Orleans	LA	70119
Jose A Alvarenga	124 N Tonti St	New Orleans	LA	70119
Joseph A Jr Turner	2334 Bienville St	New Orleans	LA	70119
Joseph E Sincere	2518 Bienville St	New Orleans	LA	70119
Joseph F Chauffe	Etal 2422 Bienville St	New Orleans	LA	70119
Joseph G Albe	2331 Canal St	New Orleans	LA	70119
Joseph J Paciera	Etal 2218 General Pershing	New Orleans	LA	70115

Joseph O Olubadewo	13510 Dwyer Blvd	New Orleans	LA	70129-1530
Joy B Ross	ET Als 2319 Iberville St	New Orleans	LA	70119
Jrfass Enterprises LLC	3716 Ridgeway Dr	Metairie	LA	70002
Justin D Mayet	121 Nmiro St Apt C	New Orleans	LA	70119
Karen Williams	ET Al 694 Spring Oak Rd #533	Camarillo	CA	93010
Kellen Mathews	118 S Dorgenois St	New Orleans	LA	70116-6422
Kim Dang	3116 Bienville St	New Orleans	LA	70119
Lafitte Treme Oak Place LLC	1050 S Norman C Francis Pkwy Ste 30	New Orleans	LA	70125
Landa T Bunch	2336 1/2 Bienville St	New Orleans	LA	70119
Landa T Bunch	2618 Bienville St	New Orleans	LA	70119
Landa Thompson Bunch	2618 Bienville St	New Orleans	LA	70119
Larry L Ponce	217 N Dorgenois St	New Orleans	LA	70119
Lawrence C Davis	7026 Wurzbach Rd Apt 308	San Antonio	TX	78240
Lebeouf Larry M SR	125 N Miro St	New Orleans	LA	70119-5721
Leroy Banford	2514 Bienville St	New Orleans	LA	70119
Luis Sagion	2326 Bienville St	New Orleans	LA	70119
Lyndia Green-Faust	ET Al 320 N Rocheblave St	New Orleans	LA	70119
M&G S13 LLC	PO Box 810066	Boca Raton	FL	33481
Mag Gulf 6 LLC	3345 Valmont St	San Diego	CA	92106
Mapo Kinnord	218 N Rocheblave St	New Orleans	LA	70119
Marcus D Cummings	2631 Iberville St	New Orleans	LA	70119
Marcus G Jones	12501 Broadway Street Apt 21101	Pearland	TX	77584
Marie Concepcion Darden	Etal 2334 Iberville St	New Orleans	LA	70119
Mark Arenales	124 S Dorgenois St	New Orleans	LA	70119
Mary O Bondy	ET Als 2512 Cleveland Ave	New Orleans	LA	70119-6418
Mary W Lacy	ET Al Billy Ray Lacy Jr 2518 Cleveland	New Orleans	LA	70119
Melissa B Rogers	ET Al 2337 Bienville St	New Orleans	LA	70119-5703
Melvin Kenard	2413 Iberville St	New Orleans	LA	70119
Michael Rene Henry	320 N Dorgenois St	New Orleans	LA	70119
Michele Burns	221 N Miro St	New Orleans	LA	70119
Mid City Development LLC	212 Moss Bayou Ln	Kenner	LA	70065
Miguel Salgado	2117 Titan Street	Harvey	LA	70058
Morris Kirschman & Co LLC	2621 Cleveland AV	New Orleans	LA	70119
Morris Kirschman & Co LLC	2621 Cleveland Ave	New Orleans	LA	70119
Morris Kirschman & Company LLC	2621 Cleveland Ave	New Orleans	LA	70119
Morrisa D Jenkins	2227 Carondelet St	New Orleans	LA	70130
Mo's Art Supply & Framing LLC	73335 Military Rd	Covington	LA	70435
Moss Insurance Agency Hartwig	2626 Canal St	New Orleans	LA	70119
Moss Insurance Agency Hartwig	2626 Canal Street 3rd Floor	New Orleans	LA	70119
Motorinc Rodosta	445 Rutherford Drive	Covington	LA	70433
Motorsinc Rodosta	C/O John Rodosta 445 Rutherford Dr	Covington	LA	70433
Motorsinc Rodosta	445 Rutherford Drive	Covington	LA	70433
Nancy A McKee	2405 Iberville St	New Orleans	LA	70119-5625
Neelam S Kaur	11406 Amberridge Ct	Moorpark	CA	93021
Patrick A Worth	2504 Cleveland Ave	New Orleans	LA	70119-6418
Paul Domenico	128 River St	Rome	NY	13440
Planning Center L P Financial	C/O GBX Group LLC 2101 Superior Av	Cleveland	OH	44114
Porter Development Unlimited LLC	314 N Dorgenois St	New Orleans	LA	70119
R & M Properties of Nola LLC	3351 Severn Ave Suite 103	Metairie	LA	70002
R & M Properties of Nola LLC	123 N Dorgenois St Ste #A1	New Orleans	LA	70119
R&M Properties of Nola LLC	123 N Dorgenois St Suite A1	New Orleans	LA	70119
Raymond L Dorch	7408 Primrose Dr	New Orleans	LA	70126
Refresh Commercial LLC	C/O Alembic Development Company	New Orleans	LA	70113

Refresh New Orleans LLC	C/O L & M Development Partners, Inc	New York	NY	10016
Richard F Arriaga	2609 Iberville St	New Orleans	LA	70119
Richard P Bartholomew	2513 Cleveland Ave	New Orleans	LA	70119
Ridgel Enterprises LLC	8308 Lafitte Ct	Chalmette	LA	70043
Rima A Bensrieti	1312 Colony Rd	Metairie	LA	70003
Rodosta Properties LLC	445 Rutherford Drive	Covington	LA	70433
Ryan C Jupiter	2336 Iberville St	New Orleans	LA	70119
Sarah L O'brien	2761 Gradeur Ave	Altadena	CA	91001
Shanks John W Jr	214 N Tonti St	New Orleans	LA	70119-1232
Shelia Q Stewart	4818 Schindler Dr	New Orleans	LA	70127
Smith Alvin Jr	2435 Iberville St	New Orleans	LA	70119-5625
Smith Keisha Dubuclet	325 N Rocheblave St	New Orleans	LA	70119-5637
Stanley F Stoklosa	Etal 2333 Iberville St	New Orleans	LA	70119
The Blood Center	2609 Canal St	New Orleans	LA	70119
The Paint Factory LLC	1023 Chartres St #1	New Orleans	LA	70116
Theodore A Jr Mitchell	2540 Canal Street	New Orleans	LA	70119
Theodore Windsor	2539 Bienville St	New Orleans	LA	70119-701
Tom Kim Vo	233 Southwood Dr	Gretna	LA	70056
Tulane/Canal Neighborhood Corporation	2200 Tulane Avenue 200A	New Orleans	LA	70118
Two Retz Place Properteis LLC	6105 Franklin Ave	New Orleans	LA	70122
U S Dept Of Veterans Affairs	Real Property Service (Oocfm3c) 811	Washington	DC	20420
United Way For Grn	2515 Canal St	New Orleans	LA	70119
United Way For Grn	150 Broadway St Apt 911	New Orleans	LA	70118
Valene Developments LLC	32 Swallow St	New Orleans	LA	70124
Velma C Banks	ET Al 2423 Iberville Street	New Orleans	LA	70119
Waffle House Inc	5986 Financial Dr	Norcross	GA	30071
Walgreen Louisiana Co Inc	200 Wilmot Road	Deerfield	IL	60015
Walter L Carol Y Blakesley	2309 Iberville St	New Orleans	LA	70119
Watts Investments Group LLC	4814 McKeever Ln	Missouri City	TX	77459
Wayne J Jr Leger	ET Al 526 Lafayette St	Gretna	LA	70053
Wells One Investments LLC	2800 Veterans BL Unit 216	Metairie	LA	70002
Williams Bobby Joe SR	C/O Abigail Land Holdings 10 LLC 135	New Orleans	LA	70119

City Planning Commission

Delivery Method: Email or mail (email preferred)

City Planning Commission

1300 Perdido Street

7th Floor

New Orleans, LA 70112

cpcinfo@nola.gov

Neighborhood Associations

Delivery Method: Email AND Mail

Organization Name Phoenix of New Orleans
Point of Contact Paul Ikemire
Phone Number 504-754-2541
Email hq@pnola.org
Street Address 2547 Palmyra Street Ste. 102
City New Orleans
Zip 70119

Organization Name Mid City Neighborhood Organization
Point of Contact Emily Leitzinger

Phone Number 504-507-0831
Email president@mcno.org
Street Address P.O. Box 791023
City New Orleans

Organization Name Greater Treme Consortium, Incorporated
Point of Contact Cheryl R. Austin
Phone Number 504-261-0232
Email cheryl@greatertreme.org
Street Address 816 N. Robertson Street
City New Orleans
Zip 70116

Organization Name Lower Mid-City Neighborhood Association
Point of Contact Jonathan Rogers
Phone Number 504-473-6943
Email jrogersnola@gmail.com; lowermidcityNO@gmail.com
Street Address 2301 Conti Street
City New Orleans
Zip 70119

Organization Name Friends of Laffite Greenway
Point of Contact Sophie Harris
Phone Number (504) 462-0645
Email sharris@folc-nola.org sophie@lafittegreenway.org
Street Address PO Box 791727
City New Orleans
Zip 70179

Organization Name Faubourg Tulane Gravier Neighborhood Alliance
Point of Contact Don Wentworth
Phone Number 850-207-0009
Email donwentworth@usa.com
Street Address 2413 Conti Street
City New Orleans
Zip 70119

City Councilmember

Delivery Method: Email

Council District B, Lesli Harris
City Hall, Room 2W10
1300 Perdido Street
New Orleans, LA 70112
Phone: (504) 658-1020
Lesli.Harris@nola.gov

2515 Canal Street

To Access the Full Project Website, Click Here (<https://2515canal.wixsite.com/ccmc>)



(<https://2515canal.wixsite.com/ccmc>)

CrescentCare is proposing the redevelopment of the historic building located at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking.

The proposed project will bring affordable healthcare and community services to the neighborhood, create jobs, and make efficient use of the existing historic structure. It will generally be open regular business hours, with no emergency services.

For more information, **click here** (<https://2515canal.wixsite.com/ccmc>) or email ccmc@gchp.net (<mailto:ccmc@gchp.net>).

2515 Canal Street

[Project Info](#) [Required Handouts](#) [NPP Letter](#) [NPP Comment Card](#)



CrescentCare is proposing to redevelop 2515 Canal Street into a new community health center.

This website was established to share project details and engage community members, following the City of New Orleans' Neighborhood Participation Program (NPP) guidelines.

For more information about CrescentCare, please visit www.crescentcare.org

Sign up for project updates:

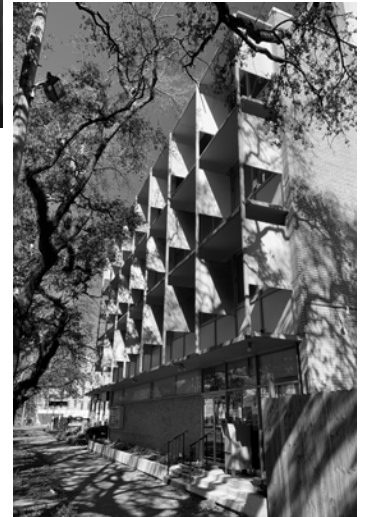
Enter your email here*

Subscribe Now

Project Information

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The proposed project will bring affordable healthcare and community services to the neighborhood, create jobs, and make efficient use of the existing historic structure. It will generally be open regular business hours, with no emergency services.



For over 30 years, CrescentCare has offered comprehensive health and wellness services in the Greater New Orleans area, particularly focused on those who come from traditionally medically underserved communities: the service industry, the LGBTQ community, the uninsured and the underinsured, immigrants, and communities of color. Learn more about us at www.crescentcare.org

The Development Project Manager is Gulf Coast Housing Partnership (www.gchp.net) and the Project Architect is Rozas Ward Architects (www.rozas-ward.com)

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For more information about CrescentCare, please visit www.crescentcare.org

Sign up for project updates:

Enter your email here*

Subscribe Now

City of New Orleans Online Tools

The below information was provided by the City of New Orleans:

CITY PLANNING COMMISSION WEBSITE

nola.gov/cpc

The City Planning Commission website hosts a number of important documents and tools. CPC meeting agendas, videos, and staff reports can be viewed on the website as well as regulatory and planning documents such as the Comprehensive Zoning Ordinance and the Master Plan.

COMPREHENSIVE ZONING ORDINANCE

czo.nola.gov

The entire text of the Comprehensive Zoning Ordinance can be viewed on this website. NOTICEME noticeme.nola.gov/ NoticeMe is a personalized notification tool that emails citizens to inform them of opportunities for public input on proposed land-use changes. This system that offers a way for interested parties to stay informed for land use proposals in an individually selected area. Once registered, the email address will receive notices of when a public hearing is scheduled and when a report is ready. You will also be notified of the action of the City Planning Commission or Board of Zoning Adjustments.

ONE STOP APP

<http://onestopapp.nola.gov/search.aspx>

The One Stop App pulls up-to-date information directly from the City's official record. This tool is used by homeowners, businesses, licensed professionals, developers, contactors, and other interested citizens to:

- Find information about a permit, license, planning project, or violation in progress.
- Initiate an application for many types of permits and licenses without coming to City Hall.
- Pay with credit cards for permits and licenses online.
- Research what has been permitted, licensed, or cited at a particular location or during a user defined time frame.

PROPERTY VIEWER

property.nola.gov

The Property Viewer provides zoning and land use information for all properties within the City of New Orleans. The Property Viewer displays "layers" of information that includes the Master Plan Future Land Use Map, zoning districts, and the locations of site-specific zoning actions approved by ordinance which includes Conditional Uses, Exceptional Uses, and Planned Development Districts. Links are provided that can take the viewer to the applicable section of the Comprehensive Zoning Ordinance and Assessor records.

Required NPP Meeting Handout #1

CrescentCare is proposing to redevelop 2515 Canal Street into a new community health center.

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For more information about CrescentCare, please visit www.crescentcare.org

Sign up for project updates:

Enter your email here*

Subscribe Now

Required Handouts

The City of New Orleans City Planning Commission requires that the following information is distributed.

- [City of New Orleans Online Tools](#)
- [Zoning Info](#)
- [NPP Comment Card](#)

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Zoning Info

City of New Orleans: Comprehensive Zoning Ordinance:

Section 12: Historic Urban Neighborhoods Non-Residential Districts

<https://czo.nola.gov/article-12/>

12.1.A PURPOSE OF THE HU-B1A NEIGHBORHOOD BUSINESS DISTRICT

The HU-B1A Neighborhood Business District is intended to address an individual parcel or small cluster of parcels in non-residential use that exist within residential areas that have historically served the neighborhood and are located on a corner, including established corner stores. These historic neighborhood business uses are consistent with the character of the surrounding neighborhood and are intended to serve the immediate area with minimal impact on the surrounding residential uses.

12.2.B.1 COMMERCIAL USE FLOOR AREA LIMITATION

1. Commercial Use Floor Area Limitation

In the Historic Urban Neighborhood Districts, the floor area of commercial uses is limited as follows:

- a. Commercial uses are permitted uses up to five thousand (5,000) square feet of total floor area, unless conditional use approval is required per [Table 12-1](#).
- b. Conditional use approval required for any commercial use of five thousand (5,000) square feet of floor area or more with the exception of grocery stores. Grocery stores are permitted by-right up to 10,000 square feet in area.
- c. Any commercial use over ten thousand (10,000) square feet of total floor area is prohibited. This applies only to new construction as of the effective date of this Ordinance. Grocery stores are exempt from this prohibition. Grocery Stores over 10,000 square feet in area require conditional use approval. Commercial uses that locate within an existing structure as of the effective date of this Ordinance that are over ten thousand (10,000) square feet of total floor area require conditional use approval.

Adopted by Ord 28805 MCS, 10-21-21, ZD 48/21

CrescentCare is proposing to redevelop 2515 Canal Street into a new community health center.

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For more information about CrescentCare, please visit www.crescentcare.org

Sign up for project updates:

Enter your email here*

Subscribe Now

NPP Letter

The below letter was sent via USPS to neighbors of the site, based on a list provided by the City of New Orleans.



February 14, 2022

Dear Neighbor,

CrescentCare is proposing the redevelopment of the historic building located at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking. The facility will generally be open regular business hours, with no emergency services.


For over 30 years, CrescentCare has offered comprehensive health and wellness services in the Greater New Orleans area, particularly focused on those who come from traditionally medically underserved communities: the service industry, the LGBTQ community, the uninsured and the underinsured, immigrants, and communities of color. Learn more about us at crescentcare.org

The proposed project will bring affordable healthcare and community services to the neighborhood, create jobs, and make efficient use of the existing historic structure. The existing four-story building is approximately 33,276 SF total and the total site area is approximately 36,235 SF. We propose to utilize the existing footprint with no additional building area. Construction is planned to begin in late 2022 and the facility will be open to serve the community by early 2024.

A conditional use approval is required to permit a commercial use (medical clinic) over 10,000 square feet within an existing structure in an HU-MU Historic Urban Neighborhood Mixed-Use District in accordance with Article 12, Section 12.2.B.1 of the Comprehensive Zoning Ordinance. This request must be heard by the City Planning Commission and the City Council. In addition to requesting a conditional use approval, we plan to request subdivision of the existing parcels to match the building outline and property boundaries.

This letter is being sent by USPS mail delivery to neighbors of the site. We invite you to learn more about our project and submit comments or questions through the project website at crescentcare.org/canal

Sincerely,

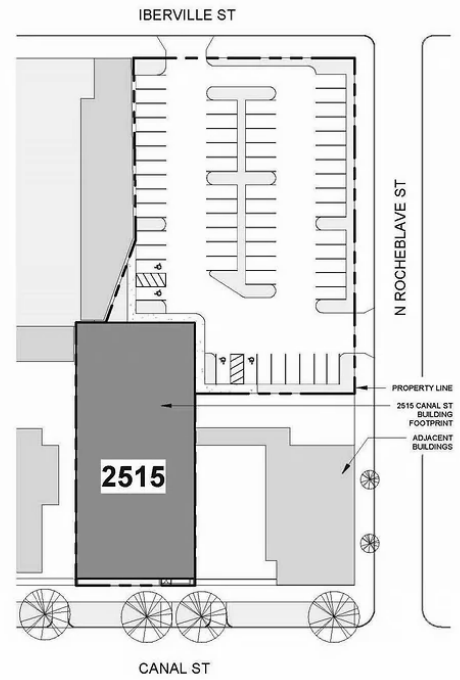

Noel Twilbeck
CEO
CrescentCare


Anna Labadie
Project Manager
Gulf Coast Housing Partnership

2515 Canal Street

CrescentCare is proposing the redevelopment of the historic building located at 2515 Canal Street into a community health center, with the adjacent rear parking lot to remain as off-street parking.

For more information, please visit www.crescentcare.org/canal or contact ccmc@gchp.net.



1 SITE PLAN
1" = 50'-0"

CrescentCare is proposing to redevelop 2515 Canal Street into a new community health center.

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For more information about CrescentCare, please visit www.crescentcare.org

Sign up for project updates:

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Line Chart Bar Chart Split Table

Select a time period

2022/02/16 - 2022/03/03

Group by

Day

Week

Month

Select a measure

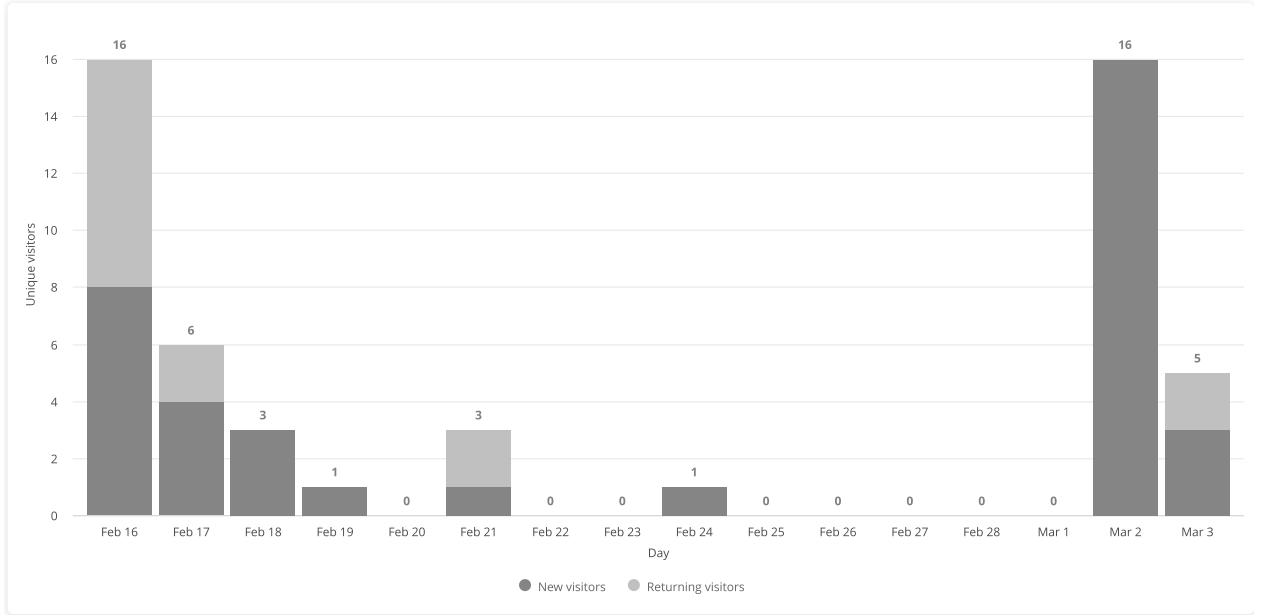
Unique visitors

Split by

New or returning visitor

More • 24

37m ago [Refresh](#) [More](#)



Date	Name	Address	Email Address	Comment
3/3/2022	Gabriel Gutierrez	3301 Canal Street, #8	ggg.de.managua@gmail.com	I think it is a great idea for Crescent care to have his own location and what better location than on canal street. I think for the most part canal street is a safe area. I been living on canal street in Mid-city for the last 23 years and never had a problem with crime and the idea of having the street car on canal will be of help for a lot of clients who depend on public transportation like myself. We are moving on up Crescent care.

Anna Labadie

From: Gabriel Gutierrez <reply-to+dd7a4a71528e@crm.wix.com>
Sent: Thursday, March 3, 2022 10:29 AM
To: CCMC
Subject: [CCMC] NPP Comment - new submission

[EXTERNAL EMAIL] DO NOT CLICK links or attachments unless you recognize the sender and know the content is safe.

Gabriel Gutierrez just submitted your form: NPP Comment
on [CCMC](#)

Message Details:

First Name: Gabriel

Last Name: Gutierrez

Email: ggg.de.managua@gmail.com

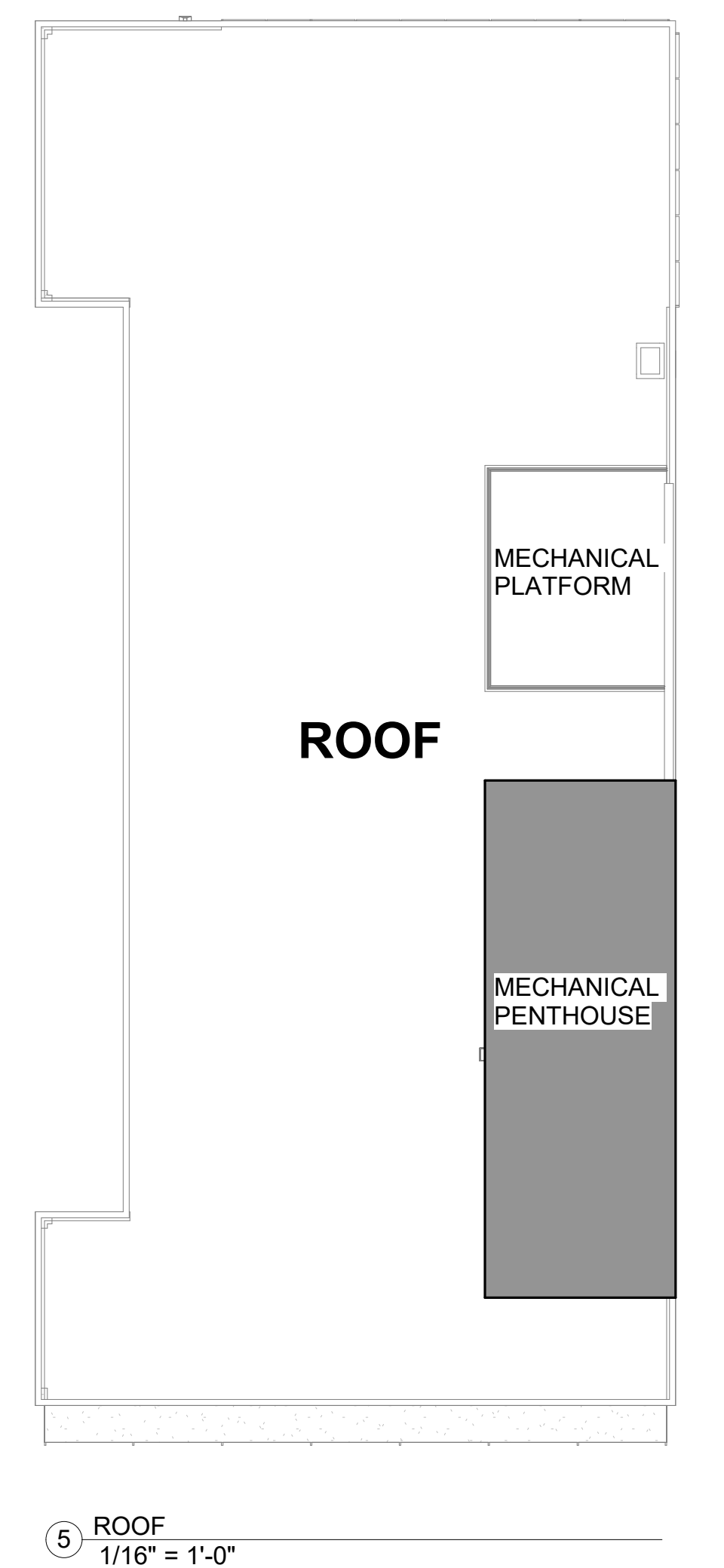
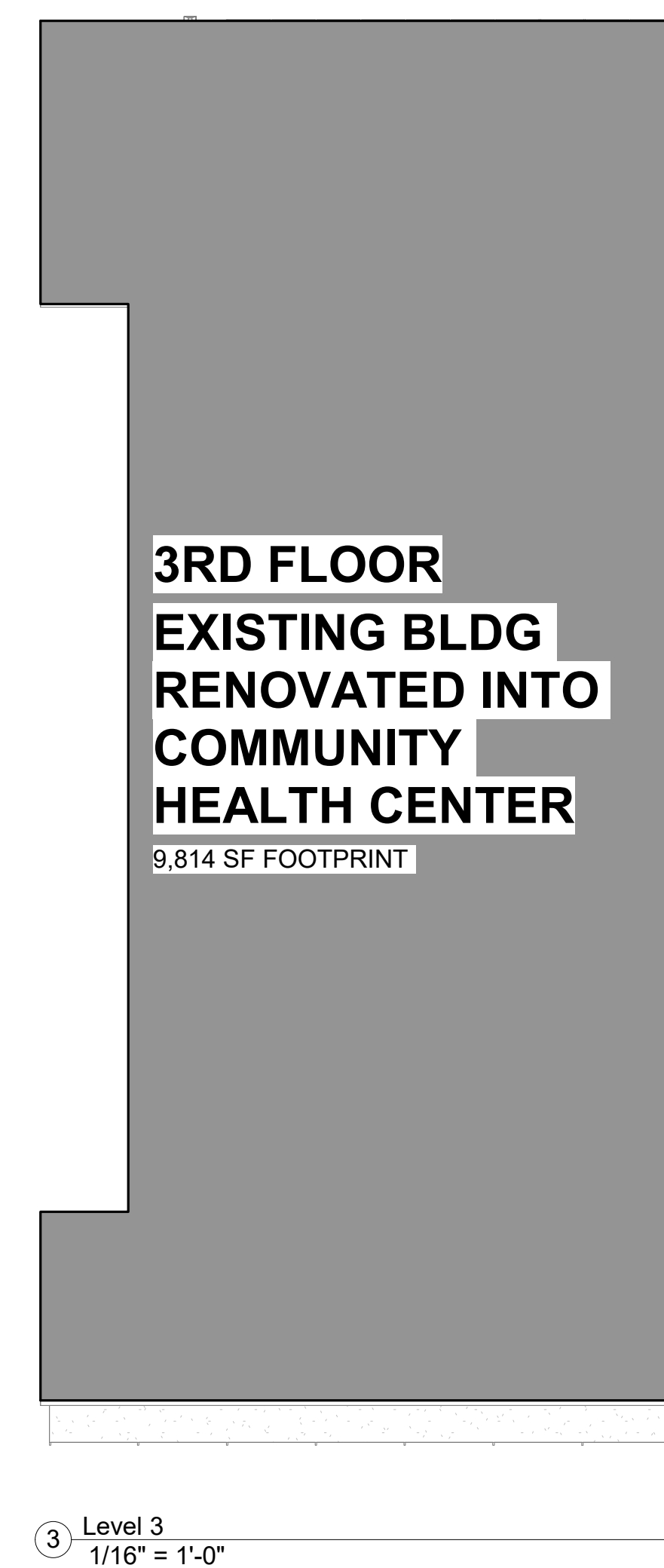
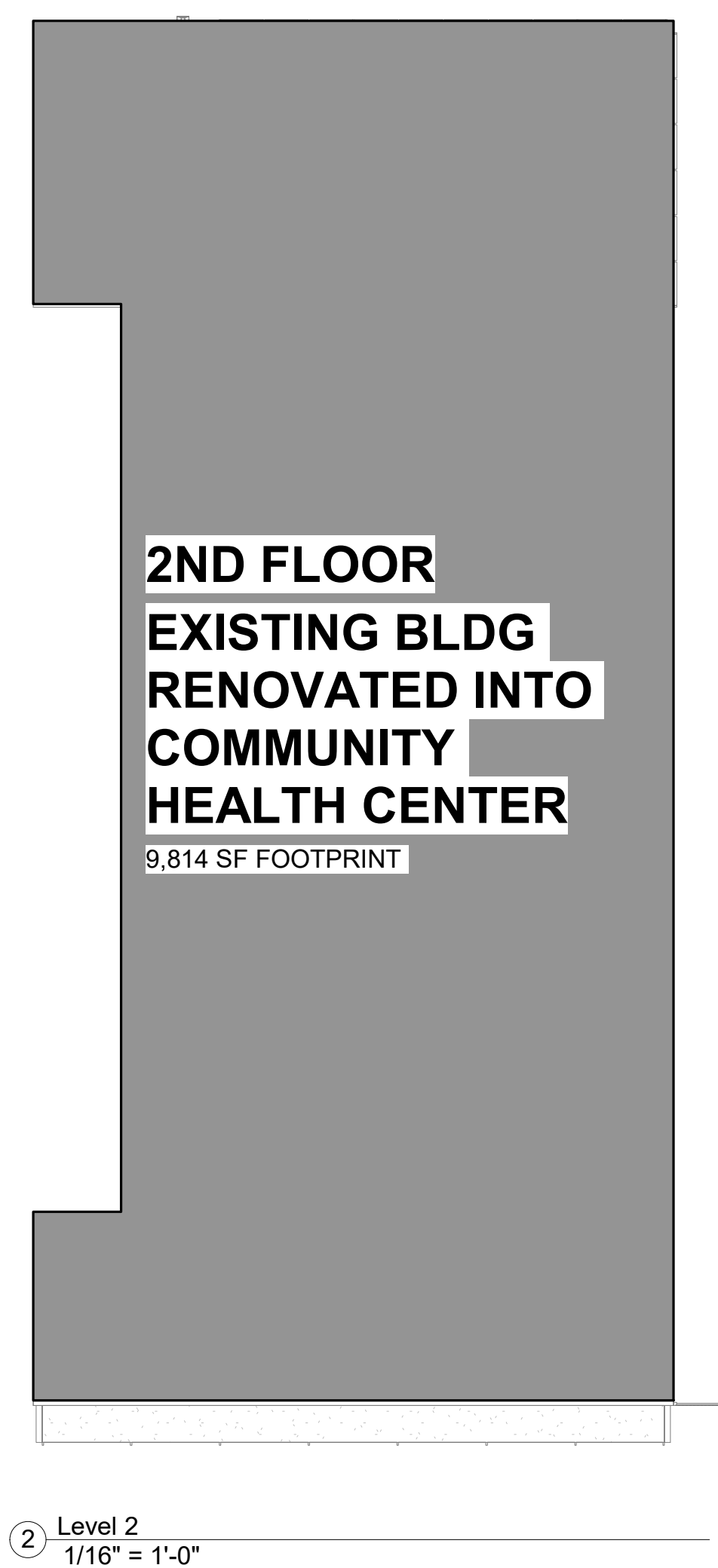
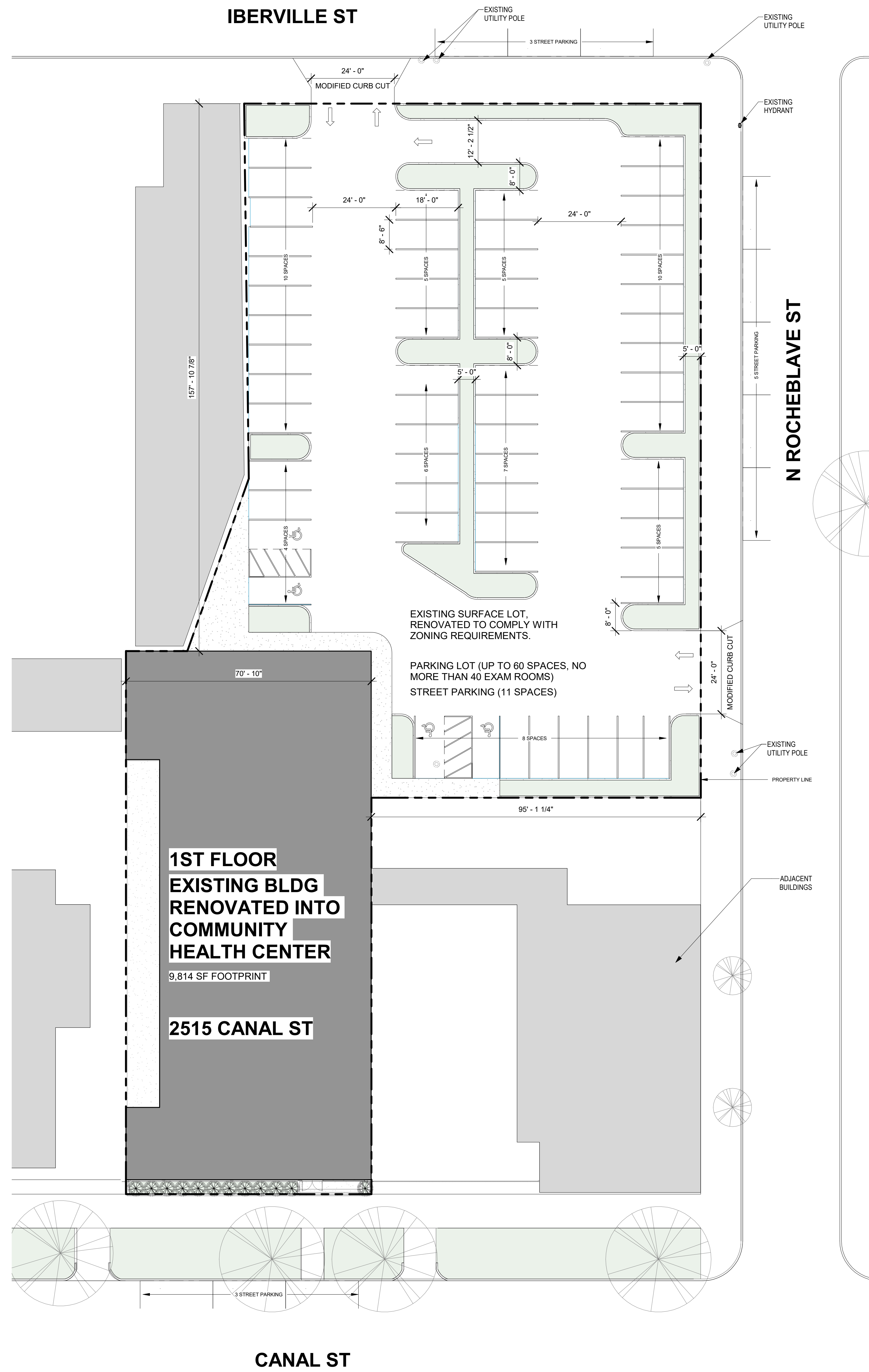
Address: 3301 canal street apt 8 New Orleans, Louisiana 70119

Comments / Questions: I think it is a great idea for Crescent care to have his own location and what better location than on canal street. I think for the most part canal street is a safe area. I been living on canal street in Mid-city for the last 23 years and never had a problem with crime and the idea of having the street car on canal will be of help for a lot of clients who depend on public transportation like myself. We are moving on up Crescent care.

If you think this submission is spam, [report it as spam](#).

To edit your email settings, go to your Inbox on desktop.





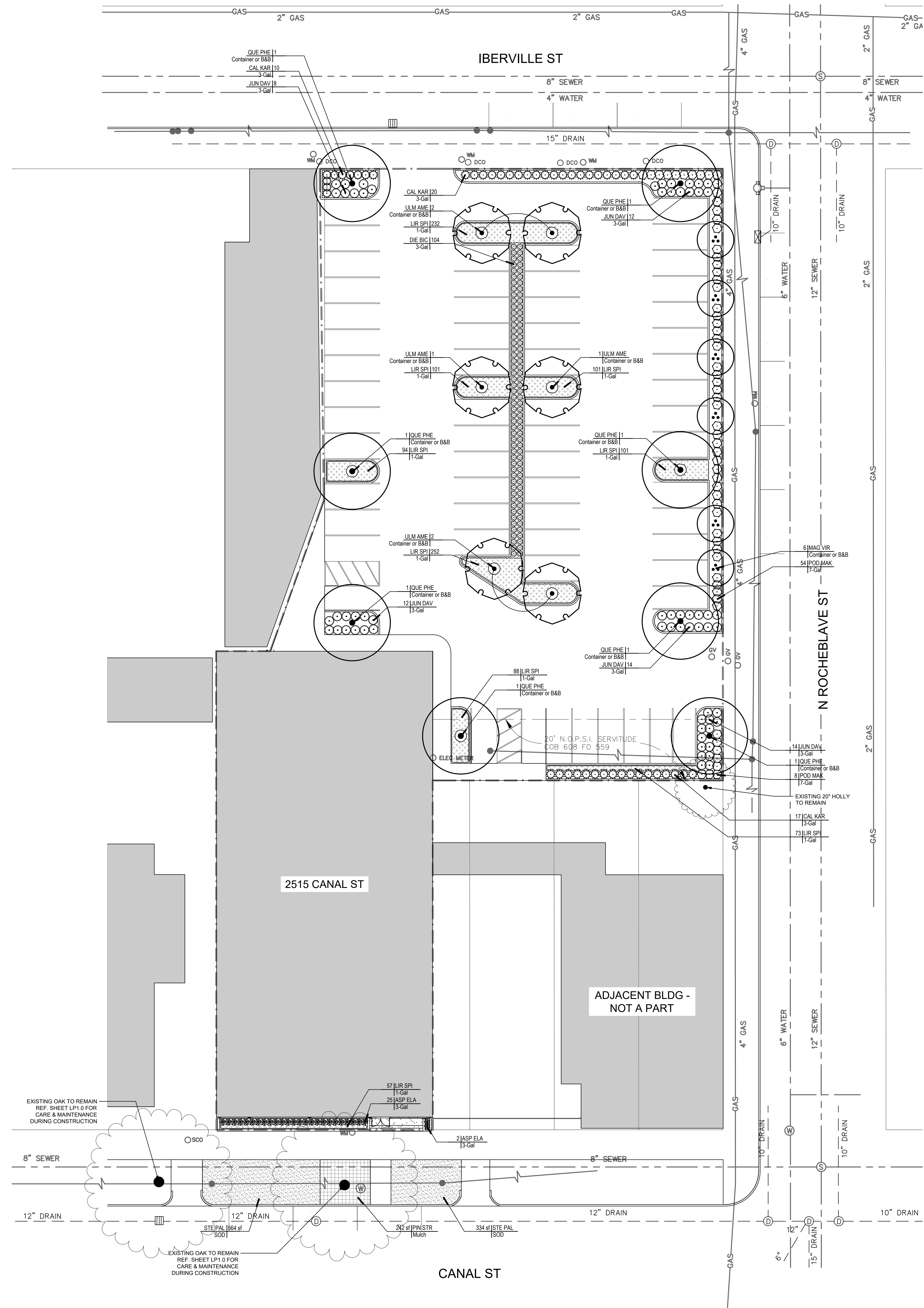
NO	REVISION	DATE
Project Name		PROJECT
Enter address here		
Project Number	JOB NO	
SITE PLAN & FLOOR PLANS		
Project Status	Issue Date	
1/16" = 1'-0"	SCALE	

PLANT SCHEDULE

TREES	CODE	QTY	BOTANICAL / COMMON NAME	SIZE	CAL.	HT.	SPD.	NOTES
	MAG VIR	6	Magnolia virginiana australis / Sweetbay Magnolia	Container or B&B	1.00' Cal / Cane	8-10' Ht.	3-4' Spd.	Multi-Trunk / 3-5 Canes
	QUE PHE	8	Quercus phellos / Willow Oak	Container or B&B	2.50' Cal.	10-12' Ht.	3-4' Spd.	
	ULM AME	6	Ulmus americana 'Princeton' / Princeton American Elm	Container or B&B	2.50' Cal.	10-12' Ht.	3-4' Spd.	
SHRUBS	CODE	QTY	BOTANICAL / COMMON NAME	CONT.	HT.	SPD.	NOTES	
	ASP ELA	27	Aspidistra elatior / Cast Iron Plant	3-Gal	18-24" Ht.	9-12" Spd.		
	CAL KAR	47	Calamagrostis x acutiflora 'Karl Foerster' / Karl Foerster Feather Reed Grass	3-Gal	18-24" Ht.	12-15" Spd.		
	DIE BIC	104	Diets bicolor / Bicolor Iris	3-Gal	15-18" Ht.	12-15" Spd.		
	JUN DAV	60	Juniperus davurica 'Parsonii' / Parson's Juniper	3-Gal	12-15" Ht.	12-15" Spd.		
	POD MAK	62	Podocarpus macrophyllus 'Maki' / Maki Podocarpus	7-Gal	24-30" Ht.	15-18" Spd.	Full to Ground	
GROUND COVERS	CODE	QTY	BOTANICAL / COMMON NAME	CONT.	SPACING	NOTES		
	LIR SPI	1,099	Liriope spicata / Creeping Lilyturf	1-Gal	12" o.c.	Full Pot		
OPEN MULCH AREA	CODE	QTY	BOTANICAL / COMMON NAME	CONT.				
	PIN STR	242 sf	Mulch Pine Straw / Pine Straw Mulch @ Existing Tree	Mulch				
SOD/SEED	CODE	QTY	BOTANICAL / COMMON NAME	TYPE				
	STE PAL	898 sf	Stenotaphrum secundatum 'Palmetto' / Palmetto St. Augustine Grass	SOD				

GENERAL PLANTING NOTES:

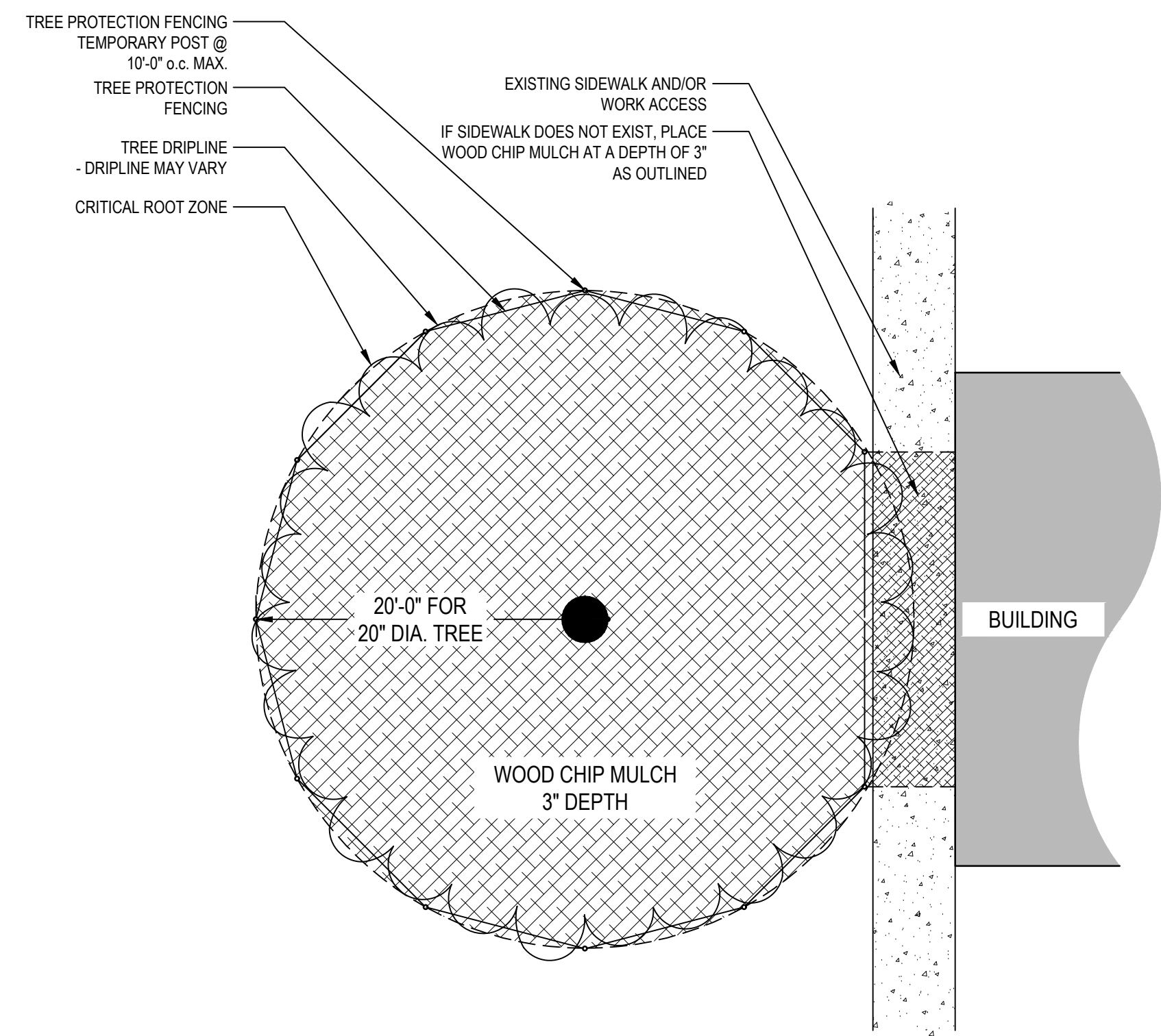
- ALL PLANTING SHALL CONFORM WITH LOCAL CODES AND ORDINANCES.
- QUANTITIES SHOWN IN THE PLANTING SCHEDULE ARE PROVIDED FOR CONVENIENCE ONLY. THE LANDSCAPE CONTRACTOR SHALL BEAR RESPONSIBILITY TO VERIFY AND INSTALL PLANT QUANTITIES AS DRAWN ON PLAN.
- FINAL LOCATION OF ALL TREES SHALL BE VERIFIED BY LANDSCAPE ARCHITECT IN THE FIELD PRIOR TO EXCAVATION OF PLANTING PITS.
- THE LANDSCAPE ARCHITECT SHALL APPROVE ALL PLANTING AREAS PRIOR TO THE INSTALLATION OF ANY MATERIALS. THE LANDSCAPE CONTRACTOR SHALL LAYOUT ALL PLANT MATERIAL IN THE FIELD PER THE PLANTING PLANS FOR REVIEW AND APPROVAL BY THE LANDSCAPE ARCHITECT. SECURE APPROVAL FROM THE LANDSCAPE ARCHITECT BEFORE EXCAVATING PLANT PITS, MAKING NECESSARY ADJUSTMENTS AS DIRECTED.
- LANDSCAPE CONTRACTOR SHALL NOTIFY THE LANDSCAPE ARCHITECT PROMPTLY SHOULD PLANT MATERIAL NOT BE AVAILABLE. LANDSCAPE CONTRACTOR SHALL PROPOSE SUBSTITUTION IN SIMILAR SIZE AND GROWTH HABITS AS PREVIOUSLY SPECIFIED PLANT MATERIAL. ONLY UPON APPROVAL FROM LANDSCAPE ARCHITECT SHALL THE SUBSTITUTION BE ACCEPTABLE.
- TREE PLANTING PITS SHALL BE DUG PER THE WRITTEN SPECIFICATIONS AND DETAILS. COMPACTED SOIL AT SIDES AND BOTTOMS SHALL BE LOOSENEED BY SCARIFYING OR OTHER APPROVED METHOD. PITS SHALL BE BACKFILLED WITH "PLANTING MIX" AS DESCRIBED IN THE WRITTEN SPECIFICATIONS AND/OR TREE PLANTING DETAILS. "PLANTING MIX" SHALL BE THOROUGHLY BACKFILLED AND WASHED IN BY WATER APPLICATION.
- SHRUB PLANTING PITS SHALL BE PREPARED PER THE WRITTEN SPECIFICATIONS AND DETAILS. COMPACTED SOIL AT BOTTOM OF PIT SHALL BE LOOSENEED AND THE PIT FILLED WITH "PLANTING MIX" TO THE BOTTOM OF THE ROOTBALL. WHEN THE SHRUB HAS BEEN PROPERLY SET, THE PIT SHALL BE FILLED TO THE REQUIRED GRADE WITH "PLANTING MIX" AND THOROUGHLY SETTLED BY TAMPING AND WATERING. "PLANTING MIX" SHALL BE PER THE WRITTEN SPECIFICATIONS AND/OR DETAILS.
- SET PLANTS IN CENTER OF PIT, IN A VERTICAL POSITION, SO THAT THE CROWN OF THE ROOTBALL WILL BE LEVEL WITH FINISH GRADE AFTER SETTLING AND SHALL BEAR THE SAME RELATIONSHIP TO THE FINISH GRADE THAT IT DID TO THE CONTAINER SOIL SURFACE.
- LANDSCAPE PLANTING BEDS SHALL BE CONSTRUCTED IN A MANNER TO PROVIDE POSITIVE DRAINAGE AWAY FROM BUILDINGS.
- REFER TO THE WRITTEN SPECIFICATIONS FOR FURTHER INFORMATION REGARDING SUBMITTAL REQUIREMENTS, MATERIALS AND EXECUTION REQUIREMENTS.



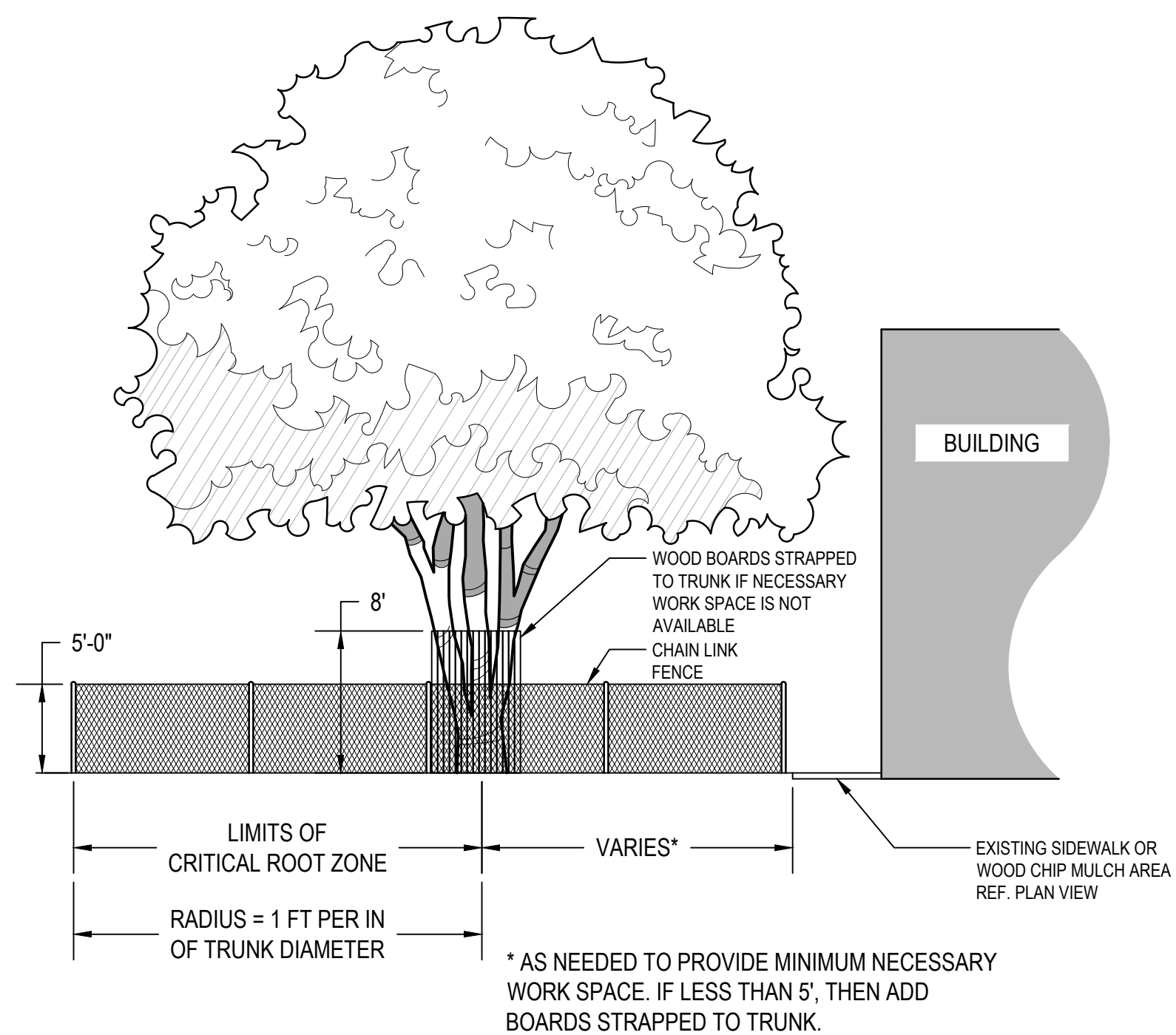
ZONING REVIEW		03.04.2022
NO	REVISION	DATE
2515 CANAL ST PROJECT		
2515 CANAL ST NEW ORLEANS, LA 70119		
00000	JOB NO	
LANDSCAPE PLANTING PLAN		TITLE
As indicated		SCALE
BCF	DRAWN/CHK	
FOR REVIEW / COMMENT		LP1.1
A PROFESSIONAL CORPORATION		www.rozas-ward.com
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TREE PROTECTION NOTES:

- 1) ALL TREES TO REMAIN WITHIN THE CITY RIGHT-OF-WAY SHALL BE PROTECTED IN ACCORDANCE WITH THE CITY OF NEW ORLEANS DEPARTMENT OF PARKS AND PARKWAYS SPECIFICATION SECTION 015639-TEMPORARY TREE AND PLANT PROTECTION DURING CONSTRUCTION.
- 2) CONTRACTOR SHALL TAKE EVERY MEASURE TO PROTECT AND PRESERVE EXISTING TREES DURING DEMOLITION AND CONSTRUCTION ACTIVITIES, UNLESS NOTED TO BE REMOVED. CONTRACTOR SHALL BEAR RESPONSIBILITY FOR HARMFUL ACTIVITIES OCCURRING WITHIN THE TREE PROTECTION ZONE(S) AND SHALL BE REQUIRED TO RETAIN A CERTIFIED ARBORIST TO MAKE NECESSARY RESTORATION MEASURES AS RECOMMENDED BY THE LICENSED ARBORIST. SHOULD TRIMMING OR CORRECTIVE PRUNING BE REQUIRED OF EXISTING TREES TO REMAIN, THE WORK SHALL BE PERFORMED BY A LICENSED ARBORIST, LICENSED BY THE LOUISIANA HORTICULTURE COMMISSION, AFTER OBTAINING A THE NECESSARY PERMITS FROM THE CITY OF NEW ORLEANS DEPARTMENT OF PARKS & PARKWAYS.
- 3) CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING AND PAYING FOR THE NECESSARY PERMITS TO PERFORM WORK ON TREES WITHIN THE CITY OF NEW ORLEANS RIGHT-OF-WAY.
- 4) PRIOR TO COMMENCEMENT OF WORK, THE TREE PROTECTION AREA SHALL BE ESTABLISHED AND PROTECTED FROM DAMAGE BY ERECTION OF THE TREE PROTECTION FENCING AND SHALL BE APPROVED BY THE LANDSCAPE ARCHITECT.
- 5) THE EXTENT OF THE TREE PROTECTION FENCE SHALL BE AS SHOWN ON THE PLANS AND DETAILS. TREE PROTECTION FENCING SHALL REMAIN IN PLACE AND IN GOOD CONDITION DURING THE ENTIRE COURSE OF THE CONSTRUCTION PROJECT.
- 6) TEMPORARY REMOVAL AND / OR RECONFIGURATION OF THE TREE PROTECTION FENCING IS ALLOWED FOR DEMOLITION AND CONSTRUCTION OF SPECIFIC ITEMS WITHIN THE TREE PROTECTION AREA.
 - THIS ACCESS IS TEMPORARY AND SHALL BE REVIEWED AND APPROVED BY THE PROJECT LANDSCAPE ARCHITECT OF RECORD PRIOR TO ACCESS.
 - SHOULD TEMPORARY VEHICULAR ACCESS BE REQUIRED WITHIN THE TREE PROTECTION AREA, ROOTS SHALL BE PROTECTED BY 3/4" PLYWOOD MATS ON THE GROUND SURFACE TO PREVENT SOIL COMPACTION AND DAMAGE TO THE EXISTING ROOT STRUCTURE.
- 7) SURFACE DRAINAGE CONTAINING MATERIALS SUCH AS CONCRETE, MORTAR, SOIL CEMENT, VEHICLE WASH OFF, FUELS, OR ANY OTHER ITEMS THAT WILL CONTAMINATE SOIL SHALL NOT BE ALLOWED TO DRAIN INTO OR ACROSS THE TREE PROTECTION AREA.
- 8) REMOVAL OF EXISTING PAVED SURFACES WITHIN THE TREE PROTECTION AREA SHOULD BE UNDERTAKEN CAREFULLY TO MINIMIZE DISTURBANCE TO EXISTING TREE ROOTS. HAND TOOLS OR MECHANIZED EQUIPMENT SHALL BE USED TO THE EXISTING SURFACES. DEMOLITION DEBRIS SHALL BE REMOVED AND PROPERLY DISPOSED OF FROM WORK AREA. IN CASES WHERE TREE ROOTS BECOME EXPOSED DURING DEMOLITION, ROOTS SHALL BE COMPLETELY COVERED WITH SAND UPON COMPLETION OF THE DEMOLITION ACTIVITY OR AT THE END OF EACH WORKING DAY TO PREVENT DESICCATION. SAND SHALL BE CLEAN RIVER SAND AND FREE OF ANY DEBRIS OR INVASIVE WEED SEEDS.
- 9) EXCAVATION FOR CONSTRUCTION WITHIN THE TREE PROTECTION AREA SHALL BE PERFORMED WITH HAND TOOLS OR SMALL MECHANIZED EQUIPMENT. DAMAGE TO THE BARK SURFACE OR EXPOSED ROOTS SHALL BE MINIMIZED. ALL WORK WITHIN THE TREE PROTECTION AREAS SHOULD BE DOCUMENTED AND INCLUDED IN THE CONSTRUCTION LOGS. PHOTOS SHOULD DOCUMENT PRE-EXISTING CONDITIONS, AS WELL AS DURING AND POST-CONSTRUCTION IN THESE AREAS.
- 10) IN CASES WHERE ROOTS MUST BE REMOVED TO FACILITATE CONSTRUCTION, ROOTS SHALL BE PRUNED BY A CERTIFIED ARBORIST. EXPOSED ROOTS SHALL BE COMPLETELY COVERED WITH SAND UPON COMPLETION OF THE CONSTRUCTION ACTIVITY OR AT THE END OF THE WORKING DAY TO PREVENT DESICCATION. PRUNING SHALL BE DONE ONLY AFTER REVIEW AND APPROVAL BY THE PROJECT LANDSCAPE ARCHITECT.
- 11) REMOVAL OF LIMBS FROM EXISTING TREES TO ESTABLISH CLEARANCES FOR EQUIPMENT OR NEW STRUCTURES SHALL BE PERFORMED BY A LOUISIANA LICENSED ARBORIST WITH THE REQUIRED PERMITS OBTAINED FROM THE CITY OF NEW ORLEANS PARKS AND PARKWAYS DEPARTMENT.



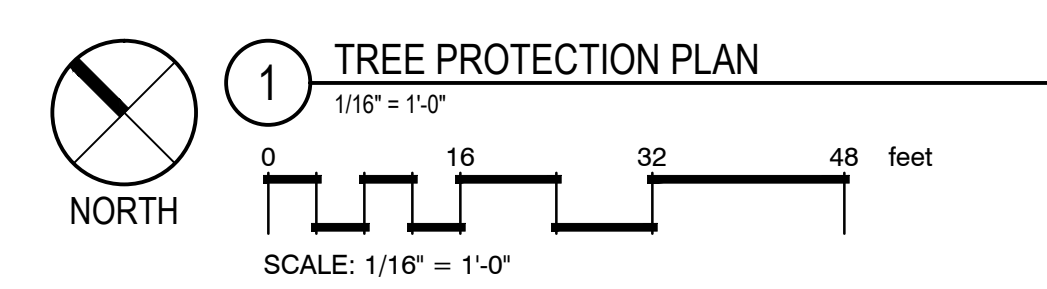
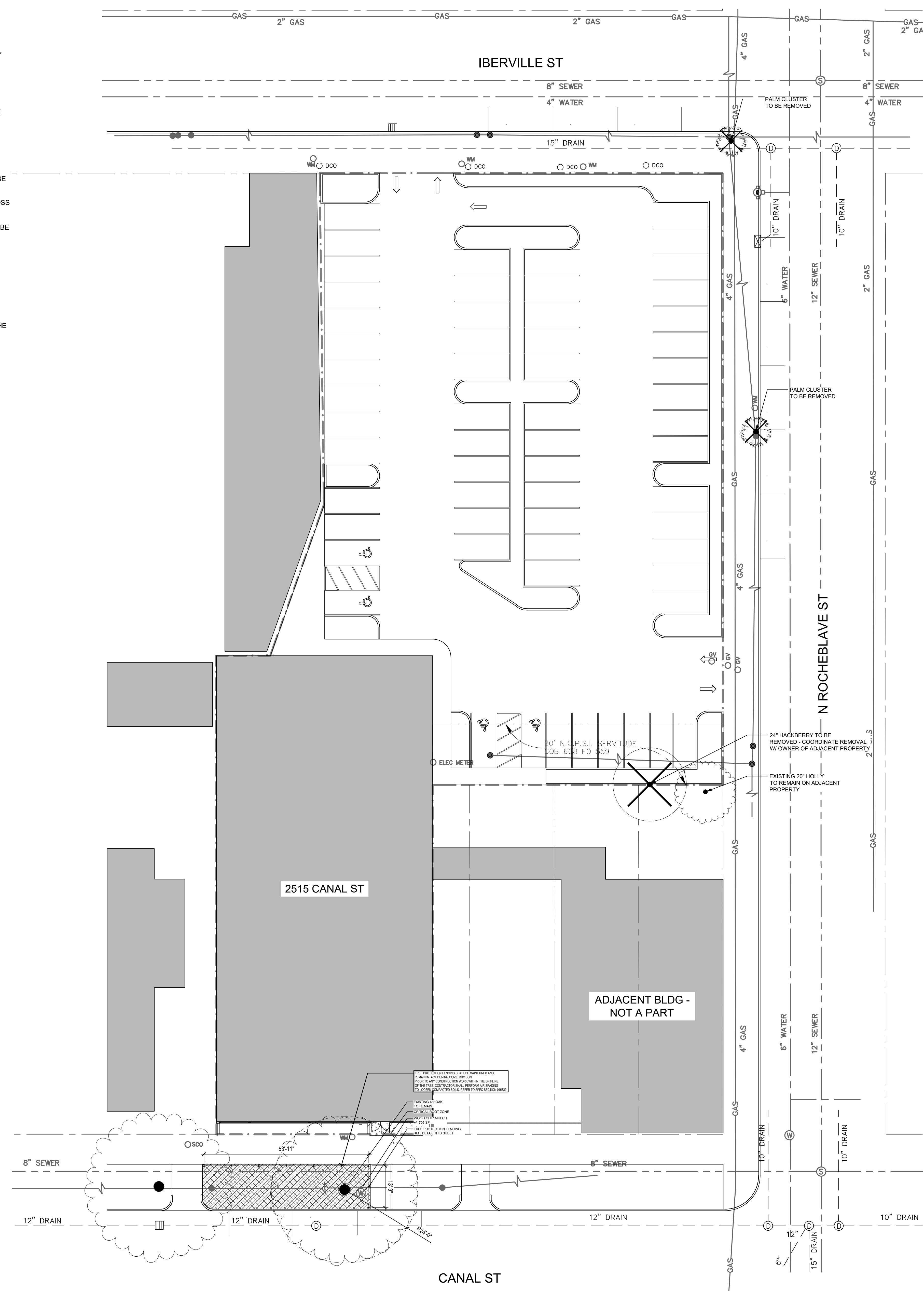
PLAN VIEW



ELEVATION VIEW

NOTES:

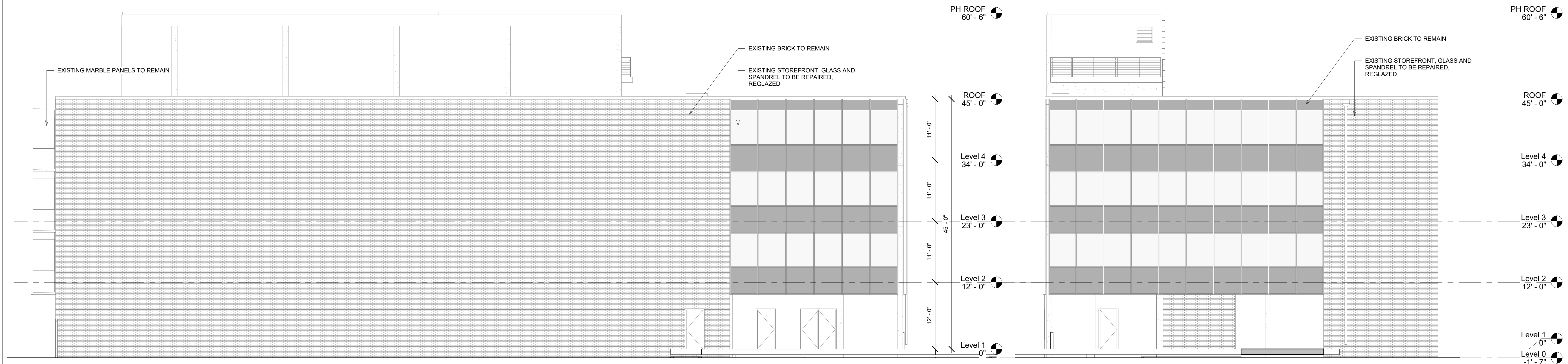
- NOTICE IS TO BE POSTED ON FENCING AT 15'-0" o.c. AND SHALL READ: "<<<WARNING>>> PROTECTIVE TREE FENCING. DO NOT ENTER, MOVE OR REMOVE"



1 TREE PROTECTION PLAN
1/16" = 1'-0"

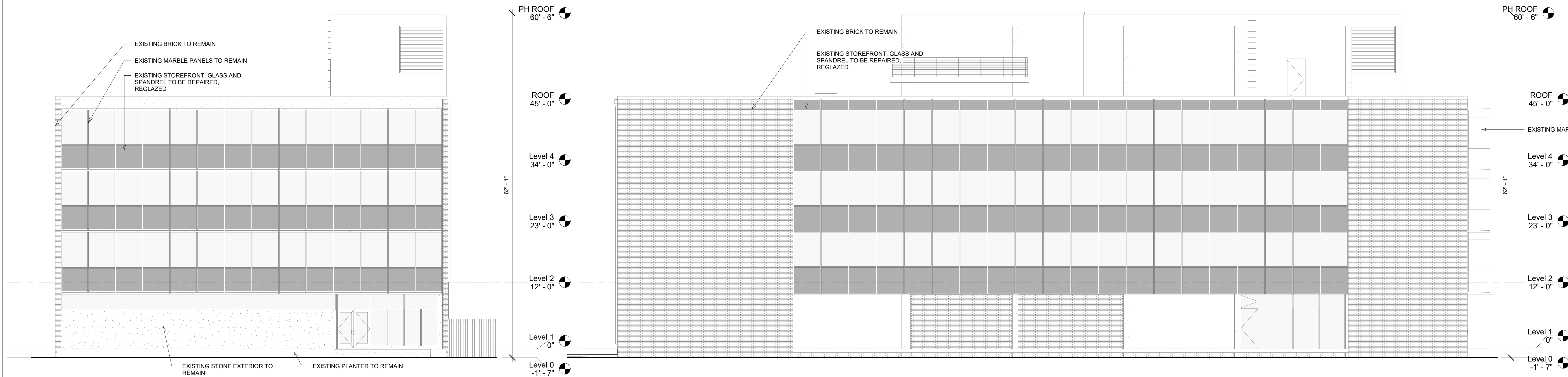
2 TREE PROTECTION DETAIL - MODIFIED
1/8" = 1'-0"

ZONING REVIEW		03.04.2022
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2515 CANAL ST		PROJECT
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TREE PROTECTION / REMOVAL PLAN		TITLE
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1 EAST ELEVATION
1/8" = 1'-0"

2 NORTH ELEVATION
1/8" = 1'-0"



3 SOUTH ELEVATION
1/8" = 1'-0"

4 WEST ELEVATION
1/8" = 1'-0"

NO	REVISION	DATE
	Project Name	PROJECT
	Enter address here	
	Project Number	JOB NO
ELEVATIONS		
	Project Status	Issue Date
	1/8" = 1'-0"	SCALE

A2.2