#### ST. TAMMANY PARISH COUNCIL

#### RESOLUTION

**RESOLUTION COUNCIL SERIES NO: C-4033** 

COUNCIL SPONSOR: FALCONER/BRISTER PROVIDED BY: DATA MANAGEMENT

RESOLUTION TO CONCUR/NOT CONCUR WITH THE PEARL RIVER ANNEXATION AND REZONING OF .80 ACRES OF LAND MORE OR LESS, FROM PARISH A-3 SUBURBAN DISTRICT TO PEARL RIVER R-1A SINGLE FAMILY RESIDENTIAL DISTRICT WHICH PROPERTY IS LOCATED AT 66059 CRAWFORD LANE, LOT 6C PARCEL A, SECTION 37, TOWNSHIP 7 SOUTH, RANGE 14 EAST, PEARL RIVER, ST. TAMMANY PARISH, LOUISIANA, WARD 6, DISTRICT 6.

WHEREAS, Pearl River is contemplating annexation of .80 acres more or less, owned by Angela Galloway, and located at 66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14 East, Pearl River, St Tammany Parish, Louisiana, Ward 6, District 6 (see attachments for complete description); and

WHEREAS, the proposed annexation is not consistent with the Annexation Agreement entered into by Pearl River and St. Tammany Parish effective April 1, 2003; and

WHEREAS, the property requires rezoning from Parish A-3 Suburban District to Pearl River R-1A Single Family Residential District which is not an intensification of zoning; and

WHEREAS, the property is not developed and the proposed annexation would not result in a split of the sales tax revenues, all sales tax revenue accrues to the Parish.

THE PARISH OF ST. TAMMANY HEREBY RESOLVES to Concur/Not Concur with the Pearl River annexation and rezoning of .80 acres of land more or less, located at 66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14 East, Pearl River, St Tammany Parish, Louisiana from Parish A-3 Suburban District to Pearl River R-1A Single Family Residential District in accordance with the April 1, 2003 Annexation Agreement between the Parish and Pearl River.

BE IT FURTHER RESOLVED that should this property be annexed, the St. Tammany Parish Council requires that Pearl River review development proposals utilizing the applicable Parish Drainage Model and compliance with Parish Drainage Regulations.

BE IT FURTHER RESOLVED that the St. Tammany Parish Council requires that Pearl River requires a Traffic Impact Analysis be performed and that the Parish Department of Engineering be consulted on the traffic and access impacts of any proposed development.

THIS RESOLUTION HAVING BEEN SUBMITTED TO A VOTE, THE VOTE THEREON WAS AS FOLLOWS:

MOVED FOR ADOPTION BY:	SECONDED BY:	
YEAS:		
NAYS:		
ABSTAIN:		
ABSENT:		

THIS RESOLUTION WAS DECLARED ADOPTED ON THE  $\underline{1}$  DAY OF  $\underline{MAY}$ , 2014, AT A REGULAR MEETING OF THE PARISH COUNCIL, A QUORUM OF THE MEMBERS BEING PRESENT AND VOTING.

_	R. REID FALCONER, AIA, COUNCIL CHAIRMAN
ATTEST:	R. REID TALEOTER, AIM, COUNCIL CHARRING
THERESA L. FORD, COUNCIL CLERK	



#### Pat Brister Parish President

# St. Tammany Parish Government

Assistant Chief Administrative Office Data Management

P. O. Box 628 Covington, LA 70434

Phone: (985) 898-2865 Fax: (985) 898-5238

Email: rthompson@stpgov.org

Re: Administrative Comment

Date:

Annexation staff #:PR2014-01

<u>The Town of pearl River</u> is contemplating annexation of <u>.80</u> Acres owned by <u>Angela Galloway</u>.

Property is located at <u>66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14</u>
<u>East, Pearl River, St Tammany Parish, Louisiana</u>

Robert K. Thompson

Special Revenue Manager

Phone: (985) 898-2865



	Annexation			v	
City:	Pearl River	City Case No: 13-	8-9	Staff Reference PR2014-01	
Jate:		Line	Pri	iority 1	
	. "Face"	a Plantina Plantina di Andria d		District:	
Location: 66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14 East, Pearl River, St Tammany Parish, Louisiana	, Range 14 East, Pearl River, St	Parish Zoning	A-3 Suburban		
	Louisiana	City Zoning:	R-1A Single Family Residential		
	1		Subdivision	n: Crawford Addition	
Existing	Residential	·	Dev	reloped Intensification Concur w/ C	ity
Use: Size:	.80 acres		Population	n: Concur:	-
STR:	Sect 37, T-7- S, F	1-14- E	Annex Status	Sales Tax:	•
Cit	ty Actions			Council Actions	
Ordinance: 13	-18-9	City Date: 10/8/2013	Resolution	n: Council	(F)

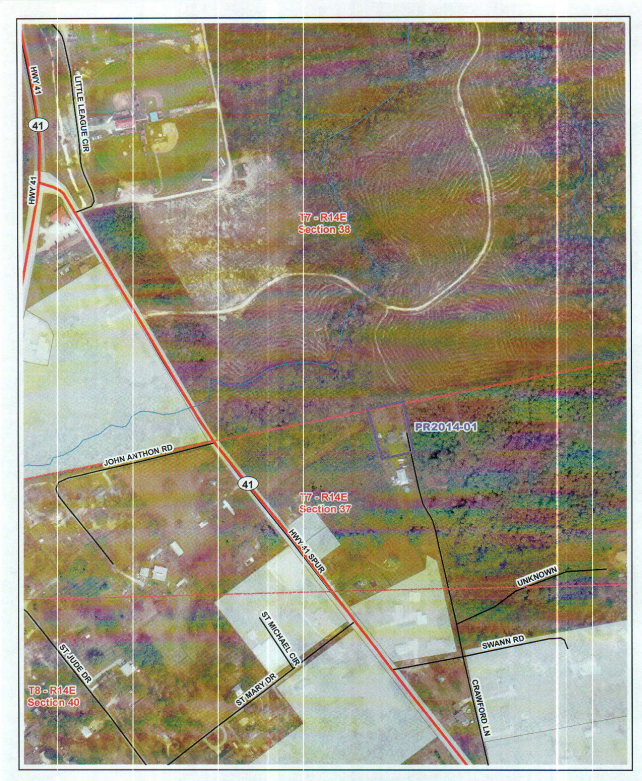
PR2014-01: STP Department notes:

Date	Department	Originator	Note
2/25/2014	Planning	S Fontenot	The proposal does not meet the requirements of the Louisiana Revised Statutes relative to annexation as it is not contiguous to the Town of Pearl River.  The subject property is not located within the Growth Management Agreement - Priority 1 area for the Town of Pearl River.  The proposed land use is not an intensification of land uses as both single family districts.
2/3/2014	Engineering	P Carrol	Floodplain storage must be maintained. Part of this property appears to be in the 100 year floodplain.  Parish drainage and traffic regulations must be followed.
2/21/2014	Public Works	J Lobrano	This Annexation will have approx. 350 feet of Parish maintained road on it. If annex the town will assume maintenance of the last 350 feet of Crawford Road
2/3/2014	Environmental	J Watson	No DES Issues
2/25/2014	Data Management	B Thompson	Town of Pearl River Annexed property prior to notifying the parish of their intention to Annex. Property was annexed on 10/8/2013, the Parish was notified on 2/19/2014
2/25/2014	Legal	M. Sevante	Email from Mike Sevante to Kelly M. Rabalais; Terry J. Hand; Beverly B. Gariepy; Sidney Fontenot:Richard Tanner; Robert K. Thompson; Neil Hall All:  The Town of Pearl River apparently adopted ordinance(s) earlier this year annexing two (2) parcels of property on the south side of Crawford Lane, and it appears without any prior notice to the Parish. The annexations appear to be inconsistent with the applicable growth management agreement and also inconsistent with state annexation law. Although, the parcels appear to be just outside of the growth management area east of the Hwy. 41 Spur. There should be internal discussion of legal effect and consequences as soon as possible since the ability of the Parish to file suit to contest these annexations, should it find it necessary to do so, is likely very short.  The Parish reportedly first received written notice of these annexations by fax from the Town on February 19, 2014, and sent to Data Management. This occurred after the Town called the Parish recently, requesting the Parish Council resolutions on these annexations. The Town was told the Parish had no knowledge of these annexations, proposed or otherwise. No advertised public notices by the Town on these annexations can also be found. It is unknown at this time whether the Town has published the annexation ordinances. Data Management is trying to determine this.

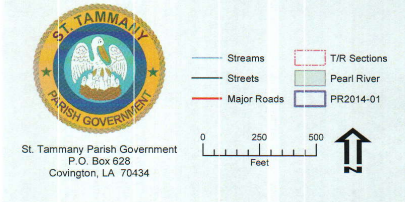
#### ST, TAMMANY PARISH COUNCIL

#### RESOLUTION

RESOLUTION COUNCIL SERIES NO
COUNCIL SPONSOR: PROVIDED BY: <u>CAO</u>
RESOLUTION TO CONCUR/NOT CONCUR WITH THE PEARL RIVER ANNEXATION AND REZONING OF .80 ACRES OF LAND MORE OR LESS FROM PARISH A-3 SUBURBAN DISTRICT TO PEARL RIVER R-1A SINGLE FAMILY RESIDENTIAL DISTRICT WHICH PROPERTY IS LOCATED AT 66059 CRAWFORD LANE, LOT 6C PARCEL A, SECTION 37, TOWNSHIP 7 SOUTH, RANGE 14 EAST, PEARL RIVER, ST TAMMANY PARISH, LOUISIANA, WARD 6, DISTRICT 6.
WHEREAS, Pearl River is contemplating annexation of .80 acres more or less owned by Angela Galloway , and located at 66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14 East, Pearl River, St Tammany Parish, Louisiana, Ward 6, District 6 (see attachments for complete description); and
WHEREAS, the proposed annexation <b>is not</b> consistent with the Annexation Agreement entered into by Pearl River and St. Tammany Parish effective April 1, 2003; and
WHEREAS, the property requires rezoning from Parish A-3 Suburban District to Pearl River R-1A Single Family Residential District which is not an intensification of zoning; and
WHEREAS, the property is not developed and the proposed annexation would not result in a split of the sales tax revenues, all sales tax revenue accrues to the Parish.
THE PARISH OF ST. TAMMANY HEREBY RESOLVES to <b>Concur/Not Concur</b> with the Pearl River annexation and rezoning of .80 acres of land more or less, located at 66059 Crawford lane, Lot 6C Parcel A, Section 37, Township 7 South, Range 14 East, Pearl River, St Tammany Parish, Louisiana from Parish A-3 Suburban District to Pearl River R-1A Single Family Residential District in accordance with <i>the April 1, 2003 Annexation Agreement between the Parish and Pearl River</i> .
BE IT FURTHER RESOLVED that should this property be annexed, the St. Tammany Parish Council requires that Pearl River review development proposals utilizing the applicable Parish Drainage Model and compliance with Parish Drainage Regulations.
BE IT FURTHER RESOLVED that the St. Tammany Parish Council requires that Pearl River requires a Traffic Impact Analysis be performed and that the Parish Department of Engineering be consulted on the traffic and access impacts of any proposed development.
THIS RESOLUTION HAVING BEEN SUBMITTED TO A VOTE, THE VOTE THEREON WAS AS FOLLOWS:
MOVED FOR ADOPTION BY, SECONDED BY
YEAS:
NAYS:
ABSTAIN:
ABSENT:
THIS RESOLUTION WAS DECLARED ADOPTED ON THE DAY OF, 2014, AT A REGULAR MEETING OF THE PARISH COUNCIL, A QUORUM OF THE MEMBERS BEING PRESENT AND VOTING.
REID FALCONER, COUNCIL CHAIRMAN
ATTEST:
THERESA FORD, CLERK OF COUNCIL (PR2014-01)



#### **Pearl River Annexation** PR2014-01

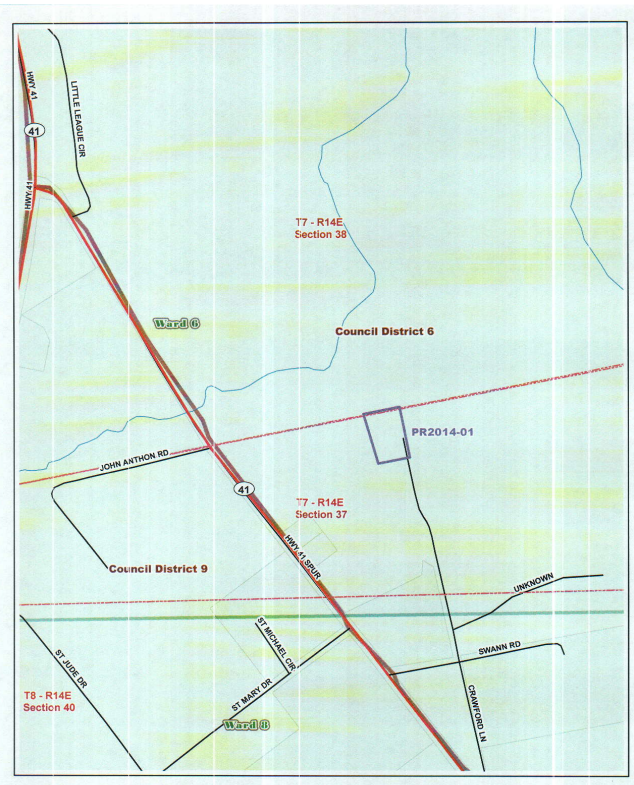


This map was produced by St. Tammany Parish Information Services. Note: This map is for planning purposes only. It is not a legally recorded plan, survey, official tax map or engineering schematic, and it is not intended to be used as such. Map layers were created from different wap layers were created from different sources at different scales, and the actual or relative geographic position of any feature is only as accurate as the source information. Copyright (c) 2014.

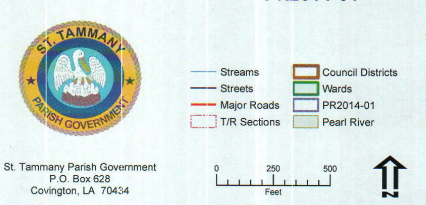
St. Tammany Parish, Louisiana.

All rights Reserved.

Map Number: abg2014-015 Date:02/24/2014.



# Pearl River Annexation PR2014-01



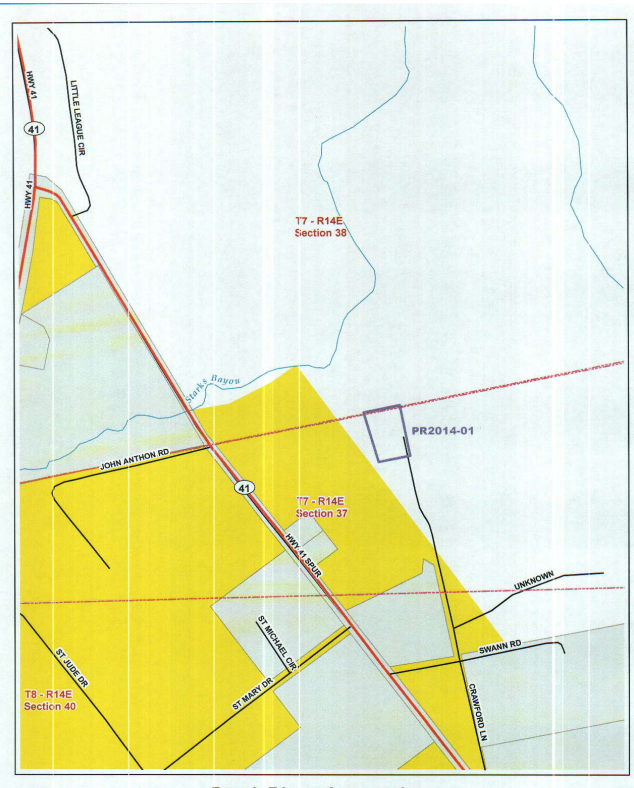
This map was produced by St. Tammany Parish Information Services.

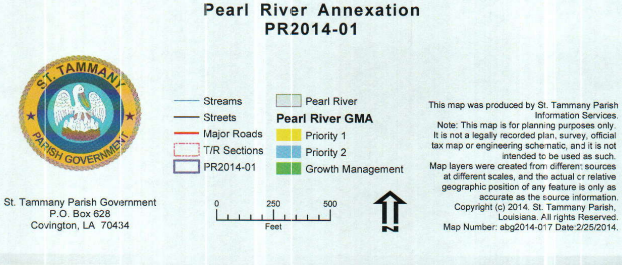
Note: This map is for planning purposes only. It is not a legally recorded plan, survey, official tax map or engineering schematic, and it is not intended to be used as such.

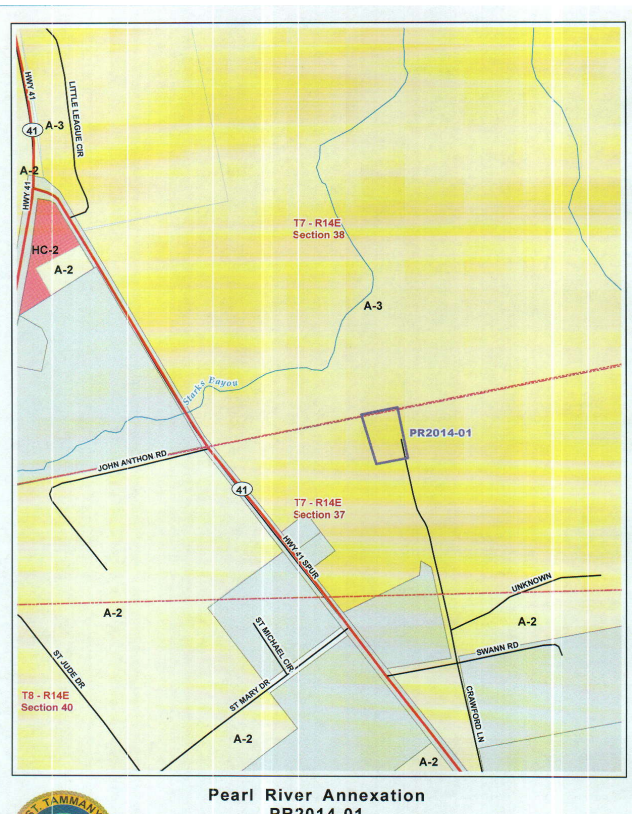
Map layers were created from different sources at different scales, and the actual or relative geographic position of any feature is only as accurate as the source information.

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Map Number: abg2014-016 Date:2/24/2014.







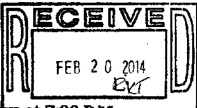


PR2014-01

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# **Town of Pearl River**

# **Annexation Request**



Planning Commission Meets First and Third Tuesdays at 7:00 P.M.

Q 3 13

Please include:

- I. Map
- 2. Description

Afce of \$25.00 per acre.
or per text change.
not to exceed \$200.00
is required upon
acceptance

Pearl River for annexation into the Town of Pearl River, by:
Name: Unalla Valloway
street Address: 46059 Clawford lane Plant rue, LA 704
Telephone Number: 905-200-4785
Zoning of Property to be Annexed:
Reason for Annexation: Take Part in Ow Community.
Description of Property:
(or attach copy of deed & map)

IF A PUBLIC HEARING MUST BE HELD, THE PERSON REQUESTING ANNEXATION MUST BE PRESENT.

For Office Use Only		
Date of Public Hearing:		
Date of Presentation to Town Council:		
Result of Public Hearing:		
Zoning After Annexation:		



JAMES LAVIGNE Mayor DAVID MCQUEEN

RONALD W. "RON" GUTH
Town Attorney

Mayor Pro Tempore

# TOWN OF PEARL RIVER

39460 Willis Alley ~ Town Hall
P.O. Box 1270
Pearl River, Louisiana 70452
Phone (985) 863-5800
FAX (985) 863-2586
townhall@townofpearlriver.net

HURY GAULEY
KATHRYN WALSH
MARIE CROWE
ELLA BRAKEFIELD
Aldermen

BENNIE RAYNOR Chief of Police DIANE BENNETT Town Clerk

BRENDA WICHTERICH Deputy Clark

CINDY EVANS

#### ANNEXIATION ORDINANCE #13-18-9

The Town of Pearl River seeks annexation into the corporate limits said property that is contiguous to the present boundaries of the Town.

WHEREAS, the petition is made by the property owner Angela Galloway, 66059 Crawford Lane, to be incorporated into the Town of Pearl River for the .80 acre to be rezoned R-1A.

WHEREAS, the petitioners have requested annexation for .80 acre for police protection and to vote.

WHEREAS, Request made by Angela Galloway to incorporate her property described as: A total of .80 acre, which is contiguous with the present boundaries of the Town of Pearl River, and said property is .80 acre Lot C MEAS 230x141.54x230x162 CONT. .80 ACS being Parcel A INST NO 886272 INST NO 1069852, ST. Tammany Parish, Louislana.

WHEREAS, the proposed annexation is consistent with the annexation agreement entered into the Town of Pearl River and St. Tammany Parish.

**NOW THEREFORE,** This ordinance being submitted to a vote of the Town Council at a regular scheduled council meeting of the Mayor and Board of Alderman held on Tuesday, October 8, 2013 at 7p.m.

The motion was offered by Alderwoman Ruby Gauley to accept this property into the corporate limits of the Town of Pearl River and was seconded by Alderwoman Ella Brakefield.

Voting: 4 YEAS, 0 NAYS, Absent David McQueen- MOTION CARRIED.

James Lavigne, Mayor

Diane Bennett, Town Clerk

AN EQUAL OPPORTUNITY EMPLOYER

pp00/8100回

TOWN OF PEARL RIVER

O2/19/2014 3:27PM FAX 9858632588+



# St. Tammany Parish Assessor's Office

Louis Fitzmorris
Assessor

St. Emmany Parish Justice Center 701 North Columbia Streat - Covington, Louisiana 70483

Ernest Signed rights nurto wife	
Search for a property by: Owner Name V Aucelo	Locations
The state of the s	<u>Purpose</u>
Search for a property by: Owner Name   Last Name: galloway First Name: emest  Year: 2012	important Dates
	Tax Calculation <
Search Clear	Market Value o
3 Hits. Year: 2012	Property Value of Search
<del></del>	Forms «
Name: GALLOWAY, ERNEST ELVIN JR ETUX Mailing Address: 66059 CRAWPORD LANE PEARL RIVER, LA 70452	Personal Property «
Property Address: 66059 CRAWFORD LANE Assessment Number: 125-115-3064	

Property Description: LOT 6C MEAS 230X141.54X230X162
CONT .80 ACS BEING PARCEL A INST NO 886272 INST NO
1069852
Exemption: H
Parish Tax: \$0.00
City Tax: \$0.00
Parish Mills: 162.09
City Mills: 0.00

Improvement: 2,871

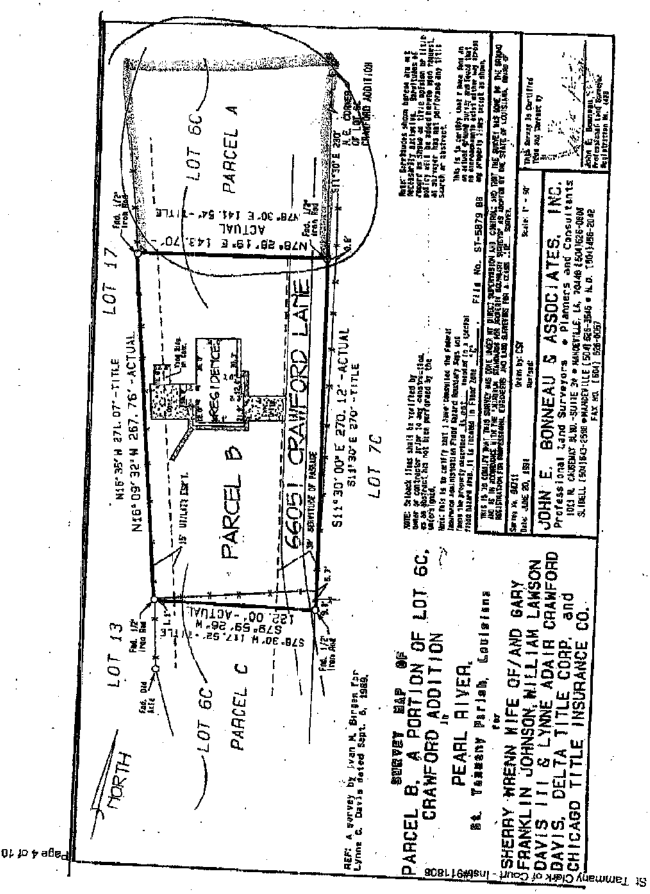
Land: 2,000

Total Assessed Value: 4,871

Homestead: 4,871

Taxable: 0 Taxes: \$0.00

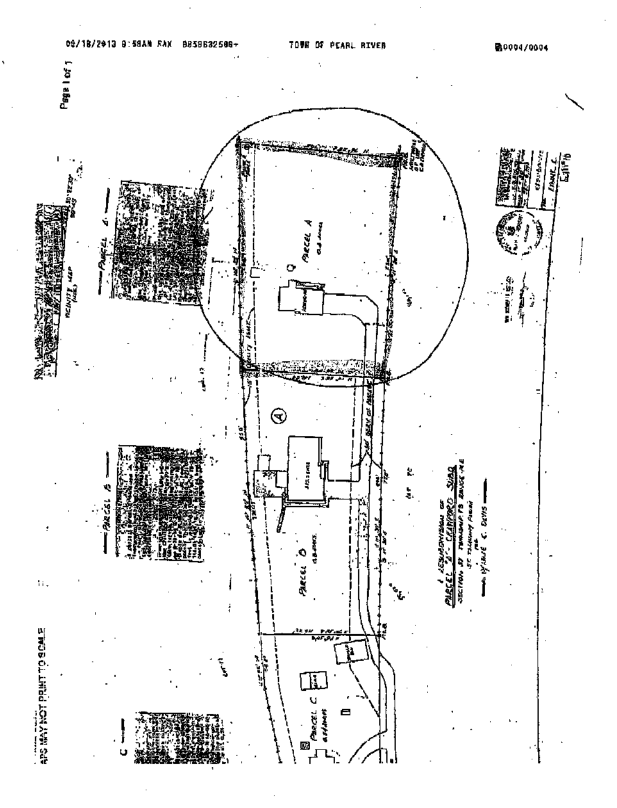
Taxes saved by Homestead Exemption: \$789.54



Þ\$00/\$Q**60**❷

TOWN OF PEARL RIVER,

02/19/2014 3:26PM FAX 9858632588+



# Мар



STPBasicMap MIS/GIS Department



### St. Tammany Parish Assessor's Office

**Louis Fitzmorris Assessor** 

St. Tammany Parish Justice Center 701 North Columbia Street • Cavington, Louislana 70433

#### CERTIFICATE OF OWNERSHIP AND ASSESSED VALUATION

I, the undersigned Assessor of the Parish of St. Tammany, State of Louisiana, do hereby certify that according to the assessment rolls maintained by the Assessor's Office, the following are the current owners of the following described property, to-wit:

2012 Tax Roll - Assessment Number 125-115-3064

OWNERS: Galloway, Ernest Elvin Jr. Etux

65059 Crawford Lane

Pearl River, Louisiana 70452

PROPERTY DESCRIPTION: 2012 TAX ROLL

Lot 6C being parcel A cont .80 acres Inst No 886272 Inst No. 1069852

I do further certify that the assessed valuation of the above described tract is as follows:

2012 VALUATION: Land 2,000

Improvements

2,871

TOTAL ASSESSED VALUATION

4.871

In faith whereof, witness my official signature and the impress of my official seal, at

Covington, Louisiana this the 15th day of October, 2013.

LOUIS PITZMORRIS, Assessor

TROY DUGAS, Chief Deputy Assessor



## St. Tammany Parish Assessor's Office

**Louis Fitzmorris** Assessor .

St. Tammany Parish Justice Center 701 North Columbia Street - Covington, Louisiana 70433

#### ASSESSOR'S CERTIFICATE OF OWNERSHIP

**STATE OF LOUISIANA** 

PARISH OF ST. TAMMANY

I, the undersigned Assessor of St. Tammany Parish, Louisiana hereby certifies that the following property will be assessed in the name Galloway, Ernest Elvin Ir., Etux as owner for the tax year 2012 and whose address is 66059 Crawford Lane, Pearl River, Louisiana 70452 and that the following certification is applicable to the property described as follows which is proposed for annexation into the Town of Pearl River:

#### PROPERTY DESCRIPTION

#### 2012 Tax Roll Assessment: Assessment Number 125-115-3064

Lot 6C being parcel A cont. 80 acres Inst No. 886272 Inst No. 1069852

- The total assessed value of all property within the above described area is 4.871 H. The total assessed value of the resident property owners within the above described area
  - is \$ 4.871 and the total assessed value of the property of non-resident property owners is \_0\_.
- I do further certify that the assessed valuation of the above described tract is as follows: III.

VALUATION: Land 2,000 Improvements 2,871 TOTAL ASSESSMENT -4.871

In faith whereof, witness my official signature and the impress of my official seal, at

Covington, Louisiana this the 15th day of October, 2013.

LOUIS FITZMORRIS, Assessor TROY DUGAS, Chief Deputy Assessor

Covington (985) 809-8180 | (38dell (985) 646-1990 | Fax (985) 809-8190

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Q70,000 CT WWW. OL BEYER BIAER

05/18/2014 3:26PM FAX 885832588+

#### ST. TAMMANY PARISH REGISTRAR OF VOTERS

M. DWAYNE WALL, CERA REGISTRAR



STATE OF LOUISIANA PARISH OF ST. TAMMANY

#### CERTIFICATE OF REGISTRAR OF VOTERS

I, the undersigned Registrar of Voters for the Parish of St. Tammany, State of Louisiana, do hereby certify that the property described in the attached survey by John E. Bonneau & Associates, Inc., Survey drawing # 94711, dated June 20, 1994 and further identified as a certain parcel of land and improvements being Lot 6C Parcel A Crawford Addition, containing 0.8 acres more or less situated in the town of Pearl River, Section 37, Township 7 South, Range 14 East in St. Tammany Parish, State of Louisiana, and by the records in the Registrar of Voters office has two registered voters within said property Angela M. Galloway and Ernest Elvin Galloway Jr.

In faith whereof, witness my official signature and the impress of my official seal at Covington, Louisiana, on this 24th day of September, 2013.

M. Dwayne Wall

Registrar of Voters

St. Tammany Parish, Louisiana

Attachments:

Legal description, Map and Survey

Co: Joanne Reed

701 N. COLUMBIA ST. - COVINGTON, LOUISIANA 70433 - 985-809-5500 520 OLD SPANISH TRAIL • SUITE 4C - SLIDELL, LOUISIANA 70458 • 985-646-4125 8052-608-586 BERMUN XVI 8057-608-586 BEVEL BIVER

**₱₱00/8000図** 

Q2/19/2014 3:27PM FAX 9858632586+

# User It: Sensone running Voter StrackAddrassList on PRODUCTION

# Louisiana Secretary of State Street Address List

		_	LVIN JR
Ward <all> AND Precinct <all> AND City PEARL RIVER AND Street <all> Crawford Ln FROM 66059 TO 66059 ALL</all></all></all>	Name	GALLOWAY, ANGELA M	GALLOWAY, ERNEST ELVIN JR
aford Ln FR	Reg #	5949240	
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AND Street	Ci 58 TX JP House# R Stat Reg #	DB D6 06 66059 W A	08 06 06 66059 W A
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inct cat	Pret	<b>2</b>	604
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FOF PARISINS 1. 1AMMANY - 52 AND W	Street	CRAWFORD LN	CRAWFORD IN
ransa si.	₫ <mark>Z</mark>	70452	70452
Jor I	City	PEARL RIVER	Pearl River

Report Count: 2

# **PUBLIC HEARING**

The Town of Pearl River Planning Commission called for a **PUBLIC HEARING** to be held at the Pearl River Town Hall, 39460 Willis Alley, Pearl River, LA 70452, on **Tuesday, September 17, 2013** at 6:30p.m. for the purpose of discussing:

1.Dolan and Christina Crawford 66051 Crawford Lane Annexation of 0.8 acres

2. Angela Galloway 66059 Crawford Lane Annexation of 0.8 acres

Any interested party may attend the Public Hearing.

The Thern of Pearl River
The Thern of Pearl River
The Thern of Pearl
The Thern of Pearl
Liver Planning Comabstor called for: a
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for the part of the Pearl
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for the part of the part of

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<u>.</u> e	PIANNING ; ZODING COMMISSION Public HEAVING
	9-19-13
:	6:30 Pm
	MEETING ENIED TO Order
	Roll CAll
	DYFSFNT AbSENT
1	KENNY COOPEN PHYILIS DEL PUGET
	Jud Ellision
	Juliana James
	LEIZE LAUIGNE
	Sam Philips
	FIRST ITEM ON OUR AGENJO
	Chylistana Dolan Craw ford Tr.
	66051 CYAW ford LA
	PEAVI RIVEY LA 70482
<u></u>	ANIEN ATION OF . BO ACKS INTO TOWN OF PEAR! RIVER LA
	(Their resident)
	BOTH MY MS CYAWFORD WEYE PESEUT.
	There was NO question from The Planning Commerce.
	There was No question or opertion from the flow.
1844 ( )	
- <u> </u>	ITEM Number Two on our AJENDA.
	ANGELA GALIAWAY
	66059 CVAWford LN.
	Pearl River La. 70452
	ANNEATION OF O.80 HERS INTO TOWN OF BEAUT BILLY
	OSVIBVED 3: 27PM FAX BASAGASSAG+ TOWN OF PEAR RIVER
††G0/†L00 <b>2</b>	OS/19/2014 3:27PM FAX 3858632586+ TOWN OF PEARL RIVER

4.	
	THEVE WAS NO QUESTIONS of YOU THE PLANWING COMMISSION IN:
3 2 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Public HEAring was Adjourned AT 6:45 Pm
	Sam Phillip Chairman
77 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	
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	AME 77
\$100/910	OS/13/2014 3:27PM FAX 88682686+ TOWN OF PEARL RIVER

St. Tammany Clerk of Court - Inst#901182

Page 1 of 9

ST-6015 DS

ONLYA TITLE CORPORATION

HOMD, FOR DEED

BY: LYNN ADAIR CRAWFORD DAVIS

TO: ANGELA WILLIAMS, WIPE OF/AND EXNEST ELVIS GALLOWAY, IR.

DT. REG # 515,029 Inst # 901192 FILED ST. TAMMANY PAR 84/07/)99418:45:90AN tht COB \_ NOB \_ NI \_

United States of America State of Louisiana, parise of St. Tankany 

BE IT MHOWS, that on this 30th day of March, in the year of Our Lord one thousand nine hundred and minety four (1994).

for the state and Parish aforesaid, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned,

#### PERSONALLY CAME AND APPEARED:

LIMBA ADAIR CHAMPORD DAVIS (88] -3513), A person of the full age of majority and a resident of the City of Florence, State of Alabama, who declared unto me, Notary, that she has been macried but once and then to William I. Davis, III with whom she is living and residing and whose mailing address is: 613 East Irvino Ave., Florence, AL 35630.

#### (hereinafter called "SELLER")

Lynne Adair Crawford Davis and William L. Davis, III, appearing herein by their duly authorized agent and attorney in fact, Emily Decker, as per Power of Attorney annexed hereto and made a part hereof.

ANGELA WILLIAMS (58# MINES -7101) WIFE OF/AND FREEN BLUIN CALLORAY, JR. (55# MINES -9637), both of the full age of majority and residents of the Farish of St. Temmany, State of Louisiana, who declared unto me, Notary, that they have been married but once and then to each other and whose mailing address is: 66089 Crawford Lane, Fearl River, Louisiana, 70452.

#### (herainafter called "PURCHASER")

who declared that contemporaneously with the execution of this instrument, Furchaser has paid to Seller the sum of Five thousand and no/100 (\$ 5,000.00) DOLLARS, cash in hand paid, receipt whereof is hereby acknowledged, and Purchaser does bereby bind and obligate Furchaser and Furchaser's heirs, successors and assigns, to pay unto Seller the additional sum of Eventy thousand and no/100 (\$20,000.00) DOLLARS, plus interest at the rate of Right (\$.0%) per annum from date hereof, payable as follows:

179 monthly installments of principal and interest in the amount of \$191.13, with a first payment due April 20, 1994 and continuing on the 20th of each month thereafter, with a final payment of \$191.27 due on or before March 20, 2009. It is understood and agreed that this note may be prepaid at any time without penalty. Plus the Recrow Agent's monthly service fee.

March

St. Tammany Clerk of Court - Inst#901182

Page 2 of 9

# SPECIAL POWER OF ATTORNEY.

United States of America

STATE OF ALABAMA

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OF LAUREDALE TLORES CIS CELLE OF.

66059 ERAWITERS E chart

before me, a Notery Public, duly commissioned and qualified in and for the above-indicated State and Parish (County), and in the presence of the undersigned witnesses, personally came and appeared the hereinafter named and undersigned PRINCIPAL, was doctored under each that he is all ideal age and his market about 10 has harelsofted set forth, and further that he does by these presents make, name, orders, constitute and appoint the hereinester named ACENT and ATTORNEY-IN-PACT (hereinester reserved to as AUSNT), of the full age of majority, to be hit true and lawful AGENT, hereby giving and granting onto said AGENT full power and authority, for him, and in his name, place and stand, to do and perform all the things and sets specified herein and in the numbered

PRINCIPAL further sutherizes and empowers his said AGENT to do and perform any and every set, master and thing whattoever, as shall ar suny be regalate and necessary in arter to effortunic the purposed for which this power of attorney is granted, as fully and with the effect as if PitinOffA's had been personally present and had done any such thing, performed any such act. and/or had signed all and any such document, deed, note, contract, application or other sersement, "RINGIPAL hereby satisfying and confirming any and all laings done by his sold AGENT and accipting them as his own act and deed.

PRINCIPAL further expressly stipulates that any embiguities which may arise in the interpretation bereaf shell be liberally whistened to at to affectuate the purposes hereof and to relidate all delays dance by ACENT. Whenever used herein, the singular number shall include the plural, and the mascrillan garder shall lactude all gorders.

The purpose for which this power of attorney is granted has

L Applicable |----| Not applieshie

Not direct, instruct, authorize and permit ACENT to cell and deliver the hardenflar described rost askate, and/or all of FILM CIPAL'S right, that and interest therein, with warranty of title and with subrogation of all actions of warranty, unto any parson, firm or corporation or association, far men price and on such (atms and consistons on AGENT may deem proper, to pay and discharge any and all charges, expanses and encurabrances in commentum transmitts, and in revolve and social for the saling price.

L ...... Applicable XXX Not shallening

To direct, instruct, puthorize and permit AGENT to perchapt the hereigniter dimeribed und estate for the price and sum of a "" (# cneli bad \$" PRINCIPAL'S promissory note and socured by wendor's tien and for mortgage on such seal result. ta be evidenced by

III. Applicable XXX Not applicable

To direct, internal, authorize and permit ACENT to borrow, from my person, firm of corporation, the total mm of \$-----Enkl loan to be evidenced by PRINCIPAL'S prominently note and secured by vendor's then and for inortgage on the hestinaster described real estate, or PRINCIPAL'S undivided interest therein.

- in the event that paragraphs il and/or iti acceluabove shat be applicable, PRINCIPAL does hereby expressly subhorize AGENT:
- (a) To execute the necessary sake and resale or out of trorigage to create a vendor's than in favor of ony building and lean esposiation, similar to execute any act of sold similar medians, conventional modifies, or any form of mortgage required to obtain mortgage lean insurance or ione guarantees from the Vaterans Administration or Federal Housing Administration, on such form and on such terms and conditions as the lender shall require, the said instrument to contain all usum Louisians tectrify clauses, lackeding by way of example, but not limited to, confession of judgment, weiges of appendement, waiver of housestern exemption from solutro, and pact de non aliquanda.
- (b) To make, execute and deliver in PRINCIPAL'S manua promisery note in the amount of the credit position of the purchase price or the amount of the loos, and note to be payed and ancientable and at such rate of interest and on most tenus and conditions at ACENT that does proper ACENT may increase or decrease the amount of the note, not to exceed ten (16%) per cent,

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- for the annual manufacture found from the finite that the finite and the state of the and to plodge sure to secure the food, and to sure to enably with all of the providings of the distinct, by-laws, blut rules and regulations of such building and four association, and all other dilings at such termiling and four appropriate and require.
- . (a) To obligate difficulty and in solido in the event that there are other homowers or purchasers

WILLIAM L. and LINE DAVIS, and MARTIAL STATUS OF PHINCIPAL.

Seach other. The said William L. Davis, ILL is appearing at this act of usle through this property and that he has no interest in said property.

Size a separate and paraphermal courses are a paraphermal.

Florence, Alsham 35630 Intily Decker NAME AND DESIDENCE OF ACEPT: 39210 Pine Street Pearl River, Louisiana 70452

RESCRIPTION OF REAL RETATE FURMING THE SUBJECT OF THIS FOWER OF ATTORNEY!

A CERTAIN PARCEL OF LAND AND IMPROVEMENTS SIDERICE IN the town of Pearl River, Crawford Addition; "St. Tampany Parish, Louigians more fully described as follows:

From the Northeast corner of Lot 6-C of the Crawford Addition which is the point of beginning to South 11 degrees 30 minutes East 230.0 foot to a point; theree go south 78 degrees 30 minutes West 141.54 feet to a point; thence go worth 16 degrees 35 minutes West 230.0 feet to a point; thence go worth 78 degrees 30 minutes fast 162.00 feet to the point of beginning. Containing in all 0.80 acre of land more or less.

All in accordance with plat of survey by Ivan M. Borgen dated September 6. 1989 and bearing drawing number 49622. A copy of which is attached to sale of property.

Being part of the same property acquired by Lymne Adair Crawford Davis by act of sale cared May 20, 1977 and recorded in COB 827, inlic 435 of the official records of 5t. Tempany 1993 and recorded in instrument number 877949 of the official records of St. Tempany Parish, Louisians.

Titus DOME AND PASSED, in multiple originals, at the City and State aforesid on th te undertified competent witnesses, who have bereto signed their comes with soid PRINCIPAL and me, Notacy, after due reading of o dala abaw set forth, la the precence of

"ITNESSES.

AUTION: The Notary cannot be a witness

The Notary must allach a cartificate from the Clark of Court to the fact that he is duly

MAR LYNNE ADAIR CRANFORD DAVES

Smi you NOTARY PUBLIC

(SEAL)

MY CONNINGEN EXTIRES CIT. 18 149%.

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# TAX RESEARCH CERTIFICATE

PEGGY JONES, INDEPENDENT ABSTRACTOR

ST 6016-DS

	DATE: 3/01/94	WARD [NG.25
O.80 acs. M/L	Independent Abstractor, in Louisiana, do hereby certified in the office of the Tax Flore that all State and Par	Collector of St. Tammony ish Taxes estassed against
in Courted.	100 the Being !	reing 185 ang My
	,	E 1445/40
situated in the Parish	of St. Temmeny, State of L	
YEAR NUMBER 1993   95/044605 1992   45/044605 1991   75/044605 1991   75/044605 1991   75/044605 1991   75/044605 1991   75/044605	Scott, W.C. II	T. Las C1445/469 Only ) 2 ( year 2 1462/469)
irther.	opening only insufar on the	SUOVE TO WELL
•	Total Exampt.	• 110.18 • 62.24
Liested by	$\sim$	

St Tammany Clerk of Court - ins#9011823aid payments are to be made beginning April 20, 1994, and on the 20TH day of each succeeding month thereafter until the foll sum of \$ 20,000.00 excluding the initial payment of \$ 5,000.00, has been paid on account of principal.

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Late Pagment: In the event that any payment is not received by the Escrow Agent by the due date, purchaser shall be responsible for any late charge. Purchaser shall pay a late charge of five percent of the total monthly payment if payment is not received by the 20th of the month by the Escrow Agent.

Payments to Escrow Agent: All payments to be made by Furchaser under this Agreement shall be made to L & C M FSCROW SERVICES, INC., as Escrow Agent for all parties. Said Escrow Agent shall make the following payment from the monies received from Purchaser:

The sum of \$ 191.19 per month, to Lynns Adair Crawford Davis, at 61,2 Heat Irvin Avg. Florence, Alabama 35630 on the 187 day of each month beginning May 1 19 24.

RECIPION Agent: And now comes L & C N ESCROW SERVICES, INC. intervening for the purpose of acknowledging the terms of this agreement and accepting its appointment as Bearow Agent to accept payment from Purchaser and from the amounts collected to make the payments as specified above on the property hereinafter described. It is understood by all parties that the said Escrow Agent shall have no suspensibility to make any payment whatspever in excess of the amounts collected from Purchaser. Purchaser agrees to make all payments to Escrew Agent only in the form of cashiers checks, certified checks, cash, and/or money orders. No personal or business checks will be accepted by the Escrow Agent. In the event montally payments are not received from Purchaser, Escrow Agent's sole responsibility will be to notify Eslier of the nonreceipt of payment. Said notice shall be mailed to Selley at 613 East Irvine Ayrange. Plorence, Alabama 35630.

Waiver: Purchaser expressly consents to a waiver of the requirement of Louisiana Revised Statute 9:2942 relative to the obtaining of a written guarantee from the sortgage holders and the recordation thereof and the requirement of R.S. 9:2943 that a Louisiana bank be designated as Escrow Agent. The said Seller and Purchaser expressly waive any right that they may have to claim the invelidity of this Contract For Sale or Bond for Deed because of non-compliance with the said statutes and all parties agree not to initiate or suggest that any action be taken against Seller under R.S. 9:2947. Purchaser further understands that the said statutes are for Purchaser's protection and Purchaser affirms knowledge of the outstanding mortgage indebtedness all as set forth hereinabove.

Property: If and only if Parchaser promptly pays all taxes, assessments and insurance as set forth hereinafter, and having paid the total amount of \$20.000.00 toward principal (excluding the initial payment of \$5.000.00), Seller will at that time execute a sufficient warranty dead, selling and conveying unto Purchaser the following described real estate, to-wit:

A CERTAIN PARCEL OF LAND AND IMPROVEMENTS situated in the town of Pearl River, Crawford Addition, St. Tommany Parish, Louisiana more fully described as follows:

From the Bortheast corner of LOT 5-C of the Crawford Addition which is the point of beginning go South 11 degrees 30 minutes East 230.0 feet to a point; thence go South 78 degrees 30 minutes West 141.54 feat to a point; thence go North 16 degrees 35 minutes West 230.0 feet to a point; thence go North 78 degrees 30 minutes East 162.60 feet to the point of beginning. Containing in all 0.80 acres of land more or less.

All in accordance with plat of survey by Ivan M. Borgen dated September 6, 1989 and bearing drawing number 49622.

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Improvements thereon Fear the Municipal No. 66059 Crawford Lane, Pearl River, Louisiana, 70452.

Being the wase property acquired by Lynne Adair Crawford Davis by virtue of Writ of Seisure and Sale dated October 13, 1993 and reworded in Instrument # 886272, St. Tammany Parish, Louisiana,

Further, it is understood that said property presently does not have its own well to service home. Water is provided by neighbor (Mrs. Syatt) at a nominal fee of \$10.00. Saller assumes no liability for maintaining the well. Should any problem occur with the well, buyer would work directly with owner of well.

The said property is subject to any and all restrictions, conditions and servitudes which may appear in the chain of title.

The parties hereto take cognitance that no enryey and no title examination has been done on the herein described property in connection with this Act and the parties do hereby relieve and release me. Notary, from any and all liability in connection with any encroachments which might appear on such survey and any title defects which might bave been disclosed by such title examination.

AS IS: Purchaser hereby acknewledges and recognizes that this Act of Bond for Deed and any future transfer of title will be done in "AS IS" condition, with respect to the property, and Purchaser bereby reliaves and releases Seller and all previous owners thereof from any and all claims for any vices or defects, and particularly any claim or cause of action for redhibition pursuant to consistent Civil Code Riticles 2520, at seq. Purchaser further acknowledges that this univer of warranty will be contained in any future transfer of title between Purchaser and Seller.

Terms of Sale: Appearans further declars that the said sale is to be executed by the said Sellor in favor of the said Eurohaser in the standard form for a Louisiana cash sale and with full warranty of title. The cost of all necessary certificates and vendor's fees shall be paid by Seller and all notarial fees and other expenses shall be paid by Furchaser.

Special Mortgage: In order to secure the full and faithful performance of the foregoing obligation of Seller to deliver title to the above described property, Seller does by these presents further specially mortgage and hypothecate the hereinabove property unto and in favor of Furchaser herein, and Furchaser's successors and assigns. This special mortgage in favor of Furchaser and Purchaser's successors and its assigns, now herein granted by Seller, is separate, distinct and in addition to the mortgage(s), if any, described above.

Repairs and Occupancy: Purchaser is hereby granted the right of occupancy of the herein described property and agrees to keep the property in good repair, to repair and maintain the improvements, and assume all rick of loss and destruction of said improvements.

No Liens or Privileges: No person shall be entitled to a lien or privilege on the immovable property described hereinabove, nor a claim against Seller as comer, under R.S. 9:4001 or 9:4802 unless Seller shall have specifically agreed in writing to the price and work of any undertaking by Purchaser or any other person.

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Taxes: All taxes assessed against the herein conveyed property from the year 19-91, up to and including the year 19-92, have been paid, as per tax research annexed hereto. Taxes for the year 19-94, have been provated through the data hereof. All property taxes, any state, local or other assessments, from the date of this Act and thereafter shall be the responsibility of Purchaser, and will be promptly paid by Purchaser when due, prior to the time the same becomes delinquent.

Lisurance: Furchaser further agrees to carry, at Furchaser's expense, fire and extended coverage insurance and flood insurance in the minimum amount required by Seller. All necessary insurance policies to protect all parties to be in the names of the respective parties, seller and Furchaser, as regained, with a mortgaged or loss payable clause in favor of mortgages(s); certificates of such insurance shall be delivered to Seller at the time of execution of this agreement. It is understood and agreed that all insurance proceeds that might be paid under said insurance policies will be distributed between Seller and Purchaser as their respective interest may exist at the time of the payment of such insurance proceeds.

Default: Appearers further declare that the payment by Purchaser of each monthly installment, until the sum of \$20,000.00 has been paid on principal (swellading the initial payment of \$5,000.00) plus the payment of all texes, and any state, located or other assessments and insurance presiums is of the essence of this Agreement and that if any of the said installments, taxes, assessments, or insurance premiums are not paid when due or if Purchaser shall in any other meaner violate the bovenants hereunder, then in any of such events, Purchaser shall be in default and Seller shall have the right, at Sellers option:

1. To seek specific performance of this Agreement, and to accelerate all initallments due for the unexpired remaining term of this Agreement and declare said amount immediately due and payable, together with attorney's fees of 20% of the total amount due by Purchaser in the event an attorney is employed to protect any interest or enforce any rights of Seller under this Agreement. Upon payment of all such amounts Seller will immediately convey title to the herein described property to Purchaser. Purchaser expressly waives depend and all notices of demand.

#### OR

2. To have this Agreement and the Special Mortgage granted hereinahove canceled in accordance with the provisions of R.S. 12965 and Civil Code Art. 2017, without the necessity of a judicial dissolution. It is expressly agreed that either Saller or the Escrew Agent named herein, may serve the required forty-five (45) day notice. Furchaser expressly waives any additional time to perform which may be allowed by La. Civil Code Art. 2013. In such event all of Purchaser's rights under this Agreement, shall be forfeated as hereinafter provided.

Forfalture: In the event of such default and cancellation under R.S. 9:2945, the title to the above described property shall be free and clear from any and all claims by Purchaser, and Seller shall be entitled to retain all payments heretofore made by Purchaser and all improvements placed upon the said premises without reimbersing Purchaser therefor.

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It is expressly agreed and stipulated that the initial payment, plus the total morthly installments paid by Purchaser, constitute the stipulated tempensatory amount and/or liquidated damages which Soller is entitled to retain to fairly compensate Seller for: (1) the fair and reasonable rental value of the property involved herein which is eved to Seller for Purchaser's use of the property during the term of this agreement; (2) reasonable compensation eved to Seller for Seller's removal of the said property from the market, and the resultant loss of all exportunities to sell the subject property to a third party during the term of this agreement; and (3) reimbursement of real estate broker's commission, Closing fees and costs, transaction taxen/fees and Federal and State income taxes paid or incorred by Seller as a result of this Agreement.

Further, Purchaser coverants and agrees that they and all persons holding possession of the preparty described herein shall immediately surreader said property and the improvements thereon to Seller upon cancellation of this Agreement.

No Waiver: Seller's failure to strictly and promptly enforce his rights under this Agreement shall not operate as a waiver of Seller's rights, and said feller hereby expressly reserving the right to always enforce prompt payment of all monthly installments during the entire term of their Agreement, or to seek cancellation of this Agreement and fortesture of all payments to date of such cancellation, regardless of any indulgences or extensions previously granted.

No Assignment: Appearers further declare that this contract and all rights bereunder ere and shall remain personal to Seller and Purchaser and their respective being, successors and assigns and may not be allemated, sold, conveyed, assigned, wortgaged, pledged or hypothecated by Seller or Purchaser, in whole or in part.

Certificates: By reference to the Mortgage And Conveyance Certificate annexed herein and made part hereof in the name of Seller, it appears that the herein described property is subject to:

None shown as of record.

Sallar further declarer that the property is not subject to any other liens or encumbrances whatsoever and has not been alienated since acquisition of the same and that Sallar will not, prior to the time that title is to be transferred to the said Purchaser, execute or permit any other mortgages, liens or encumbrances to be placed on the said property and will at the time that the title is transferred, clear any inscriptions appearing on the Mortgage and Conveyance Certificates.

The parties to this Act take cognizance to the fact that the mortgage and conveyance certificates are undated and unsigned and do hereby relieve and release me, Notary, from any and all responsibility is connection therewith.

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THUS DONE AND SIGNED, in my office in the Parish of St. Farmeny, on the day, month and year first aforesaid, in the presence of the undersigned competent witnesses, who herewith sign their names with the said parties, and me, Notary, after the reading of the whole.

wiwesore :

Bula Him

LINDS ADAR CRANFORD DAVIS, by her duly authorized agent and attorney in fact, Emily Decker

WILLIAM L. DAVIS, III,
INVENTENCE, by his duly
authorized agent and automey
in fact, Emily Decker

ERNEST ELDIN GALLOWAY, JR

Chiefe Williams Chiefer

L & C/R ESCROW SERVICES, INC.

AUTHORIZED AGENT

Mulsela

MAT J. AMMALLA