

LOUISIANA BOARD OF ETHICS
MINUTES
September 5, 2024

The Board of Ethics met on September 5, 2024 at 2:30 p.m. in the LaBelle Room on the first floor of the LaSalle Building located at 617 North Third Street, Baton Rouge, Louisiana with Board Members Baños, Bryant, Colomb, Couvillon, Grand, Grimley, Lavastida, Roberts, Scott and Speer present. Board Member Ellis was absent. Also present were the Ethics Administrator, Kathleen Allen; the Executive Secretary, Carolyn Abadie Landry; and Counsel Tracy Barker, David Bordelon, Mallory Guillot, Jessica Meiners, Sue Mooney and Charles Reeves.

The Board entered into General Session and on motion made, seconded and unanimously passed, the Board empowered the Chairwoman to accept the resignation of the Ethics Administrator within the normal time frames used by the agency to post vacant positions.

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The Board of Ethics met on September 6, 2024 at 9:08 a.m. in the LaBelle Room on the 1st floor of the LaSalle Building located at 617 North Third Street, Baton Rouge, Louisiana with Board Members Baños, Couvillon, Grand, Grimley, Lavastida, Roberts, Scott and Speer present. Board Members Bryant, Ellis and Colomb were absent. Also present were the Ethics Administrator, Kathleen Allen; Executive Secretary, Carolyn Abadie Landry; and Counsel Tracy Barker, David Bordelon, Mallory Guillot, Jessica Meiners, Suzanne Mooney and Charles Reeves.

Board Member Colomb arrived at 9:11 a.m.

Mr. Rowdy Gaudet appeared before the Board in Docket No. 21-139 regarding his request for the Board to dismiss the consent agreement, in which Mr. Gaudet agreed that he violated Section 1111C(2)(d) of the Code of Governmental Ethics, based on the enactment of Act 492 in the 2024 Regular Legislative Session. After hearing from Mr. Gaudet, on motion made, seconded and unanimously passed, the Board declined to dismiss the consent agreement and civil penalty.

Mr. Reddex Lamont Washington, Jr., Alexandria City Councilman, District 1/Rapides Parish, and Ms. Shelly Johnson, Campaign Manager and Treasurer, appeared before the Board in Docket No. 23-862 requesting a waiver of the \$2500 late fee assessed for filing Mr. Washington's 2021 Tier 2 annual personal financial disclosure that was 88 days late. After hearing from Mr. Washington and Ms. Johnson, on motion made, seconded and unanimously passed, the Board declined to waive the late fee.

Judge Johnell Matthews, an unsuccessful candidate for City Judge, City Court, ES 2E, City of Baton Rouge, in the October 14, 2017 and November 6, 2018 elections, appeared before the Board in Docket No. 24-534 requesting that the Board waive the two \$660 late fees, for a total of \$1,260, assessed against her for two 2023 supplemental campaign finance disclosure reports were filed 11 days late; and, waive the \$660 campaign finance late fee assessed against Johnell Matthews, a successful candidate for City Judge, City Court, Division C, City of Baton Rouge in the July 11, 2020 election, whose 2023 Supplemental campaign finance disclosure report was 11 days late. In its capacity as the Supervisory Committee on Campaign Finance Disclosure and after hearing from Judge Matthews, on motion made, seconded and unanimously passed, the Board declined to waive and reduced each late fee to \$600, for a total of \$1,800.

Tommy Cvitanovich, the owner of Drago's Seafood Restaurant, appeared before the Board in Docket No. 24-556 regarding an advisory opinion request as to whether the Code of Governmental Ethics prohibits Drago's Seafood Restaurant from providing food services to visiting National Football League ("NFL") teams since Mr. Cvitanovich was recently appointed as a member of the Louisiana Stadium & Exposition District ("LSED") Board of Commissioners. After hearing from Mr. Cvitanovich, on motion made, seconded and unanimously passed, the Board concluded that since the visiting NFL teams do not have a contractual, business, or financial relationship with LSED, there is no violation of the Code of Governmental Ethics if Drago's provides compensated food services to the visiting NFL teams.

Board Member Grimley recused himself from voting on Docket No. 24-536.

William R. "Trey" Mustian, an unsuccessful candidate for State Representative, 82nd Representative District in the October 12, 2019 election, appeared before the Board in Docket No. 24-536 requesting that the Board waive the \$1,800 campaign finance late fee assessed against him for filing his 2023 Supplemental campaign finance disclosure report 18 days late. In its capacity as the Supervisory Committee on Campaign Finance Disclosure and after hearing from Mr. Mustian, on motion made, seconded and unanimously passed, the Board suspended all of the late fee based on future compliance.

LaToya Breaux appeared before the Board in Docket No. 24-557 regarding an advisory opinion request regarding a Lafayette Housing Authority ("LHA") employee being a landlord under the Housing Choice Voucher ("HCV") Program while being employed as a Case Manager in the HCV/Section 8 Office. On motion made, seconded and unanimously passed, the Board concluded that based on the facts presented, the Code of Governmental Ethics prohibits Ms.

Breaux from being a landlord under the HCV Program in Lafayette and Vermilion Parishes while she is employed as an HCV-Section 8 Case Manager with the LHA.

Cynthia Franklin, Linward Charter School, appeared before the Board in Docket No. 24-436 requesting a waiver regarding a \$500 late fee assessed for filing her amended 2022 Tier 3 annual personal financial disclosure 39 days late. After hearing from Ms. Franklin, on motion made, seconded and unanimously passed, the Board deferred and instructed staff to get more information regarding her financial hardship.

In its capacity as the Supervisory Committee on Campaign Finance Disclosure, the Board considered a reconsideration request in Docket No. 24-034 regarding its decision to reduce a late fee of \$560 and decline to waive the \$800 campaign finance late fee (\$1440.00 total) assessed against Scott Washington, an unsuccessful candidate for Police Juror, District 8, Calcasieu Parish in the October 14, 2023 election, whose 10-P and 10-G campaign finance disclosure reports were filed 14 and 20 days late, respectively. On a motion made, seconded, and unanimously passed, the Board, with respect to 10-P late fee, reaffirmed the prior decision to reduce 10-P to \$500 based on Rule 1205C of the Campaign Finance Act and declined to waive; and, with respect to 10-G late fee, reaffirmed the prior decision to decline to waive.

The Board considered an advisory opinion request in Docket No. 24-626 from Rep. Dustin Miller, District 40, as to whether his company, Acadiana Practitioners LLC, can enter into a Memorandum of Understanding with the Louisiana Department of Health. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics does not prohibit Acadiana Practitioners LLC from entering into the Memorandum of Understanding with the Louisiana Department of Health-Office of Public Health.

The Board took a recess between 10:54 a.m. and 11:08 a.m.

On motion made, seconded and unanimously passed, the Board agreed to take action on items G7-G19 en globo subject to any items being removed from the en globo listing for further discussion.

On motion made, seconded and unanimously passed, the Board adopted the staff recommendations on items G7-G19, excluding item G14, taking the following action:

The Board considered an advisory opinion request in Docket No. 24-126 as to whether the Code of Governmental Ethics permits a rental property company owned by the Secretary-Treasurer of the Evangeline Parish Police Jury may continue to receive payments from the federal government. On motion made, seconded and unanimously passed, the Board declined to render an opinion due to the fact that staff has attempted to reach out to the correspondent for this advisory opinion request but has been unsuccessful in reaching him to gain additional information.

The Board considered an advisory opinion request in Docket No. 24-138 submitted by Chauna Banks as to whether the Code of Governmental Ethics prohibits her from participating in certain transactions while serving as a member of the East Baton Rouge Metropolitan Council. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics does not prohibit the nonprofit entities with whom she is affiliated from entering into transactions with the City of Baton Rouge/Parish of East Baton Rouge while Ms. Banks served as an elected member of the Metro Council. Additionally, as long as Ms. Banks receives no compensation from the entities, she is not prohibited from participating in transactions involving those entities.

The Board considered an advisory opinion request in Docket No. 24-365 from Corey Bardwell as to whether the Code of Governmental Ethics permits him to perform services for a

company that does business with the City of Alexandria (the "City") while the City employs his father in the Light Division. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics prohibits Mr. Bardwell from providing services to Line Tec on projects associated with the Light Division; and, requires Mr. Bardwell to file disclosure reports annually disclosing his income from Line Tec.

The Board considered an advisory opinion request in Docket No. 24-477 regarding an Ascension Parish School Board ("APSB") employee's husband and his company soliciting business with the APSB to provide detailing services for APSB's maintenance vehicles. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics does not prohibit Dr. Latatia L. Johnson's husband and his company from soliciting and conducting business to provide detailing services for APSB's maintenance vehicles as long as the transactions are not under the supervision or jurisdiction of the APSB Special Education Department.

The Board considered an advisory opinion request in Docket No. 24-481 regarding whether the Code of Governmental Ethics prohibits Amanda Fontenot Johnson from continuing her employment in the Lake Charles Transit Department if elected to the Lake Charles City Council. On motion made, seconded and unanimously passed, the Board concluded that no provision of the Code of Governmental Ethics prohibits Ms. Johnson's continued employment in the Lake Charles Transit Department as an Admin III. However, Ms. Johnson should be advised that her continued employment with the Lake Charles Transit Department while serving as a member of the Lake Charles Council may present an issue associated with the Louisiana Dual Office-Holding laws, which are under the jurisdiction of the Attorney General. The Board suggested that she contact that office regarding applying those laws.

The Board considered an advisory opinion request in Docket No. 24-517 from Courtney E. Alcock, on behalf of the Terrebonne Parish Consolidated Government (the "Parish"), regarding whether a Parish employee's child may participate in a Headstart program. On motion made, seconded and unanimously passed, the Board concluded that based on the facts presented, the Code of Governmental Ethics would not prevent the Parish's employee, Ms. Jessica Bertinot's child from enrolling in Headstart to the extent that such services are available to all individuals in the Parish on the same terms and conditions.

The Board considered an advisory opinion request in Docket No. 24-518 from Lynn Hebert on behalf of the Terrebonne Parish Department of Planning & Zoning ("Planning Department") as to whether the Code of Governmental Ethics prohibits employees from accepting a gift from a contractor. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics does not prohibit the Planning Department employees from accepting promotional tumbler cups from ARES Construction.

The Board considered an advisory opinion request in Docket No. 24-570 regarding whether the Code of Governmental Ethics permits Jeanie Decuers to provide consulting services for public schools in Orleans Parish within two years following the termination of her employment with the Orleans Parish School Board. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics permits Ms. Decuers to provide consulting services to contract charter schools in Orleans Parish, provided that, for a period of two years following August 18, 2023, she does not render any service on a contractual basis to the Facilities Division of the Operations Department of the Orleans Parish School Board that she previously rendered to such agency.

The Board considered an advisory opinion request in Docket No. 24-572 from the Baton Rouge Downtown Development District (“DDD”) regarding a potential contract with The Walls Project, a nonprofit organization. On motion made, seconded and unanimously passed, the Board concluded that The Walls Project is not prohibited from entering into a contract with the DDD. Further, the proposed disqualification plan is approved. Finally, the employee of the DDD, Iboro Udoh, is not prohibited from receiving compensation through his wife’s employment with The Walls Project.

The Board considered an advisory opinion request in Docket No. 24-581 regarding whether the Code of Governmental Ethics prohibits Dr. John Underwood, an employee of the Louisiana Department of Education (“DOE”), from accepting a position on the Computer Science Teachers Association (“CSTA”) National Standards Writing Team. On motion made, seconded and unanimously passed, the Board concluded that Code of Governmental Ethics does not prohibit Dr. Underwood from becoming a member of the the CSTA National Standards Writing Team. However, if DOE allows Dr. Underwood to attend meetings of the CSTA National Standards Writing Team as part of his DOE job duties, Dr. Underwood will be required to file with the Board of Ethics Form 413, Complimentary Admission, Lodging and /or Transportation Disclosure Statement Form, within 60 days of accepting any complimentary admission, lodging and /or transportation from CSTA, and he would be prohibited from accepting a stipend from CSTA.

The Board considered an advisory opinion request in Docket No. 24-603 on behalf of St. Mary Parish Hospital Service District No. 1 (“District”),d/b/a Bayou Band Health System, regarding the potential hiring of a St. Mary Parish Council member. On motion made, seconded and unanimously passed, the Board concluded that no provision of the Code of Governmental

Ethics prohibits Dr. Kristi Rink from being employed by the District while serving as an elected member of the St. Mary Parish Council. In the event a matter comes before the St. Mary Parish Council in which Dr. Rink may have a personal substantial economic interest through her employment, Dr. Rink should recuse herself pursuant to the provisions of La. R.S. 42:1120.

The Board considered an advisory opinion request in Docket No. 24-530 on behalf of the 21st Judicial District Court's ("JDC") Information Technology ("IT") Director Bruce Fitzgerald as to whether the Code of Governmental Ethics prohibits Mr. Fitzgerald from seeking work outside of the 21st JDC. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics does not prohibit Mr. Fitzgerald from performing the video deposition services while retaining his position as IT Director for the 21st JDC.

The Board considered the following general business agenda items:

On motion made, seconded and unanimously passed, the Board approved the minutes of the August 1st and August 2nd, 2024 meetings.

On motion made, seconded and unanimously passed, the Board agreed to take action on items G21-G26 en globo subject to any items being removed from the en globo listing for further discussion.

On motion made, seconded and unanimously passed, the Board adopted the staff recommendations on items G21-G26, taking the following action:

The Board considered a consent opinion in Docket No. 22-454 regarding Rebecca Stephenson, who received payment for services rendered to a Pointe Coupee Parish School Board vendor. Ms. Stephenson signed the Consent Opinion with a civil penalty of \$12,000 with an initial payment of \$2,400 and monthly payments of \$200 for 48 months. On motion made,

seconded and unanimously passed, the Board adopted for publication the consent opinion and authorized staff to dismiss the charges before the Ethics Adjudicatory Board.

The Board considered consent opinions in Docket No. 22-531 regarding Innolyzer Labs, L.L.C. and Innolyzer LLC related to Section 1111C(2)(d) and Section 1117 violations of the Code of Governmental Ethics. On motion made, seconded and unanimously passed, the Board adopted for publication the consent opinions.

The Board considered a consent opinion in Docket No. 22-724 regarding Dupre-Carrier-Godchaux Insurance Agency, related to prohibited contracts involving the St. Landry Parish Sheriff's Office. On motion made, seconded and unanimously passed, the Board adopted for publication the consent opinion and authorized staff to dismiss the charges before the Ethics Adjudicatory Board.

The Board considered a consent opinion in Docket No. 23-012 regarding Gerald "Jerry" Gerdes, a member of the Louisiana State Board of Optometry Examiners, regarding payment from prohibited sources. On motion made, seconded and unanimously passed, the Board adopted for publication the consent opinion.

The Board considered a consent opinion in Docket No. 23-345 regarding Derick Graves and Northshore Fleet Services LLC entering into transactions with the Tangipahoa Parish School Board Transportation Department, at a time when Mr. Graves was employed by the school board. On motion made, seconded and unanimously passed, the Board adopted for publication the consent opinion.

The Board considered a consent opinion in Docket No. 23-348 regarding David Spano and Dave's Full Service Automotive entering into transactions with the Tangipahoa Parish School Board Transportation Department. David Spano has executed a consent opinion for a

violation of Section 1113 of the Code of Governmental Ethics. On motion made, seconded and unanimously passed, the Board adopted for publication the consent opinion.

In its capacity as the Supervisory Committee on Campaign Finance Disclosure, the Board unanimously agreed to take action on the requests for “good cause” waivers of late fees assessed against candidates and committees included in item G27, en globo, subject to any items being removed from the en globo listing for further discussion.

On motion made, seconded and unanimously passed, the Board adopted the staff recommendations on the items in G27, excluding Docket Nos. 24-521 and 24-533, taking the following action:

In its capacity as the Supervisory Committee on Campaign Finance Disclosure, the Board unanimously declined to waive the campaign finance late fees assessed against the following:

Docket No. 24-316 from Raoul Armando “Skip” Galan, 30-P of a \$2,000 late fee;
Docket No. 24-349 from Robert "Max" Grodner, Jr., 10-P of a \$840 late fee;
Docket No. 24-349 from Robert "Max" Grodner, Jr., 10-G of a \$2,000 late fee;
Docket No. 24-501 from John “Randy” Sexton, 2023 SUPP of a \$300 late fee;
Docket No. 24-501 from John “Randy” Sexton, 2023 SUPP of a \$300 late fee;
Docket No. 24-501 from John “Randy” Sexton, 2023 SUPP of a \$300 late fee;
Docket No. 24-503 from Eugene P. Foulcard, 2023 SUPP of a \$600 late fee;
Docket No. 24-504 from Gnase Nelson, 2023 SUPP of a \$280 late fee;
Docket No. 24-520 from Aaron Kyle Watson, 30-P of a \$120 late fee;
Docket No. 24-520 from Aaron Kyle Watson, 10-G of a \$360 late fee;
Docket No. 24-520 from Aaron Kyle Watson, 2022 SUPP of a \$80 late fee;
Docket No. 24-522 from Betty Ward Cooper, 2023 Annual of a \$2,000 late fee;
Docket No. 24-522 from Betty Ward Cooper, 30-P of a \$2,000 late fee;
Docket No. 24-522 from Betty Ward Cooper, 10-P of a \$1,920 late fee;
Docket No. 24-523 from Chase Jennings, 2023 SUPP of a \$300 late fee;
Docket No. 24-524 from Conrad T. Comeaux, 2023 SUPP of a \$540 late fee; and,
Docket No. 24-582 from Jeff Landry, 2023 Annual of a \$100 late fee.

In its capacity as the Supervisory Committee on Campaign Finance Disclosure, the Board unanimously suspended all based on future compliance with the reporting requirements in the Campaign Finance Disclosure Act against the following:

Docket No. 24-349 from Robert "Max" Grodner, Jr., 30-P of a \$60 late fee.

In its capacity as the Supervisory Committee on Campaign Finance Disclosure, the Board unanimously reduced to \$400 based on Section 1205C of the Rules for the Board of Ethics and declined to waive the campaign finance late fee assessed against the following:

Docket No. 24-505 from Kimberly Thibodeaux, 2023 SUPP of a \$720 late fee; and, Docket No. 24-535 from Taylor L. James, 2023 SUPP of a \$1,000 late fee.

The Board considered a waiver request in Docket No. 24-521 regarding a \$1,000 campaign finance late fee assessed against Adam Cutrer, an unsuccessful candidate for Councilman, District 5, Livingston Parish, in the March 25, 2023 election, whose 2023 Supplemental campaign finance disclosure report has not been filed. On motion made, seconded and unanimously passed, the Board deferred the matter.

The Board considered a waiver request in Docket No. 24-533 regarding a \$720 campaign finance late fee assessed against Hannah Smith Mason, a successful candidate for Member of School Board, District 8, Lafayette Parish in the October 14, 2023 election, whose 2023 Supplemental campaign finance disclosure report was filed 18 days late. On motion made, seconded and unanimously passed, the Board reduced the late fee to \$400 based on Section 1205C of the Rules for the Board of Ethics and declined to waive the campaign finance late fee.

The Board unanimously agreed to take action on the requests for “good cause” waivers of personal financial disclosure late fees assessed against individuals contained in item G28 en globo subject to any items being removed from the en globo listing for further discussion.

On motion made, seconded and unanimously passed, the Board adopted the staff recommendations on items in G28, excluding Docket No. 24-459, taking the following action:

The Board unanimously suspended all of the late fees but \$1,000 based on future compliance with the reporting requirements under the Code of Governmental Ethics and payable within 20 days against the following:

Docket No. 24-318 Joseph “Joe” Havis, Amend 2022 Tier 2, 75 days late of a \$2,500 late fee.

The Board unanimously declined to waive the personal financial disclosure late fees for the following:

Docket 24-397 Clifford S. Lewis, Amend 2022 Tier 2, 10 days late of a \$1,000 late fee;
Docket 24-431 DeWayne Kevin Bowie, 2022 Tier 2.1, 7 days late of a \$350 late fee;
Docket 24-432 Samuel Joseph “Joe” Stevenson, 2022 Tier 3, 8 days late of a \$200 late fee;
Docket 24-434 William R. Worthy, 2022 Tier 3, 1 day late of a \$25 late fee;
Docket 24-435 Danny Moore, 2022 Tier 3, 155 days late of a \$500 late fee;
Docket 24-438 Stacy Earl Weldon, 2022 Tier 3, 169 days late of a \$500 late fee;
Docket 24-441 Matthew Fairbrother, 2021 Tier 2.1, 15 days late of a \$750 late fee;
Docket 24-458 Kent Lee Bockhaus, 2022 Tier 2, 286 days late of a \$2,500 late fee;
Docket 24-460 Jeffery Allen “Red Dog” Morgan, Amend 2022 Tier 2, 12 days late of a \$1,200 late fee;
Docket 24-493 Tramelle D. Howard, 2022 Tier 2, 216 days late of a \$2,500 late fee;
Docket 24-493 Tramelle D. Howard, 2021 Annual, 621 days late of a \$2,500 late fee;
Docket 24-494 Marilyn Bridges Bellock, 2022 Tier 2, 9 days late of a \$900 late fee;
Docket 24-496 Karen Day White, 2021 Tier 2.1, 12 days late of a \$750 late fee;
Docket 24-496 Karen Day White, 2022 Tier 2.1, 12 days late of a \$600 late fee; and,
Docket 24-537 Lisa Ray Diggs, 2022 Tier 2, 145 days late of a \$2,500 late fee.

The Board unanimously suspended all of the personal financial disclosure late fees based on future compliance for the following:

Docket 24-437 Linda D. Hardaway, 2022 Tier 3, 23 days late of a \$500 late fee;
Docket 24-439 Phylis B. Sampere, 2021 Tier 2.1, 3 days late of a \$150 late fee;
Docket 24-440 James Benjamin Blackwell, 2021 Tier 2.1, 71 days late of a \$1,500 late fee;
Docket 24-498 Beverly Rose Lamb, 2021 Tier 2.1, 12 days of a \$600 late fee;
Docket 24-499 Nelson “Kim” Cormier, 2022 Tier 3, 140 days late of a \$500 late fee; and,
Docket 24-500 LaToya Ivory Howze, 2022 Tier 3, 231 days late of a \$500 late fee.

The Board unanimously declined to waive all of the personal financial disclosure late fees and offer a payment plan for the following:

Docket No. 24-497 John K. McTear, 2021 Tier 2.1, 235 days late of a \$1,500 late fee.

The Board considered a waiver request in Docket No. 24-459 submitted by Tan’Keia Palmer, Natchitoches Parish School Board, District 2, regarding a \$500 late fee assessed for filing her amended 2021 Tier 3 annual personal financial disclosure 41 days late. On motion made, seconded and unanimously passed, the Board declined to waive the \$500 late fee.

The Board considered a reconsideration waiver request in Docket No. 23-906 regarding its decision to decline to waive a \$500 and a \$25 late fee submitted by John Keith Dallalio, Delta

Charter School Board member, for filing his 2020 Tier 3 annual personal financial disclosure 581 days late and for filing his 2021 Tier 3 annual personal financial disclosure 1 day late, respectively. On motion made, seconded and unanimously passed, the Board affirmed the prior decision to decline to waive both the \$500 and \$25 late fee.

The Board considered a reconsideration waiver request in Docket No. 24-401 regarding its decision to suspend all but \$250 of a \$1,000 late fee assessed against Sally Shushan, Audubon Commission member, for filing her 2022 Tier 2.1 annual personal financial disclosure 20 days late. On motion made, seconded and unanimously passed, the Board affirmed the prior decision to suspend all but \$250 payable in 20 days.

The Board considered the following items on the General Supplemental Agenda.

The Board considered a withdrawal of an advisory opinion request in Docket No. 24-424 as to whether the Code of Governmental Ethics permits Steven Nosacka to continue to provide municipal advisory services within the State of Louisiana if he becomes employed as the Regional Director with the Governor's Office of Rural Development. Mr. Nosacka stated that he is no longer being considered for employment as Regional Director of the Governor's Office of Rural Development and has asked that his request be withdrawn. On motion made, seconded and unanimously passed, the Board accepted the withdrawal of the advisory opinion request.

The Board considered an advisory opinion request in Docket No. 24-516 as to whether the Code of Governmental Ethics permits Anthony Dillon to form an LLC to offer code enforcement consulting services to political subdivisions of the State of Louisiana and/or out-of-state political subdivisions while he is employed as the Chief Compliance Inspector for St. Bernard Parish. On motion made, seconded and unanimously passed, the Board concluded that the Code of Governmental Ethics would not prohibit Mr. Dillon from receiving compensation for

providing code enforcement consulting to other political subdivisions since the services provided to his clients would not involve any of the code sections of the St. Bernard Parish Code of Ordinances.

On motion made, seconded and unanimously passed, the Board adjourned at 11:33 a.m.

Secretary

APPROVED:

Chairwoman