## OFFICIAL PROCEEDINGS CITY OF MORGAN CITY JUNE 24, 2025

The Mayor and City Council of Morgan City, Louisiana, met at 6:00 pm (local time) in regular session, this date, in the City Court Building, Highway 182 East, Morgan City, Louisiana.

There were present: Honorable Lee Dragna, Mayor; and Council Members Ron Bias, Steve Domangue, Tim Hymel, and Bonnie Leonard.

## Absent: None

Also present were Mr. Charlie Solar, Jr., Chief Administrative Officer and Mr. Paul Landry, City Attorney.

The invocation was given by Reverend Tracy Smith.

The Positive Image recipients for the month of June were employees of the Police Department who received their 5, 10, and 15-year service pins. Police Chief Chad Adams presented the pins to Shyra Tabb, 15 years; Lisa Bourgeois and Kimberly Witherow, 10 years; and Misty Swiber and Tammy Ashley, 5 years. The Mayor and Council congratulated them and presented them with Positive Image Certificates.

Mrs. Cassandra Romo addressed the Council regarding the Boujee Bingo event. She read a letter to the Mayor and Council (copy on file).

The minutes of the May 27, 2025, meeting were submitted. There being no corrections, additions, or deletions, a motion to approve the minutes was made by Pastor Bias, seconded by Mrs. Leonard, and voted unanimously in favor.

Mrs. Deborah Garber, Finance Director, submitted the following financial statement for the period ending May 31, 2025.

MONTHLY FINANCIAL STATEMENTS				
DATE:	June 24, 2025			
TO:	Mayor and Council			
FROM:	Deborah Garber			
RE:	Comments related to summary of revenues and expenses compared to budget for the period ended May 31, 2025.			

Attached is a summary that compares our actual revenues and expenses to our operational budget for our major funds subject to budgetary control for the period ending May 31, 2025. The following comments are related thereto:

<u>General and Ancillary Funds</u>: Actual revenues are over budget by \$67,410. Operating expenses are under budget by \$200,719. The net loss of \$1,362,374 is a favorable variance of \$268,129 as compared to the adopted budget.

**<u>Utility Fund</u>**: Actual revenues in this fund remain under budget by \$700,956. This is a result of Electric revenues being 888,000 under budget. The operational expenses are over budget by \$511,378. This overage is in large part due to Purchase power costs being over budget by \$547,933. The net income, after transfers, of \$880,081 creates an unfavorable variance again this month as compared to the budget of \$1,046,036.

**Sanitation and Sewer Fund**: The operating revenues are slightly over budget by \$23,990, with total operating expenses under budget by \$44,682. The net income, after transfers, of \$355,954 leaves a favorable variance of \$85,202.

Respectfully submitted, /s/ Deborah Garber Deborah Garber Finance Director

CITY C	OF MORGAN C	ITY		
	DATED STATE			
Actual Revenues and		-	lget	
Period E	Ended May 31,	2025		
	MAY	MAY		MAY
	2025	2025		2024
	ACTUAL	BUDGET	VARIANCE	ACTUAL
GENERAL AND ANCILLARY FUNI	DS			
REVENUES				
General Fund	3,533,047	3,471,145	61,902	3,315,39
Recreation Fund	57,194	40,567	16,627	55,15
Library Fund	1,382	1,250	132	3,54
Auditorium Fund	42,457	40,727	1,730	51,548
Lake End Park Fund	484,938	477,682	7,256	477,48
Cemetery Fund	64,646	108,426	(43,780)	112,59
State Prisoner Fund	83,976	60,433	23,543	63,69
Total Revenues	4,267,640	4,200,230	67,410	4,079,410
EXPENSES-OPERATIONAL				
General Fund	4,951,780	4,969,581	(17,801)	4,668,85
Recreation Fund	224,159	265,607	(41,448)	209,41
Library Fund	52,074	69,413	(17,339)	39,75
Auditorium Fund	224,689	218,811	5,878	199,73
Lake End Park Fund	360,870	479,368	(118,498)	406,532
Cemetery Fund	110,504	113,768	(3,264)	112,184
State Prisoner Fund	235,938	244,185	(8,247)	293,95
Total Expenses	6,160,014	6,360,733	(200,719)	5,930,43
TRANSFERS				
Transfers from Funds	530,000	530,000	0	330,00
Transfers to Funds	0	0	0	-
Net Transfers	530,000	530,000	0	330,00
Excess(deficiency) net of trans	(1,362,374)	(1,630,503)	268,129	(1,521,02
	(1,302,374)	(1,000,000)	200,123	(1,521,02
JTILITY FUND				
Total Revenues	9,262,205	9,963,161	(700,956)	8,672,89
Total Expenditures	8,240,738	7,729,360	511,378	7,416,294
Net Excess	1,021,467	2,233,801	(1,212,334)	1,256,602
Net Transfers/non-oper.	(141,386)	(307,684)	166,298	(100,93
Excess net of transfers	880,081	1,926,117	(1,046,036)	1,155,66
SANITATION AND SEWER FUND				
Total Revenues	1,436,785	1,412,795	23,990	1,404,02
Total Expenses	1,725,487	1,770,169	(44,682)	1,672,62
Net Excess	(288,702)	(357,374)	68,672	(268,60
Net Transfers/non- operating e	644,656	628,126	16,530	461,80
Excess net of transfers/non-op	355,954	270,752	85,202	193,200

A motion to accept the financial statement was made by Mr. Domangue, seconded by Mr. Hymel, and voted unanimously in favor.

The next matter on the agenda was appointing an interim councilman and calling for a special election. Mayor Dragna said four names were submitted to take Mr. Blanchard's place until an election could be held. He thanked everyone for putting their names up. Mr. Hymel said there were four great candidates, but only one could be chosen; whereupon,

Mrs. Leonard offered the following Resolution, who moved for its adoption.

## RESOLUTION NO. R: 25-39

WHEREAS, Council member Eriq Blanchard, representing District 5, submitted his

resignation effective June 20, 2025, at midnight, and

WHEREAS, the constitution, laws of the State of Louisiana, and the charter of the

City of Morgan City provide that such a vacancy shall be filled through appointment by a

majority of the remaining members of the council until the office is filled by the vote of the qualified electors voting in an election called by the council for that purpose, and

WHEREAS, the constitution, laws of the State of Louisiana, and the charter of the City of Morgan City provide that the council shall issue a proclamation ordering the election to fill the vacancy in accordance with state law, and

WHEREAS, an election is scheduled for April 18, 2026, primary election and May 30, 2026, general election, with qualifying dates being January 14, 15, & 16, 2026.

NOW THEREFORE BE IT RESOLVED, by the City Council, the governing authority of the City of Morgan City, that Thomas Hutchinson, Jr. is hereby appointed to serve on the Morgan City Council as the District 5 representative until the office is filled by the vote of the qualified electors voting in an election called by the council for that purpose and

IT IS FURTHER RESOLVED, by the City Council, the governing authority of the City of Morgan City, that the election to fill the vacancy for the City Council District 5 representative shall be scheduled for April 18, 2026, primary election and May 30, 2026, general election with qualifying dates being January 14, 15 & 16, 2026.

Pastor Bias seconded the motion.

The vote thereon was as follows:AYES:Leonard, Bias, Domangue, HymelNAYS:NoneABSENT:None

The resolution was therefore declared approved and adopted this 24<sup>th</sup> day of June, 2025.

<u>/s/ Lee Dragna</u> Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk

Mr. Hutchinson was administered the oath of office by Judge Edward Leonard.

The next matter on the agenda was the official journal; whereupon,

Mr. Domangue offered the following Resolution, who moved for its adoption.

### **RESOLUTION NO. R: 25-40**

WHEREAS, L.R.S. 43:171 provides that political subdivisions of the state shall select

an official journal for the period of July 1<sup>st</sup> and ending June 30<sup>th</sup> of each year, and

WHEREAS, The Morgan City Review is the only newspaper within the City which

conforms to the regulations governing official journals, and

WHEREAS, the price quoted by *The Morgan City Review* is within the limits allowed by law,

NOW THEREFORE BE IT RESOLVED, by the City Council, the governing authority of the City of Morgan City, that *The Morgan City Review* be and the same is hereby appointed as the official journal of the City of Morgan City and its proposal to publish legal publications of the City at a cost of \$6.00 per square is hereby accepted.

Pastor Bias seconded the motion.

The vote thereon was as follows:AYES:Domangue, Bias, Hutchinson, Hymel, LeonardNAYS:NoneABSENT:None

The resolution was therefore declared approved and adopted this 24<sup>th</sup> day of June, 2025.

<u>/s/ Lee Dragna</u> Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk

Mayor Dragna said that in the appropriations bill, the city was awarded \$1.25 million and the planning for the Lake End Parkway Pier needed to get underway; whereupon,

Mr. Hymel offered the following Resolution, who moved for its adoption.

## RESOLUTION NO. R: 25-41

WHEREAS, The City of Morgan City will need Engineering Services for the US HUD

EDI-CPF Grant Lake End Parkway Pier – Multiuse Development, and

WHEREAS, the City sent out a Request for Qualifications for Professional Engineering

Services; and

WHEREAS, the firm of C.H. Fenstermaker & Associates, LLC best meets the City's needs in its qualifications for Engineering Services for the US HUD EDI-CPF Grant Lake End Parkway Pier – Multiuse Development.

NOW THEREFORE BE IT RESOLVED by the City Council, the governing authority of the City of Morgan City, Louisiana that it engage C.H. Fenstermaker & Associates, LLC to perform the necessary services to implement this project.

BE IT FURTHER RESOLVED, that the Mayor be and he is hereby authorized, empowered, and directed to execute any and all documents in connection with this project. Mrs. Leonard seconded the motion.

The vote thereon was as follows: AYES: Hymel, Leonard, Bias, Domangue, Hutchinson NAYS: None ABSENT: None

The Resolution was therefore declared approved and adopted this 24<sup>th</sup> day of June,

2025.

<u>/s/ Lee Dragna</u> Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk

Mr. Solar said that Request for Qualifications had been received for a Debris Monitoring Company as required by FEMA in case of a hurricane or natural disaster; whereupon;

Mrs. Leonard offered the following Resolution, who moved for its adoption.

# RESOLUTION NO. R: 25-42

WHEREAS, The City of Morgan City needs to Disaster Debris Monitoring Services in

place, and

WHEREAS, the City sent out a Request for Qualifications for Disaster Debris Monitoring

Services; and

WHEREAS, the firm of Metric Consulting best meets the City's needs in its

qualifications for Disaster Debris Monitoring Services.

NOW THEREFORE BE IT RESOLVED by the City Council, the governing authority

of the City of Morgan City, Louisiana that it engage Metric Consulting to perform the

necessary services to implement this project.

BE IT FURTHER RESOLVED, that the Mayor be and he is hereby authorized,

empowered, and directed to execute any and all documents in connection with this project.

Mr. Domangue seconded the motion.

The vote thereon was as follows: AYES: Leonard, Domangue, Bias, Hutchinson, Hymel NAYS: None ABSENT: None

The Resolution was therefore declared approved and adopted this 24<sup>th</sup> day of June,

2025.

/s/ Lee Dragna

### Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk

Mr. Solar said that the funding for the wastewater infrastructure grant had not been approved. The repairs still needed to be made to the system. He said that the City could request \$6,609,000 in federal funding from the US Army Corps of Engineers, under the Water Resources Development Act, but it would require a 25% match; whereupon,

Mr. Domangue offered the following Resolution, who moved for its adoption.

## RESOLUTION NO. R: 25-43

WHEREAS, the City of Morgan City is interested in making upgrades to the wastewater infrastructure; and

WHEREAS, the City wishes to seek assistance from the US Army Corps of Engineers, under Section 219 of the Water Resources Development Act (WRDA) of 1992; and

WHEREAS, the City is requesting \$6,609,000 in federal funding; and

WHEREAS, as a non-federal Sponsor, the City must enter into a project partnership agreement which requires a 25% match of the funding.

NOW THEREFORE BE IT RESOLVED, NOW THEREFORE BE IT RESOLVED, by the City Council, the governing authority of the City of Morgan City that it hereby allocates 25% as the City's match for Wastewater Infrastructure and Management Project, said funds to be allocated from the Sanitation and Sewer Fund.

BE IT FURTHER RESOLVED, etc., by the City Council, the governing authority of the City of Morgan City that the City of Morgan City will manage and maintain the project and assume any legal liability incurred as a result and that the Mayor be, and he is hereby authorized, empowered, and directed to execute any.

Pastor Bias seconded the motion.

The vote thereon was as follows:AYES:Domangue, Bias, Hutchinson, Hymel, LeonardNAYS:NoneABSENT:None

The resolution was therefore declared approved and adopted this 24<sup>th</sup> day of

June, 2024.

<u>/s/ Lee Dragna</u> Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk The next matter on the agenda was the finance committee recommendations; whereupon,

Mrs. Leonard offered the following Resolution, who moved for its adoption.

## RESOLUTION NO. R: 25-44

BE IT RESOLVED, by the City Council, the governing authority of the City of Morgan

City, that the following Finance Committee recommendations be and the same are hereby

approved:

- 1. Allocate \$13,300 for 2 Flock Cameras. \$7,000 is from TED revenues with the remaining balance coming from the General Fund fund balance.
- 2. Allocate \$5,242 from the Water Distribution Capital Additions for Sectional Door replacement.
- 3. Allocate \$22,730 from Gas Capital Additions to install gas meter at Bayou Ramos.
- 4. Allocate \$25,000 from Lake End Park Building and Maintenance to repair Cabin 2.
- 5. Allocate \$13,128 from General Fund fund balance to install lights and sirens on Fire Department Truck.
- 6. Allocate \$6,500 from Utility Capital Additions to purchase Air Breaker.
- 7. Allocate \$13,695 from Lake End Parkway for purchase of portable bathroom. Mr. Domangue seconded the motion.

The vote thereon was as follows:AYES:Leonard, Domangue, Bias, Hutchinson, HymelNAYS:NoneABSENT:None

The resolution was therefore declared approved and adopted this 24<sup>th</sup> day of

June, 2025.

<u>/s/ Lee Dragna</u> Lee Dragna Mayor

ATTEST:

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk

The first reading of the Amending of Section 114-32 Ordinance was the next matter on the agenda. No definitive action was necessary.

The first reading of the Amending of Section 114-34 Ordinance was opened. No definitive action was necessary.

The public hearing for the Enacting Chapter 106 was opened. No one appeared for or against said ordinance; whereupon,

This ordinance was introduced with a first reading on May 27, 2025. Published by title on May 30, 2025.

Pastor Bias offered the following ordinance, who moved for its adoption.

### ORDINANCE NO. 25-03

AN ORDINANCE ENACTING CHAPTER 106, TRAFFIC AND VEHICLES, ARTICLE VI – STORING OR ABANDONING JUNKED AUTOMOBILES, MOTOR VEHICLES, OR WATERCRAFT, OR ANY OTHER JUNK ON PRIVATE PROPERTY

#### SECTION 1

BE IT ORDAINED, by the City Council, the governing authority of the City of Morgan City, Louisiana, that Article VI of Chapter 106, Traffic and Vehicles, is hereby enacted, said section to read as follows:

# Chapter 106

#### Traffic and Vehicles

#### \*\*\*\*\*

## Article VI – Storing or Abandoning Junked Automobiles, Motor Vehicles, or Watercraft, or any other Junk on Private Property

Sec. 106-215. Storing or abandoning junked automobiles, motor vehicles or watercraft, or any other junk on private property is prohibited.

It is unlawful to store or abandon "junked, wrecked or used automobiles or motor vehicles or watercraft" or "any other junk" on any vacant lot, or any portion of any occupied lot, neutral ground, street or sidewalk, within the municipal limits of the city.

Sec. 106-216. Defined.

Antique vehicle shall mean a vehicle twenty-five (25) years or older.

- Any other junk shall mean and include but is not limited to: discarded or abandoned major appliances, such as refrigerators, freezers, ranges or machinery or other metal, tin or other discarded items, located on any vacant lot, or any portion of any occupied lot, neutral ground, street or sidewalk, within the municipality or parish.
- Junked, wrecked or used automobiles or motor vehicles or watercraft as used herein shall mean any motor vehicle or watercraft which is totally inoperable, left unattended on any portion of any occupied lot, neutral ground, street or sidewalk, and is so damaged or dismantled as to be a total loss, located on any vacant lot, or any portion of any occupied lot, neutral ground, street or sidewalk, within the municipality or parish.

Total loss shall mean that the cost to repair a damaged or dismantled motor vehicle exceeds the junk value of said vehicle, as determined by any recognized national appraisal book.

The provisions hereto shall not apply to:

- (1) Any motor vehicle or watercraft in operable condition specifically adapted or constructed for racing or operation on privately owned drag strips or raceways;
- (2) Any motor vehicle retained by the owner for antique collection purposes rather than for salvage or for transportation; however, all motor vehicles obtained for antique collection purposes which have not been fully restored shall be kept in an enclosed building or under a carport or other structure, or shall be located on a concrete pad or other improved surface and covered by a bonafide automotive covering securely fastened to said vehicle, and protected from the elements, such as rain, sun, hail, and any other naturally occurring processes which would cause said vehicles to deteriorate further, and if not kept in an enclosed building, shall keep said vehicle free from any unsightly weed growth or accumulation of garbage or junk underneath or about the sides of said vehicle; or
- (3) Any motor vehicle stored as the property of a member of the Armed Forces of the United States who is on active-duty assignment.

Sec. 106-217. Declaration of public nuisance and illegality.

The presence of any "junked, wrecked or used automobiles or motor vehicles or watercraft" or "any other junk" on any private lot, tract or parcel of land, or portion thereof, occupied or unoccupied, improved or unimproved within the city shall be deemed and is hereby declared a public nuisance and it shall be unlawful for any person to cause or maintain such a public on the real property of another or on his own real property provided that this section shall not apply with regard to:

- (1) Any junked motor vehicle or watercraft in an enclosed building;
- (2) Any junked motor vehicle or watercraft on the premises of a business enterprise operated in a lawful manner, when necessary to the operation of such business enterprise; or
- (3) Any junked motor vehicle or watercraft in an appropriate storage place or depository maintained at a location where such business is authorized under the zoning law and other regulatory ordinances of the city.

Sec. 106-218. Evidence of abandonment.

If a junked motor vehicle, as defined herein, has been situated on the private property of another, or upon a public street, alley or other property, without such person's permission or without the city's permission, for a period of sixty (60) days or longer, this fact then shall be prima facie evidence that the owner of said vehicle has abandoned the same.

- Sec. 106-219. Notice; declaration as public property; removal and costs: Junked, wrecked or used automobiles or motor vehicles or watercraft.
- (a) This division provides for removal and disposition of such junked, wrecked or used automobiles or watercraft after notice of not less than ten (10) days, either placed on the vehicle itself or given to the owner, if known, or ten (10) days after unopened or unaccepted certified mail is returned undeliverable, containing notice to the address where the junked, wrecked or used automobile or motor vehicle or watercraft is located.
- (b) Any junked, wrecked or used automobile or motor vehicle or watercraft which remains on the public ways or private property described above in section 19-66(a), after notice given as provided in this division, shall be considered as public property, and disposed of by the municipality or parish as the governing authority may designate.
- (c) In the event that valid notice is given, and the ten (10) day period lapses, the city may at its choice, tow and store and/or demolish the automobile, motor vehicle or watercraft with its own personnel or engage with a third party to accomplish the same.
- (d) Additionally, the city, at its choice, may require, but not by way of limitation, that any vacant lot or portion of any occupied lot properly zoned and used for the storage of junked automobiles, motor vehicles or watercraft, as herein defined, shall be surrounded or enclosed by a board fence or other enclosure.
- Sec. 106-220. Compliance; abatement; request for hearing.

In the event the automobile, motor vehicle or watercraft is removed within ten (10) days of the notice by service outlined in this division to abate the nuisance, the responsible party will be deemed in compliance with in this division.

If, within ten (10) days after receipt of notice to abate the nuisance as herein provided, the owner or occupant of the premises, or the owner of the junked vehicle, automobile or watercraft gives written permission to the city for removal of the junked motor vehicle from the premises, the giving of such permission shall be considered compliance with the provisions of this division, subject to reimbursement by the responsible party of costs for such removal as outlined in these ordinances.

However, if the owner or occupant of the premises so desires, such person may, within said period after service of notice to abate the nuisance, request of the clerk of the court, either in person or in writing, along with written notice requesting such hearing being provided to the city within the said period after service of the notice, and without the requirement of bond, that a date and a time be set when such owner or occupant may appear before the court for a trial without jury to determine whether or not such owner or occupant is in violation of this division, and said trial shall be set as hereinafter provided.

Sec. 106-221. Notice; declaration as public property; removal and costs: Any other junk.

- (a) This division provides for removal and disposition of "any other junk" as defined in section 19-66, after notice is given to the owner of the lot or parcel of ground upon which the junk material is located. After ten (10) days elapse after the unopened or unaccepted certified mail is returned undeliverable, containing notice to the address outlined above, the "junk" shall be considered as public property, and disposed of by the municipality or parish as the governing authority may designate.
- (b) In the event that valid notice is given, and the ten (10) day period lapses, the city may at its choice, remove the junk with its own personnel or engage with a third party to accomplish the same.
- (c) The cost of removing said "junk" shall constitute a special lien collectable in the same manner as special assessments are collectible by law, and shall not exceed two thousand dollars (\$2,000.00).
- (d) Additionally, the city, at its choice, may require, but not by way of limitation, that any vacant lot or portion of any occupied lot properly zoned and used for the storage of junk, as herein defined, shall be surrounded or enclosed by a board fence or other enclosure.
- Sec. 106-222. Compliance; abatement; request for hearing.

In the event the "junk" is removed within ten (10) days of the notice by service outlined these ordinances to abate the nuisance, the responsible party will be deemed in compliance with this division.

If, within ten (10) days after receipt of notice to abate the nuisance as herein provided, the owner or occupant of the premises, or the owner of the junk gives written permission to the city for removal of the junk from the premises, the giving of such permission shall be considered compliance with the provisions of this division, subject to reimbursement by the responsible party of costs for such removal as outlined in this division.

However, if the owner or occupant of the premises so desires, such person may, within said period after service of notice to abate the nuisance, request of the clerk of the court, either in person or in writing, along with written notice requesting such hearing being provided to the city within the said period after service of the notice, and without the requirement of bond, that a date and a time be set when such owner or occupant may appear before the court for a trial without jury to determine whether or not such owner or occupant is in violation of this division, and said trial shall be set as hereinafter provided. Sec. 106-22**3**. Trials—Setting date and time; complaint.

Upon receiving a request for trial, made pursuant to this division, the clerk of the court shall set a date and a time for such trial on the court docket. The clerk of the court shall notify the city attorney of the date and the time of such hearing. The city attorney shall cause to be prepared, filed and served on the defendant, a written complaint charging that the owner or occupant of the premises, as the case may be, or the owner of the motor vehicle on public streets, alleys or other property, has violated this division. After service, such complaint shall be on file with the clerk of the court not less than ten (10) days prior to the date of trial.

#### Sec. 106-224. Trial in the city court.

After a hearing or trial is requested in compliance with the requirements of this division, upon a finding that the defendant is in violation of this division, the defendant shall be deemed guilty of a misdemeanor and subject to a fine in the amount of five hundred dollars (\$500.00). The judge of the city court shall further order such defendant to remove and abate the nuisance within ten (10) days, the same being a reasonable time, or render such other judgment or order as may be appropriate under the circumstances. If the defendant shall fail and refuse, within ten (10) days of such order or judgment, to abate or remove the nuisance, the judge may issue an order directing the chief of police and/or his designee to have the same removed, and the chief of police and/or his designee shall take possession of the junked motor vehicle or watercraft and remove it from the premises. The chief of police and/or his designee shall remove and dispose of the junked vehicle, automobile or watercraft or any other junk in the same manner as provided in these ordinances for the removal and disposition of such junked vehicle, automobile motor vehicle or watercraft or any other junk.

### SECTION TWO

Should any section, paragraph, sentence, clause, or phrase be declared unconstitutional or repealed for any reason, the remainder of the ordinance shall not be affected hereby. That all laws or parts of laws in conflict with this ordinance be and the same are hereby repealed. This ordinance shall take effect immediately after its passage within the time prescribed by law.

Mr. Domangue seconded the motion.

The vote thereon was as follows:				
AYES:	Bias, Domangue, Hutchinson, Hymel, Leonard			
NAYS:	None			
ABSTAIN:	None			
ABSENT:	None			

Certified approved and adopted this 24<sup>th</sup> day of June, 2025.

Delivered to Mayor Dragna at 9:00 am, this 25th day of June, 2025.

<u>/s/ Debbie Harrington</u> Debbie Harrington, Clerk

Approved this 25<sup>th</sup> day of June, 2025.

<u>/s/ Lee Dragna</u> Lee Dragna, Mayor

Received from Mayor at 9:15 am on June 25, 2025.

<u>/s/ Debbie Harrington</u> Debbie Harrington, Clerk

Published: June 27, 2025

Mayor Dragna submitted the names of Alex Romero and Kimberly Landry for appointment to the Main Street Committee. A motion to concur in the appointments was made by Mr. Hymel, seconded by Mrs. Leonard, and voted unanimously in favor.

Pastor Bias, on behalf of the Juneteenth Committee, thanked everyone for their help in making the Juneteenth event successful.

Mr. Thomas Hutchinson thanked the Council for their support and said that he has children and grandchildren living in Morgan City and he appreciated this opportunity to make a difference.

There being no further business, a motion to adjourn was made by Mr. Hymel, seconded by Mrs. Leonard, and voted unanimously in favor.

<u>/s/ Debbie Harrington</u> Debbie Harrington Clerk <u>/s/ Lee Dragna</u> Lee Dragna Mayor