Millery and Peso. Bond election Reso. election 11/19/85

EXTRACT OF RESOLUTION NO. S1-91983 OF THE BOARD OF LEVEE COMMISSIONERS OF THE ORLEANS LEVEE DISTRICT ADOPTED SEPTEMBER 19, 1983.

\* \* \* \*

WHEREAS, pursuant to a special election held on Tuesday March 5, 1974, the electors of the Orleans Levee District voted to lavy annually (in addition to the 2-1/2 mills tax then being levied in said District) a tax of three (3) mills on the dollar of the assessed valuation of all property within the Orleans Levee District for a period of eleven (11) years, beginning with the year 1975, and ending with the year 1985, and three-fourths of one will (3/4 mill) thereafter, beginning 1986, the proceeds of said tax to be used for constructing and maintaining levees, levee frainage, flood protection, and all other purposes incidental thereto, said tax being subject to funding into debt obligations as provided by law.

WHEREAS, pursuant to Article 7, Section 23, of the Constitution of 1974, the 3 mills tax provided for by said election was reestablished at 6.07 mills and the 2 1/2 mill tax

Sonstitution was reestablished at 5.05 mills.

WHEREAS, this Board of Levee Commissioners of the Crleans Levee District has determined and does hereby determine that it is necessary to continue in force and effect for more than eleven (11) years the 6.07 mills tax in addition to the 5.05 mills tax provided for by Article 6, Section 39 of the Louisiana Constitution of 1974 (as increased pursuant to Article 7, Section 23, of said Constitution);

WHEREAS, the reason for the proposed continuation beyond 1385 for thirty (30) years of the 6.07 mill additional tax is to provide funds to construct and maintain hurricane and flood protection levees, levee drainage, maintenance thereof and all other purposes incidental thereto, including but not limited to the following:

- 1. Floodwall at Pontchartrain Beach from the University of New Orleans Campus to the location of American Standard Company;
- Floodwall at Orleans Marina from the Harbor Master's building to Lakeshore Drive;
- 3. Floodwall extension at Sea Brook along the Westside of the Inner Harbor Navigation Canal;
- Bayou St. John flood control structure, levees and roadcrossing;
- Seventeenth Street Canal floodwalls and levees;
- 6. Orleans Avenue Canal floodwalls and levees;
- 7. London Avenue Canal floodwalls and levees;

- 8. American Standard Company floodwall;
- 9. Lakeshore Drive Seawall erosion control;
- 10. Field Operation and Office Construction within flood protection;
- 11. Lakefront capital improvements, landscaping and stablization;
- 12. Maintenance of any and all hurricane or flood protection facilities;
- 13. Such other hurricane and flood protection projects as may be determined necessary by the Board; and
- 14. All other purposes incidental thereto.

WHEREAS, the continued rate of taxation (in addition to 5.05 mills tax authorized by Article 6 Section 39 of the constitution of 1974, as reestablished pursuant to tricle 7, Section 23) proposed is 6.07 mills on the dollar of the valuation of all property within the said District tricles for city-parish taxes, for a period of thirty (30) years trinning with the year 1986 and ending with the year 2015;

WHEREAS, in order to carry out the works of construction contemplated hereby it will be necessary for the Board to borrow by the issuance of general obligation (full faith and debt obligations to be secured by the existing 6.07 mill debt itional tax, and after the expiration thereof, by the 6.07 mill defitional tax to begin in 1986 proposed hereby and the full faith credit of the Board;

NOW, THEREFORE, BE IT RESOLVED by the Board of Levee

SECTION 1. That, subject to the approval of the State

Rest Commission, Baton Rouge, Louisiana, and under the authority

\*\* Inticle 6, Section 39(B), of the Constitution of the State of

Intisiana of 1974, as amended, and other constitutional and

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Intitional and ordered to be held in the

Intitional Levee District (City of New Orleans, Orleans Parish,

Intisiana), on Saturday, November 19, 1983, between the hours of

Intitional (6:00) o'clock a.m. and eight (8:00) o'clock p.m., in

Intitional and Intitional Action 1181 et seq. of Title 18

Intitional that at said election there shall be submitted to the electors

Inter the Constitution and Laws of this State and the Constitution

Inter the United States, the following proposition, to-wit:

## PROPOSITION

Shall the Board of Levee Commissioners of the Orleans Levee District be authorized to continue to levy annually (in addition to the 5.05 mills tax now being levied in said District pursuant to Article 6, Section 39, of the Louisiana Constitution of 1974 (as reestablished pursuant to Article 7, Section 23, of said Constitution)) a tax of 6.07 mills on the dollar of the assessed valuation of all property within the Orleans Levee District (City of New Orleans, Orleans Parish, Louisiana) assessed for city-parish taxation, under the authority of Article 6, Section 39, of the Constitution of the State of Louisiana of 1974, as amended, for a period of thirty (30) years, beginning with the year 1986, and ending with the year 2015, the proceeds of said tax to be used for the purpose of construction, improvement and

maintenance of the following listed and necessary hurricane and flood protection projects: floodwall at Pontchartrain Beach from the University of New Orleans Campus to the location of American Standard Company; floodwall at Orleans Marina from the Harbor Master building to Lakeshore Drive; floodwall extension at Sea Brook Bridge along the westside of the Inner Harbor Navigation Canal; Bayou St. John flood control structure, levees and road crossings; Seventeenth Street Canal floodwalls and levees; Orleans Avenue Canal floodwalls and levees; London Avenue Canal floodwalls and levees; American Standard Company floodwall; Lakeshore Drive Seawall erosion control; field operation and office construction within flood protection; Lakefront capital improvements, landscaping and stablization; maintenance of any and all hurricane or flood protection facilities; such other hurricane and flood protection projects as may be determined necessary by the Board; and all other purposes incidental thereto; said existing 6.07 mills additional tax and, after the expiration thereof, the proposed additional 6.07 mills tax to begin in 1986 (i) to be subject to funding into general obligation (full faith and credit) debt obligations in an aggregate principal amount not to exceed Fifty Million (\$50,000,000) Dollars to be dated December 1, 1983, or later, to be outstanding no longer than 30 years, and to bear interest at a rate not in excess of fourteen (14%) percent per annum as fixed by said Board in such manner as may be provided by law, and (ii) to be collected at the same time and in the same manner as other taxes levied by said Board?

SECTION 2. That there shall be published in "The Daily "cord," a daily newspaper published in the City of New Orleans, strish of Orleans, Louisiana, being the official journal of this cord of Commissioners, once a week for four consecutive weeks, the first of which such publication shall be made not less than forty-five days nor more than ninety days before the date of the election, in accordance with law, notice of said special election,

resolution and also provide notice that said Board of provide notice will meet in open and public session at its regular place, the Board Room of the Orleans Levee District, acted Floor, Main Terminal Building Lakefront Airport, New provide notice notice notice notice notice notice in open and public session proceed to examine and count the votes, examine and canvass the provide notice shall be in substantially the form of Exhibit "A" the together with any changes, additions and deletions approved to the president or president pro tempore of the Board.

SECTION 3. That the said election shall be held in responsibility of New Orleans, Louisiana, under the provisions of Chapter 3, Title 18, of the Louisiana Revised Itatutes of 1950, as amended, and that the Commissioners, Clerks and all other election officials charged with the responsibility for the conduct of the election herein called shall be the same as the selected to serve at the said general election, and that this Board of Levee Commissioners does hereby ratify, confirm and approve the designation of such election officials by the Board of Supervisors of the said general election in the City of New Orleans. The Secretary of State and/or the Commissioner of Elections be and they are hereby authorized to furnish the official ballots for use at the said election.

SECTION 4. That the following polling places designated to Exhibit "B" hereto situated within the corporate limits of the sattrict be and the same are hereby designated as the polling places at which to hold the said election, provided, however, that is the event any of the polling places for the general election changed so as not to conform with the polling places herein designated, such changes are hereby ratified, confirmed and recoved and the election herein called shall be held at the same willing places as the said general election to be held in the City of the corporate limits of the same of the corporate limits of the corporat

SECTION 5. That the officers designated as herein provided, or such substitutes therefor as may be selected and \*\*\*ignated in accordance with law, including particularly Section of Title 18 of the Louisiana Revised Statutes of 1950, as meended, and other constitutional and statutory authority replemental thereto, shall make due returns of the said election the meeting of the Board of Levee Commissioners of the Orleans Tracks District to be held at its regular meeting place, the Board Notice of the Orleans Levee District, Second Floor Main Terminal Building, Lakefront Airport, New Orleans, Louisiana, on November 1983, at two-thirty (2:30) o'clock p.m. Assessed valuation and all registered about not be voted upon in this election, and all registered ters in the District (City of New Orleans, Orleans Parish, isiana) are entitled to vote herein. Voting machines shall be with in this election and voters shall not be required to sign a tallot.

SECTION 6. That the Secretary of the Orleans Levee

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SECTION 15. This resolution shall be published at least in the Daily Record, the Official Journal of the Board

SECTION 16. If any section, paragraph, clause or section of this resolution shall be held to be invalid for any section, such invalidity shall not affect the validity or forceability of any of the remaining provisions hereof.

SECTION 17. All resolutions and orders or parts thereof conflict herewith, are, to the extent of such conflict, hereby sealed, and this resolution shall be in effect from and after passage.

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SECTION 19. The Board finds it necessary to employ the services of a Registrar and paying agent in connection with the services of the Levee Improvement Bonds, Series 1983C and does authorize and direct the managing director to cause a citation for proposals to serve as Registrar to be sent to firms having corporate trust powers as in his judgment will efficient to assure an equitable fee schedule for the services

This resolution having been submitted to a vote, the thereon was as follows:

YEAS:	Ross, Schneider, Charbonnet, Slatt	er
NAYS:		
ABSENT:	Wagner, Rochon, Macon	

And the resolution was declared adopted on this, the day of September, 1983.

S/ W. A. Slatten

W. A. SLATTEN, President

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🐉 H. B. Lansden

. 3. LANSDEN, Secretary