

**NOTICE OF ELECTION**

**TO THE QUALIFIED ELECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261, AND TO ALL OTHER INTERESTED PERSONS:**

Notice is hereby given that an election will be held on the 5<sup>th</sup> day of November, 2024, between the hours of 7:00 a.m. and 7:00 p.m., at the locations listed in Exhibit B, for the purpose of voting upon the following propositions:

**PROPOSITION A**

SHALL THE CREATION OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE CONFIRMED?

**PROPOSITION B**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE THE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$390,900,000 MATURING SERIALLY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF PURCHASING, CONSTRUCTING, ACQUIRING, OWNING, LEASING, OR OPERATING A WATERWORKS SYSTEM, A SURFACE WATER SYSTEM, A SANITARY SEWER SYSTEM, AND A DRAINAGE AND STORM SEWER SYSTEM FOR SAID DISTRICT AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO AND PURCHASING OR OTHERWISE ACQUIRING ANY AND ALL PROPERTY, CONTRACT RIGHTS, RIGHTS OF USE, AND INTERESTS IN PROPERTY NECESSARY, APPROPRIATE, OR INCIDENT TO THE PURCHASE, CONSTRUCTION, ACQUISITION, OWNERSHIP, LEASING, OR OPERATION OF SUCH WATERWORKS SYSTEM, SURFACE WATER SYSTEM, SANITARY SEWER SYSTEM, AND DRAINAGE AND STORM SEWER SYSTEM, AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY MANNER INCIDENTAL THERETO AND SUCH EXPENSES AS ARE INCIDENTAL TO THE ORGANIZATION, ADMINISTRATION, AND FINANCING OF THE DISTRICT WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$586,350,000 FOR THE PURPOSE OF

REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) CHAPTERS 49 AND 54 OF THE TEXAS WATER CODE, TO THE EXTENT APPLICABLE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

**PROPOSITION C**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$103,100,000 MATURING SERIALLY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF PURCHASING, CONSTRUCTING, ACQUIRING, OWNING, OPERATING, OR MAINTAINING PAVED ROADS AND TURNPIKES FOR SAID DISTRICT AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO AND PURCHASING OR OTHERWISE ACQUIRING ANY AND ALL PROPERTY, CONTRACT RIGHTS, RIGHTS OF USE, AND INTERESTS IN PROPERTY NECESSARY, APPROPRIATE, OR INCIDENT TO THE PURCHASE, CONSTRUCTION, ACQUISITION, OWNERSHIP, OPERATION, OR MAINTENANCE OF SUCH PAVED ROADS AND TURNPIKES AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY MANNER INCIDENTAL THERETO WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$154,650,000 FOR THE PURPOSE OF REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) ARTICLE III,

SECTION 52(b)(3) OF THE TEXAS CONSTITUTION, AND CHAPTERS 49 AND 54 OF THE TEXAS WATER CODE, TO THE EXTENT APPLICABLE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

**PROPOSITION D**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$19,900,000 MATURING SERIALLY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF ACQUIRING, PURCHASING, OWNING, OPERATING, REPAIRING OR IMPROVING PARKS, LANDSCAPING, PARKWAYS, GREENBELTS, SIDEWALKS, TRAILS, PUBLIC RIGHT-OF-WAY BEAUTIFICATION PROJECTS AND RECREATIONAL EQUIPMENT AND FACILITIES AND ASSOCIATED STREET AND SECURITY LIGHTING, INCLUDING, BUT NOT LIMITED TO, ALL ADDITIONS TO THE PARKS AND RECREATIONAL FACILITIES, AND ALL WORKS, IMPROVEMENTS, FACILITIES, EQUIPMENT, APPLIANCES, INTERESTS IN PROPERTY, AND CONTRACT RIGHTS NEEDED THEREFOR, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY MANNER INCIDENTAL THERETO WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$29,850,000 FOR THE PURPOSE OF REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

**PROPOSITION E**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ASSESS, LEVY, AND COLLECT AN ANNUAL OPERATION AND MAINTENANCE TAX NOT TO EXCEED ONE DOLLAR AND FIFTY CENTS (\$1.50) PER ONE HUNDRED DOLLARS (\$100) VALUATION OF TAXABLE

PROPERTY WITHIN SAID DISTRICT IN AMOUNTS SUFFICIENT TO SECURE FUNDS FOR OPERATION AND MAINTENANCE PURPOSES, INCLUDING BUT NOT LIMITED TO FUNDS FOR PLANNING, CONSTRUCTING, ACQUIRING, MAINTAINING, REPAIRING, AND OPERATING ALL NECESSARY LAND, PLANTS, WORKS, FACILITIES, IMPROVEMENTS, APPLIANCES, AND EQUIPMENT OF SUCH DISTRICT AND FOR PAYING COSTS OF PROPER SERVICES, ENGINEERING, AND LEGAL FEES, AND ORGANIZATION AND ADMINISTRATIVE EXPENSES, IN ACCORDANCE WITH THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) SECTION 49.107 OF THE TEXAS WATER CODE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

The election is being held pursuant to an order adopted by the Board of Directors of the District on August 16, 2024, a copy of which is available in the office of the District at 1330 Post Oak Boulevard, Suite 2650, Houston, Texas. The Fort Bend County Election Administrator shall appoint the presiding judge and clerks. The early voting ballot board shall be appointed by the Fort Bend County Election Administrator.

Early voting in the election by personal appearance shall occur as provided by the County pursuant to the Contracts. The clerk for early voting shall be the Administrator, and the place at which such early voting shall be conducted is to be determined by the County pursuant to the Contract. An application for ballot by mail may be submitted to the early voting clerk (1) in person, (2) by regular mail, (3) by common carrier, (4) by fax, or (5) by email. The early voting clerk's address, fax number, and email at which the early voting clerk may receive applications for ballot by mail are:

Fort Bend County Elections Administrator  
by regular mail: 301 Jackson Street  
Richmond, Texas 77469  
By common carrier: 4520 Reading Road, Suite A-400  
Rosenberg, Texas 77471  
Fax: 281-341-4418  
Email: [vote@fortbendcountytexas.gov](mailto:vote@fortbendcountytexas.gov)  
Website: <https://www.fortbendcountytexas.gov/government/departments/elections-voter-registration>

To be effective, an application for ballot by mail submitted by FAX or EMAIL must also be submitted by mail and be received by the early voting clerk not later than the fourth business day after the transmission by fax or email is received.

A completed mail ballot must be returned to the Fort Bend County Elections Department, in the Official Carrier Envelope provided. It may be returned in any of the following manners:

1. Regular residential mail via United States Postal Service:
  - a. Ballot must be postmarked by 7:00 p.m. on Election Day and must be received by 5:00 p.m. on the first mail delivery day after Election Day;
2. In-person drop off at Fort Bend County Elections Administrator (4520 Reading Road, Suite A-400, Rosenberg, Texas 77471) on Election Day only from 7 am – 7 pm:
  - a. An acceptable form of photo identification must be presented;

- b. If a voter does not possess and cannot reasonably obtain an acceptable form of photo identification, the voter may show a List B identification and complete a Reasonable Impediment Declaration (RID);
  - c. Only the voter may deliver their ballot in person;
3. Common or contract carrier, such as personal courier, or FedEx or UPS, or other contracted mail service:
- a. Ballot must be received by 7:00 p.m. on Election Day;
  - b. If the carrier provides receipt mark indicating a time before 7:00 p.m. on Election Day, it may be received by 5:00 p.m. on the first mail delivery day after Election Day.

The Administrator is hereby appointed as the agent for the Secretary of the Board of the District for the purpose of being custodian of the election records. The agent shall maintain election records in accordance with the Texas Election Code.

Early voting by personal appearance shall occur on each day beginning Monday, October 21, 2024, through Friday, November 1, 2024, that is not an official State holiday. The early voting schedule shall be between the hours and at the locations listed in Exhibit A.

Oral assistance in Spanish is available by contacting the Fort Bend County Election Administrator.

BY ORDER OF THE BOARD OF DIRECTORS  
FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261

## **AVISO DE ELECCIÓN**

### **PARA LOS VOTANTES HABILITADOS DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND Y TODAS LAS DEMÁS PERSONAS INTERESADAS:**

Por el presente, se notifica que se llevará a cabo una elección el 5 de noviembre de 2024 en el horario de 7:00 a.m. a 7:00 p.m., en los lugares enumerados en el Anexo B, con el propósito de votar por las siguientes proposiciones:

#### **PROPOSICIÓN A**

¿SE DEBERÁ CONFIRMAR LA CREACIÓN DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND?

#### **PROPOSICIÓN B**

¿SE DEBERÁ AUTORIZAR A LA JUNTA DIRECTIVA DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND A EMITIR LOS BONOS DE DICHO DISTRITO EN UNA O MÁS EMISIONES O SERIES EN LA CANTIDAD MÁXIMA DE \$390,900,000 CON VENCIMIENTOS EN SERIE O DE OTRA MANERA EN CIERTOS PLAZOS SEGÚN LOS FIJE DICHA JUNTA A LO LARGO DE UN PERÍODO O PERÍODOS QUE NO EXCEDAN EL NÚMERO MÁXIMO DE AÑOS AUTORIZADO POR LEY A PARTIR DE SU FECHA O FECHAS, DEVENGANDO INTERÉS A ALGUNA TASA O TASAS, Y A VENDER DICHOS BONOS A ALGÚN PRECIO O PRECIOS, SIEMPRE QUE LA TASA DE INTERÉS EFECTIVA NETA, COMO SE DEFINE EN EL CAPÍTULO 1204 DEL CÓDIGO DE GOBIERNO DE TEXAS Y SUS ENMIENDAS, SOBRE CUALQUIER EMISIÓN O SERIE DE DICHOS BONOS NO SOBREPASARÁ EL LÍMITE LEGAL MÁXIMO VIGENTE AL MOMENTO DE LA EMISIÓN DE CADA UNA DE DICHAS EMISIONES O SERIES, TODO SEGÚN LO PUEDA DETERMINAR LA JUNTA DIRECTIVA DE DICHO DISTRITO, CON EL PROPÓSITO O PROPÓSITOS DE COMPRAR, CONSTRUIR, ADQUIRIR, TENER PROPIEDAD, ARRENDAR U OPERAR UN SISTEMA DE SUMINISTRO DE AGUA, UN SISTEMA DE AGUA DE LA SUPERFICIE, UN SISTEMA DE ALCANTARILLADO SANITARIO Y UN SISTEMA DE ALCANTARILLADO DE DRENAJE Y PLUVIAL PARA DICHO DISTRITO Y SUS AMPLIACIONES, EXTENSIONES Y MEJORAS, Y COMPRAR O DE OTRA MANERA ADQUIRIR TODAS Y CADA UNA DE LAS PROPIEDADES, LOS DERECHOS CONTRACTUALES, LOS DERECHOS DE USO Y LOS INTERESES PATRIMONIALES NECESARIOS, ADECUADOS O INCIDENTALS A LA COMPRA, LA CONSTRUCCIÓN, LA ADQUISICIÓN, LA POSESIÓN, EL ARRENDAMIENTO O LA OPERACIÓN DE DICHO SISTEMA DE SUMINISTRO DE AGUA, SISTEMA DE AGUA DE LA SUPERFICIE, SISTEMA DE ALCANTARILLADO SANITARIO Y SISTEMA DE ALCANTARILLADO DE DRENAJE Y PLUVIAL Y SUS AMPLIACIONES,

EXTENSIONES Y MEJORAS, Y PARA EL PROPÓSITO ADICIONAL DE PAGAR TODOS LOS GASTOS DE ALGUNA MANERA INCIDENTALS A ESTO Y CIERTOS GASTOS COMO SEAN INCIDENTALS A LA ORGANIZACIÓN, LA ADMINISTRACIÓN Y EL FINANCIAMIENTO DEL DISTRITO QUE BAJO LA LEY PERTINENTE PUEDAN PAGARSE DE MANERA ADECUADA DE LOS INGRESOS DE DICHOS BONOS Y EN UNA CANTIDAD QUE NO SUPERE LOS \$586,350,000 PARA EL PROPÓSITO DE REEMBOLSAR CUALQUIERA DE LOS BONOS U OTRAS CONSTANCIAS DE ENDEUDAMIENTO EMITIDOS POR EL DISTRITO CON CUALQUIERA DE LOS PROPÓSITOS ANTERIORES Y PARA DISPONER PARA EL PAGO DEL CAPITAL E INTERÉS DE DICHOS BONOS MEDIANTE LA IMPOSICIÓN Y RECAUDACIÓN DE UN IMPUESTO SUFICIENTE SOBRE TODA PROPIEDAD GRAVABLE DENTRO DE DICHO DISTRITO, TODO ESTO SEGÚN LO AUTORIZADO POR LA CONSTITUCIÓN Y LAS LEYES DEL ESTADO DE TEXAS, INCLUSO SOBRE TODO (PERO NO EN FORMA DE LIMITACIÓN) LOS CAPÍTULOS 49 Y 54 DEL CÓDIGO DE AGUA DE TEXAS, EN LA MEDIDA DE LO PERTINENTE, JUNTO CON TODAS SUS ENMIENDAS Y AGREGADOS?

### **PROPOSICIÓN C**

¿SE DEBERÁ AUTORIZAR A LA JUNTA DIRECTIVA DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND A EMITIR LOS BONOS DE DICHO DISTRITO EN UNA O MÁS EMISIONES O SERIES EN LA CANTIDAD MÁXIMA DE \$103,100,000 CON VENCIMIENTOS EN SERIE O DE OTRA MANERA EN CIERTOS PLAZOS SEGÚN LOS FIJE DICHA JUNTA A LO LARGO DE UN PERÍODO O PERÍODOS QUE NO EXCEDAN EL NÚMERO MÁXIMO DE AÑOS AUTORIZADO POR LEY A PARTIR DE SU FECHA O FECHAS, DEVENGANDO INTERÉS A ALGUNA TASA O TASAS, Y A VENDER DICHOS BONOS A ALGÚN PRECIO O PRECIOS, SIEMPRE QUE LA TASA DE INTERÉS EFECTIVA NETA, COMO SE DEFINE EN EL CAPÍTULO 1204 DEL CÓDIGO DE GOBIERNO DE TEXAS Y SUS ENMIENDAS, SOBRE CUALQUIER EMISIÓN O SERIE DE DICHOS BONOS NO SOBREPASARÁ EL LÍMITE LEGAL MÁXIMO VIGENTE AL MOMENTO DE LA EMISIÓN DE CADA UNA DE DICHAS EMISIONES O SERIES, TODO SEGÚN LO PUEDA DETERMINAR LA JUNTA DIRECTIVA DE DICHO DISTRITO, CON EL PROPÓSITO O PROPÓSITOS DE COMPRAR, CONSTRUIR, ADQUIRIR, TENER PROPIEDAD, OPERAR O MANTENER CAMINOS PAVIMENTADOS Y AUTOPISTAS PARA DICHO DISTRITO Y SUS AMPLIACIONES, EXTENSIONES Y MEJORAS Y COMPRAR O DE OTRA MANERA ADQUIRIR TODAS Y CADA UNA DE LAS PROPIEDADES, LOS DERECHOS DE CONTRATOS, LOS DERECHOS DE USO Y LOS INTERESES PATRIMONIALES NECESARIOS, ADECUADOS O INCIDENTALS A LA COMPRA, LA CONSTRUCCIÓN, LA ADQUISICIÓN, LA TITULARIDAD, LA OPERACIÓN O EL MANTENIMIENTO DE DICHOS CAMINOS PAVIMENTADOS Y AUTOPISTAS Y SUS AMPLIACIONES, EXTENSIONES Y MEJORAS, Y PARA EL PROPÓSITO ADICIONAL DE

PAGAR TODOS LOS GASTOS DE ALGUNA MANERA INCIDENTALS A ESTO QUE BAJO LA LEY PERTINENTE PUEDAN PAGARSE ADECUADAMENTE DE LOS INGRESOS DE DICHOS BONOS Y EN UNA CANTIDAD QUE NO SUPERE LOS \$154,650,000 PARA EL PROPÓSITO DE REEMBOLSAR CUALQUIERA DE LOS BONOS U OTRAS CONSTANCIAS DE ENDEUDAMIENTO EMITIDOS POR EL DISTRITO CON CUALQUIERA DE LOS PROPÓSITOS ANTERIORES Y PARA DISPONER PARA EL PAGO DEL CAPITAL E INTERÉS DE DICHOS BONOS MEDIANTE LA IMPOSICIÓN Y RECAUDACIÓN DE UN IMPUESTO SUFICIENTE SOBRE TODA PROPIEDAD GRAVABLE DENTRO DE DICHO DISTRITO, TODO SEGÚN LO AUTORIZADO POR LA CONSTITUCIÓN Y LAS LEYES DEL ESTADO DE TEXAS, INCLUSO SOBRE TODO (PERO NO EN FORMA DE LIMITACIÓN) LA SECCIÓN 52(b)(3) DEL ARTÍCULO III DE LA CONSTITUCIÓN DE TEXAS Y LOS CAPÍTULOS 49 Y 54 DEL CÓDIGO DE AGUA DE TEXAS, EN LA MEDIDA DE LO PERTINENTE, JUNTO CON TODAS SUS ENMIENDAS Y AGREGADOS?

#### **PROPOSICIÓN D**

¿SE DEBERÁ AUTORIZAR A LA JUNTA DIRECTIVA DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND A EMITIR LOS BONOS DE DICHO DISTRITO EN UNA O MÁS EMISIONES O SERIES EN LA CANTIDAD MÁXIMA DE \$19,900,000 CON VENCIMIENTOS EN SERIE O DE OTRA MANERA EN CIERTOS PLAZOS SEGÚN LOS FIJE DICHA JUNTA A LO LARGO DE UN PERÍODO O PERÍODOS QUE NO EXCEDAN EL NÚMERO MÁXIMO DE AÑOS AUTORIZADO POR LEY A PARTIR DE SU FECHA O FECHAS, DEVENGANDO INTERÉS A ALGUNA TASA O TASAS, Y A VENDER DICHOS BONOS A ALGÚN PRECIO O PRECIOS, SIEMPRE QUE LA TASA DE INTERÉS EFECTIVA NETA, COMO SE DEFINE EN EL CAPÍTULO 1204 DEL CÓDIGO DE GOBIERNO DE TEXAS Y SUS ENMIENDAS, SOBRE CUALQUIER EMISIÓN O SERIE DE DICHOS BONOS NO SOBREPASARÁ EL LÍMITE LEGAL MÁXIMO VIGENTE AL MOMENTO DE LA EMISIÓN DE CADA UNA DE DICHAS EMISIONES O SERIES, TODO SEGÚN LO PUEDA DETERMINAR LA JUNTA DIRECTIVA DE DICHO DISTRITO, CON EL PROPÓSITO O PROPÓSITOS DE ADQUIRIR, COMPRAR, TENER PROPIEDAD, OPERAR, REPARAR O MEJORAR PARQUES, JARDINES, PASEOS FRONDOSOS, ARBOLEDAS, ACERAS, SENDAS, PROYECTOS DE EMBELLECIMIENTO DE DERECHOS DE PASO PÚBLICOS Y EQUIPOS E INSTALACIONES RECREATIVAS, E ILUMINACIÓN DE CALLES Y DE SEGURIDAD RELACIONADA, INCLUSO, ENTRE OTRAS, TODAS LAS AMPLIACIONES A LOS PARQUES E INSTALACIONES RECREATIVAS Y TODOS LOS TRABAJOS, LAS MEJORAS, LAS INSTALACIONES, LOS EQUIPOS, LOS APARATOS, LOS INTERESES PATRIMONIALES Y LOS DERECHOS CONTRACTUALES NECESARIOS PARA ESTO, Y PARA EL PROPÓSITO ADICIONAL DE PAGAR TODOS LOS GASTOS DE ALGUNA MANERA INCIDENTALS A ESTO QUE BAJO



LA LEY PERTINENTE PUEDAN PAGARSE ADECUADAMENTE DE LOS INGRESOS DE DICHS BONOS Y EN UNA CANTIDAD QUE NO SUPERE LOS \$29,850,000 PARA EL PROPÓSITO DE REEMBOLSAR CUALQUIERA DE LOS BONOS U OTRAS CONSTANCIAS DE ENDEUDAMIENTO EMITIDOS POR EL DISTRITO CON CUALQUIERA DE LOS PROPÓSITOS ANTERIORES Y PARA DISPONER PARA EL PAGO DEL CAPITAL E INTERÉS DE DICHS BONOS MEDIANTE LA IMPOSICIÓN Y RECAUDACIÓN DE UN IMPUESTO SUFICIENTE SOBRE TODA PROPIEDAD GRAVABLE DENTRO DE DICHO DISTRITO, TODO SEGÚN LO AUTORIZADO POR LA CONSTITUCIÓN Y LAS LEYES DEL ESTADO DE TEXAS, JUNTO CON TODAS SUS ENMIENDAS Y AGREGADOS?

### **PROPOSICIÓN E**

¿SE DEBERÁ AUTORIZAR A LA JUNTA DIRECTIVA DEL DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE FORT BEND A TASAR, IMPONER Y RECAUDAR UN IMPUESTO ANUAL DE OPERACIÓN Y MANTENIMIENTO QUE NO EXCEDA DE UN DÓLAR Y CINCUENTA CENTAVOS (\$1.50) POR CADA CIENTO DÓLARES (\$100) DE TASACIÓN DE PROPIEDAD GRAVABLE DENTRO DE DICHO DISTRITO EN CANTIDADES SUFICIENTES PARA ASEGURAR FONDOS PARA PROPÓSITOS DE OPERACIÓN Y MANTENIMIENTO, INCLUSO, ENTRE OTROS, FONDOS PARA PLANIFICACIÓN, CONSTRUCCIÓN, ADQUISICIÓN, MANTENIMIENTO, REPARACIÓN Y OPERACIÓN DE TODOS LOS TERRENOS, LAS PLANTAS, LOS TRABAJOS, LAS INSTALACIONES, LAS MEJORAS, LOS APARATOS Y LOS EQUIPOS NECESARIOS DE DICHO DISTRITO Y PARA PAGAR COSTOS DE SERVICIOS ADECUADOS, HONORARIOS LEGALES Y DE INGENIERÍA Y GASTOS DE ORGANIZACIÓN Y ADMINISTRATIVOS, DE ACUERDO CON LA CONSTITUCIÓN Y LAS LEYES DEL ESTADO DE TEXAS, INCLUSO SOBRE TODO (PERO NO EN FORMA DE LIMITACIÓN) LA SECCIÓN 49.107 DEL CÓDIGO DE AGUA DE TEXAS, JUNTO CON TODAS SUS ENMIENDAS Y AGREGADOS?

### **DIRECTORES**

Cada votante votará por la proposición colocando una "X" en la casilla ubicada junto a la declaración que indique la forma en la que desea votar. También se colocarán en las boletas de votación que serán utilizadas en la elección los nombres de los directores temporales como se indica a continuación:

- ◆ BRETTE TUCKER
- ◆ ALEXIS GUILLORY
- ◆ MARGARET PETTY

- ◆ AUDREY SARVER
- ◆ SHANNON PATAK
- ◆ \_\_\_\_\_
- ◆ \_\_\_\_\_
- ◆ \_\_\_\_\_
- ◆ \_\_\_\_\_
- ◆ \_\_\_\_\_

El votante puede votar para director por cinco (5) personas cualesquiera colocando una “X” en la casilla junto al nombre de la persona o escribiendo el nombre de la persona o las personas en los espacios en blanco provistos. Habrá asistencia oral en español disponible para todas las personas que la requieran. Toda persona que requiera asistencia oral en español deberá comunicarse con el juez presidente o con el funcionario de votación en ausencia.

La elección se lleva a cabo en conformidad con una orden adoptada por la Junta Directiva del Distrito el 16 de agosto de 2024, cuya copia se encuentra disponible en la oficina del Distrito en 1330 Post Oak Boulevard, Suite 2650, Houston, Texas. El Administrador de Elecciones del Condado de Fort Bend designará al juez presidente y a los funcionarios. El consejo de boletas de votación anticipada será asignado por el Administrador de Elecciones del Condado de Fort Bend.

La votación anticipada en persona en la elección se llevará a cabo según lo disponga el Condado en conformidad con los Contratos. El oficial de votación anticipada será el Administrador, y el lugar donde se llevará a cabo dicha votación anticipada será determinado por el Condado en conformidad con el Contrato. Una solicitud de una boleta para votar por correo postal puede ser entregada al oficial de votación anticipada (1) en persona, (2) por correo postal regular, (3) por mensajería común, (4) por fax, o (5) por correo electrónico. La dirección del oficial de votación anticipada, el número de fax y el correo electrónico donde puede recibir las solicitudes de boleta para votar por correo es:

Fort Bend County Elections Administrator  
 por correo común: 301 Jackson Street  
 Richmond, Texas 77469  
 Por transportista común: 4520 Reading Road, Suite A-400  
 Rosenberg, Texas 77471  
 Fax: 281-341-4418  
 Correo electrónico: [vote@fortbendcountytexas.gov](mailto:vote@fortbendcountytexas.gov)  
 Sitio web: <https://www.fortbendcountytexas.gov/government/departments/elections-voter-registration>

Para que sea válida, una solicitud de boleta de votación para votar por correo enviada por FAX o CORREO ELECTRÓNICO además debe ser enviada por correo postal y ser recibida por el oficial de votación anticipada a más tardar el cuarto día laborable después de recibida la transmisión por fax o correo electrónico.

Se debe devolver la boleta de votación por correo completa al Departamento de Elecciones del Condado de Fort Bend, en el sobre de envío oficial provisto. Puede ser devuelta de cualquier de las siguientes maneras:

1. Correo residencial común a través del United States Postal Service:
  - a. La boleta debe estar matasellada para las 7:00 p.m. del Día de Elección y debe ser recibida para las 5:00 p.m. el primer día de entrega de correo después del Día de Elección;
2. Entrega en persona al Administrador de Elecciones del Condado de Fort Bend (4520 Reading Road, Suite A-400, Rosenberg, Texas 77471) el Día de Elección únicamente de 7 a.m. a 7 p.m.:
  - a. Se debe presentar una forma aceptable de identificación con foto;
  - b. Si un votante no tiene y no puede conseguir de manera razonable una forma aceptable de identificación con foto, el votante puede mostrar una identificación de la Lista B y una Declaración de impedimento razonable (RID, por sus siglas en inglés) completa;
  - c. Únicamente el votante puede entregar su boleta en persona;
3. El transportista común o contratado, como un transportista persona, o FedEx o UPS, u otro servicio postal contratado:
  - a. La boleta de votación debe ser recibida para a las 7:00 p.m. del Día de Elección;
  - b. Si el transportista provee una marca de recibo que indica un horario antes de las 7:00 p.m. del Día de Elección, puede ser recibida para las 5:00 p.m. el primer día de entrega de correo después del Día de Elección.

Por el presente, se designa al Administrador como agente del Secretario de la Junta del Distrito para el propósito de tener bajo su custodia los registros electorales. El agente deberá mantener los registros electorales en conformidad con el Código Electoral de Texas.

La votación anticipada en persona se realizará todos los días que no sean feriados oficiales del Estado desde el lunes 21 de octubre de 2024 hasta el viernes 1 de noviembre de 2024. La votación anticipada se llevará a cabo durante los horarios y en los lugares indicados en el Anexo A.

Habrà asistencia verbal en español disponible, para lo cual se debe comunicar con el Administrador de Elecciones del Condado de Fort Bend.

POR ORDEN DE LA JUNTA DIRECTIVA  
DISTRITO DE SERVICIOS PÚBLICOS MUNICIPALES NRO. 261 DEL CONDADO DE  
FORT BEND



**ORDER CALLING CONFIRMATION AND DIRECTORS' ELECTION, BOND ELECTION,  
ROAD BOND ELECTION, RECREATIONAL FACILITIES BOND ELECTION,  
AND MAINTENANCE TAX ELECTION**

STATE OF TEXAS	§
	§
COUNTY OF FORT BEND	§
	§
FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261	§

WHEREAS, Fort Bend County Municipal Utility District No. 261 (the "District") was heretofore duly created by an order of the Texas Commission on Environmental Quality dated June 13, 2024, as a conservation and reclamation district created under and essential to accomplish the purposes of Article III, Section 52 and Article XVI, Section 59 of the Texas Constitution and operating pursuant to Chapters 49 and 54 of the Texas Water Code;

WHEREAS, the temporary directors of the District have met and organized and have qualified to serve as directors of the District by taking the oath and making the bond required by law;

WHEREAS, it is now necessary to call an election in accordance with Section 49.102, Texas Water Code, for the purpose of confirming the creation and establishment of the District and for the purpose of the election of five (5) permanent directors thereof;

WHEREAS, it is now timely to call an election to authorize the Board of Directors to issue water, sewer, and drainage bonds, road bonds, and park and recreational facility bonds (collectively the "Bonds") to provide the facilities for which the District was created and to provide for the refunding of such bonds;

WHEREAS, Article III, Section 52, Texas Constitution, authorizes the District to construct, acquire, improve, maintain, or operate macadamized, graveled, or paved roads or turnpikes, or improvements in aid of those roads or turnpikes and to issue road bonds to finance the construction, maintenance or operation of road projects;

WHEREAS, on September 13, 2003, the registered voters of the State of Texas passed an amendment to the constitution of the State of Texas which authorizes conservation and reclamation districts, such as the District, to develop and finance with taxes certain parks and recreational facilities and authorizes the issuance of bonds by conservation and reclamation districts located in Fort Bend County, Texas, such as the District, to provide for improvements and maintenance of such parks and recreational facilities; and

WHEREAS, as of the date hereof, the aggregate amount of the outstanding principal of the debt obligations of the District is \$0.00; and

WHEREAS, as of the date hereof, the aggregate amount of the outstanding interest on debt obligations of the District is \$0.00; and

WHEREAS, as of the date hereof, the ad valorem debt service tax rate for the District is \$0.00 per \$100 of valuation of taxable property; and

WHEREAS, there has been filed with the District, open to inspection by the public, an engineer's report, a copy of which is on file in the official records of the District (the "Engineering Report"), covering the works, improvements, facilities, plants, equipment, and appliances to be purchased, constructed, or otherwise acquired by the District and the property, contract rights, rights of use, and interests in property

to be purchased or otherwise acquired, as well as the estimated cost of all the foregoing, together with maps, plats, profiles, and data showing and explaining the Engineering Report, and the Engineering Report has been carefully considered by the Board and has been fully approved by the Board; and

WHEREAS, the Engineering Report heretofore filed and approved contains an estimate of the probable cost of the purchase, construction, or other acquisition of the proposed works, improvements, facilities, plants, equipment, and appliances; an estimate of the cost of purchase or other acquisition of property, contract rights, rights of use, and interests in property; and an estimate of expenses incident thereto; and

WHEREAS, the Board finds that the submitted estimates of bonds in the amounts of \$390,900,000 for water, sewage, and drainage purposes, and the submitted estimates of \$103,100,000 for the construction, maintenance, and operation of macadamized, graveled, or paved roads or turnpikes, or improvements in aid of those roads or turnpikes, and the submitted estimates of \$19,900,000 for the construction, maintenance, and operation of parks and recreational facilities is reasonable and proper and hereby approves the same and all items thereof but reserves the right to authorize amendments to the Engineering Report and to reallocate costs and make such other changes as necessary to meet the changing requirements of the District's system; and

WHEREAS, the Board is of the opinion that it would be of benefit to the District to authorize the use of taxes to develop and finance certain water, sewer, and drainage facilities and the issuance of bonds in an amount not to exceed \$390,900,000 for improvements and maintenance of such water, sewer, and drainage facilities, and authorize the use of taxes to develop and finance certain road facilities and the issuance of bonds in an amount not to exceed \$103,100,000 for improvements and maintenance of such road facilities, and authorize the use of taxes to develop and finance parks and recreational facilities and the issuance of bonds in an amount not to exceed \$19,900,000 for improvements and maintenance of such parks and recreational facilities; and

WHEREAS, the Board may find it necessary to impose debt service ad valorem taxes sufficient to pay the principal of and interest on the Bonds; and

WHEREAS, if the Board imposes debt service ad valorem taxes sufficient to pay the principal of and interest on the Bonds, the estimated debt service tax rate will be \$1.50; and

WHEREAS, the Bonds may be issued to mature over a specified number of years not to exceed the maximum number of years authorized by law from the date of issuance; and

WHEREAS, the Board is of the opinion that it would be of benefit to the District to be authorized to levy and collect annual ad valorem taxes at a rate not to exceed \$1.50 per \$100 of valuation on all taxable property within the District to secure funds for operations and maintenance purposes; and

WHEREAS, the Board of Directors is of the opinion that an election should be held within the District on November 5, 2024, for the purposes of: (i) confirming the creation and establishment of the District; (ii) electing five (5) permanent directors; (iii) submitting a proposition on the issuance of Bonds in the maximum aggregate original principal amount of \$390,900,000 to develop and finance water, sewer and drainage facilities, and the issuance of Refunding Bonds in the maximum aggregate original principal amount of \$586,350,000 to refund any bonds or other evidences of indebtedness issued by the District to develop and finance water, sewer and drainage facilities; (iv) submitting a proposition on the issuance of Bonds in the maximum aggregate original principal amount of \$103,100,000 to develop and finance roads, and the issuance of Refunding Bonds in the maximum aggregate original principal amount of \$154,650,000 to refund any bonds or other evidences of indebtedness issued by the District to develop and finance roads;

(v) submitting a proposition on the issuance of Bonds in the maximum aggregate original principal amount of \$19,900,000 to develop and finance parks and recreational facilities, and the issuance of Refunding Bonds in the maximum aggregate original principal amount of \$29,850,000 to refund any bonds or other evidences of indebtedness issued by the District to develop and finance parks and recreational facilities; and (vi) submitting a proposition on the levying and collecting of an annual ad valorem tax for maintenance and operations purposes at a rate not to exceed \$1.50 per \$100 valuation of taxable property.

WHEREAS, the Board has determined that it is more efficient and economical for the District to enter into a Joint Election Agreement with Fort Bend County (the "County"), whereby the County will conduct the District's Election; and

WHEREAS, the Board of Directors wishes to proceed with the ordering of said election.

IT IS, THEREFORE, ORDERED BY THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 THAT:

Section 1: The matters and facts set out in the preamble of this order are hereby found and declared to be true and complete.

Section 2: The Engineering Report and estimate of costs hereinabove mentioned are hereby approved.

Section 3: The Board of the District hereby calls the Confirmation and Directors Election, Bond Elections, Road Bond Election, Recreational Facilities Election, and Maintenance Tax Election (the "Election") to confirm the creation of the District, elect permanent directors, approve bonds, approve road bonds, approve park and recreational facilities bonds, and authorize a maintenance tax. The Election shall be held between the hours of 7:00 a.m. and 7:00 p.m. on the 5th day of November, 2024.

Section 4: The District will enter the Contract with the County which provides that the County will conduct the Election on behalf of the District.

Section 5: Subject to the provisions of Chapter 31, Subchapter D of the Election Code, the District agrees to allow the County to administer the Bond Election to be held for the District on November 5, 2024, between the hours of 7:00 a.m. and 7:00 p.m., at a place to be determined by the County. Pursuant to the Contract, the District has directed that the place for the Election be a suitable public building and a proper place for conducting said election.

Section 6: At the November 5, 2024, Election the following proposition shall be submitted to the resident electors of the District:

**PROPOSITION A**

SHALL THE CREATION OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE CONFIRMED?

**PROPOSITION B**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE THE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$390,900,000 MATURING SERIALLY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER

A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF PURCHASING, CONSTRUCTING, ACQUIRING, OWNING, LEASING, OR OPERATING A WATERWORKS SYSTEM, A SURFACE WATER SYSTEM, A SANITARY SEWER SYSTEM, AND A DRAINAGE AND STORM SEWER SYSTEM FOR SAID DISTRICT AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO AND PURCHASING OR OTHERWISE ACQUIRING ANY AND ALL PROPERTY, CONTRACT RIGHTS, RIGHTS OF USE, AND INTERESTS IN PROPERTY NECESSARY, APPROPRIATE, OR INCIDENT TO THE PURCHASE, CONSTRUCTION, ACQUISITION, OWNERSHIP, LEASING, OR OPERATION OF SUCH WATERWORKS SYSTEM, SURFACE WATER SYSTEM, SANITARY SEWER SYSTEM, AND DRAINAGE AND STORM SEWER SYSTEM, AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY MANNER INCIDENTAL THERETO AND SUCH EXPENSES AS ARE INCIDENTAL TO THE ORGANIZATION, ADMINISTRATION, AND FINANCING OF THE DISTRICT WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$586,350,000 FOR THE PURPOSE OF REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) CHAPTERS 49 AND 54 OF THE TEXAS WATER CODE, TO THE EXTENT APPLICABLE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

### **PROPOSITION C**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$103,100,000 MATURING SERIALY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF PURCHASING, CONSTRUCTING, ACQUIRING, OWNING, OPERATING, OR MAINTAINING PAVED ROADS AND TURNPIKES FOR SAID DISTRICT AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO AND PURCHASING OR OTHERWISE ACQUIRING ANY AND ALL PROPERTY, CONTRACT RIGHTS, RIGHTS OF USE, AND INTERESTS IN PROPERTY NECESSARY, APPROPRIATE, OR INCIDENT TO THE PURCHASE, CONSTRUCTION, ACQUISITION, OWNERSHIP, OPERATION, OR MAINTENANCE OF SUCH PAVED ROADS AND TURNPIKES AND ADDITIONS, EXTENSIONS, AND IMPROVEMENTS THERETO, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY



MANNER INCIDENTAL THERETO WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$154,650,000 FOR THE PURPOSE OF REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) ARTICLE III, SECTION 52(b)(3) OF THE TEXAS CONSTITUTION, AND CHAPTERS 49 AND 54 OF THE TEXAS WATER CODE, TO THE EXTENT APPLICABLE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

#### **PROPOSITION D**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ISSUE BONDS OF SAID DISTRICT IN ONE OR MORE ISSUES OR SERIES IN THE MAXIMUM AMOUNT OF \$19,900,000 MATURING SERIALY OR OTHERWISE IN SUCH INSTALLMENTS AS ARE FIXED BY SAID BOARD OVER A PERIOD OR PERIODS NOT EXCEEDING THE MAXIMUM NUMBER OF YEARS AUTHORIZED BY LAW FROM THEIR DATE OR DATES, BEARING INTEREST AT ANY RATE OR RATES, AND TO SELL SAID BONDS AT ANY PRICE OR PRICES, PROVIDED THAT THE NET EFFECTIVE INTEREST RATE, AS DEFINED BY CHAPTER 1204, TEXAS GOVERNMENT CODE, AS AMENDED, ON ANY ISSUE OR SERIES OF SAID BONDS SHALL NOT EXCEED THE MAXIMUM LEGAL LIMIT IN EFFECT AT THE TIME OF ISSUANCE OF EACH SUCH ISSUE OR SERIES, ALL AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS OF SAID DISTRICT, FOR THE PURPOSE OR PURPOSES OF ACQUIRING, PURCHASING, OWNING, OPERATING, REPAIRING OR IMPROVING PARKS, LANDSCAPING, PARKWAYS, GREENBELTS, SIDEWALKS, TRAILS, PUBLIC RIGHT-OF-WAY BEAUTIFICATION PROJECTS AND RECREATIONAL EQUIPMENT AND FACILITIES AND ASSOCIATED STREET AND SECURITY LIGHTING, INCLUDING, BUT NOT LIMITED TO, ALL ADDITIONS TO THE PARKS AND RECREATIONAL FACILITIES, AND ALL WORKS, IMPROVEMENTS, FACILITIES, EQUIPMENT, APPLIANCES, INTERESTS IN PROPERTY, AND CONTRACT RIGHTS NEEDED THEREFOR, AND FOR THE ADDITIONAL PURPOSE OF PAYING ALL EXPENSES IN ANY MANNER INCIDENTAL THERETO WHICH UNDER APPLICABLE LAW MAY PROPERLY BE PAID FROM THE PROCEEDS OF SUCH BONDS AND IN AN AMOUNT NOT IN EXCESS OF \$29,850,000 FOR THE PURPOSE OF REFUNDING ANY BONDS OR OTHER EVIDENCES OF INDEBTEDNESS ISSUED BY THE DISTRICT FOR ANY OF THE FOREGOING PURPOSES AND TO PROVIDE FOR THE PAYMENT OF PRINCIPAL OF AND INTEREST ON SUCH BONDS BY THE LEVY AND COLLECTION OF A SUFFICIENT TAX UPON ALL TAXABLE PROPERTY WITHIN SAID DISTRICT, ALL AS AUTHORIZED BY THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

#### **PROPOSITION E**

SHALL THE BOARD OF DIRECTORS OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 BE AUTHORIZED TO ASSESS, LEVY, AND COLLECT AN ANNUAL OPERATION AND MAINTENANCE TAX NOT TO EXCEED ONE DOLLAR AND FIFTY CENTS (\$1.50) PER ONE HUNDRED DOLLARS (\$100) VALUATION OF TAXABLE PROPERTY WITHIN SAID DISTRICT IN AMOUNTS SUFFICIENT TO SECURE FUNDS FOR OPERATION AND MAINTENANCE PURPOSES, INCLUDING BUT NOT LIMITED TO FUNDS FOR PLANNING, CONSTRUCTING, ACQUIRING, MAINTAINING, REPAIRING, AND OPERATING ALL

NECESSARY LAND, PLANTS, WORKS, FACILITIES, IMPROVEMENTS, APPLIANCES, AND EQUIPMENT OF SUCH DISTRICT AND FOR PAYING COSTS OF PROPER SERVICES, ENGINEERING, AND LEGAL FEES, AND ORGANIZATION AND ADMINISTRATIVE EXPENSES, IN ACCORDANCE WITH THE CONSTITUTION AND LAWS OF THE STATE OF TEXAS, INCLUDING PARTICULARLY (BUT NOT BY WAY OF LIMITATION) SECTION 49.107 OF THE TEXAS WATER CODE, TOGETHER WITH ALL AMENDMENTS AND ADDITIONS THERETO?

Section 7: Voting in said Bond Election shall be by the use of an electronic voting system or paper ballots, administered by the County, pursuant to the Contract and Texas Election Code, Chapter 123. Ballots shall be provided in English and Spanish. The ballots used in the election shall have printed hereon the following:

**OFFICIAL BALLOT**

FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261

CONFIRMATION AND DIRECTORS' ELECTION, BOND ELECTIONS, ROAD BOND ELECTION, RECREATIONAL FACILITIES BOND ELECTION, MAINTENANCE TAX ELECTION, AND RECREATIONAL FACILITIES MAINTENANCE TAX ELECTION

November 5, 2024

**FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 PROPOSITION A**

FOR

CONFIRMATION OF FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261

AGAINST

**FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 PROPOSITION B**

FOR

THE ISSUANCE OF \$390,900,000 IN BONDS AND THE ISSUANCE OF \$586,350,000 IN REFUNDING BONDS AND THE LEVY OF AD VALOREM TAXES SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON THE BONDS (WATER, SANITARY SEWER, DRAINAGE, AND STORM SEWER, ORGANIZATION, AND ADMINISTRATION)

AGAINST

**FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 PROPOSITION C**

FOR

THE ISSUANCE OF \$103,100,000 IN BONDS AND THE ISSUANCE OF \$154,650,000 IN REFUNDING BONDS AND THE LEVY OF AD VALOREM TAXES SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON THE ROAD BONDS (PAVED ROADS AND TURNPIKES)

AGAINST

**FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 PROPOSITION D**

FOR

THE ISSUANCE OF \$19,900,000 IN BONDS AND THE ISSUANCE OF \$29,850,000 IN REFUNDING BONDS AND THE LEVY OF AD VALOREM TAXES SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON THE PARKS AND RECREATIONAL FACILITIES BONDS

AGAINST

**FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT NO. 261 PROPOSITION E**

FOR

THE LEVY OF AN OPERATION AND MAINTENANCE TAX NOT TO EXCEED ONE DOLLAR AND FIFTY CENTS (\$1.50) PER ONE HUNDRED DOLLARS (\$100) VALUATION OF TAXABLE PROPERTY

AGAINST

**DIRECTORS**

Vote for any five (5) persons for director by placing an "X" in the square beside the person's name or by writing the name or names of a person or persons in the blank space provided.

- BRETTE TUCKER
- ALEXIS GUILLORY
- MARGARET PETTY
- AUDREY SARVER
- SHANNON PATAK
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

\_\_\_\_\_  
 \_\_\_\_\_

The voter may vote for any five (5) persons for director by placing an “X” in the square beside the person’s name or by writing the name or names of a person or persons in the blank space provided.

Oral assistance in Spanish shall be made available to all persons requiring such assistance. Any person requiring oral assistance in Spanish should contact the presiding judge or absentee voting clerk.

**Section 8:** Subject to the provisions of Chapter 31, Subchapter D of the Election Code, the District agrees to allow the County to administer an election to be held for the District on November 5, 2024, between the hours of 7:00 a.m. and 7:00 p.m., at the County election precincts for land located within the boundaries of the District, to be determined by the County. Pursuant to the Contract, the District has directed that the place for the election be a suitable public building and a proper place for conducting said election.

**Section 9:** The boundaries of the District are hereby established as and shall constitute one election precinct. The Elections Administrator of Fort Bend County (the “Administrator”) shall appoint the presiding judge and clerks for the election pursuant to the Contract. The Administrator may appoint, as he or she deems necessary, clerks to assist in the conduct of the election. If the regularly appointed presiding judge is unable to serve at the election, the alternate presiding judge shall serve as the presiding judge for the election. If the election is conducted by the regularly appointed presiding judge, he or she may appoint the alternate presiding judge as one of the clerks to serve at the election.

The early voting ballot board shall be appointed by the Administrator in accordance with the Contract.

Early voting in the election by personal appearance shall occur as provided by the County pursuant to the Contracts. The clerk for early voting shall be the Administrator, and the place at which such early voting shall be conducted is to be determined by the County pursuant to the Contract. An application for ballot by mail may be submitted to the early voting clerk (1) in person, (2) by regular mail, (3) by common carrier, (4) by fax, or (5) by email. The early voting clerk’s address, fax number, and email at which the early voting clerk may receive applications for ballot by mail are:

Fort Bend County Elections Administrator  
by regular mail: 301 Jackson Street  
Richmond, Texas 77469  
By common carrier: 4520 Reading Road, Suite A-400  
Rosenberg, Texas 77471  
Fax: 936-788-8340  
Email: [vote@fortbendcountytexas.gov](mailto:vote@fortbendcountytexas.gov)  
Website: <https://www.fortbendcountytexas.gov/government/departments/elections-voter-registration>

To be effective, an application for ballot by mail submitted by FAX or EMAIL must also be submitted by mail and be received by the early voting clerk not later than the fourth business day after the transmission by fax or email is received.

A completed mail ballot must be returned to the Fort Bend County Elections Department, in the Official Carrier Envelope provided. It may be returned in any of the following manners:

1. Regular residential mail via United States Postal Service:

- a. Ballot must be postmarked by 7:00 p.m. on Election Day and must be received by 5:00 p.m. on the first mail delivery day after Election Day;
2. In-person drop off at Fort Bend County Elections Administrator (4520 Reading Road, Suite A-400, Rosenberg, Texas 77471) on Election Day only from 7 am – 7 pm:
  - a. An acceptable form of photo identification must be presented;
  - b. If a voter does not possess and cannot reasonably obtain an acceptable form of photo identification, the voter may show a List B identification and complete a Reasonable Impediment Declaration (RID);
  - c. Only the voter may deliver their ballot in person;
3. Common or contract carrier, such as personal courier, or FedEx or UPS, or other contracted mail service:
  - a. Ballot must be received by 7:00 p.m. on Election Day;  
If the carrier provides receipt mark indicating a time before 7:00 p.m. on Election Day, it may be received by 5:00 p.m. on the first mail delivery day after Election Day.

Section 10: The Election shall be held and conducted and returns made to this Board in accordance with the Texas Election Code as modified by Chapter 49, Texas Water Code.

Section 11: Sanford Kuhl Hagan Kugle Parker Kahn LLP (“SKLaw”) is hereby appointed as the agent for the Secretary of the Board of the District for the purpose of being custodian of the election records. The agent shall maintain election records in accordance with the Texas Election Code.

Section 12: All qualified resident electors of the District shall be entitled to vote in the Election.

Section 13: In accordance with Texas Election Code, Section 4.003, the President and the Secretary of the Board or the District's agent is hereby directed to cause notice of this Election to be posted within the District (at where notices of meetings are posted) at least twenty-one (21) days before the date of the Election, or the next business day after the twenty-first day if the twenty first day is a Saturday, Sunday, or official State holiday and at such other places as notice of the meetings of the Board of the District are required to be posted. Further, such officers are authorized to provide any other notice of the Election as authorized by law. In addition, the President and the Secretary of the Board or the District's agent is hereby directed to cause this Order to be posted (i) on election day and during early voting by personal appearance in a prominent location at each polling place; and (ii) in three (3) public places in the boundaries of the District at least twenty-one (21) days before the Election.

Section 14: The rate of pay for judges and clerks of the election shall be determined by the Administrator, in compliance with the Texas Election Code.

Section 15: As of the date hereof, the aggregate amount of the outstanding principal of the debt obligations of the District is \$0.00.

Section 16: As of the date hereof, the aggregate amount of the outstanding interest on debt obligations of the District is \$0.00.

Section 17: As of the date hereof, the ad valorem debt service tax rate for the District is \$0.00 per \$100 valuation of taxable property.

Section 18: The Engineering Report has been filed with the District, open to inspection by the public covering the works, improvements, maintenance, facilities, plants, equipment and appliances to be purchased, constructed or otherwise acquired by the District and the property, contract rights, rights of use and interests in property to be purchased or otherwise acquired, as well as the estimated cost of all the

foregoing, together with maps, plats, profiles and data showing and explaining the Engineering Report, and the Engineering Report has been carefully considered by the Board and has been fully approved by the Board.

Section 19: The Board may find it necessary to impose debt service ad valorem taxes sufficient to pay the principal of and interest on the Bonds.

Section 20: If the Board imposes debt service ad valorem taxes sufficient to pay the principal of and interest on the Bonds, the estimated debt service tax rate will be \$1.50.

Section 21: The Bonds may be issued to mature over a specified number of years not to exceed the maximum number of years authorized by law from the date of issuance.

Section 22: The President, Secretary, and District's Attorney are authorized and directed to take any action necessary to carry out the provisions of this order. The District hereby approves the Contract with the County to assist with the election and authorizes execution of such Contract by any member of the Board.

**[SIGNATURE PAGE FOLLOWS]**

PASSED AND APPROVED, this 14<sup>th</sup> day of August, 2024.

ATTEST:

/s/ Audrey Sarver  
President, Board of Directors

/s/ Alexis Guillory  
Secretary, Board of Directors