	OARD OR COMMISSION OF	THE STATE AGENCY
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RESOLUTION

adoption, an	following Motion and Resolution was offered by at the tate Board of (the "Board"):	
WHE	EREAS, (statement showing that a real necessity exists); and	
WHE	EREAS, (statement fully providing the reasons for the action); and	
WHE	EREAS, (statement identifying the lawyer and firm to be hired); and	
WHE	EREAS, (statement of the hourly rate and total compensation to be paid)	; and
WHI contains such	EREAS, (statement containing statutory authority for a contingency fee a fee); and	e if the contract
WHI	EREAS (statement of the term (Ex. January 1, 2023 – December 31, 20	23); and
WHE	EREAS, (1 of the 2 statements related to federal claims):	

Option 1:

WHEREAS in the event of claims brought in federal court seeking equitable relief, these claims may implicate the interests of the State of Louisiana, and so the Board agrees to provide advance written notice to the Louisiana Attorney General ten (10) business days before the next meeting and an opportunity for the Attorney General to express concerns directly to the Board in writing or in executive session before the Board:

- (1) proposes a settlement, accepts a proposed settlement, agrees to a consent decree, or enters any other agreement with any party in any federal action for declaratory or injunctive relief that is going to be or has been filed; or
- (2) files any document in any federal case in which (a) declaratory or injunctive relief has been granted against the Board, (b) final judgement dismissing the case has not been entered, and (c) at least 3 years have passed since any party seeking relief, including the USDOJ in an amicus capacity, filed any document in the case.

Accordingly, the Board authorizes and directs the law firm to provide the required notice to the Attorney General, release such information and documentation as the Attorney General may request in response to the notice, and generally cooperate with the Attorney General in regard to the notice

Option 2:

WHEREAS, the scope of this legal representation does not involve federal claims; and

WHEREAS, this resolution shall take effect immediately; and

THE	REFORE			RESOLV				Louisiana			of ry
authority rely	ing on for tl	ne resol	ution)	, does h	ereby	retain	and er	nploy	`		•
BE I's submitted to								posed contractroval.	ct describ	oed herein	ı be
The 1	resolution h	aving b	een su	bmitted to	o a vot	te, the	vote ther	eon was as fo	llows:		
NAY ABS	.S: 'S: ENT: ' VOTING:										
	reupon the							the Louisia	ına Stat	e Board	of
above and fo	oregoing to l	oe a tru	e and e	, unde exact cop	er authory of a 1	ority ve resolut	ested in r ion adop	ne Louisian ne under the l ted by the said oresent, and the	aw, here d Board	by certify at its mee	the ting
revoked, rese	cinded or al	tered in	_,, any n	nanner, ai	nd is in	n full f	orce and	effect.	ae same	nas not e	
		Pre	sident	Chair (pı	rinted	name ı	ınder sig	nature)			
Witn	essed this _	day	y of		, 20)					
		—— Witn	ess Sig	gnatures (printe	d name	under s	ignature)			

- The terms of any contract must match the terms set forth in the resolution, and a copy of the proposed contract between the Board and Special Counsel must be submitted to the Attorney General along with the original resolution.
- In retaining a special attorney or counsel, preference shall be given to private attorneys licensed to practice law in Louisiana and law firms domiciled and licensed in this state. Justification for hiring an out of state lawyer or law firm should be submitted along with the original resolution.
- If the hourly rate exceeds the current Attorney General's fee schedule, a justification letter from the board must be provided to the Attorney General, justifying the need to exceed the fee schedule, and it should be submitted along with the original resolution.