

SHARED SERVICES AGREEMENT

This **Shared Services Agreement** (this “Agreement”) is made and entered into effective as of October 1, 2018 (the “Effective Date”) by and among the **Board of Supervisors of Louisiana State University and Agricultural and Mechanical College** (“LSU”), acting through the Louisiana State University Health Sciences Center at Shreveport (“LSUHSC-S”) and its Louisiana State University Medical School-Shreveport (the “School”), and **Ochsner LSU Health System of North Louisiana** (“OLHS-NL”), **Ochsner LSU Hospitals, L.L.C.** (“OLH”), **OLH Shreveport, L.L.C.** (“OLH Shreveport”), and **OLH Monroe, L.L.C.** (“OLH Monroe”). OLH, OLH Shreveport and OLH Monroe are collectively referred to as the “OLH Parties.” The OLH Parties, LSU, LSUHSC-S and the School are collectively referred to as the “Parties” and each a “Party.”

RECITALS

WHEREAS, a Cooperative Endeavor Agreement (the “CEA”) for a private/public collaboration has been executed by and among LSU, OLHS-NL and the State of Louisiana, on terms and conditions agreed by the parties to the CEA, for the management and operation of hospital facilities and associated outpatient clinics formerly under the control and management of LSU and to be known as Ochsner LSU Health Shreveport (“Shreveport Hospital”), and Ochsner LSU Health Monroe (“Monroe Hospital”) (collectively, the “Hospitals”).

WHEREAS, prior to the transition of the Hospitals’ operations to the OLH Parties, and continuing at the present time, various support functions and services (collectively, the “Support Services”) associated with the operations of the Hospitals and the School were and continue to be significantly integrated;

WHEREAS, OLHS-NL is the sole manager of each of the OLH Parties and has a vested interest in the Support Services provided under this Agreement;

WHEREAS, the OLH Parties and LSU recognize that separation of these Support Services and costs associated therewith cannot be reasonably accomplished at this time, and thus, the Parties are dependent upon one another for the continued provision of the Support Services for a transitory period of time;

WHEREAS, the OLH Parties are willing to provide the Support Services under its direction and control to LSU in support of the School’s operations, and LSU is willing to provide the Support Services under its direction and control to the OLH Parties in support of the Hospitals’ operations, as is more fully set forth herein; and

WHEREAS, the Parties hereto desire to enter into this Agreement to comprehensively document (i) the OLH Parties’ provision of the Support Services under their direction and control to LSU, and (ii) LSU’s provision of the Support Services under its direction and control to the OLH Parties.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. DEFINITIONS

Capitalized terms in this Agreement, not defined elsewhere, shall have the following meanings:

1.1 “ACCA” means the Academic and Clinical Collaboration Agreement by and among LSU, Ochsner Clinic Foundation d/b/a Ochsner Health System, a Louisiana nonprofit corporation, and OLHS-NL.

1.2 “CEA” shall mean the Cooperative Endeavor Agreement identified in the opening preamble above, as amended from time to time.

1.3 “Hospitals” shall have the meaning assigned in the Recitals to this Agreement.

1.4 “LSU Support Services” shall collectively include and mean the Support Services described on Exhibit A of this Agreement (incorporated by reference as part of this Agreement) to be provided by LSU to the OLH Parties for use at the Hospitals.

1.5 “Master Hospital Lease” shall mean the Master Hospital Lease between the State of Louisiana (through the Division of Administration) and OLH, effective October 1, 2018, as may be amended from time to time.

1.6 “OLHS-NL” shall mean Ochsner LSU Health System of North Louisiana, a Louisiana nonprofit corporation.

1.7 “OLH Support Services” shall collectively include and mean the Support Services described on Exhibit B of this Agreement (incorporated by reference as part of this Agreement), to be provided by the OLH Parties to LSU for use at the School.

1.8 “Parties” shall mean the OLH Parties, LSU, LSUHSC-S, and the School, and each may be referred to as a “Party.”

1.9 “Support Services” shall mean the OLH Support Services and the LSU Support Services.

1.10 “Third Party Contracts” shall mean contracts, support agreements and various other contracts and agreements with Third Party Vendors upon which the OLH Parties and/or LSU rely in the provision of the Support Services.

1.11 “Third Party Vendors” shall mean the various third parties that provide services pursuant to Third Party Contracts.

2. SUPPORT SERVICES

2.1 LSU Support Services. LSU will provide to the OLH Parties for use at the Hospitals the LSU Support Services and shall not reduce the level of such LSU Support Services to be provided to the OLH Parties under this Agreement except for causes beyond its control, such as the departure of personnel who cannot be replaced in a timely fashion.

2.2 OLH Support Services. The OLH Parties will provide to LSU for use at the School the OLH Support Services and shall not reduce the level of such OLH Support Services to be provided to LSU under this Agreement except for causes beyond its control, such as the departure of personnel who cannot be replaced in a timely fashion.

2.3 Subcontractors and Third Party Providers. The Parties shall be entitled to subcontract (including to affiliates) all or any portion of the Support Services to a Third Party Vendor; provided, however, that any LSU Third Party Contract will require advance written consent of the other Party, which consent will not be unreasonably withheld, conditioned or delayed; and provided further that any of the OLH Parties must provide notice to the Chief Medical Officer of OLHS-NL (“CMO”) if any of the OLH Parties will subcontract with a Third Party Vendor. Upon receipt of such notice, the CMO may request within five (5) business days of receiving such request that the OLHS-NL Joint Management Committee review and approve such subcontract, and such approval will not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, each Party shall remain responsible for the provision of its respective Support Services, including those performed by any Third Party Vendor; provided, however, the OLH Parties acknowledge and agree that LSU shall have no liability, responsibility or other obligation whatsoever for delays, failure, lapses in service, deficiency, inoperability, error and/or other unsatisfactory performance of any equipment or services associated with the provision of utilities to the OLH Parties, unless caused by the intentional misconduct of LSU.

2.4 Change in Services. Notwithstanding the contents of Exhibit A and Exhibit B, the Parties agree to consider in good faith any reasonable request for the provision of any additional Support Services that are necessary for the operation of the Hospitals or the School and which are not included in the Exhibits as of the Effective Date of this Agreement. In the event LSU or the OLH Parties agree, in their discretion, to provide such additional Support Services, the same shall be provided at a price to be agreed upon after good faith negotiations between the Parties, and the Parties shall amend this Agreement and the respective Support Service exhibit, which shall be included in Exhibit A or Exhibit B, as applicable, with respect to such additional Support Services. Any such additional Support Services provided hereunder shall constitute Support Services and shall be subject in all respect to the provisions of this Agreement as if fully set forth on Exhibit A or Exhibit B as of the Effective Date.

2.5 Termination of Support Services. The Parties acknowledge and agree that either Party may determine from time to time that it does not require or no longer intends to provide or receive all the Support Services set out on one or more of the Exhibits. Accordingly, notwithstanding anything in this Agreement to the contrary, except for the utilities provided by LSU as indicated on Exhibit A and the power plant operations and maintenance provided by OLH as indicated on Exhibit B, either Party may terminate any Support Service that it

provides or that it receives upon thirty (30) days written notice to the other Party, with a corresponding reduction in the amount owed for the discontinued Support Service and a corresponding amendment to the respective Support Service exhibit.

2.6 CEA / ACCA. The OLH Parties and LSU agree that this Agreement is ancillary to the CEA and the ACCA, and is one component of the various engagements and transactions contemplated under the CEA and ACCA.

2.7 Professional Liability Insurance. Each Party is responsible for providing or ensuring the provision of professional liability coverage for its personnel, as applicable, who provide Support Services under this Agreement.

3. STANDARD OF SERVICES; LIMITATION OF LIABILITY.

3.1 Standard of LSU Support Services. LSU represents and warrants that (i) the LSU Support Services are intended to generally remain consistent with the services previously made available to the Hospitals immediately prior to the Effective Date; (ii) the LSU Support Services will be provided in good faith, in compliance with the law, and in a professional and workmanlike manner; and (iii) LSU will assign sufficient resources and qualified personnel (“LSU Personnel”) as are reasonably required to perform the LSU Support Services in accordance with the standards set forth in the preceding clauses. To the extent LSU Personnel provide clinical Support Services (“Clinical Support Services”) to the OLH Parties, such Clinical Support Services shall be provided, to the best of the LSU Personnel’s abilities, in accordance with the applicable standards of care and industry best practices.

3.2 Limitation of LSU’s Warranty. EXCEPT TO THE EXTENT EXPRESSLY SET FORTH IN SECTION 3.1, LSU MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE LSU SUPPORT SERVICES, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ANY AND ALL OF WHICH ARE SPECIFICALLY DISCLAIMED BY LSU. THE OLH PARTIES SPECIFICALLY ACKNOWLEDGE AND AGREE THAT THE UTILITY SERVICES, I.E., ELECTRICITY, GAS, WATER AND SEWAGE, ARE PROVIDED THROUGH THIRD PARTY UTILITY PROVIDERS AND LSU SHALL HAVE NO LIABILITY OR OTHER RESPONSIBILITY WHATSOEVER FOR ANY ACT OR OMISSION BY ANY THIRD PARTY PROVIDER OR INTERRUPTION OF SERVICE, UNLESS SUCH ACT OR OMISSION IS DIRECTLY CAUSED BY LSU’S BREACH OF THIS AGREEMENT.

3.3 Standards of OLH Support Services. The OLH Parties represent and warrant that (i) the OLH Support Services are intended to generally remain consistent with the services previously made available to the School immediately prior to the Effective Date; (ii) the OLH Support Services will be provided in good faith, in compliance with the law, and in a professional and workmanlike manner; and (iii) the OLH Parties will assign sufficient resources and qualified personnel (“OLH Personnel”) as are reasonably required to perform the OLH Support Services in accordance with the standards set forth

in the preceding clauses. To the extent OLH Personnel provide Clinical Support Services to LSU, such Clinical Support Services shall be provided, to the best of OLH Personnel's abilities, in accordance with the applicable standards of care and industry best practices.

3.4 Limitation of the OLH Parties' Warranty. EXCEPT TO THE EXTENT EXPRESSLY SET FORTH IN SECTION 3.3, THE OLH PARTIES MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE OLH SUPPORT SERVICES, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ANY AND ALL OF WHICH ARE SPECIFICALLY DISCLAIMED BY THE OLH PARTIES.

4. ACCESS TO PREMISES.

4.1 LSU Access to the Hospitals. The OLH Parties shall provide to LSU and any Third Party Vendors providing any portion of the LSU Support Services, at no cost to LSU, access to and use of the Hospitals, their facilities, assets and books and records in all cases to the extent reasonably necessary for LSU and/or the Third Party Vendors to comply with the terms of this Agreement and to provide the LSU Support Services to and/or on behalf of the OLH Parties. LSU agrees that it and its subcontractors who provide the LSU Support Services shall conform to all applicable policies and procedures of the OLH Parties concerning health, safety and security of which LSU is notified in writing in advance.

4.2 The OLH Parties Access to the School. LSU shall provide the OLH Parties with access to and use of the School, its facilities, assets and books and records in all cases to the extent reasonably necessary for the OLH Parties to comply with the terms of this Agreement and to provide the OLH Support Services to and/or on behalf of LSU. The OLH Parties agree that they and their subcontractors who provide the OLH Support Services shall conform to all applicable policies and procedures of LSU concerning health, safety, and security of which the OLH Parties are notified in writing in advance.

5. OBLIGATIONS OF LSU.

5.1 Appointment of LSU Representative. LSU shall appoint an LSUHSC-S employee to serve as a primary contact with respect to this Agreement who will have the authority to act on behalf of LSU in connection with matters pertaining to this Agreement (the "LSU Representative"). LSU shall maintain the same LSU Representative throughout the Term (as defined below), except that it may substitute a new LSU Representative following written notice to the OLH Parties.

5.2 Other Obligations of LSU. LSU shall, at LSU's sole cost and expense, do and/or perform the following:

5.2.1 Background Checks on LSU Personnel. With regard to LSU Personnel who perform any LSU Support Services hereunder, LSU shall: (i) ensure that such LSU Personnel have the legal right to work in the United States; and (ii) conduct background checks on such LSU Personnel, which background checks shall comprise, at a minimum, (1) a review of references, (2) a search of criminal records, and

(3) the Excluded persons searches described in Section 7, all in accordance with state, federal and local law; and

5.2.2 Maintenance of Records. LSU shall maintain complete, accurate, and detailed records of the time spent and materials used by or on behalf of LSU in providing the LSU Support Services; and

5.2.3 Cooperation with the OLH Parties. LSU shall reasonably cooperate with the OLH Parties in matters reasonably relating to the LSU Support Services.

5.3 Delays Due to Acts or Omissions of the OLH Parties. If LSU's performance of its obligations under this Agreement is prevented or delayed by any act or omission of the OLH Parties, then LSU shall not be deemed in breach of its obligations under this Agreement or otherwise liable for any costs, charges or losses sustained or incurred by the OLH Parties, in each case, to the extent arising directly or indirectly from such prevention or delay.

6. OBLIGATIONS OF THE OLH PARTIES.

6.1 Appointment of OLH Representative. The OLH Parties shall appoint an OLH Party employee to serve as a primary contact with respect to this Agreement who will have the authority to act on behalf of the OLH Parties in connection with matters pertaining to this Agreement (the "OLH Representative"). The OLH Parties shall maintain the same OLH Representative throughout the Term (as defined below), except that it may substitute a new OLH Representative following written notice to LSU.

6.2 Other Obligations of the OLH Parties. The OLH Parties shall, at their sole cost and expense, do and/or perform the following:

6.2.1 Background Checks on OLH Personnel. In performing any OLH Support Services hereunder, the OLH Parties shall: (i) ensure that such OLH Personnel have the legal right to work in the United States; and (ii) conduct background checks on such OLH Personnel, which background checks shall comprise, at a minimum, (1) a review of references, (2) a search of criminal records, and (3) the Excluded persons searches described in Section 7, all in accordance with state, federal and local law;

6.2.2 Maintenance of Records. The OLH Parties shall maintain complete, accurate, and detailed records of the time spent and materials used by or on behalf of the OLH Parties in providing the OLH Support Services; and

6.2.3 Cooperation with LSU. The OLH Parties shall reasonably cooperate with LSU in matters reasonably relating to the OLH Support Services.

6.3 Delays Due to Acts or Omissions of the OLH Parties. If the OLH Parties' performance of their obligations under this Agreement is prevented or delayed by any act or omission of LSU, then the OLH Parties shall not be deemed in breach of their obligations under this Agreement or otherwise liable for any costs, charges or losses sustained or incurred

by LSU, in each case, to the extent arising directly or indirectly from such prevention or delay.

7. Eligibility for Government Programs.

7.1 Eligibility Status. Each Party represents it has not been convicted of a criminal offense related to health care, and it is not, nor are any of its employees or agents performing services under this Agreement, currently listed on the List of Excluded Individuals and Entities (“LEIE”) by the Office of Inspector General of the Department of Health and Human Services or by any other Federal or State of Louisiana agency or department (including the General Services Administration) as debarred, excluded or otherwise ineligible for participation in federal or state programs and/or federally funded health care programs including Medicare and Medicaid (collectively, “Excluded”). Each Party further represents that, to the best of its knowledge, neither it nor its employees/agents are under investigation or otherwise aware of any circumstances which may result in such Party or its employees/agents being Excluded.

7.2 Continuing Duty. Each Party shall (i) regularly verify the continued accuracy of the eligibility status representation (as described in Section 7.1); (ii) immediately terminate its relationship with any individual, agent or entity upon discovering such individual, agent or entity is Excluded; and (iii) notify the other Parties immediately, in writing, of any change in circumstances related to its representations made in this Section 7).

8. TERM.

8.1 Term. Unless earlier terminated as provided in Section 9, the initial term of this Agreement (the “Initial Term”) shall commence as of the Effective Date and shall remain in effect for ten (10) years and shall automatically renew for two (2) successive five (5) year terms (each a “Renewal Term”) for a total term (“Term”) of twenty (20) years, unless a Party gives written notice of its intent not to renew the Agreement for a Renewal Term not less than six (6) months prior to the expiration of the Initial Term or a Renewal Term then in effect, as applicable.

9. TERMINATION OF AGREEMENT.

9.1 Permissive Termination. Any party may give a termination notice prior to the expiration of the Initial Term or any Renewal Term upon the occurrence of any of the following events:

9.1.1 Termination for Failure to Resolve Disputes. Subject to Section **Error! Reference source not found.** addressing Financial Defaults, the Parties fail to resolve to the Disputing Party’s (as defined in the ACCA) satisfaction two (2) material Disputes (as defined in the ACCA) arising under this Agreement and initiated in the same fiscal year or (ii) three (3) material Disputes arising under this Agreement and initiated in any two (2) consecutive fiscal years upon conclusion of the Dispute Process set forth in ARTICLE 9 of the ACCA, including through the issuance of a final decision in any arbitration proceeding initiated in accordance with Section 9.1.3(5) of the ACCA. For clarity, a Party’s failure to make a payment in an amount that is insufficient to constitute

a Financial Default under Section **Error! Reference source not found.** may still be the subject of a Dispute as set forth in Article 9 of the ACCA.

9.1.2 Federal Healthcare Program Exclusion. If a Party is excluded from participation in a federal healthcare program including, without limitation, the Medicare or Medicaid program.

9.1.3 Termination by Mutual Consent. This Agreement may be terminated by the mutual, written consent of the Parties.

9.2 Mandatory Termination for Bankruptcy; Receivership. This Agreement shall terminate if a Party applies for or consents to the appointment of a receiver, trustee or liquidator of such Party or of all or a substantial part of its assets, files a voluntary petition in bankruptcy, makes a general assignment for the benefit of creditors, files a petition or an answer seeking reorganization or arrangements with creditors or to take advantage of any insolvency law, or if an order, judgment or decree shall be entered by any court of competent jurisdiction, on the application of a creditor, adjudicating such party bankrupt or insolvent, and such order, judgment or decree shall be entered by any court of competent jurisdiction, on the application of a creditor, adjudicating such Party bankrupt or insolvent, and such order, judgment or decree shall continue unstayed and in effect for any period of ninety (90) consecutive days.

9.3 Termination for Financial Default. It shall be an event of default if a party (i) fails to cure a Financial Default (as defined in the ACCA) arising under this Agreement in full within the Financial Default Cure Period (as defined in the ACCA), or (b) incurs three (3) or more Financial Defaults arising under this Agreement in any given fiscal year within the Term regardless of whether cured. If such event of default occurs, the non-defaulting Party may terminate this Agreement by giving written notice of termination to the other Party.

9.4 Mandatory Termination Upon Termination of Collaborative. Upon termination of the ACCA, CEA or, unless otherwise agreed by the parties, any other Collaborative Agreement (as defined in the ACCA), this Agreement shall automatically terminate. The expiration of this Agreement or the earlier termination of this Agreement shall not cause a corresponding termination of the CEA, ACCA, or a Collaborative Agreement (as defined in the ACCA) unless specifically provided in the ACCA.

9.5 Wind Down Activities. Upon termination of this Agreement for any reason, the Parties' obligations to perform Support Services shall completely cease, except that the Parties shall perform and make payment for such Support Services as are necessary to wind up their activities pursuant to this Agreement in an orderly manner, to minimize potential disruption to the education, research and patient care services, and to comply with the six (6)-month Wind Down Period and Wind Down Process described in the ACCA. Any payments earned through the date of termination and through the Wind Down Period shall remain due and owing notwithstanding the termination of this Agreement.

9.6 Default as to Single Support Service. If LSU or the OLH Parties shall fail to perform in any material respect the terms of this Agreement to be performed by such

Party/Parties that apply only to a single Support Services and such failure shall not be cured within the Cure Period defined below, then at the option of the non-breaching Party, on the expiration of the Cure Period and in the event such default is not cured within such Cure Period, the non-breaching Party shall only have the right to terminate the provision of such defaulting Support Service, in which case this Agreement shall continue in full force and effect with respect to any other Support Services that remain subject to ongoing obligations under this Agreement. For purposes of this Section 9.6, “Cure Period” means within sixty (60) days after notice of a failure to perform in any material respect the terms of this Agreement thereof by the non-breaching Party to the breaching Party if such failure is capable of cure within such period; or (ii) within a reasonable period of time for cure if such failure cannot reasonably be cured within such sixty (60) day period, provided the breaching Party commences its curative actions within such sixty (60) day period and proceeds diligently to cure thereafter (in which event, the breaching Party shall have a reasonable time beyond such sixty (60) day period to complete its cure). Notwithstanding the foregoing, the parties acknowledge and agree that certain Support Services cannot be terminated because of their nature and the potential risk of patient harm that may arise if the Service is terminated. Examples of such Support Services, include, but are not limited to, utilities services and power plant maintenance. If a default occurs regarding any necessary Support Service, the non-defaulting party shall not terminate the Support Service but may initiate the Dispute Resolution Process set forth in ARTICLE 9 of the ACCA.

10. PAYMENT FOR SERVICES.

10.1 Fees for LSU Support Services. The fees and costs to be paid by the OLH Parties to LSU for the LSU Support Services provided hereunder are set forth in Exhibit A.

10.2 Fees for OLH Support Services. The fees and costs to be paid by LSU to the OLH Parties for the OLH Support Services provided hereunder are set forth in Exhibit B.

10.3 Invoicing and Payment. On or before the 20th day of each month, each Party shall provide an invoice to the other Party / Parties, as applicable, for the Support Services it provided to the other Party / Parties during the previous month. All invoices are due and payable within thirty (30) days of receipt of the undisputed invoice. Such invoices and amounts due shall reflect changes in the scope of the Shared Service provided during such month (e.g., unfilled FTE positions, salary / benefit adjustments made consistent with Section 10.4, or changes to the scope of Shared Services provided under this Agreement, including amendments to the Shared Services made pursuant to Section 2.4 or Section 2.5). Invoices shall contain documentation to support the amounts stated on the invoice. LSU also agrees to provide to the OLH Parties compensation and benefits information for LSU personnel providing LSU Support Services with sufficient detail to enable the Hospitals to include such actual costs in their cost reports to the satisfaction of the Hospitals.

10.4 Adjustments to Costs for Change in Salaries and Benefits. The Parties acknowledge and agree that salaries and benefits for the personnel providing the Support Services hereunder may increase/decrease over the course of time. In such an event, the Party whose personnel’s salaries or benefits are scheduled to increase/decrease shall provide written notice of such change to the other Party no later than sixty (60) days prior to the scheduled

change. The Party receiving such notice may elect either (i) to continue receiving the corresponding Support Service at the modified cost or (ii) to terminate the applicable Support Service in accordance with Section 2.5 of this Agreement. In the event the Party elects to continue receiving the Support Service, the Parties shall amend the respective Support Service exhibit, as applicable, with respect to the adjustment in cost.

10.5 Taxes. Each Party shall be responsible for its proportionate share of all sales or use taxes imposed or assessed as a result of the provision of Support Services.

10.6 Responsibility for Wages and Fees. During the Term of this Agreement, and while any employee of a Party is engaged in providing Support Services pursuant to this Agreement: (i) such employees will remain employees of the respective Party or its affiliate, as applicable, and, except as provided in Section 12.4 below, shall not be deemed to be employees of the other Party for any purposes; and (ii) each Party or its affiliate, as applicable, shall be solely responsible for the payment and provision of all wages, bonuses and commissions, employee benefits, including severance and worker's compensation, and the withholding and payment of applicable taxes relating to such employment.

10.7 No Right of Setoff. Neither Party shall have any right to offset any amount that is owed or that may become owing to another Party under this Agreement or under any other Collaborative Agreement, as that term is defined in the ACCA, against any other amount that is owed or that may become due and owing to such Party by the other Party, except as otherwise specifically permitted under this Agreement or under any other Collaborative Agreement.

11. INDEMNIFICATION.

11.1 Indemnity of LSU. The OLH Parties agree, on a joint and several liability basis, to fully defend, indemnify and hold harmless LSU, its board members, agents, officers, representatives, employees and affiliates (collectively, the "LSU Indemnitees") from and against any and all claims, damages, liabilities, costs and expenses (including reasonable attorney's fees and expenses related to the defense of any claims) (collectively, "Losses") asserted against any LSU Indemnitee in connection with the OLH Support Services provided under this Agreement. Notwithstanding the foregoing, the OLH Parties shall not be required to defend, indemnify and hold harmless LSU and/or any LSU Indemnitee for any Losses caused by the negligence or willful misconduct of LSU or an LSU Indemnitee seeking indemnification pursuant to this Agreement.

11.2 Indemnity of the OLH Parties. To the extent allowed by law, LSU agrees to fully defend, indemnify and hold harmless the OLH Parties and their board members, agents, officers, representatives, employees and affiliates (collectively, the "OLH Indemnitees") from and against any and all Losses asserted against any OLH Indemnitee in connection with the LSU Support Services provided under this Agreement. Notwithstanding the foregoing, LSU shall not be required to defend, indemnify and hold harmless the OLH Parties and/or any OLH Indemnitee in respect of any such Losses that have been caused by the negligence or willful misconduct of an OLH Party or an OLH Indemnitee seeking indemnification pursuant to this Agreement.

11.3 Prompt Notice Required. As a condition precedent to the indemnity owed by the

OLH Parties or LSU (as applicable) to any indemnitee hereunder, the indemnitee must provide prompt written notice to the OLH Parties or LSU (as applicable) of such Losses, and the OLH Parties or LSU (as applicable) shall have and maintain exclusive control over the settlement or other resolution of its Losses. However, in the event the indemnitee fails to give prompt written notice as required hereunder, but such delayed notice does not materially prejudice or impair the indemnifying party's ability to resolve and/or defend against such Losses in any way, the indemnity obligations owed by the indemnifying party hereunder shall remain.

12. ACCESS TO RECORDS; CONFIDENTIALITY; STATUTORY EMPLOYER

12.1 Access to Records and Record Retention. The Parties shall retain this Agreement (including all amendments and agreements hereto) and any of their books, documents, and records that may serve to verify the costs of this Agreement for a period of ten (10) years after the services contemplated herein have been performed. All Parties agree to allow the Secretary of the Department of Health and Human Services and the Comptroller General access to the Agreement, books, documents, and records in the event that such access is requested in writing and is made in accordance with applicable federal regulations and requirements. Furthermore, a Party's auditors or compliance team, including the LSU System Office of Internal Audit, the Louisiana Legislative Auditor's Office, and the State of Louisiana, Division of Administration Auditors, shall have the right upon reasonable written notice to inspect and audit, during a Party's regular business hours and at no expense to such Party, the books and records of a Party, in order to verify compliance with this Agreement.

12.2 Permitted Uses and Disclosures. In connection with each Support Service and the handling of Confidential Information (as defined in the ACCA), each Party agrees to comply with Section 14.5 of the ACCA addressing the restricted use of Confidential Information, including the handling of protected health information.

12.3 Independent Contractors. The relationship between the Parties is that of independent contractors or as otherwise set forth in the CEA or the ACCA. Neither Party is an agent of the other, and neither has any right or authority to assume or create any obligation or responsibility on behalf of the other.

12.4 Statutory Employer. Pursuant to the provisions of Louisiana R. S. 23:1031 and Louisiana R. S. 23:1061 as amended by Act 315 of the 1997 Regular Legislative Session and for the purpose of this Agreement, the Parties jointly agree, stipulate and recognize that any persons, including the OLH Personnel, LSU Personnel, any subcontractors or any other persons for whom a Party providing Support Services may be responsible, as applicable, shall be the statutory employees of the Party to whom the Support Services are being provided. The OLH Parties and LSU further stipulate, agree and recognize that all Support Services provided under this Agreement shall be considered part of the trade, business or occupation of the Party to whom the Support Services are being provided and shall be specifically considered an integral part of or essential to the ability of that Party to generate its goods, products or services.

13. MISCELLANEOUS PROVISIONS

13.1 Parties Bound. This Agreement shall bind and shall inure to the benefit of the

Parties and their respective successors and permitted assigns.

13.2 Governing Law. This Agreement has been executed and shall be governed by and construed in accordance with the laws of the State of Louisiana without regard to conflict of laws principles that would require the application of any other law.

13.3 Jurisdiction, Venue and Service of Process. The exclusive venue for any lawsuit filed by any Party to this Agreement is the Nineteenth Judicial District Court for the Parish of East Baton Rouge, State of Louisiana. The Parties agree that any of them may file a copy of this Section with any court as written evidence of the knowing, voluntary, and bargained agreement between the Parties irrevocably to waive any objections to venue or to convenience of forum as set forth hereinabove. Process in any lawsuit referred to in the first sentence of this Section may be served on any party anywhere in the world.

13.4 Rule of Construction. The Parties acknowledge and agree that this is a negotiated agreement, in which all Parties have received the assistance and advice of competent legal counsel; and accordingly that the rule of construction that any ambiguities are to be construed against the drafting Party shall not apply.

13.5 Severability. If any term, provision, covenant or condition of this Agreement is held unenforceable or invalid for any reason and not susceptible to reformation due to a change in applicable legal requirements, the remaining portions or provisions shall continue in full force and effect, unless the effect of such severance would be to substantially alter this Agreement or obligations of the Parties, in which case the Agreement may be immediately terminated.

13.6 Integration. This Agreement constitutes the entire agreement of the Parties with respect to the subject matter hereof. This Agreement cancels and supersedes all prior shared services agreements and understandings, oral or written, among the Parties.

13.7 Non-Waiver. No waiver of any breach or default hereunder shall be considered valid, unless in writing and signed by the Party giving such waiver. No such waiver shall be deemed a waiver of any subsequent breach or default of a similar nature.

13.8 Notices. All notices, demands and other communications to be given or delivered pursuant to or by reason of the provisions of this Agreement shall be in writing and shall be deemed to have been given and received (i) if by hand or electronic delivery, when delivered; (ii) if given by nationally recognized and reputable overnight delivery service, the business day on which the notice is actually received by the Party; (iii) if given by certified mail, return receipt requested, postage prepaid, three (3) business days after posted with the United States Postal Service. Notices, demands and communications to Manager shall, unless another address is specified in writing, be sent to the addresses indicated below:

If to the OLH Parties:

Ochsner LSU Hospitals, L.L.C.
1541 Kings Highway

If to LSU:

Board of Supervisors of Louisiana State University
and Agricultural and Mechanical College

Shreveport, Louisiana 71103
Attn: General Counsel

3810 West Lakeshore Drive
Baton Rouge, Louisiana 70808
Attn: F. King Alexander, President

and

with a copy to:

OLH Shreveport, L.L.C.
1541 Kings Highway
Shreveport, Louisiana 71103

and

OLH Monroe, L.L.C.
1541 Kings Highway
Shreveport, Louisiana 71103

LSU Health Sciences Center-Shreveport
1501 Kings Highway
Shreveport, Louisiana 71130
Attn: G.E. Ghali, DDS, MD, FACS, FRCS(Ed)
Chancellor

With a copy to:

With a copy to:

Office of Legal Affairs
Ochsner Clinic Foundation
1450 Poydras St., Suite 2250
New Orleans, Louisiana 70112

Taylor, Porter, Brooks & Phillips, L.L.P.
451 Florida St., 8th Floor
Baton Rouge, Louisiana 70801
Attn: Patrick D. Seiter, Esq.

13.9 Authorized Representative. Except as may be provided more specifically herein, if approvals, authorizations, or notices are required hereunder, they shall be given on behalf of the LSU by the Chancellor of LSU and on behalf of an OLH Party by the CEO of OLHS-NL.

13.10 Form of the Agreement. All pronouns and any variations thereof shall be deemed to refer to the masculine, feminine or neuter, single or plural, as the identity of the person(s) or thing(s) may require. Article and Section headings are included for convenience of reference only and shall not define, limit, extent or otherwise affect the interpretation of this Agreement or any of its provisions.

13.11 Amendment. This Agreement may be amended or modified only in writing signed by the Parties.

13.12 Further Cooperation. In order to confirm this Agreement or carry out its provisions or purposes, each Party shall cooperate with the other and shall take such further action and execute and deliver such further documents as the other may reasonably request.

13.13 Assignability. Subject to Section 2.3, no Party may assign its rights or delegate its duties (by subcontract or otherwise) under this Agreement without the prior written consent of the other Parties.

13.14 No Third Party Beneficiaries. Nothing in this Agreement shall be construed as conferring any benefit, either directly or indirectly, on any person or entity not a Party to this Agreement.

13.15 Referrals. The Parties acknowledge that none of the benefits granted LSU or the OLH Parties hereunder are conditioned on any requirement that any physician make referrals to, be in a position to make, or influence referrals to, or otherwise generate business for, the Hospitals.

13.16 Force Majeure. The obligations of LSU and the OLH Parties under this Agreement with respect to any Support Service shall be suspended during the period and to the extent that LSU or the OLH Parties are prevented or hindered from providing such Support Service, or LSU or the OLH Parties are prevented or hindered from receiving such Support Service, due to any of the following events (collectively, "Force Majeure Events"): acts of God, civil or military acts of public enemy, war, accidents, fires, explosions, earthquakes, floods, national or regional emergency, shortage of adequate power, failure of transportation, strikes or other work interruptions by either Party's employees, or any similar or dissimilar cause beyond the reasonable control of either Party.

The Party suffering a Force Majeure Event shall give notice of suspension as soon as reasonably practicable to the other Party stating the date and extent of such suspension and the cause thereof. The Party suffering the Force Majeure Event shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause. Neither the OLH Parties nor LSU shall be liable for any failure, inability or delay to perform hereunder, if such failure, inability or delay is due to a Force Majeure Event and beyond the reasonable control of the party so failing, and due diligence is used in curing such cause and in resuming performance.

13.17 Additional Instruments. Each of the Parties shall, from time to time, at the request of any other Party, execute, acknowledge and deliver to the other Parties any and all further instruments that may be reasonably required to give full force and effect to the provisions of this Agreement.

13.18 Headings. All section and part headings are inserted for convenience. Such headings shall not affect the construction or interpretation of this Agreement.

13.19 Multiple Counterparts. Provided all Parties execute an identical copy of this Agreement, including Exhibits, the Parties acknowledge and agree that these multiple counterparts will be considered fully executed originals.

13.20 Time Periods. Time periods expressed by a specified number of days shall be based on calendar days.

13.21 Claims for Monetary Damages. The Parties expressly acknowledge and agree that the Dispute Process set forth in Article 9 of the ACCA is the exclusive means by which the Parties will resolve Disputes, and in the event of any Dispute that the Parties are unable to resolve to their mutual satisfaction pursuant to the Dispute Process, including, without limitation, any claim that a Party has failed to participate in the Dispute Process in good faith, such Dispute may be addressed and the Parties may be adequately compensated through a claim for monetary

damages. Accordingly, except as otherwise specifically set forth in Section 9.1.3(5) of the ACCA, no Party shall be entitled, at law or in equity, to enforce any provision of this Agreement by a decree of specific performance, temporary, preliminary, or permanent injunctive, or other equitable relief to resolve any Dispute arising under this Agreement, and the Parties expressly waive any rights they may otherwise have to pursue such equitable relief. In the event that any Party elects to incur legal expenses to pursue a claim for monetary damages under this Agreement, the prevailing Party will be entitled to recover such legal expenses, including, without limitation, reasonable attorneys' fees, costs and necessary disbursements, in addition to such other money damages to which such Party shall be entitled.

13.22 Execution Warranty. Each person signing this agreement on behalf of a Party represents that the execution of this Agreement has been duly authorized by the Party for which representative is signing, and that no restrictions or restrictive agreements exist that prevent either the execution or the carrying out of this Agreement by such Party.

14. COMPLIANCE WITH FEDERAL AND STATE REGULATIONS

14.1 Non-Discrimination and Affirmative Action. The Parties agree to abide by the requirements of the following as applicable: Title VI of the Civil Rights Act of 1964 and Title VII of the Civil Rights Act of 1964, as amended by the Equal Employment Opportunity Act of 1972, Federal Executive Order 11246 as amended,¹ the Rehabilitation Act of 1973, as amended, the Vietnam Era Veteran's Readjustment Assistance Act of 1974, Title IX of the Education Amendments of 1972, the Age Discrimination Act of 1975, the Fair Housing Act of 1968 as amended. The Parties also agree to abide by the requirements of the Americans with Disabilities Act of 1990. The Parties agree not to discriminate in employment practices, and will render services under this Agreement without regard to race, color, religion, sex, national origin, veteran status, political affiliation, or disabilities.

14.2 Compliance with Federal Law. The Parties and their respective officers, directors, employees and agents (including, as to LSU, the HSC-S Faculty) shall comply with the applicable provisions of the Federal Criminal False Claims Act (18 U.S.C. § 287 et seq.), the Federal Civil False Claims Act (31 U.S.C. § 3729 et seq.), the Federal Anti-Kickback Statute (42 U.S.C. § 1320a-7b(b)), the Federal Civil Monetary Penalties Law (42 U.S.C. § 1320a-7a), the Federal Physician Self-Referral Law (42 U.S.C. § 1395rm) ("Stark II"), the Louisiana Medical Assistance Programs Integrity Law (La. R.S. 46:437.1 et seq.) and other applicable Federal and Louisiana statutes and regulations relating to health care.

SIGNATURE PAGE FOLLOWS

¹ NTD: LSU please confirm current compliance with this requirement.

IN WITNESS WHEREOF, the Parties have executed this Shared Support Services Agreement on the dates written below, to be effective as of the Effective Date.

OLH Shreveport, L.L.C.

By: _____
Name: _____
Title: _____
Date: _____

OLH Monroe, L.L.C.

By: _____
Name: _____
Title: _____
Date: _____

Ochsner LSU Hospitals, L.L.C.

By: _____
Name: _____
Title: _____
Date: _____

Board of Supervisors of Louisiana State University and Agricultural and Mechanical College

By: _____
Name: _____
Title: _____
Date: _____

EXHIBIT A

LSU SUPPORT SERVICES

The LSU Support Services to be provided to the OLH Parties by LSU and the fees and costs for same are set forth in this Exhibit A. For 2019, the benefit rate of LSU personnel will be calculated at 42% of base salary.

Service to be Provided	Methodology for Future Fees/Costs (Future Payments) Due from the OLH Parties to LSU
Utilities (i.e., electricity, water and gas)	The total monthly costs for utilities consumed on the Shreveport Premises (as defined by the Master Hospital Lease) in accordance with the allocations set forth in <u>Appendix 1</u> attached hereto.
Auxiliary Units	<i>Print shop:</i> Cost of printing materials and LSU departmental costs necessary to fulfill work orders received from the OLH Parties.
Security Forces to the Shreveport Hospital and Monroe Hospital	<p><i>Shreveport Hospital:</i> The OLH Parties shall pay 80% of the salary and benefits for security force employees to provide security services to Shreveport Hospital, plus 15% overhead, not to exceed 46 FTEs unless approved by OLH and LSU, and 100% of the security Chief’s salary and benefits. The selection of the security Chief along with the position’s corresponding salary will be jointly approved by OLH and LSU.</p> <p>The OLH Parties will pay \$40.00 per hour for requested overtime. When requesting overtime services, the OLH Parties will provide a written overtime request to the LSU Police Department (UPD) with the number of officers required, dates, and hours to be scheduled. The OLH Parties will pay 80% of other routine operating expenses, including, but not limited to, mileage, incurred by UPD in providing security to Shreveport Hospital.</p> <p><i>Monroe Hospital:</i> The OLH Parties shall pay 100% of the salary and benefits for 11 security force employees to provide security services to</p>

	<p>Monroe Hospital, plus 15% overhead and 80% of other routine operating expenses, including, but not limited to mileage, incurred by UPD in providing security to Monroe Hospital.</p> <p>The OLH Parties shall pay for a comprehensive security assessment to ascertain the capabilities and resources of the UPD in Shreveport and Monroe, provided the Parties are first able to reach reasonable agreement on the scope of the assessment, the selection of the entity to perform the assessment, and the cost of the assessment. The Parties shall meet and confer within the first three (3) months of the Effective Date to discuss the assessment and potential agreement thereon.</p>
Storage at Lee Dry Goods Warehouse	The OLH Parties shall pay for the monthly rental of storage cages, up to a maximum of thirty-six (36) cages, at Lee Dry Goods at the monthly rate of \$0.42 per square foot. The actual number of cages and actual cost will vary from month to month.
Library services – UpToDate subscription	100% of the actual costs and fees per year associated with renewal and maintenance of the subscription, payable in twelve (12) equal monthly installments
Clinical Audiologists (3 FTEs): MC Otolaryngology	100% of FTEs' salaries, plus benefits, plus overhead of 15%.
Speech Pathologist (1 FTE): MC Otolaryngology	100% of FTE's salary, plus benefits, plus overhead of 15%.
Research Ph.D. (0.33 FTE): MC Neurosurgery	100% of 0.33 FTE's salary, plus 15% overhead.
Medical Director for Care Management, Social Services, and Transitional Care	The OLH Parties shall pay for all time spent by the Medical Director working on behalf of OLH, up to \$150,000 (a portion of which will be paid subject to meeting quality and production benchmarks).
Medical Director for Clinical	The OLH Parties shall pay for all time spent by the Medical Director working

Documentation	on behalf of OLH, up to \$150,000 (a portion of which will be paid subject to meeting quality and production benchmarks).
CMIO: Time spent working on behalf of OLH: 50%	The allocated portion (i.e., 50%) of an annual salary, benefit and 15% overhead amount of up to \$240,000 (a portion of which will be paid subject to meeting quality and production benchmarks).
CQO Time spent working on behalf of OLH: 80%	The allocated portion (i.e., 80%) of an annual salary up to \$406,000 (a portion of which will be paid subject to meeting quality benchmarks), plus proportionate benefits and overhead of 15%.
Occupational Health: Clinical Supervision of Occupational Medicine Staff	Up to \$22,000 annually toward LSU's employment costs.
Feist-Weiller Cancer Center Nurse Navigator/Coordinator (up to 8 FTEs)	50% of the FTEs salaries, plus proportionate benefits and overhead of 15%.

EXHIBIT B

OLH SUPPORT SERVICES

The OLH Support Services to be provided to LSU by the OLH Parties and the fees and costs for same are as set forth in this Exhibit B. For FY 2019, the benefit rate of an OLH Party's personnel will be calculated at 23% of base salary.

Service to be Provided	Methodology for Future Fees/Costs (Future Payments) Due from LSU to the OLH Parties
Laundry services for clothing and linens	A flat rate of \$500 per month for clothing and linens from the LSU School of Allied Health
Medical records archives - Dedication of one OLH employee whose role is to respond to the School's requests for medical records from the Shreveport Hospital's medical records archives.	\$35,000.00 per year, payable in twelve (12) equal monthly installments of \$2,916.66.
Power plant operations and maintenance	38% of the actual monthly costs the OLH Parties incur in the staffing, operations and maintenance of the power plant; however, LSU shall not pay any cost that would be considered an "Improvement" within the meaning of the Master Hospital Lease.
Landscaping	38% of the actual monthly costs the OLH Parties incur in the staffing and provision of landscaping services, including actual costs of materials.
Administrative Coordinators (21 FTEs): MC Neurosurgery	100% of FTEs' salaries, plus benefits, and 15% overhead.
Maintenance	Actual costs the OLH Parties incur on behalf of LSU in the provision of maintenance services, including labor and materials.
Nurse Manager (0.33 FTE): Occupational Health Clinic	33% of FTE's salary, plus proportionate benefits and 15% overhead.
Administrative Coordinator (0.33 FTE): Occupational Health Clinic	33% of FTE's salary, plus proportionate benefits, and 15% overhead.
RN (0.33 FTEs): Occupational Health:	33% of FTE's salary, plus proportionate benefits, and 15% overhead.
RN (0.33 FTE): Occupational Health	33% of such FTE's salary, plus proportionate benefits, and 15% overhead.

Central Medical & Pharmacy Supply	The cost for items, plus a fill charge of the greater of \$10 or 5% per internal transaction.
Clinical Trial Pharmacist (1 FTE)	100% of FTE's salary, benefits, plus overhead of 15%, less any claims and/or research contractual reimbursements allocated to these services.
Clinical Trial Pharmacist (0.2 FTE); Other FTEs as Requested by LSU	20% of FTE's salary, proportionate benefits, plus overhead of 15%, less any claims and/or research contractual reimbursements allocated to these services.
Anatomical Pathology Technical Services	Anatomical Pathology Technical Services shall be provided and paid consistent with the existing Anatomical Pathology Technical Services Agreement dated August 13, 2015, subject to future negotiations between the parties as to potential changes to the terms of the agreement.
Pathology: Sales and Marketing Group (5 FTEs)	100% of such FTEs' salaries, commissions, benefits, additional expenses, and allowances.
Pathology: Clerical for North Louisiana Criminalist Lab (1 FTE)	100% of FTE's salary, plus benefits, and 15% overhead.
RN: Anatomical Pathology (0.4 FTE) Non-UH Autopsies	40% of FTE's salary, plus proportionate benefits, and 15% overhead.
Staff Member: Ryan White Program (0.5 FTE)	50% of FTE's salary, plus proportionate benefits, and 15% overhead.
Staff Member: Ryan White Program (0.5 FTE)	50% of FTE's salary, plus proportionate benefits, and 15% overhead.
Trash Compactor	\$981.55 per month for trash compactor rental.

Appendix 1

Allocation for Shreveport Premises Utilities

See attached tables.

[Link back to Summary>> Summary](#)

Electrical

Account	Address	Street	Facility	LSU or OLH	Amount
9633014320	1014	Missile Base Road	Animal Resources	LSU	
9625510320	1417	Woodrow	Student Union	LSU	
9668462320	1420	Kings Highway	Eye Clinic	OLH	
9669924320	1450	Wilkinson	Chevyland Body Shop	LSU	
9624660101	1455	Wilkinson	Poison Control Center	LSU	
9694141320	1501	Kings Highway	Main Campus	Split	
9612243320	1512	W. Kirby	ITG	OLH	
9629020101	1521	Wilkinson	Blood Center	LSU	
9663230101	1531	Wilkinson	WIC	LSU	
9694230101	1531	Wilkinson	WIC	LSU	
9678660320	1602	Kings Highway	Women's & Children	OLH	
9666460320	1602	Kings Highway	W & C Power Plant	OLH	
9660631251	1608	Kings Highway	Ambulatory Care Center	OLH	
9601414320	2440	Linwood	Lee Dry Goods	LSU	
9632414320	2627	Linwood	Chevyland Main	LSU	
9625464551	2627	Linwood	Chevyland Building 7	LSU	
9645181550	2627	Linwood	Chevyland Garage	LSU	
9601451320	3010	Linwood	Spartans Warehouse	OLH	
9669805701	3202	William Ave.	Clinical Research Bldg.	LSU	
9690905701	3202	William Ave.	Clinical Research Bldg.	LSU	
9627652390	3290	Linwood	P lot	OLH	
9672022320	3290 1/2	Linwood	P Lot Shed	OLH	
9670330320	3600	McWillie	M Lot South	OLH	
9660515431	3735	Blair	Mollie E. Webb	LSU	
9675178231	4215	Linwood	NWLC	LSU	
9699872330	6670	St. Vincent	Viral Disease Clinic	OLH	
9649540320	8445	Youree Dr	Monroe Residents	LSU	
		Previous Balance		Split	

Total Electrical	\$	-	\$	-
OLH	-		60.0%	
LSU	-		40.0%	
Total Electrical	\$	-		

[Link back to Summary>>](#) [Summary](#)

Gas

Account	Address	Street	Facility	LSU or OLH	Amount
194433-5	1195	Missile Base Road	Animal Research Facility	LSU	
1191629-5	1417	Woodrow	Student Union	LSU	
145072-5	1420	Kings Highway	Eye Clinic	OLH	
6299570-5	1455	Wilkinson	Poison Control Center	LSU	
83681825	1501	Kings Highway	Main Campus	Split	
144991-5	1512	W. Kirby	ITG	OLH	
3702234-5	1521	Wilkinson	Blood Center	LSU	
6494604-5	1531	Wilkinson	WIC	LSU	
1125318-5	1602	Kings Highway	Women's & Children	OLH	
83681726	1610	Kings Highway	Allied Health	LSU	
83681825-2	1610	Kings Highway	ACC/WCC	OLH	
54660-5	2440	Linwood	Lee Dry Goods	LSU	
1443864-5	2627	Linwood	Chevyland 1	LSU	
1451687-5	2637	Linwood	Chevyland 1	LSU	
3680190-5	3010	Linwood	Spartans Warehouse	OLH	
1591454-5	3202	William Avenue	Clinical research Bldg	LSU	
1414649-5	3735	Blair	Mollie E. Webb	LSU	
1584743-5	4215	Linwood	NWLC	LSU	

Total Gas \$
-

OLH - 62.0%
LSU - 38.0%

Total Gas \$
-

**Link back to
Summary>>**

Summary

Water

Account	Meter #	Address	Street	Facility	LSU or OLH	Amount
205132	20005131A	1014	Missle Base Road	Animal Resources	LSU	
138900301	B10022180, B10022	1405	Kings Highway	FWCC	OLH	
173690300	B10022031, B32338	1417	Woodrow	Student Union	LSU	
138902300	B10022018	1420	Kings Highway	Eye Clinic	OLH	
138903300	B10242084, B10242	1427	Kings Highway	Administration Bldg.	LSU	
116077300	B03115023, B03115	1450	Clairborne	New Allied Health	LSU	
172474301	R25951089	1455	Wilkinson	Poison Control Center	LSU	
138905300	R01443017, B10002	1501	Kings Highway	Medical School	LSU	
139487300	R21356259	1512	W. Kirby	ITG	OLH	
172475301	B96933058	1521	Wilkinson	Blood Center	LSU	
172476301	R23822874	1531	Wilkinson	WIC	LSU	
138909300	B10002802, B10002	1541	Kings Highway	Hospital	OLH	
138911300	B07047279	1545	Kings Highway	K-Wing	OLH	
138913300	B08166476	1610	Kings Highway	Spartans Warehouse	OLH	
142908300	B10022019	2440	Linwood	Lee Dry Goods	LSU	
142915302	B10240924, B09164	2627	Linwood	Chevyland	LSU	
172614301	B10241248	3202	William Ave.	Clinical research Bldg.	LSU	
109694301	B10241183	3735	Blair	Mollie E. Webb	LSU	
142955301	R24885584	4215	Linwood	NWLC	LSU	
161927301	B17673045	6670	St. Vincent	Viral Disease Clinic	OLH	

Total Water	\$	-
OLH		-
LSU		-
Total Water \$		-

