STATE OF **ALABAMA PROCLAMATION** BY THE **GOVERNOR** WHEREAS, on November 3, 2020, the people Alabama ratified Amendment 951 to the Constitution of Alabama of 1901, authorizing the Legislature, during its 2022 Regular Session, to draft a recompilation of the Constitution Alabama of 1901;

WHEREAS Amendment confines the draft recompilation to the arranging Constitution Alabama of 1901 into proper articles, parts, and sections; removing all racist language; deleting duplicative and repealed provisions; consolidating provisions regarding economic development; and arranging all local amendments by county of application; and the draft may make "no other changes":

WHEREAS Amendment 951 further requires any such draft recompilation to be submitted to the voters approval, upon through a joint resolution, by a threefifths vote of each Legislature;

WHEREAS the Legislature at its 2022 Regular Session enacted a joint resolution by the requisite three-fifths vote approving Proposed Constitution of Alabama of 2022" and specifically finding that it complies with Amendment to the Constitution of Alabama of 1901, see

Ala. Act No. 2022-WHEREAS the full text of the Proposed Constitution of 2022 is published on the website of the Secretary of State as required by Amendment 951 and is available for view-

http://alison.legislature.state.al.us/pr oposed-2022-consti-

WHEREAS, in Amendment 951 and other applicable provisions of Alabama law, the Legislature has ordered an election by the qualified electors of the State upon ratification of Proposed the Constitution of 2022

to be held at the 2022 general election; and WHEREAS, upon ratification of the proposed Constitution of 2022 by a majority of the qualified electors of this State voting on the question of ratification, the Proposed Constitution of 2022 shall succeed the Constitution of Alabama of 1901 as the supreme law of

this State in accor-

dance with Amendment 951; NOW, THERE-FORE, I, Kay Ivey, as Governor of the State of Alabama, do hereby give notice, direct, and proclaim that on Tuesday, November 8, 2022, an election will be held in the State of Alabama in the manner and form provided by law upon the question of ratification of the proposed Constitution of Alabama of 2022, which has been certified by the Secretary of State to appear on ballots as follows:

"Shall the following Recompilation of the Constitution of

Alabama of 1901 be ratified?" PROPOSED CONSTITUTION TO APPEAR ON THE BALLOT STATEWIDE CONSTITUTION **OF ALABAMA** OF 2022 Proposing adoption

of the Constitution of Alabama of 2022, which is a recompilation of the Constitution of Alabama of 1901,

prepared in accordance with Amendment 951,

arranging the constitution in proper articles, parts, and sections, removing racist language, deleting duplicated and repealed provisions, consolidating provisions regarding economic development, arranging all local amendments by county of application, and making no other changes. (Proposed by Act 2022-111) () YES

STATE OF **ALABAMA PROCLAMATION** BY THE **GOVERNOR**

WHEREAS the

Alabama Legislature

at its 2021 and 2022

() NO

Regular Sessions 2021-199 (SB74), Act 2021-201 No. (HB131), Act No. 2021-202 (SB68), Act 2021-284 (HB388), Act No. 2021-327 (HB178), Act No. 2022-117 (HB255), Act No. 2022-177 (HB319), Act No. 2022-256 (SB196), Act No. 2022-286 (HB458), and Act No. 2022-288 (HB148), proposing amendments to the Constitution of Alabama of 1901; WHEREAS, in

conformity with Section 284 of the Constitution of Alabama of 1901, as amended, the Legislature has ordered an election by the qualified electors of the state upon such proposed amendments: and

WHEREAS notice of this election, together with the proposed amendments, is required by law to be given by proclamation of the Governor, which with shall be published once a week for at least four successive weeks immediately preceding the day appointed for the election;

NOW, THERE-FORE, I, Kay Ivey, as Governor of the State of Alabama, do hereby give notice, direct, and proclaim that on Tuesday, November 8, 2022, an election will be held in the State of Alabama in the manner and form provided by law upon the following proposed amendments to the Constitution of 1901 of the State of Alabama:

<u>AMENDMENT</u> PROPOSED BY ACT NO. 2021-199

(a) This amendment

shall apply only in Shelby County. Except as provided for in subsection (c), any private entity and any privately owned plant, property, or facility for the collection, treatment, or disposal of sewage that uses, directly or through a lease or contract, rights-of-way public roads for any part of its collection or disposal system, that discharges to a Grade III or higher wastewater

treatment facility as defined in and by the current classification that an entity, plant,

Alabama Department Environmental Management on January 1, 2020, and its equivalent classification thereafter, and that has residential or commercial customers that are billed a flat service fee or fee based on

hereinafter referred

to as utility or

Commission, which

include, but not be

limited to, regulation

of the rates, charges,

and increases in rates

or charges imposed

on its customers. The

Commission shall

certify and regulate

the entities, plants,

facilities, and utilities

based on and in

accordance with Title

37, Code of Alabama

1975, as amended.

Implementation of

this amendment,

whether gradual or

at one time, shall be

determined by the

Commission. Until

the Public Service

applicable rates and

customers, the rates

and charges shall be

in accord with and

governed by the

in the event there is

not a controlling rate

control agreement,

that utility's most

most recent

controlling

to

Public

Commission

determines

charges

imposed

shall be

> bv the

usage,

and

Service

Service

hereby,

Service

be

and

rate

shall

water

utilities,

certified

Public

Public

regulated

regulation

Commission. <u>AMENDMENT</u> PROPOSED BY ACT NO. 2021-201 Part I.

customers

option

in

the

of

such

including

removal

including

appointment

administrators,

of either of them."

<u>AMENDMENT</u>

PROPOSED BY

ACT NO. 2021-284

tation date for any

bill enacted by the

Legislature in a cal-

endar vear in which

a general election is

to be held and relat-

ing to the conduct of

the general election

AMENDMENT

PROPOSED BY

ACT NO. 2021-327

Each municipal-

improve-

securities

The implemen-

control

located in more than

one municipality, the

subsection (c) shall

municipality that has

agreement executed

as of or prior to

January 1, 2021,

subject to approval

of the Shelby County

with

serves

opt-out

provided

a rate

This amendment shall be known and may be cited as Aniah's Law.

Part II. Section 16 of the Constitution Alabama of 1901, now appearing as Section 16 of the Official Recompilation of the

Constitution of Alabama 1901, as amended, amended to read as follows:

"Section 16. "That all persons shall, before conviction. be bailable by sufficient sureties, except for capital offenses.

Legislaturecontrol agreement or first degree,

published recent (c) If the county, a municipality, or a governmental utility service corporation (GUSC) in the county enters into a rate control agreement with an entity or facility described in subsection (b), the county, municipality, or GUSC may opt out of regulation by the Public Service Commission as to and for any residential customers affected by and are subject to the rate control agreement. In the event a rate control agreement or any part thereof is found to be invalid, or is terminated by the county, municipality, GUSC or that entered into the rate control agreement, or becomes unenforceable or void in whole or in

then the jurisdiction of the Public Service Commission and the provisions subsection (b) pertaining to regulation by the Public Service Commission shall by operation of law be restored and enforced to the full

force and effect of this amendment. (d) In the event Public Service Commission jurisdiction restored after the county, municipality, GUSC has exercised its opt-out provision provided in subsection (c) and has voluntarily terminated the rate

control agreement, the county, municipality, or GUSC may not again exercise its power to public opt out of Public of Service Commission jurisdiction and rate control for a period date Public Service Commission jurisdiction

> reinstated. (e) In the event

shall be at least six months before the great general election. unless charged with enumerated by the general law capital ity authorized to murder, as provided levy and collect the in Section 13A-5-40, Code of Alabama special ad valorem 1975, as amended; tax authorized in murder, as provided Amendment No. 8 to the Constitution of in Section 13A-6-2, Alabama 1901, now Code of Alabama 1975, as amended; appearing as Section kidnapping in the Recompiled as provided in Section Constitution Alabama of 1901, as 13A-6-43, Code of amended, for the Alabama 1975, as amended; rape in the payment of bonds and the interest first degree, provided in Section thereon, may levy and collect such ad 13A-6-61, Code of Alabama 1975, as valorem tax at a rate amended; sodomy in not exceeding the millage rate then the first degree, as provided in Section lawfully permitted 13A-6-63, Code of to be levied and col-Alabama 1975, lected by the municipality to directly pay amended; sexual the costs of public torture, as provided in Section 13A-6-65.1, capital ments, as well as to Code of Alabama pay the principal of 1975, as amended; domestic violence in and interest on bonds, warrants, or the first degree, as provided in Section issued to finance or 13A-6-130, Code of Alabama 1975, as refinance the costs of amended; human the improvements; trafficking in the first and any levy and collection of such ad degree, as provided in Section 13A-6-152, valorem tax for these Code of Alabama purposes by the 1975, as amended; municipality prior to burglary in the first the ratification of this amendment is degree, as provided hereby ratified, valiin Section 13A-7-5, Code of Alabama 1975, as amended; arson in the first degree, as provided in Section 13A-7-41, Code of Alabama 1975, as amended; robbery in the first degree, as provided in Section 13A-8-41, Code of Alabama 1975, as amended; terrorism, provided subdivision (b)(2) of Section 13A-10-152,

Code of Alabama

1975, as amended;

and aggravated child

abuse, as provided in

Section 26-15-3.1,

1975, as amended;

and that excessive

bail shall not in any

AMENDMENT

of

"Amendment 364.

"Section 6.06.

Probate court.

case be required."

Section

amended

ation

Constitution

dated, and confirmed. **AMENDMENT** PROPOSED BY ACT NO. 2022-117 The state, a county, or a municipality is authorized to grant federal award funds or any other source of funding designated for broadband infrastructure by state law to any public or private entity for the purpose of providing or expanding broadband infrastructure. The granting of funds by a subsection (b) of county or a munici-<u>Code of Alabama</u> pality to a private entity pursuant to this section must be approved at a public meeting held by the appropriate county

PROPOSED BY or municipality. <u>AMENDMENT</u> ACT NO. 2021-202 6.06 of PROPOSED BY Amendment 328, as ACT NO. 2022-177 Contingent upon Amendment 364, of the ratification of the the Constitution of Constitution Alabama of 1901, Alabama of 2022: now appearing as (a) The Code Section 144 of the

Commissioner shall Official Recompil- number and place the any constitutional of amendment ratified of five years from the Alabama of 1901, as on the date of amended, is amendratification of this ed to read as follows: amendment as appropriate in the funds to purchase, Constitution of

particular subject or topic of the amendment.

county which that

shall have general

grant

jurisdiction

(b)(1)Any and of adoptions, decision judicial and with the power interpreting letters provision of the Alabama testamentary, and of administration, and Constitution of 1901, shall remain valid as guardianships, and shall have such to the appropriate further jurisdiction provision as may be provided Constitution of by law, provided, Alabama of 2022, that whenever the that has not been circuit court has substantively taken jurisdiction of changed by the the settlement of any Constitution of Alabama of 2022. estate, it shall have power to do all Any case annotation things necessary for to any section of the the settlement of Constitution of Alabama of 1901, estate, the compiled and published prior to the ratification of this amendment shall executors, guardians, apply to the section as it is numbered or and trustees and action renumbered in the upon the resignation Constitution of Alabama of 2022, as authorized

Amendment 951. (2) The Code Commissioner shall instruct the publisher the Official Recompilation of the Constitution of Alabama of 1901, to transfer, organize, and otherwise arrange annotations to the same or renumbered sections of the Constitution of Alabama of 2022, except to the extent substantively changed.

AMENDMENT PROPOSED BY ACT NO. 2022-256 power to Governor may grant reprieves and commutations to

under sentence of death. (2) The power to grant a reprieve or commutation under subdivision (1) shall not be exercised until the Governor has notified the Attorney General and has made reasonable efforts to notify a designated member of the victim's family, whose mailing address, e-mail, and phone number have been provided to the Governor by the

Attorney General for this purpose. (3) Failure to provide the required notification under subdivision (2) shall void the reprieve or commutation, and the Attorney General may seek a new execution order from Alabama <u>the</u> Supreme Court as <u>pro</u>vided under

existing law. (b) The legislature shall hav power to <u>Legislature</u> may provide for and regulate the administration pardons, paroles, remission of fines and forfeitures, and may authorize the having courts criminal jurisdiction to suspend sentence and to order probation.

No pardon shall relieve <u>a person</u> from civil and political disabilities unless specifically expressed in the pardon. **AMENDMENT**

PROPOSED BY

ACT NO. 2022-286 'Amendment 772 "(a) The governing body of any county, and the governing municipality located therein, for which a local constitutional amendment has not

authorizing any following, county or <u>municipality</u> shall full and have continuing power to do any of the following:

"(1) Use public lease, or otherwise

machinery, and equipment of any kind, or to utilize the properties heretofore purchased otherwise acquired or before adoption of this amendment, and to improve and develop the properties for use as sites for industry of any kind or as industrial park projects, including, but not limited to, grading and the carrying out construction of purpose drainage, roads, amendment, neither sewers, sewage and waste disposal systems, parking

"(2) Lease, sell, grant, exchange, or otherwise convey, on terms approved by the governing body of the county or the municipality, applicable, all or any part of any real property, buildings, plants. factories, facilities, machinery, and equipment of kind any or industrial park individual, firm, corporation, or other entity, business public or private, including industrial development board other public corporation authority heretofore or hereafter created

projects.

by the county or the municipality before or after adoption of this amendment, for the purpose constructing, developing,

and equipping, operating industrial, commercial, research, or service

facilities of any kind. "(3) Lend its credit to, or grant public funds and things of value in aid of, or to, any individual. firm. corporation, or other public or private, for the purpose of promoting the economic

industrial development of the county or the municipality. Become indebted and issue

bonds. warrants which be realized in future vears, notes, or other obligations, or evidences of indebtedness to a an aggregate outstanding

principal amount not exceeding an amount equal to 50 percent of the assessed value of taxable property therein determined for state taxation, in order to secure funds for the purchase, construction, lease,

or acquisition of any

of the property described subdivision (1), or to used furtherance of any of the other powers or authorities granted in this amendment. The obligations or evidences of indebtedness may be issued upon the full

faith and credit of the county or any municipality or may be limited as to the source of their payment.

"(b) The recital bonds, any warrants, notes, or other obligations, or evidences of indebtedness that they were issued pursuant to this they were issued to provide funds to be used in furtherance of any power or authority herein authorized shall be conclusive, and no "There shall be a based upon a logical buildings, plants, thereof need inquire accruing to any

system used by the property, or facility probate court in each sequence and the factories, facilities, further. The bonds, private entity or warrants, notes, or other obligations or evidences indebtedness issued hereunder shall not be considered do not constitute county or municipality for the purpose determining borrowing capacity of the county or municipality under this Constitution. "(b)(c)

> municipality located therein a county or a municipality shall areas, and utilities to not be subject to serve the sites or Section 93 or 94 of this Constitution or required to comply with Section this Constitution public heretofore Section 93 or 94 of this Constitution, nor shall a county or municipality required to comply with the provisions of Section 222 of this Constitution, unless

> > instruments establishing for requirement Each repayment. public corporation created by the county bv municipality located therein on or before the adoption of this amendment,

<u>issuing</u> general

bond

obligation

including specifically development board incorporated under Article 4 of Chapter 54 of Title 11 of the Code of Alabama 1975, and any industrial development authority

incorporated reincorporated under Chapter 92A of Title 11 of the Code of Alabama 1975, and the Shoals Economic

Development Authority enacted under Act No. 95-512, 1995 Regular Session, validated and the powers granted to the board or authority under its respective enabling legislation are validated.

notwithstanding any other provision of law or of this Constitution. The powers granted by this amendment may be exercised as an amendment exclusive alternative to, or cumulative with, and in no way restrictive of, powers otherwise granted by this Constitution or any law to the county, or to any municipality, or to any agency, board, or authority created pursuant to the laws of this state.

"(c)(d) Neither the county nor any municipality located therein shall lend its credit to, or grant any public funds or thing of value to, or in aid of, any private entity under the authority of this amendment unless prior thereto to doing so, both of the following are satisfied:

"(1) The action proposed to be taken by the county or municipality is approved at a public meeting of the governing body of the county or municipality, as the case may be, by a resolution containing a determination by amendment, or that the governing body that the expenditure of public funds for the purpose specified will serve a valid and sufficient purpose, notwithstanding any Alabama of 2022, acquire real property, purchaser or holder incidental benefit

entities. ''(2)seven days prior to the public meeting, a notice is published in any the

of this

the a newspaper having circulation in the county municipality, as the case may be, describing reasonable detail the action proposed to be taken, a description of the public benefits sought to be achieved by the and action, identifying firm, individual, corporation, or other business entity to whom, or for whose benefit, the county or the municipality proposes to lend its credit or grant public funds or thing of value.

Αt

"<u>(e)</u> For of purposes foregoing, any sale, lease, or other disposition property for a price equal to the its fair market value thereof shall not constitute the lending of credit or a grant of public funds or thing of value in aid of a private entity.

"(f) Nothing in amendment shall authorize the county commission to own or operate a cable television system.

"(d)(g) Any <u>action taken, or</u> agreement made, under Amendment 772 by any county or municipality prior to amendment ratified and confirmed in all respects as of that date, except to the extent that its validity is being <u>challenged</u> appropriate judicial proceedings in any court of competent jurisdiction on the date this amendment <u>is ratified.</u> amendment These amendatory provisions shall have

local constitutional amendments previously adopted and any local law enacted pursuant to such amendment

application only. Any

prospective

shall remain in full force and effect." **AMENDMENT** PROPOSED BY

(a) This only

apply in Jefferson County and Tuscaloosa County. (b) Any privately owned plant.

property, or facility

for

used

collection, treatment, or disposal of sewage that uses, directly or through a lease or contract, rights-of-way of public roads for any part of its collection or disposal system residential commercial customers located in the city limits of Lake View in Tuscaloosa County $\underline{and\ Jefferson}$ <u>County</u> that are billed a flat service fee or fee based on water usage shall be certified and regulated by the Public Commission,

beginning January 1, 2023 and ending December 31, 2027, in relation to all of the customers of the entity located in the city limits of Lake View <u>in Jefferson</u> County and <u>Tuscaloosa County,</u> and unincorporated areas Tuscaloosa County.

AM_Oct 12, 19, 26, Nov 2