BE IT REMEMBERED THAT THERE WAS BEGUN AND HELD A REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI ON SEPTEMBER 18, 2018 AT 6:00 P.M. IN THE BOARDROOM OF SAID CITY.

THOSE PRESENT

MAYOR HAL MARX

ATTORNEY

ROCKY EATON

ALDERMEN

BRAD AMACKER TONY DUCKER WILLIAM KING CLINT MOORE STEVE STRINGER

OTHERS

ADA MADISON BERNARD JACKSON VALERIE WILSON

MAYOR MARX DECLARED A QUORUM PRESENT AND DECLARED THE CITY COUNCIL IN SESSION.

THE INVOCATION WAS OFFERED BY TONY DUCKER

THE PLEDGE OF ALLEGIANCE WAS RECITED.

WHEREAS, MAYOR MARX PRESENTED THE AGENDA WITH THE FOLLOWING AMENDMENTS

PROCLAMATIONS & RESOLUTIONS

Request to adopt Resolution amending the budget for FY2017-2018.

GENERAL BUSINESS

Request to authorize Mayor Marx and Melissa Martin to execute agreement for property insurance for FY2018-2019.

Request to authorize the Fire Dept to partner with Domino's Pizza to install smoke alarms for one day during Fire Prevention Week.

Request to accept Letter of Engagement with Holt & Associates, PLLC for 2017-2018 audit.

Request to terminate George Gunter in the Judicial Dept effective September 25, 2018.

SEMINARS & TRAVEL

Request to reimburse Brent Chennault \$108.00 for meals while attending Structural Collapse Training in Meridian, MS

ORDERS & ORDINANCES

Request to adopt order raising the rate of pay for Daniel "Eli" Lewis to \$16.00 per hour.

Request to adopt order raising the rate of pay for Phil Hamilton to \$13.00 per hour.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE AGENDA WITH THE FOREGOING AMENDMENTS. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO APPROVE THE MINUTES OF THE PUBLIC HEARING AND THE REGULAR MEETING OF SEPTEMBER 4, 2018 AND THE SPECIAL MEETING OF SEPTEMBER 13, 2018.

THERUEPON, ALDERMAN KING MADE A MOTION TO APPROVE THE MINUTES OF THE PUBLIC HEARING AND THE REGULAR MEETING OF SEPTEMBER 4, 2018 AND THE SPECIAL MEETING OF SEPTEMBER 13, 2018 AS WRITTEN. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX CALLED FOR PUBLIC COMMENT.

THEREUPON, BERT KING ADDRESSED THE BOARD WITH WISHES TO OPERATE HIS BBQ TRUCK IN PETAL WITHOUT A TRANSIENT VENDOR LICENSE. MAYOR MARX ADVISED THAT THE CITY ATTORNEY WOULD LOOK INTO THE TRANSIENT VENDOR LAW AND MAKE A RECOMMENDATION TO THE BOARD.

THEREUPON, JACK BRISTER ADDRESSED THE BOARD REGARDING THE CITY'S PROPERTY INSURANCE RENEWAL

THEREUPON, VANESSA JONES ADDRESSED THE BOARD AND AUDIENCE REGARDING HER CANDIDACY FOR CHANCERY JUDGE.

THEREUPON, RALPH BASS ADDRESSED THE BOARD REQUESTING AN ADJUSTMENT TO HIS WATER BILL. MAYOR MARX ADVISED MR. BASS THAT UNLESS HE HAD A LEAK, THE BOARD COULD NOT LEGALLY AUTHORIZE AN ADJUSTMENT TO HIS BILL.

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING RESOLUTION AMENDING THE BUDGET FOR FY2017-2018

EXHIBIT "A"

RESOLUTION

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING RESOLUTION. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQEUST TO SET A HEARING DATE FOR PROPERTY LOCATED AT E CHERRY AND KOLA ST

THEREUPON, ALDERMAN KING MADE A MOTION TO SET A HEARING DATE OF OCTOBER 9, 2018 AT 6:00 P.M. FOR PROPERTY LOCATED AT E CHERRY AND KOLA ST. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE PLANNING COMMISSION RECOMMENDATION TO GRANT A CONDITIONAL USE FOR AUTO SALES AT 1208 CARTERVILLE RD

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO GRANT A CONDITIONAL USE AUTHORIZING AUTO SALES AT 1208 CARTERVILLE RD PER THE PLANNING COMMISSION RECOMMENDATION. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO APPROVE THE INTENT TO PARTICIPATE IN THE REGIONAL HAZARD MITIGATION PLAN

THEREUPON, ALDERMAN KING MADE A MOTION TO APPROVE THE INTENT TO PARTICIPATE IN THE REGIONAL HAZARD MITIGATION PLAN. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO DESIGNATE A REPRESENTATIVE FOR THE DISTRICT (8) HAZARD MITIGATION PLAN.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO DESIGNATE MAYOR MARX AS THE CITY'S REPRESENTATIVE FOR DISTRICT (8) HAZARD MITIGATION PLAN. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO SEND THREE (3) AUGERS TO AUCTION

- ASSET #00850
- ASSET #00858
- ASSET #00285

THEREUPON, ALDERMAN MOORE MADE A MOTION TO AUTHORIZE SENDING THE FOREGOING AUGERS IN THE STREET DEPARTMENT TO AUCTION. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED AN ENGINEERING AGREEMENT WITH SHOWS, DEARMAN & WAITS FOR REHAB OF MAIN STREET AND SMITHVILLE ROAD PER SENATE BILL 2002

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO ACCEPT THE ENGINEERING AGREEMENT WITH SHOWS, DEARMAN & WAITS FOR REHAB OF MAIN STREET AND SMITHVILLE ROAD. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A PROPOSAL FROM VOXO FOR TELEPHONE SERVICE

EXHIBIT "B"

VOXO PROPOSAL

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE PROPOSAL FROM VOXO FOR THE CITY'S TELEPHONE SERVICE PER THE RECOMMENDATION OF JENSEN COMPUTER. ALDERMAN DUCKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO TRANSFER ONE (1) 1997 FORD F150 FROM THE RECREATION DEPT TO THE SENIOR CENTER

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE THE TRANSFER OF ONE (1) 1997 FORD F150 FROM THE RECREATION DEPT TO THE SENIOR CENTER. ALDERMAN DUCKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF AUGUST 2018

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ACCEPT THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF AUGUST 2018. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF AUGUST 2018

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ACCEPT THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF AUGUST 2018. ALDERMAN MOORE SECONDED THE MOTION:

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO AUTHORIZE MAYOR MARX AND THE CITY CLERK TO EXECUTE AGREEMENT FOR PROPERTY INSURANCE FOR FY2018-2019.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO AUTHORIZE MAYOR MARX AND THE CITY CLERK TO EXECUTE AGREEMENT FOR PROPERTY INSURANCE FOR FY 2018-2019. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO AUTHORIZE THE FIRE DEPT TO PARTNER WITH DOMINO'S PIZZA FOR ONE DAY DURING FIRE PREVENTION WEEK

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE THE FIRE DEPT TO PARTNER WITH DOMINO'S PIZZA TO INSTALL SMOKE ALARMS FOR ONE DAY DURING FIRE PREVENTION WEEK. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE LETTER OF ENGAGEMENT WITH HOLT & ASSOCIATES, PLLC FOR AUDIT SERVICES.

EXHIBIT "C"

LETTER OF ENGAGEMENT

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE LETTER OF ENGAGEMENT WITH HOLT & ASSOCIATES, PLLC FOR AUDIT SERVICES. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO TERMINATE GEORGE GUNTER IN THE JUDICIAL DEPT EFFECTIVE SEPTEMBER 25, 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO TERMINATE GEORGE GUNTER IN THE JUDICIAL DEPT EFFECTIVE SEPTEMBER 25, 2018. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR TIM SLADE AND ADAM WOODARD TO ATTEND PRECISION RIFLE COURSE IN COLUMBIA, MS

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE TIM SLADE AND ADAM WOODARD TO ATTEND PRECISION RIFLE COURSE IN COLUMBIA, MS ON SEPT. 25-27, 2018 AT A COST OF \$500.00. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR LADEAN BYRD TO ATTEND STANDARDIZED FIELD SOBRIETY CLASS IN WAYNESBORO, MS

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO AUTHORIZE LADEAN BYRD TO ATTEND STANDARDIZED FIELD SOBRIETY CLASS IN WAYNESBORO, MS ON OCT. 23-25, 2018 AT NO COST. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO REIMBURSE BRENT CHENNAULT FOR MEALS WHILE ATTENDING STRUCTURAL COLLAPSE TRAINING IN MERIDIAN, MS

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO AUTHORIZE REIMBURSING BRENT CHENNAULT FOR MEALS WHILE ATTENDING STRUCTURAL COLLAPSE TRAINING IN MERIDIAN, MS AT A COST OF \$108.00. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER PROMOTING DAVID COURTNEY TO 1^{ST} CLASS PATROL

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO PROMOTE DAVID COURTNEY IN THE POLICE DEPT

IT IS HEREBY ORDERED THAT DAVID COURTNEY BE PROMOTED TO 1ST CLASS PATROL AT A RATE OF \$17.122 PER HOUR EFFECTIVE SEPT 12, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN CLINT MOORE
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER CHANGING THE PAY SCALE FOR THE FIRE DEPT

EXHIBIT "D"

ORDER – FIRE DEPT PAY SCALE

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE RATE OF PAY FOR MICHELLE STREBECK IN THE JUDICIAL DEPARTMENT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE SALARY OF THE COURT CLERK

IT IS HEREBY ORDERED THAT MICHELLE STREBECK, COURT CLERK, BE RAISED TO \$47,215.00 ANNUALLY EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18^{TH} DAY OF SEPTEMBER 2018

THERUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER TRANSFERRING ARIMIS HALL TO PART TIME IN THE RECREATION DEPT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO TRANSFER ARIMIS HALL TO PART TIME

IT IS HEREBY ORDERED THAT ARIMIS HALL BE TRANSFERRED TO PART TIME IN THE RECREATION DEPT AT A RATE OF \$9.50 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER TRANSFERRING CHANSITY CROMWELL TO PART TIME IN THE RECREATION DEPT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO TRANSFER CHANSITY CROMWELL TO PART TIME

IT IS HEREBY ORDERED THAT CHANSITY CROMWELL BE TRANSFERRED TO PART TIME IN THE RECREATION DEPT AT A RATE OF \$9.50 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN MOORE MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE RATE OF PAY FOR WORKERS IN THE WATER DEPT

EXHIBIT "E"

ORDER - WATER DEPT

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE RATE OF PAY FOR WILLIAM CREEL IN THE STREET DEPARTMENT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE RATE OF PAY FOR WILLIAM CREEL

IT IS HEREBY ORDERED THAT WILLIAM CREEL BE RAISED TO \$13.00 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER TRANSFERRING ALFRED CLARK FROM THE STREET DEPT TO THE SANITATION DEPT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO TRANSFER ALFRED CLARK

IT IS HEREBY ORDERED THAT ALFRED CLARK BE TRANSFERRED TO THE SANITATION DEPT AT A RATE OF \$14.42 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18^{TH} DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE RATE OF PAY FOR DANIEL "ELI" LEWIS IN THE WATER DEPT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE RATE OF PAY FOR DANIEL "ELI" LEWIS

IT IS HEREBY ORDERED THAT DANIEL "ELI" LEWIS BE RAISED TO \$16.00 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE RATE OF PAY FOR PHIL HAMILTON

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE RATE OF PAY FOR PHIL HAMILTON

IT IS HEREBY ORDERED THAT PHIL HAMILTON BE RAISED TO \$13.00 PER HOUR EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER HIRING TODD UPSHAW IN THE WATER DEPT

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO HIRE A FULL TIME LABORER IN THE WATER DEPT

IT IS HEREBY ORDERED THAT TODD UPSHAW BE HIRED FULL TIME AT A RATE OF \$11.00 PER HOUR

EFFECTIVE SEPTEMBER 26, 2018

SO ORDERED THIS THE 18TH DAY OF SEPTEMBER 2018

THEREUPON, ALDERMAN KING MADE A MOTION TO ADOPT THE FOREGOING ORDER. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING FLOOD PLAIN ORDINANCE

EXHIBIT "F"

ORDINANCE 2015 (135-A1)

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADOPT THE FOREGOING ORDINANCE. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX CALLED FOR FURTHER PUBLIC COMMENT

THEREUPON, ADA MADISON THANKED THE BOARD FOR HAVING A STREET LIGHT INSTALLED AT SPRINGFIELD RD AND EVELYN GANDY PARKWAY

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR EXECUTIVE SESSION.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO CLEAR THE ROOM TO SEE THE NEED FOR EXECUTIVE SESSION. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ENTER INTO EXECUTIVE SESSION. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO ADJOURN THE EXECUTIVE SESSION. ALDERMAN MOORE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

NO OFFICIAL ACTION WAS TAKEN IN EXECUTIVE SESSION.

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO AMEND THE FY 2018-2019 BUDGET AS FOLLOWS

- DEDUCT \$8,500 FROM RECREATION HEALTH INSURANCE
- RAISE THE PAY RATE OF SHANNON HEINTZ IN THE ATHLETIC DEPT
- INCREASE RECREATION GAS/OIL

CITY CLERK

THEREUPON, THE REQUEST DIED DUE TO LACK OF A MOTION.

THEREUPON, ALDERMAN MOORE MADE A MOTION TO ADJOURN THE REGULAR MEETING OF SEPTEMBER 18, 2018. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN CLINT MOORE ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

THERE BEING NO FURTHER BUSINESS, THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI WAS ADJOURNED.

SRF LOAN PROCEEDS
EXPENSE - WATER DEPT
WATER SERVICES
350,000.00
REPAIR/MAINT/SRF PROJECT
MINUTE BOOK 37

REVENUE - SOLID WASTE
BEGINNING CASH
30.517.00
EXPENSE - SOLID WASTE

WHEREAS, upon adoption, the City Clerk will cause this Resolution to be published as required by Section 21-35-25.

30,517.00

Those present and voting "AYE" and in favor of the Passage, adoption and approval of the Foregoing Resolution:

Alderman Brad Amacker Alderman Tony Ducker Alderman William King Alderman Clint Moore Alderman Steve Stringer

Those present and voting "NAY" or against the adoption of the Resolution.

None

WHEREAS, the foregoing Resolution was duly passed, adopted and approved on this the 18^{78} day of September, A. D., 2018.



SOLID WASTE SERVICES



R	ES	JO.	U.	T)	NC	

BE IT RESOLVED AND ORDERED, by the Mayor and Board of Aldermen of the City of Petal, Mississippi as follows:

That pursuant to Section 21-35-25 of the Mississippi Code of 1972, annotated and amended, the year commencing October 1, 2017 and ending September 30, 2018 requires amending and.

WHEREAS, by Section 21-35-25, the Mayor and Board of Aldermen do hereby amend the 2017-2018 fiscal budget as follows:

FUND	INCREASE (DECREASE) BUDGET	REASON
EXPENSES - GENERAL FUND		
ALDERMEN PERSONNEL	(20,100,00)	HEALTH INSURANCE
ALDERMEN SERVICES	6,100.00	ADVERTISING
JUDICIAL SERVICES	5,000 00	JAIL FEES
JUDICIAL CAPITAL OUTLAY	(2,375.00)	EQUIPMENT
FINANCIAL SERVICES	(11,500.00)	INSURANCE
POLICE PERSONNEL	(44,500,00)	PART TIME/INSURANCE
POLICE SUPPLIES	47,500,00	OPERATING SUPPLIES
POLICE SERVICES	(2500.00)	TRAVEL EXPENSE
FIRE PERSONNEL	(30,000.00)	INSURANCE
FIRE SUPPLIES	24,000.00	GAS/VEHICLE REPAIR
FIRE CAPITAL OUTLAY	6,000.00	EQUIPMENT/FURNITURE
BUILDING PERSONNEL	3500.00	CODE ENFORCEMENT
BUILDING SUPPLIES	1420.00	OFFICE SUPPLIES/GAS
STREET SERVICES	(15,000.00)	DRAINAGE/EROSION
STREET CAPITAL OUTLAY	(90,000,1)	BUILDING
RECREATION PERSONNEL	(15,000,00)	HEALTH INSURANCE
RECREATION SUPPLIES	2,500.00	OPERATING SUPPLIES
RECREATION SERVICES	54,252,00	FESTIVAL/REPAIR/MAINT
RECREATION CAPITAL OUTLAY	4,000,00	BUILDING
SENIOR CENTER SERVICES	(12,360.00)	INSURANCE/UTILITIES
CIVIC CENTER SUPPLIES	300.00	GAS & OIL
CIVIC CENTER SERVICES	(300.00)	REPAIRS/PHYSICALS
TOTAL EXPENSES	(63-00)	
REVENUE - ROAD & BRIDGE		
TRANSFER FROM OTHER	30,361.00	TRANSFER FROM GENERAL
TOTAL REVENUE	30,361.00	
EXPENSES - ROAD & BRIDGE		
SERVICES	2,573.00	
TOTAL EXPENSES	2,573,00	
REVENUE - 2015 BOND FUND		
TRANSFER FROM OTHER	1100.00	TRANSFER FROM WATER
EXPENSES - 2015 BOND FUND		
PAYING AGENT FEE	1100,00	
RÉVENUE - 2012 BOND REFI		
BEGINNING CASH	1,940,00	
EXPENSE - 2012 BOND REFI		
PAYING AGENT	1,940.00	
REVENUE - WATER DEPT		

Budget Pow 3	0	ı	197,883	38,400	474,700	2,800	713,783		27,706	2,200	29,906		0	20,000	0	20,000			1,787,515	195,525	103,978	5,800	111,645	2,204,463	050000000000000000000000000000000000000	2,023,130	83,425	80,400	93,850	68,902	2,329,707		101,210	12,495	100,886	2,850	217,441
Budget Pox 2	0	()	197,883	38,400	486,200	2,800	725,283		27,706	2,200	29,906		0	20,000	0	20,000			1,832,015	148,025	106,478	5,800	111,645	2,203,963		2,053,130	59,425	60,400	87,850	68,902	2,329,707		01.2,710	375	98′	,850	212,521
Budget	0	1	197,883	12,300	487,200	3,800	701,183		27,706	2,200	29,906		0	20,000	0	20,000			1,834,015	148,025	106,478	2,500	111,645	2,202,663	T COLOR OF THE COLOR	1,737,079	60,925	62,400	87,850	68,902	2,017,156		97,710	12,075	103,175	2,850	215,810
001.9en	Total Elections	Financial	Financial Personel Services	Financial Supplies	Financial Services	Financial Capital Outlay	Total Financial	Legal	Legal Personel Services	Legal Services	Total Legal	Data Processing	Data Processing Supplies	Data Processing Services	Data Processing Capital Outlay	Total Data Processing	Public safety	Police Department	Police Department Personel Services	Police Department Supplies	Police Department Services	Police Department Capital Outlay	Police Dept Debt Service	Total Police Department	Fire Department	Fire Department Personel Services	Fire Department Supplies	Fire Department Services	Fire Department Capital Outlay	Fire Dept Debt Service	Total Fire Department	Building and Inspection	Building and Inspection Personel Services	Building and Inspection Supplies	Building and Inspection Services	Building and Inspection Capital Outlay	Total Building and Inspection

|--|

	Budget Rev 1	Budget Rev 2	Budget Rev 3
Highways and streets		<u> </u>	1101.0
Streets and Highways			
Streets and Highways Personel Services	506.876	500,876	500,876
Streets and Highways Supplies	248.750	229.100	229,100
Streets and Highways Services	365,700	353,700	338.700
Streets and Highways Capital Outlay	37,000	135,110	134,110
Street Debt Service	299,135	221,025	221,025
Total Streets and Highways	1,457,461	1,439,811	1,423,811
Culture and recreation	117011401	114001011	1,420,011
Recreation			
Recreation Personel Services	642,913	640.710	625,710
Recreation Supplies	69,850	63,850	66,350
Recreation Services	147,228	135,416	189,668
Recreation Capital Outlay	163,000	211,200	215,200
Recreation Debt Service	46,431	46,431	46,431
Total Recreation	1,069,422	1,097,607	1,143,359
Senior/Cultural Center	WALLETON .	31001100	1/140/000
Senior/Cultural Center Personel Services	85,577	85,077	85.077
Senior/Cultural Center Supplies	11,450	5.950	5,950
Senior/Cultural Capital Outlay	0	0	0
Senior/Cultural Center Services	47,525	34.385	22.025
Total Senior/Cultural Center	144,552	125,412	113,052
Civic Center			,
Civic Center Personel Services	50,232	49.232	49,232
Civic Center Supplies	7,025	3.725	4,025
Civic Center Services	39,800	121,073	120,773
Civic Center Capital Outlay	2,850	4,600	4,600
Total Civic Center	99,907	178,630	178,630
Debt Service	0	0	0
Debt Service			
Debt Payments	0	0	0
Total Debt Service	8,646,313	9,025,093	9,025,030
Total Expense	8,646,313	9,025,093	9,025,030
Fotal Governmental Income Statement	<u>15</u>	0	63

Nuo sonzoni cozarem	City of Petal 220	指針學」與	Pete 2
		Budget	Budget
Governmental Income Statement		Rev 1	Rev 2
Revenue			
Interest		n	n.
Transfers		248,375	249,475
Total Revenue		248,375	249,475
Expense		=	=
Debt Service		248,375	249,475
Total Expense		248,375	249,475
Total Governmental Income Statement		<u></u> 0	0

Rick Wiscott GLE24RM City of Pete	ASH IN BAN	A
	Budget Rev 1	Budget Rev 2
Governmental Income Statement		
Revenue		
Intergovernmental State	190,000	190,000
Total Intergovernmental	190,000	190,000
Interest	0	0
Transfers	0	30,361
Total Revenue	190,000	220,361
Expense		
Highways and streets		
Streets and Highways		
Streets and Highways Services	0	2,573
Streets and Highways Capital Outlay	190,000	190,000
Total Streets and Highways	190,000	<u>192,573</u>
Total Highways and streets	190,000	<u>192,573</u>
Total Expense	190,000	192,573
Total Governmental Income Statement	<u>0</u>	27,788

Re- WHOOM A 221 PM	City of Petal 230 CASH IN BANK 1.2 BOND		Page 3
		Budget Rev 1	Budget Rev 2
Governmental Income Statement			15
Revenue Interest Transfers Beg Cash Total Revenue Expense Highways and streets Streets and Highways		100 196,619 0 <u>196,719</u>	100 196,619 1,940 198,659
Streets and Highways Services		0	0
Total Streets and Highways <u>Debt Service</u>		<u>o</u>	<u>0</u>
Debt Payments Total Debt Service		196,619 196,619	198,559 198,559
Total Expense		196,619	198,559
Total Governmental Income Statement		<u>100</u>	100

CITY OF PETAL MINUTE BOOK 37 EXHIBIT "A"

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- 21123/10 (2 x 20 F)W	City of Petal 400 Water Fund	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-
	Budget Rev 1	Budget Rev 2	Budget Rev 3
overnmental income Statement			
Revenue			
Intergovernmental			
State	0	0	350.00
Total Intergovernmental	<u>o</u>	<u>0</u>	350,00
Charges for services	=	_	
Charges for Svc - Enterprise	3,689,770	3,689,770	3,689,77
Total Charges for services	3,689,770	3,689,770	3,689,7
Interest	2,000	2,000	2,0
Misc	30,000	30,000	30.00
Transfers	0	0	
Beg Cash	0	25,000	25,0
Total Revenue	<u>3,721,770</u>	3,746,770	4,096,7
Expense		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Enterprise			
Water			
Water Personel Services	627,909	627,909	627,9
Water Supplies	295,200	295,200	295,2
Water Services	1,442,900	1,467,900	1,817,9
Water Capital Outlay	374,000	426,100	426,1
Sewer Debt Service	980,225	928,125	928,1
Total Water	<u>3,720,234</u>	3,745,234	4,095,2
Total Enterprise	<u>3,720,234</u>	3,745,234	4,095,2
Total Expense	3,720,234	3,745,234	4,095,2
Total Governmental Income Statement	<u>1,536</u>	1,536	1.5

Mar W1600014 to 201 Piz	City of Petal 420 Sanifation Fund		tone (
		Budget Rev 1	Budget Rev 2
Governmental Income Statement			
Revenue			
Charges for services			
Charges for Svc - Govt		781,670	781,670
Total Charges for services		781,670	781,670
Interest		200	200
Misc		0	0
Beg Cash		49,022	79,539
Total Revenue		830,892	861,409
Expense		(10000000000000000000000000000000000000	and and the same
Enterprise			
Sanitation			
Sanitation Personel Services		0	0
Sanitation Supplies		0	0
Sanitation Services		830,892	861,409
Sanitation Capital Outlay		0	0
Total Sanitation		830,892	861,409
Total Enterprise		830,892	861,409
Total Expense		830,892	861,409
Total Governmental Income Statement		<u>o</u>	0

CITY OF PETAL MINUTE BOOK 37

EXHIBIT "A"

The Proposal

Monthly Services

Name	Price	QTY	Subtotal
Polycom VVX 411	\$0.00	57	\$0.00
Unlimited Business Service All VoIP Features Included	\$30.00	57	\$1,710.00
Product Training and 24/7 Support	\$0.00	1	\$0.00
	AL S	Subtotal tate/ Local Sales Tax (0%)	\$1,710.00 \$0.00
		Monthly Total	\$1,710.00

CITY OF PETAL
MINUTE BOOK 37
EXHIBIT "B"

APPROVED

SEP 1 8 2018

The Terms

The following proposal is to accept VOXO as your telecom service provider on a no contract month to month basis.

OUR SLA

Our Promise:

- · Seamless, quick installation
- · Free product training and support
- Unlimited domestic calling

Client Agreement:

Client agrees to relax and enjoy Telecom the way it should be; easy to use, feature rich with a no hassle customer service experience.

Phones and Hardware:

Client owns phones and hardware after the 6 months billing cycle.

Monthly charges and fees:

Client agrees to pay monthly charges within 10 (ten) days of the due date to avoid late fees.

Audit Objectives

The nejective of our audit is the expression of opinions as to whether your financial site.

In all material respects, in conformity with U.S. generally accorded accounting princ,

openion on the desired supplementary information reliefers to in the second perspiring when correspond in relation to the financial statements as a whole. Our audit will be conducted in accordance with sudding standards generally accepted in the University and the second perspiring control and control and control and control and the second perspiring and accepted in the University and the second perspiring and accepted in the University and the second perspiring and the second persp accepted in the United States of America and the standards for financial souths contained in Government-Auditing
Standards, Israel by the ComptoNer General of the United States, and the Indicate lessed of the Concerning records
of by of the Missimapping of Contract of the United States, and the Indicate lessed of the occurring records
or the standard of the Contract of the Contra engag am ent

ering optiminal.

We will stop provide a report (that does not include an opticity) or inhernal control related to the financial clasemants and compliance with the provisions of lawn, regulations, controller, and grain appropriate, work and compliance with the provisions of lawn, regulations, controller, and grain appropriate for the report of the report of the report of the report is callety to describe the recognition and other matters will related a prangright that stakes (1) that the special provision of the report is solely to describe the recognition and other matters will related a prangright that stakes (1) that the special is an integral part of an except provision of the response of

Audit Procedures-General

Audit Procedures—General
An soult beckers examining, on a less bank, evidence supporting the amounts and disclosures in the linencial
statement; therefore, our sould will knowle judgment about the number of transactions to be examined and the
invasa to be sitted, An sould also includes evaluating the appropriateness of accounting pocificate used and the
resconsibilities of the forestant accounting estimates made by management, as well as evaluating the overall
representation of the forestant accounting estimates made by management, as eval as evaluating the overall
representation of the forestant at streament. We will place and specific mit possible to obtain resconded assurance about
healther his francial statements are fire of material misstatement, whether from (1) genore, (2) treat/sent firencial
to the operation of the social statement of the social protection of less one operation and regulations that are adoptedable
to the operation of the social statement of the operation of the social statement of the depend another to provide resonants
determination of debuses in subjective. Covernment Auditing Statement of the operation to provide resonants

assumence of offsetring abouts, and a substance of the substance of the behavior of the substance of the substance of the behavior of the behavior of the substance of the behavior of the substance of we pro not engaged as auditure.

Our procedures will include tests of documentary evidence supporting the transactions recorded in the accounts, and may include tests of the physical evidence of inventories, and direct confirmation of receivables and certain certain color access to the confirmation of receivables and certain certain color access to the confirmation of receivables and certain postulations. We will recount within suppresentations from your advances; as part of the organization, and favorable you for the confirmation of our addit, we will recount to the confirmation of our additional register certain vertical properties.

BOOK PET/ EXHIBIT OF MINUTE

HOLT & ASSOCIATES, PLLC

Keri M. Blackledge, CPA September 17, 2018 To City of Petal Mississippi Mayor and the Board of Alderman Petal, MS 39466

W. David Dill, CPA Julie M. Uher, CPA

Profit, MG 38960 Cookins our ordentatedity of the services we are to provide City of Petal, Mississippit for the year entired dependent 90, 2018. We will suddit the timeful soldness of the governmental existing a service of the provided provided of the services of the governmental existing. A services of the provided of the services of the governmental existing a service of the services of the governmental existing and the services of the ser

- 1) Menagement's Discussion and Analysis.
- 2) Burdgetary Comparison Schedule General fund
- 3) Rudnetery Comparison Schedule Major Special Revenue fund
- 4) Schedule of Proportionate Share of Nel Pension Liability
- 5) Schedule of City Contributions

We have also been empaged to report on supplementary information other than RBI that accompanies. City of Petal, Mississippir financial subsense?s. We will subject the following supplementary information to the motifing procedures applied in our auto of the financial satissments and central self-times procedures applied in our auto of the financial satissments and central self-times procedures applied in our auto of the financial satissments and central self-times procedures and self-times and central self-times or to the financial statements as already set, and other seconds self-time self-times and self-times are self-times as a self-time self-times and self-times are self-times as a self-time self-times are self-times as a self-time self-times as a self-time self-time self-time self-times are self-times as a self-time self-time self-time self-times as a self-time self-time self-times as a self-time self-time self-time self-times as a self-time self-time self-time self-times as a self-time self-time self-time self-time self-times self-

- 1) Schedule of expenditures of federal awards.
- 1) Schedule of Surety Bonds for City Officials.

2816 HIGHWAY 16 NORTH | LAUREL, MISSISSIPPI 35440 10 BELLEGRASS BLVD, | HATTIESBURG, MISSISSIPPI 35402 PHONE 601-649-3000 | FAX 601-649-3050 WWW.HOLTACCOUNTING.COM

granters, regulators, or others. In addition, you are responsible for identifying and ensuring that the gowern compiles with applicable save, regulations, contracts, expresenteds, and grants and for stating simply and appropriate stage to remade from an encompliance with provisions of laws, regulations, contracts or practice or accordance or provisions of laws, regulations, contracts or practice greenwish accordance or practice or pra

You are regognatible for the preparation of the supplementary information, which we have been engaged to report on, to condumity with U.S. generally accepted ecopating principles. You agree to include our report on the condumity with U.S. generally accepted ecopating principles. You agree to include our report on the opposition of the property of t

desegrations underlying this measurement or potentiation of the supplementary information.

Management is responsible for establishing and maintaining a process for tracking the status of audit findings and
recontensed forms. Management is able responsible to identifying and providing report copies of previous financial
audits, abstation engagements, performance audits or other source related to the objectives discussed in the
Audit Objectives section of this later. This responsibility includes respiry give to engagements, performance audits,
applicant fordings and recommendations as all managements always on engagements, performance audits,
or other studies. You are with responsibility of the studies of the studies.

You agree to assume all management responsibilities relating to the financial statements and related notes and any other notworld cercicae on produit. You will be required to acknowledge in the management representation later can explain the representation of the financial statements and related notes and that type there relevant and contributions and that type there is the statement and related notes and that type there excepted responsibility for the production of the production of the statements and related notes prior to their instance and have excepted responsibility for severe more excepted responsibility for the production of t

Engagement Administration, Fees, and Other

empagnment Administration, resp, and currer.

We may lote the to lines and depending on the derirumstances, the third-party wer/co providers is serving your socious. We may these confidential information about you wish these service providers, but remain committed to constitutions the confidentiality of your between service providers, and set remain product, procedures, and safequards to protect the confidentiality of your personal information. In addition, we will secure oppositely the confidentiality of your personal information and we will stake restanciable procedures that already procedures are propositive to the confidentiality of your personal information and we will take restanciable procedures the starting products are propositive to the procedure of your content point of the technique of the product of the procedure of your content point or the stating of appropriate conformation with the third-party service providers, truthermore, we will remain responsible for the work controlled by the winds provided by any such third budget service provider or the stating of the work controlled by the such provider of the provider of the stating of the work controlled by the such be provided by any such third budget service provider or the stating of the work controlled by the such provider of the stating of the work controlled by the such provider of the stating of the work controlled to the stating of the work controlled by the such provider of the stating of the work controlled by the such provider of the stating of the work controlled to the stating of the work controlled by the such provider of the stating of the work controlled to the stating of the work controlled by the such that the stating of the work controlled to the stating of the work cont

We understand that your amployees will prepare all cash, accounts receivable, or other confirmations we request and will locate any documents selected by us for losting.

We will provide copies of our reports to the City, however, management is responsible for distribution of the reports and the financial statements. Unless restricted by tax or regulation, or containing privileged and confidential information, explice of our reports are to be made systatic for public inspection.

The multi-committation for this suggestion as no ten instruction are removed by present interpretation. The multi-committation for this suggestion that his preparity of 'shift and Associales, PLLC and constitution conditionals information. However, subject to explocable laves and regulations, sustit obcumentation and depoperated inclinations with a mead available upon request and no a finding manner to the littles of bisisolately of its designer, a factorial agency providing direct or intiface funding, or the LS. Government Accountability Olive in Bready, a factorial agency providing direct or intiface funding, or the LS. Government Accountability Olive in Bready and a subject of the subject of Association, PLCC proteomet, Furthermore, upon request, we may provide copies of selected audit

from you about your responsibilities for the financial statements; compliance with laws, regulations, contracts, and great agreements; and other responsibilities required by generally accepted auditing standards.

Audit Procedures -- Internal Control

Autor procedures—Internat Control

One wald will forbido elebishing an indeptisation for it be government until the environment, biolading Internal control,
sufficient to assess the risks of material missishorment of the financial statements and to design the notive, furning,
and estend of Reiders and Exproduction. Tests of controls may be performed to bet the set feroviewes of cellular
actions of the process of the control of the contro

An audit is set designed to grovide assurance on internal control or to identify eligiblicant deficiencies or material weaknesses. Accordingly, we will express no such control. However, during the such, we will consenutode to management and those charged with government information control related matters that are required to be communicated under AICPA professional standards and Guirenment Auditing Standards.

Audit Procedures-Compilance

As part of obtaining resonable assurance about whether the financial statements are time of material misstatements, we will perform tests of Clipy of Polist, Massissipple compleance with the provisions of applicable lens, regulations, confinate, agreements, and great in however, the address of our wall will not be a provise an opinion on oversity configurate and we will not express such an opinion in oversity or compleance and we will not express such as a compleance and we will not express such as opinion on oversity.

Other Services

We will also easist in preparing the financial statements and related notes of City of Petal, Mississippi in conformity We will also satisful to preparing the function statements and related soften of City of Pasis, Ministrappi in condemnity with U.S. generally ecosigled concentring principles has been on Information provided by your. These remandal services do not constitute an audit under Covernment Austing Standards and such services will not be conducted in accordance with Covernment Austing Standards. We will perform the services in accordance with applicable professional standards. The other services are with neglected professional standards. The other services are kinded to the financial statement services previously defined. We, in our cells professional Judgment, reserve the right to refuse so perform any procedure or take any action that could be continued as assuming meanagement responsibilities.

Management Responsibilities

Management is expostable for designing, implementing, establishing, and mainfalking afracible formal control relevant to the preparation and fair presentation of financial statements that are fine from material mistathement, whether due to land one entail, facilities revealed in management and expositions to the preparation and statement whether due to land one entail, facilities revealed in maintaining coping and withing to hot pleasance and applications, preparation of the statement of formation pleasance in statement of the statement and a statement of the statement of the statement of the statement of the statement and a statement of the statement of the statement of the statement of the statement and a statement of the statement of the statement of the statement of the statement and a statement of the statement of the statement of the statement of the statement and a statement of the statement of the statement of the statement and a statement of the statement of the statement of the statement and a statement of the statement of

Througement is no reopossible for making all financial monds and related information available to us and for the accuracy and completeness of that information. You are also responsible for providing us with (1) access to all reformation of which you are aware that is instructed to the properation and last presentation of the financial statement, (2) additional information that we may request the time purpose of the audit, and (3) constituted persons within the potentiant for whom was determined it receives you do colorism audit exclosional persons within the potentiant for whom was determined it receives you do colorism audit exclosional colorism audit evidence.

Your responsibilities include sequeling the financial statements to convent material misstatements and for conforming to us in the militar injuries entation lister that the effects of any secondard misstatement appropriate by us during the counter songistation containing perfavoring to the statest pend procedured and immunication of the latest pend procedured are immunicately and in the appropriate the immunication of the latest pend pended procedured are immunicately both includually and in the appropriate the immunication pended pend

You are responsible for the design and implementation of programs and contacts to prevent and detect thrust, and for informing us about all known or staspected found affecting the government behavioring (1) management, (2) employees who have significant toles inherant content, and (3) offers where the financial statements. You're reportabilities include informing us of you'reconsider of any affecting of the discriming the content feared affecting the government services in constructions more employees. Excess or supported that defending the government services in constructions more employees. Excess or supported that defending the government services the constructions more employees. Excess or supported that defending the government services are

The studii documentation for this engagement will be relained for a minimum of five years effect the report release date or for any additional period requested by the State of Misstesloph, if we are owere that a federal executing sequency of exactles is contesting an exalt finding, we will contact the perty(se) contesting the study finding for guidance prior to destroying the study documentation.

We expect to begin our eurollien excreatmetely December 17, 2018 and to Issue our reports no later than Asse 30, 2018. Julie Uher is the engagement parent end is responsible for supervising the engagement and algoring the reports or subtracting enotine individual or sign interview.

Our fee for these services will be at our standard hearly rates plus out-of-pocket costs (such as report r Our fee for these services will be et our electrical heavy rates plus out-of-poduct cours (outh as reject reproduction, word processing, publise, triver), copies, skelphone, etc., except between super list our process fine, strateging expenses, will not exceed \$22,700. Our steaded hourly rates wary according to the degree of seponability involved and the experience level of the personnel analyzed to you cantil. Our browless for those sleen will be entered each month is work, progresses and see puyable on presentation, it is accordance with our fine policies, work may be suppressed by the except account to paid infull, the electric stermination our services for non-payment, our engagement will be deemed to have been completed upon writer notification of stermination our services for non-payment, our engagement will be deemed to have been completed upon writer notification of stermination our services for non-payment, our engagement will be deemed to have been completed upon writer notification of stermination, even if we have not completed our reporting. You will be completed to the complete our payment of the service of the service of the service of the service our payment of the service of the service our payment of the service out of the s

We appreciate the opportunity to be of service to City of Petal, Mississippl and believe this latter occurately summarises the significant lemms of our ecoagement, if you have any questions, please at the know, if you gare with this lemms of our emplagement as described in this latter, please also the enclosed copy and fallers it to us.

Very truly votirs

Holt and Associates, PLLC

RESPONSE:

This letter correctly sets forth the understanding of City of Petal, Mississipple Gateronic Standard Standard

TILLE: Alderenan 9/18/18

Management
Boromanos signature: Hal May

Title: Mayor

9-18-18

documentation to the aforementioned parties. These parties may intend, or decide, to distribute the copies or information contained therein to others, including other governmental agencies.

EXHREDER"

WHEREAS, THE Mayor and Board of Aldermen of the City of Petal, Mississippi do hereby deem it necessary to increase the pay scale for the Fire Department.

IT IS HEREBY ordered that the new pay scale for the Fire Department employees shall read as follow:

FIRE CHIEF

\$52,500.00

ASST. CHIEF

\$49,410.00

BATTALION CHIEF

\$16.03 PER HOUR

CAPTAIN

\$20.19 PER HOUR (80 hr) \$42,000.00

CAPTAIN

\$14.96 PER HOUR (SHIFT) \$42,000.00

LIEUTENANT

\$13.89 PER HOUR

ENGINEER

\$13.18 PER HOUR

FIREMAN 1ST CLASS

\$12.64 PER HOUR

FIREMAN 2ND CLASS

\$11.75 PER HOUR

FIREMAN 3RD CLASS

\$11.04 PER HOUR

RECRUIT

\$10.15 PER HOUR

1ST CLASS DISPATCH

\$14.15 PER HOUR

ADMIN ASSISTANT

\$13.46 PER HOUR

IT IS FURTHER ordered that this pay scale shall become effective September 26, 2018.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September, 2018.

EXPIDENCE"

WHEREAS, THE Mayor and Board of Aldermen of the City of Petal, Mississippi do hereby deem it necessary to increase the pay scale for certain employees in the Water Department.

IT IS HEREBY ordered that the new pay scale for the Water Department employees shall read as follow:

Dalton Hiatt	\$12.75 per hour
Cody Norris	\$12.00 per hour
Devin Walley	\$16.00 per hour
Donnie Wagers	\$20.00 per hour
Jared Holmes	\$12.75 per hour
Josh Arundel	\$12.75 per hour

IT IS FURTHER ordered that this pay scale shall become effective September 26, 2018.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September, 2018.

EXHIBIT "F"

City of Petal, Mississippi

Flood Damage Prevention Ordinance



Ordinance 2015 (135-A1)

City of Petal, MS September 18, 2018

FLOOD DAMAGE PREVENTION ORDINANCE

ARTICLE 1. STATUTORY AUTHORIZATION, FINDINGS OF FACT, PURPOSE, AND OBJECTIVES.

SECTION A. STATUTORY AUTHORIZATION

The Legislature of the state of Mississippi has in Title 17, Chapter 1, Mississippi Code of 1972 Annotated delegated the responsibility to local government units to adopt regulations designed to promote the public health, safety, and general welfare of its citizenty. Therefore, the Mayor and Board of Aldermen of the City of Petal does hereby adopt the following floodplain management regulations.

SECTION B. FINDINGS OF FACT.

- (1) The City of Petal is subject to periodic inundation, which results in loss of life and property, health and safety hazards, disruption of commerce and governmental services, extraordinary public expenditures for flood protection and relief, and impairment of the tax base, all of which adversely affect the public health, safety and general welfare.
- (2) These flood losses are caused by the cumulative effect of obstructions, both inside and outside the identified Special Flood Hazard Areas, causing increases in flood heights and velocities and by the occupancy in flood hazard areas by uses vulnerable to floods or hazardous to other lands which are inadequately elevated, floodprofted, or otherwise unprotected from flood damages.

SECTION C. STATEMENT OF PURPOSE,

It is the purpose of this ordinance to promote the public health, safety, and general welfare and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:

- Restrict or prohibit uses which are dangerous to health, safety, and property due to water or erosion hazards, which result in damaging increases in erosion or in flood heights or velocities;
- Require that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction;
- (3) Control the alteration of natural floodplains, stream channels, and natural protective barriers which are involved in the accommodation of flood waters;
- Control filling, grading, dredging, and other development which may increase erosion or flood damage, and;
- (5) Prevent or regulate the construction of flood barriers which will unnaturally divert floodwaters or which may increase flood hazards to other lands.

SECTION D. OBJECTIVES.

The objectives of this ordinance are:

- (i) To protect human life and health;
- (2) To minimize expenditure of public money for costly flood control projects;
- (3) To minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public;
- (4) To minimize prolonged business interruptions;

FLOOD DAMAGE PREVENTION ORDINANCE

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- (5) To minimize damage to public facilities and utilities such as water and gas mains, electric, telephone and sewer lines, streets and bridges located in floodplains;
- (6) To help maintain a stable tax base by providing for the sound use and development of flood prone areas in such a manner as to minimize flood blight areas, and;
- (7) To ensure that potential homebuyers are notified that property is in a flood prone area,

SECTION E METHODS OF REDUCING FLOOD LOSSES.

In order to accomplish its purposes, this ordinance includes methods and provisions for

- Restricting or prohibiting uses which are dangerous to health, safety, and property due to water or erosion hazards, or which result in damaging increases in erosion or in flood heights or velocities;
- (2) Requiring that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction;
- (3) Controlling the alteration of natural floodplains, stream channels, and natural protective barriers, which help accommodate or channel flood waters;
- (4) Controlling filling, grading, dredging, and other development which may increase flood damage, and;
- (5) Preventing or regulating the construction of flood barriers that will unnaturally divert floodwaters or may increase flood hazards in other areas.

ARTICLE 2. <u>DEFINITIONS</u>.

Unless specifically defined below, words or phrases used in this ordinance shall be interpreted so as to give them the meaning they have in common usage and to give this ordinance it's most reasonable application,

A Zone is the Area of Special Flood Hazard without base flood elevations determined.

AE Zone is the Area of Special Flood Hazard with base flood elevations determined

Accessory structure (Appurtenant structure) means a structure, which is located on the same parcel of property as the principal structure and the use of which is incidental to the use of the principal structure. Accessory structures should constitute a minimal initial investment, may not be used for human habitation, and be designed to have minimal flood damage potential. Examples of accessory structures are detached garages, carports, storage sheds, pole barns, and hay sheds.

Addition (to an existing building) means any walled and roofed expansion to the perimeter or height of a building.

Any addition shall be considered new construction. If the addition is more than 50% of the market value of the structure, then the addition and the existing structure are now new construction.

AH Zone is an area of one percent chance of shallow flooding where depths are between one to three feet (usually shallow ponding), with base flood elevations shown.

AO Zone is an area of one percent chance of shallow flooding where depths are between one to three feet (usually sheet flow on sloping terrain), with depth numbers shown,

Appeal means a request for a review of the Floodplain Administrator's interpretation of any provision of this ordinance or a request for a variance.

AR/AE, AR/AH, AR/AO, and AR/A Zones are SFHAs that result from the decertification of a previously accredited flood protection system or levee that is in the process of being restored to provide a one percent chance or

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level of flood protection. After restoration is complete, these areas will still experience residual flooding

A99 Zone is that part of the SFHA inundated by the one percent chance flood to be protected from the one percent chance flood by a Federal flood protection system or levee under construction, no base flood elevations are

Area of shallow flooding means a designated AO or AH Zone on the community's Flood Insurance Rate Map (FIRM) with flood depths from one to three feet where a clearly defined channel does not exist, where the path of flooding it superdictable and indeterminate, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

Area of special flood hazard is the land in the floodplain within a community subject to a one percent or grea chance of flooding in any given year. This area is also referred to as the Special Flood Hazard Area (SFHA).

Base flood means the flood having a one percent chance of being equaled or exceeded in any given year (also called the "one percent chance flood").

Base Flood Elevation (BFE) is the elevation shown in the Flood Insurance Study (FIS) for Zones AE, AH, AR, AR/A, AR/AE, AR/AH, AR/AO, and VE that indicates the water surface elevation resulting from a flood that has a one percent or greater chance of being equaled or exceeded in any given year,

Basement means any portion of a building having its floor sub-grade (below ground level) on all sides.

Community is a political entity and/or its authorized agents or representatives that have the authority to adopt and enforce floodplain ordinances for the area under its jurisdiction.

Community Floodplain Management Map means any map produced by the community utilizing best available base flood elevation and floodway data that is from a federal, state, or other accepted technical source.

Community Rating System (CRS) is a program developed by the Federal Insurance Administration to provide incentives for those communities in the Regular Program that have some beyond the minimum floodplain management requirements to develop extra measures to provide protection from flooding.

Community Flood Hazard Area (CFHA) is an area that has been determined by the Floodplain Administrat other deleganed, designated, or qualified community official) from available technical studies, historical inform and other available and reliable sources, which may be subject to periodic inundation by floodwaters that can adversely affect the public health, safety and general welfare. This includes areas downstream from dams.

Critical facility (also called critical action) means facilities for which the effects of even a slight chance of flooding would be too great. The minimum floodplain of concern for critical facilities is the 0.2 percent chance flood level. Critical facilities include, but are not limited to facilities critical to the health and safety of the public such as: emergency operations centers, designated public shelters, schools, nursing homes, hospitals, police, fire and emergency response installations, vital data storage centers, power generation and water and other trillies (including related infrastructure such as principal points of utility systems) and installations which produce, use or store hazardous materials or hazardous waste (as defined under the Clean Water Act and other Federal statutes and

D Zone is an area in which the flood hazard is undetermined.

Dam is any artificial barrier, including appurtenant works, constructed to impound or divert water, waste water, liquid borne materials, or solids that may flow if saturated. All structures necessary to maintain the water level in an impoundment or to divert a stream from its course will be considered a dam.

Development means any man-made change to improved or unimproved real estate, including, but not limited to, buildings or other structures, mining, dredging, filling, grading, paving, excavating, drilling operations, or storage of

surfaces of normally dry land areas, as when earth is carried by a current of water and deposited along the path of the current.

The collapse or subsidence of land atong the shore of a lake or other body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high-water level in a natural body of water, accompanied by a severe storm, or by an unanticipate force of nature, such as flash doed or an abnormal tidal surge, or by some similarly unusual and unforesceable event which results in flooding.

Flood (insurance definition) means a general and temporary condition of partial or complete inundation of two or more acres of normally dry land areas or of two or more properties (e.g. a building and a public street) from (1) overflow of inland or tidal waters (2) unusual and rapid accumulation or runoff of surface waters (3) mudflows caused by flooding.

Flood Insurance Rate Map (FIRM) means an official map of a community, on which FEMA has delineated both the areas of special flood hazard and the risk premium zones applicable to the community.

ood Insurance Study (FIS) is the document which provides an examination, evaluation, and determination of ood hazards and, if appropriate, corresponding water surface elevations, or an examination, evaluation, and termination of mudslide and/or flood-related erosion hazards.

Floodplain means any land area susceptible to being inundated by flood waters from any source,

Fleodplain Administrator is the individual appointed to administer and enforce the floodplain management regulations.

Flood plain management means the operation of an overall program of corrective and preventive measures for reducing flood damage and preserving and enhancing, where possible, natural resources in the floodplain, including but not limited to emergency preparedness plans, flood control works, floodplain management regulations, and open

Flood plain management regulations means this ordinance and other zoning ordinances, subdivision regulations, building codes, health regulations, special purpose ordinances, and other applications of police power which control development in flood-prone areas. This term describes (dearly, state, or local regulations in any combination thereof, which provide standards for preventing and reducing flood loss and damage.

Floodproofing Certificate is an official FEMA form used to certify compliance for non-residential structures in non Coastal High Hazard Areas as an alternative to elevating buildings to or above the base flood elevation.

Floodway See Regulatory Floodway.

Floodway fringe means that area of the special flood hazard area on either side of the regulatory flood

Flood Protection Elevation is the base flood elevation plus the community freeboard. In areas where no base flood elevations exist from any authoritative source, the flood protection elevation can be historical flood elevations or base flood elevations determined and/or approved by the floodplain administrator plus freeboard.

Freeboard means a factor of safety, usually expressed in feel above the BFE, which is applied for the purposes of floodolain management.

Functionally dependent use means a use which cannot perform its intended purpose unless it is located or carried out in close proximity to water. The term includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, ship building and ship repair facilities and seafood offloading facilities. The term does not include long-term storage, manufacture, processing functions, sales, administrative flunctions, or service facilities.

Hardship (as related to variances of this ordinance) means the exceptional difficulty that would result from a failure

materials or equipment.

Dry Floodproofing means any combination of structural and nonstructural additions, changes, or adjustments to structures, which reduce or eliminate flood damages to real estate or improved real estate property, water, and sanitary facilities, structures, and their contents. Structures shall be floodproofed with a minimum of 12 inches of freeboard (more is recommended) in relation to the base flood elevation. Dry floodproofing of a pre-FIRM residential structure that has not been substantially damaged or improved is allowed. Dry floodproofing of a post-FIRM residential building is not allowed. Non-residential structures may be dry floodproofed in all flood zoner with the exception of the Coastal High Hazard Area or the Coastal AE Zone.

Elevated building means for insurance purposes, a non-basement building which has its lowest elevated floc above ground level by foundation walls, shear walls, posts, pilings, columns, or piers.

Elevation Certificate is a FEMA form used as a certified statement that verifies a building's elevation information,

Emergency Program means the first phase under which a community participates in the NFIP. It is intended provide a first layer amount of insurance coverage for all insurable buildings in that community before the efficient of the initial FIRM.

Enclosure below the Lowest Floor see "Lowest Floor."

achment means the advance or infringement of uses, plant growth, fill, excavation, buildings, structures or pment into a floodplain, which may impede or alter the flow capacity of a floodplain,

Executive Order 11988 (Floodplain Management) this order requires that no federally assisted activities be conducted in or have the potential to affect identified Special Flood Hazard Areas, unless there is no practicable

Executive Order 11990 (Wetlands Protection) this order requires the avoidance of adverse impacts associated with the destruction or modification of wetlands.

Existing Construction means structures for which the "start of construction" commenced before the date of initial FIRM, Existing construction may also be referred to as existing structures.

Existing manufactured home park or subdivision means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by a community.

Expansion to an existing manufactured home park or subdivision includes the preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads).

Fill means a deposit of earthen materials placed by artificial means.

Five-Hundred Year Flood means the flood that has a 0.2 percent chance of being equaled or exceeded in any year, Areas subject to the 0.2 percent chance flood have a moderate risk of flooding.

Flood or flooding means a general and temporary condition of partial or complete inundation of normally dry land areas from:

- a.) The overflow of inland or tidal waters.
- b.) The unusual and rapid accumulation or runoff of surface waters from any source, c.) Mudslides which are proximately caused by flooding and are akin to a river of liquid and flowing mud on the

to grant the requested variance. The Mayor and Board of Aldermen requires that the variance is exceptional, unusual, and peculiar to the property involved. Mere economic or financial hardship alone is NOT exceptional Inconvenience, aesthetic considerations, physical handicaps, personal preferences, or the disapproval of one's neighbors likewise cannot, as a rule, qualify as an exceptional hardship. All of these problems can be resolved through other means without granting a variance, even if the alternative is more expensive, or requires the property owner to build elsewhere or put the parcel to a different use than originally intended.

Hazard potential means the possible adverse incremental consequences that result from the release of water or stored contents due to failure of a dam or mis-operation of a dam or appurtenances. The hazard potential classification of a dam does not reflect in any way on the current condition of a dam and its appurtenant structures (e.g., safety, structural integrity, and flood routing capacity).

High hazard dam means a class of dam in which failure may cause loss of life, serious damage to residential, industrial, or commercial buildings: or damage to, or disruption of, important public utilities or transportation facilities such as major highways or railroads. Dams which meet the statutory thresholds for regulation that are proposed for construction in established or proposed residential, commercial, or industrial areas will be assigned this classification, unless the applicant provides convincing evidence to the contrary. A development permit is required for a structure and any associated fill downstream from a dam at any location where flooding can be reasonably anticipated from principal or emergency spillway discharges, or from overtopping and failure of the dam.

Highest adjacent grade means the highest natural elevation of the ground surface, prior to construct proposed walls of a building.

Historic Structure means any structure that is:

- a.) Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register,
- b.) Certified or preliminarily determined by the Secretary of the Interior as contributing to the historica significance of a registered historic or a district preliminarily determined by the Secretary to qualify registered historic district.
- c,) Individually listed on the State of Mississippi inventory of historic structures, or;
- d.) Individually listed on a local inventory historic places in communities with historic preservation programs that have been certified by an approved state program as determined by the Secretary of the Interior.

Hydrologic and hydraulic engineering analyses means the analyses performed by a professional engineer, registered in the state of Mississippi, in accordance with standard engineering practices as accepted by FEMA, used to determine flood elevations and for floodway boundaries.

Increased Cost of Compliance (ICC) coverage means under the standard flood insurance policy the cost to rer-substantially flood damaged building that exceeds the minimal repair cost and that is required to bring a substantially damaged building into compliance with the local flood damage prevention ordinance. Acceptable mitigation measures are floodproofing (nonresidential), relocation, elevation, demolition, or any combination thereof. All renewal and new policies with effective datas on or after June 1, 1997, include ICC coverage.

Letter of Map Change (LOMC) is an official FEMA determination, by letter, to amend or revise effective Flood Insurance Rate Maps, Flood Boundary and Floodway Maps, and Flood Insurance Studies. LOMC's are broken down into the following categories:

An amendment based on technical data showing that a property was incorrectly included in a designated SFHA, was not elevated by fill (only by a natural grade elevation), and will not be inundated by the one percent chance flood. A LOMA amends the current effective FIRM and establishes that a specific proper is not located in a SFHA.

Letter of Map Revision (LOMB)

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A revision based on technical data that, usually due to manmade changes, shows changes to flood zones. flood elevations, floodplain and floodway delineations, and planimetric features. One common type of LOMR, a LOMR-F, is a determination concerning whether a structure or parcel has been elevated by fill above the BFE and is, therefore, excluded from the SFHA.

Conditional Letter of Map Revision (CLOMR)
A formal review and comment by FEMA as to whether a proposed project complies with the minimum NFIP floodplain management criteria. A CLOMR does not revise effective Flood Insurance Rate Maps, Flood Boundary and Floodway Maps, or Flood Insurance Studies.

Levee means a man-made structure; usually an earthen embankment designed and constructed in accordance with sound engineering practices to contain, control, or divert the flow of water so as to provide protection from temporary flooding.

Levee system means a flood protection system which consists of a levee, or levees, and associated structures, such as closure and drainage devices, which are constructed and operated in accordance with sound engineering practices For a levee system to be recognized, the following criteria must be met. All closure devices or mechanical systems for internal drainage, whether manual or automatic, must be operated in accordance with an officially adopted operation manual (a copy of which must be provided to FEMA by the operator when levee or drainage system recognition is being sought or revised). All operations must be under the jurisdiction of a Federal or State agency, an agency created by Federal or State law, or an agency of a community participating in the NFIP,

Lowest adjacent grade means the elevation of the sidewalk, patio, deck support, or basement entryway immediately next to the structure and after the completion of construction. It does not include earth that is plac for aesthetic or landscape reasons around a foundation wall. It does include natural ground or properly compactfill that comprises a component of a building's foundation system.

Lowest floor means the lowest floor of the lowest enclosed area (including basement). An unfinished or flood resistant enclosure, used solely for parking of vehicles, building access, or storage, in an area other than a basement, is not considered a building's lowest floor, provided that such enclosure is not built so as to render the structure in violation of the non-elevation provisions of this code.

Manufactured home (44 CFR 59,1 definition / FEMA) means a structure, transportable in one or more sec which is built on a permanent chassis and designed to be used with or without a permanent foundation when attached to the required utilities. The term manufactured home does not include a "recreational vehicle,"

Manufactured housing (24 CFR 3280.3 and 3285.5 definitions / HUD) means "...a structure, transportable in one or more sections, which in the traveling mode is 8 body feet or more in width or 40 body feet in length or which when erected on-site is 320 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities."

Manufactured home park or subdivision means a parcel (or contiguous parcels) of land divided into two or n manufactured home lots for rent or sale.

Map Amendment means a change to an effective NFIP map that results in the exclusion from the SFHA or an individual structure or a legally described parcel of land that has been inadvertently included in the SFHA (i.e., no attentions of topography have occurred since the date of the first NFIP map that showed the structure or parcel to be within the SFHA.

Map Panel Number means the four-digit number followed by a letter suffix assigned by FEMA on a FIRM. first four digits represent the map panel, and the letter suffix represents the number of times the map panel has

Market value means the property value (as agreed between a willing buyer and seller), excluding the value of land

neighborhood, or any considerable number of persons, or unlawfully obstructs the free passage or use, in the customary manner, of any navigable lake, or river, bay, stream, canal, or basin,

ational vehicle means a vehicle that is:

- a.) Licensed and titled as an RV or park model (not a permanent residence);
- 400 square feet or less when measured at the largest horizontal projection;
- Has no attached deck, porch, or shed; d.)
- Has quick-disconnect sewage, water, and electrical connectors e)
- Designed to be self-propelled or permanently towable by a light duty truck, and;
- Designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel, or seasonal use, $\,$ g)

Regular Program means the second phase of the community's participation in the NFIP in which second be coverage is available based upon risk premium rates only after FEMA has competed a risk study for the cor

Regulatory floodway means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more to

Repair means the reconstruction or renewal of any part of an existing building for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by a community and all such regulations effective at the time of permitting must be met.

Repetitive Loss Property is any insurable building for which two or more claims of more than \$1,000 were paid by the National Flood Insurance Program (NFIP) within any rolling 10-year period, since 1978. At least two of the claims must be more than ten days apart but, within ten years of each other... A RL property may or may not be currently insured by the NFIP.

Section 1316 means that section of the National Flood Insurance Act of 1968, as amended, which states that no new flood insurance coverage shall be provided for any property that FEMA finds has been declared by a duly constituted state or local conting authority or other authorized public body to be in violation of state or local laws, regulations, or ordinances that are intended to discourage or otherwise restrict land development or occupancy in flood-prope areas.

Severe Repetitive Loss Structure means any insured property that has met at least one of the following paid flood loss criteria since 1978, regardless of ownership:

- 1. Four or more separate claim payments of more than \$5,000 each (including building and contents payments); or
- Two or more separate claim payments (building payments only) where the total of the payments
 exceeds the current market value of the property.

either case, two of the claim payments must have occurred within ten years of each other. Multiple losses at the tree location within ten days of each other are counted as one loss, with the payment amounts added together.

as established by what the local real estate market will bear. Market value can be established by independent certified appraisal; replacement cost depreciated by age of building (Actual Cash Value); or adjusted assessed values.

Mean Sea Level means, for the purposes of the National Flood Insurance Program, the National Geodetic Vertical Datum (NGVD) of 1929, North American Vertical Datum (NAVD) of 1988, or other datum, to which base flood elevations shown on a community's Flood Insurance Rate Map (FIRM) are referenced.

National Flood Insurance Program (NFIP) is the federal program that makes flood insurance available to owners of property in participating communities nationwide through the cooperative efforts of the Federal Government and the private insurance industry.

National Geodetic Vertical Datum (NGVD) means a vertical control, corrected in 1929, used as a reference for establishing varying elevations within the floodplain.

New Construction means a structure or an addition to an existing structure for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by a community and any subsequent improvements to such structure or the addition.

New manufactured home park or subdivision means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of floodplain regulations adopted by a community.

Non-Residential means, but is not limited to; small business concerns, churches, schools, farm buildings (includii grain bins and silos), pool houses, clubhouses, recreational buildings, mercantile structures, agricultural and industrial structures, warehouses, and hotels and motels with normal room rentals for less than 6 months duration.

North American Vertical Datum (NAVD) of 1988 means a vertical control, corrected in 1988, used as a reference for establishing varying elevations within the floodplain.

Obstruction means, but is not limited to, any dam, wall, wharf, embankment, levee, dike, pile, abutment, protection, excavation, channel construction, bridge, calvert, building, wire, fence, rock, gravel, refuse, fill, structure, vegstation or other material in, along, across or projecting into any watercourse which may alter, impede, retard or change the direction and/or velocity of the flow of water, or due to its location, its propensity to snare or collect debris carried by the flow of water, or its likelihood of being carried downstream.

One Percent Flood (aka 100-Year Flood) is the flood that has a one percent chance of being equaled or exceeded any given year. Any flood zone that begins with the letter A or V is subject to inundation by the one percent chan flood. Over the life of a 30-year loan, there is a 26-percent chance of experiencing such a flood within the SFHA.

Participating Community is any community that voluntarily elects to participate in the NFIP by addenfercing floodplain management regulations that are consistent with the standards of the NFIP.

Post-FIRM Construction means new construction and substantial improvements for which start of occurred after December 31, 1974, or on or after the effective date of the initial FIRM of the community.

Pre-FIRM Construction means new construction and substantial improvements for which start of construct occurred on or before December 31, 1974, or before the effective date of the initial FIRM of the community.

Probation is a means of FEMA formally notifying participating communities of the first of the two NFIP sanctions due to their failure to correct violations and deficiencies in the administration and enforcement of the local floodplain management regulations.

Public safety and nuisance means anything which is injurious to the safety or health of an entire community or

Significant hazard dam means a dam assigned the significant hazard potential classification where failure may cause damage to main roads, minor railroads, or cause interruption of use, or service of relatively important public

Special flood hazard area (SFHA) means that portion of the floodplain subject to inundation by the base flood and/or flood-related erosion hazards as shown on a FHBM or FIRM as Zones A, AE, AH, AO, AR, AR/AE, AR/AO, AR/AH, AR/A, A99, or VE.

Start of sonstruction (for other than new construction or substantial improvements under the Coastal Barrier Resources Act P, L. 97-348), includes substantial improvement, and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, or improvement was within 180 days of the permit date. The actual start means the first placement of permanent construction of subtilding (including a manufactured home) on a site, such as the pouring of slabs or footings, installation of pilets, construction of columns, or any work beyond the stage of excavation or placement of a manufactured home on a foundation. Permanent construction does not include inan preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways, nor does it include excavation for a basement, footing, piers or foundations or the recruiton of temporary forms, nor does it include in include start of the main building. For substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

Structure (for floodplain management purposes), means a walled and roofed building, including a gas or liquid storage tank that is principally above ground, as well as a manufactured home.

Structure (for insurance purposes), means a building with two or more outside rigid walls and a fully secured roof, that is affixed to a permanent site; a manufactured home built on a permanent chassis, transported to it site in one or more sections, and affixed to a permanent foundation; or a travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community's floodplain management and building ordinances or laws. The term does not include a recreational vehicle or a park trailer or other similar vehicle, except as described in the last part of this definition, or a gas, or a liquid storage tank.

Subrogation means an action brought by FEMA when flood damages have occurred, a flood insurance claim has been paid, and all or part of the damage can be attributed to acts or omissions by a community or other third party

Substantial Damage means damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred. Substantial damage also means flood-related damages sustained by a structure or separate occasions during a 10-year period for which the cost of repairs at the time of each flood event, on the average, equals or exceeds 25 percent of the market value of the structure before the damage occurred

Substantial Improvement means any combination of reconstruction, rehabilitation, or other improvement of a structure laking pileae since passage of initial ordinance in which the cumulative percentage of improvement equals or exceeds 50 percent of the current market value of the structure before the "start of construction" of the improvement. The costs for determining substantial improvement include the costs of additions. This term includes structures which have incurred repetitive loss or substantial damage, regardless of the actual repair work performed.

- a.) Any project for improvement of a building required to comply with existing health, sanitary, or safety code specifications which have been identified by the Code Enforcement Official and which are solely necessary to assure safe living conditions, provided that said code deficiencies were not caused by neglect or lack of maintenance on the part of the current or previous owners or;
- b.) Any alteration of a "historic structure" provided that the alteration will not preclude the structure's continued designation as a "historic structure."

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Substantially improved existing manufactured home parks or subdivisions means manufactured home parks subdivisions where the repair, reconstruction, rehabilitation or improvement of the streets, utilities and pads equals or exceeds 50 percent of the value of the streets, utilities and pads before the repair, reconstruction or improvement commenced.

Suspension means the removal, with or without probation, of a participating community from the NFIP because the community failed to adopt and enforce the compliant floodplain management regulations required for participation in the NFIP.

Variance is a grant of relief from the requirements of this ordinance.

Violation means the failure of a structure or other development to be fully compliant with this ordinance. A structure or other development without the elevation certificate, other certifications, or other evidence of complianc required in this ordinance is presumed to be in violation until such time as that documentation is provided.

Watercourse means any flowing body of water including a river, creek, stream, or a branch

Water surface elevation means the height, in relation to the National Geodetic Vertical Datum (NGVD) of 1929, the North American Vertical Datum (NAVD) of 1988, (or other datum, where specified) of floods of various magnitudes and frequencies in the floodplains of coastal or riverine areas,

Wet floodproofing means a method of construction which allows water to enter a structure in such a way that will minimize damage to the structure and its contents. Wet floodproofing is appropriate for functionally dependent use and uses that facilitate open space use by variance only, structures utilized for parking or limited storage, or when all other techniques are not technically feasible. Wet floodproofing shall not be utilized as a method to satisfy the requirements of this ordinance for bringing substantially damaged or improved structures into compliance. Wet floodproofing is not allowed in lieu of complying with the lowest floor elevation requirements for new residential haildings.

X Zones (shaded) are areas of 0.2 percent chance flood that are outside of the SFHA subject to the one percent chance flood with average depths of less than one foot, or with contributing drainage area less than one square mile and areas protected by certified levees from the base flood.

X Zones (unshaded) are areas determined to be outside the 0.2 percent chance floodplain.

Zone means a geographical area shown on a Flood Hazard Boundary Map or a Flood Insurance Rate Map tha reflects the severity on type of flooding in the area.

ARTICLE 3. GENERAL PROVISIONS.

SECTION A. LANDS TO WHICH THIS ORDINANCE APPLIES,

This ordinance shall apply to all areas within jurisdiction of the Mayor and Board of Aldermen of the City of Petal.

SECTION B. BASIS FOR ESTABLISHING THE AREAS OF SPECIAL FLOOD HAZARD.

The areas of special flood hazard identified by the Federal Emergency Management Agency in the current scientifi and engineering report entitled, "The Flood Insurance Study (FIS) for Forrest County, Mississispipi and Incorporated Areas," dated March 16, 2015, with accompanying flood insurance rate maps (FIRM):

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SECTION H STANDARDS FOR X ZONES (SHADED/UNSHADED).

Any area outside the FEMA studied areas lying along blue line streams shown on the United States Department of the Interior Geological Survey quadrants of which City of Petal is contained and/or areas with flood priors soils which are contiguous to blue line streams as shown on the City of Petal Flood Proze Soils May shall also be considered community flood hazard areas. These areas contiguous to blue line streams are defined by a buffler of five times the width of the stream at the top of the bank or twenty feet each side from the top of the bank, whichever is greater.

The X Zones (shaded/unshaded) are considered to be low to moderate risk flood zones and are located outside the community's delineated special flood hazard area and include the following:

- Areas outside the one percent chance flood zone, but within the 0,2 percent chance flood zone, as determined by a detailed study;
- (2) Areas outside the 0.2 percent chance flood zone as determined by a detailed study, and;
- (3) Areas that have not yet been studied

The community reserves the right to require further studies for any development within its jurisdiction, if there is evidence that a potential flood hazard exists. Studies can be used to designate community flood hazard areas. Such evidence may include but shall not be limited to:

- (1) Eyewitness reports of historic flooding or other reports of historic flooding deemed credible by the
- (2) Geologic features observed that resemble floodplains (such as flat areas along streams);
- (3) Proximity to manmade or natural constrictions such as road crossings that can cause backwater effects, and;
- (4) Drainage basin characteristics such as drainage area, slope, percent impervious cover, land use, etc.

SECTION I. REPETITIVE LOSS STRUCTURES.

The community may declare any existing structure as a repetitive loss structure as required to qualify the structure for increased cost of compliance (ICC) benefits allowed by a National Flood Insurance Program flood policy claim. To be declared a repetitive loss structure, the following conditions must be met:

- (1) The structure must have a flood insurance policy that includes the increased cost of compliance coverage and;
- (2) The structure must have been flooded twice during a ten-year period with each flood event causing damage for which the repair cost equaled or exceeded 25% of the market value of the structure.

SECTION J. WARNING AND DISCLAIMER OF LIABILITY.

The degree of flood protection required by this ordinance is considered reasonable for regulatory purposes and is based on scientific and engineering consideration. Larger floods can and will occur on rare accasions. Flood heights may be increased by man-made or natural causes. This ordinance does not imply that land outside the areas of special flood heared and community flood heared areas or uses permitted within such areas will be free from flooding or flood damages. This ordinance shall not create liability on the part of Mayor and Board of Addermen of the City of Petal or by any officer or employee thereof for any flood damages that result from reliance on this ordinance or any administrative decision lawfully made hereunder.

Map Number	Map Revised Date	Map Number	Map Revised Date
28035CIND0B	March 16,2015	28035C0126D	March 2, 2010
28035C0044D	March 2, 2010	28035C0127D	March 2, 2010
28035C0063D	March 2, 2010	28035C0128D	March 2, 2010
28035C0106D	March 2, 2010	28035C0129D	March 2, 2010
28035C0107D	March 2, 2010	28035C0135D	March 2, 2010
28035C0109E	March 16,2015	28035C0140D	March 2, 2010

and other supporting data are adopted by reference and declared to be a part of this ordinance. The Flood In-Study and maps are on file at: Petal Building Department, located at 101 W, Eighth Avenuc, Petal, Mississip

SECTION C. USE OF PRELIMINARY FLOOD HAZARD DATA.

When Flood Insurance Studies and Preliminary Flood Insurance Rate Maps have been provided by FEMA

- (1) Prior to the issuance of a Letter of Final Determination (LFD) by FEMA, the use of the preliminary flood hazard data shall only be required where no base flood elevations and/or floodway areas exist or where the preliminary base flood elevations or floodway area exceed the base flood elevations and/or floodway widths in the effective flood hazard data provided by FEMA. Such preliminary data may be subject to revision through valid appeals,
- (2) Upon the issuance of a Letter of Final Determination (LFD) by FEMA, the revised flood hazard data shall be used and replace all previously effective flood hazard data provided by FEMA for the purposes of administrating these regulations,

Where adopted regulatory standards conflict, the more stringent base flood elevation shall prevail, Preliminary FIS data may be subject to change by a valid appeal.

SECTION D. ESTABLISHMENT OF FLOODPLAIN DEVELOPMENT PERMIT.

A development permit shall be required in conformance with the provision of this ordinance prior to the commencement of any development activities in identified areas of special flood hazard and community flood hazard areas within the community.

SECTION E. COMPLIANCE

No structure or land shall hereafter be located, extended, converted or structurally altered without full compliance with the terms of this ordinance and other applicable regulations.

SECTION F. ABROGATION AND GREATER RESTRICTIONS.

This ordinance is not intended to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions However, where this ordinance and another conflict or overlap, whichever imposes the more stringent restrictions shall prevail,

SECTION G. INTERPRETATION.

In the interpretation and application of this ordinance all provisions shall be:

- (1) Considered as minimum requirements;
- (2) Liberally construed in favor of the governing body, and;
- (3) Deemed neither to limit nor repeal any other powers granted under state statutes,

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SECTION K. ENFORCEMENT, PENALTIES, AND VIOLATIONS.

d.) Civil penalties. Violation of the provisions of this ordinance or failure to comply with any of its requirements, including violation of conditions and safeguards established in connection with grants of variance or special exceptions, shall constitute a misdemeanor. Any person who violates this ordinance or fails to comply with any of its requirements shall, upon conviction thereof, be fined not more than \$1000 or imprisoned for not more than 60 days, or both, and in addition, shall pay all costs and expenses involved in the case. Each act of violation and each day such violation continues shall be considered a separate offenses. Nobling herein contained shall prevent the Floodpain Administrator from taking such other lawful actions as are necessary to prevent or remedy any violation.

ARTICLE 4. ADMINISTRATION.

SECTION A. DESIGNATION OF FLOOD DAMAGE PREVENTION ORDINANCE ADMINISTRATOR.

The Mayor and Board of Aldermen of the City of Petal hereby appoints the Code Official to administer and implement the provisions of this ordinance and is herein referred to as the Floodplain Administrator and/or the administrator.

SECTION B. PERMIT PROCEDURES.

Application for a Development Permit shall be made to the Floodplain Administrator on forms furnished by him or her prior to any development activities, and may include, but not be limited to, the following plans in duplicate drawn to scale showing the nature, location, dimensions, and elevations of the area in question; existing or proposed structures, earthen fill, storage of materials or equipment, drainage facilities, and the location of the foregoing. Specifically, the following information is required:

- (1) Application Stage.
 - Elevation in relation to mean sea level of the proposed lowest floor (including basement) of all buildings, which will be submitted on a FEMA Form 81-31 (Elevation Certificate) by a state of Mississippi registered engineer or surveyor.
 - b.) Elevation in relation to mean sea level to which any non-residential building in an A Zone will be floodproofed;
 - c.) Certificate from a state of Mississippi registered professional engineer or architect that the nonresidential flood-proofed building will meet the floodproofing criteria in Article 4, Section B (2), Article 5, Section B (2) and Section D (2);
 - d.) No floodplain development permit can be issued to any mobile, modular, or permanently constructed residence, building or facility unless the owner, lessee, or developer obtains a N of Intent from the Mississippi State Health Department, pursuant to the MS Individual On-S Wastewater Disposal System Law (2009), for a recommendation of a sewage system or Proo. Compliance from the proper Sewer and Water District;
 - e.) Description of the extent to which any watercourse will be altered or relocated as result of proposed development.
- (2) Construction Stage:

Upon establishment/placement of the lowest floor, before framing continues, to include any approved floodproofing method by whatever construction means, it shall be the duty of the permit holder to submit to the Floodplain Administrator a certification of the NAVD or NGVD elevation of the lowest floor or floodproofed elevation, as built, in relation to mean sea level. Said certification shall be prepared by or

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under the direct supervision of a registered land surveyor or professional engineer, who is authorized by the state of Mississippi to certify such information and certified by same. When floodproofing is utilized for a particular building said certification shall be prepared by or under the direct supervision of a professional engineer or architect, who is authorized by the state of Mississippi to certify such information and certified by same. Floodproofing shall be required to be 12 inches above the base flood elevation.

Any work undertaken prior to submission of the certification shall be at the permit holder's risk. The Floodplain Administrator shall review the lowest floor & floodproofing elevation survey data submittee. The permit holder immediately and prior to further progressive work being permitted to proceed shall correct deficiencies detected by such review. Failure to submit the survey or failure to make said corrections required hereby shall be cause to issue a stop-work order for the project.

In any lot or lots/areas that have been removed from the special flood hazard area via a Letter of Map Revision Based on Fill, and if the top of fill level is below the freeboard elevation, all new structures, additions to existing buildings or substantial improvement must meet the required community freeboard elevation.

(3) Finished Construction:

Upon completion of construction, a FEMA elevation certificate which depicts all finished construction elevations is required to be submitted to the Floodplain Administrator. If the project includes a floodproofing measure, a FEMA floodproofing certificate is required to be submitted by the permit holder to the Floodplain Administrator.

SECTION C. POWERS, DUTIES, AND RESPONSIBILITIES OF THE FLOODPLAIN ADMINISTRATOR.

The Floodplain Administrator and his or her designated staff is hereby authorized and directed to enforce the provisions of this ordinance. The Administrator is further authorized to render interpretations of this ordinance, which are consistent with its spirit and purpose.

- (1) Right of Entry
 - a.) Whenever necessary to make an inspection to enforce any of the provisions of this ordinance, or whenever the Administrator has reasonable cause to believe that there exists in any building or upon any premises any condition or ordinance violation which makes such building, structure or premises unsafe, dangerous or hazardous, the Administrator may enter such building, structure or premises at all reasonable times to inspect the same or perform any duty imposed upon the Administrator by this ordinance.
 - If such building or premises are occupied, the Administrator shall first present proper credentials
 and request entry. If such building, structure, or premises are unoccupied, he shall first make a
 reasonable effort to locate the owner or other persons having charge or control of such building or
 premises.
 - c.) If entry is refused, the Administrator shall have recourse to every remedy provided by law to secure entry.
 - d.) When the Administrator shall have first obtained a proper inspection warrant or other remedy provided by law to secure entry, no owner or occupant or any other persons having charge, care or control of any building, structure, or premises shall fail or neglect, after proper request is made as herein provided, to promptly permit entry therein by the Administrator for the purpose of inspection and examination pursuant to this ordinance.
- (2) Stop Work Orders
 - Upon notice from the Administrator, work on any building, structure of premises that is being performed contrary to the provisions of this ordinance shall immediately cente. Such notice shall
- (13) Review certified plans and specifications for compliance.
- (14) Make the necessary interpretation where interpretation is needed as to the exact location of boundaries of the areas of special flood bazard (for example, where there appears to be a conflict between a mapped boundary and actual field conditions). The perion contesting the location of the boundary shall be given a reasonable opportunity to appeal the interpretation as provided in this Article.
- (15) Obtain, review and reasonably utilize any base flood elevation and floodway data available from a federal, state or other source when base flood elevation data or floodway data have not been provided in accordance with Article 3, Section B, in order to administer the provisions of Article 5.
- (16) Provide information, testimony, or other evidence, as needed during variance request hearings
- (17) Conduct the following actions when damage occurs to a building or buildings:
 - a.) Determine whether damaged structures are located within the Special Flood Hazard Area;
 - $b_0) \qquad \text{Conduct damage assessments for those damaged structures located in the SFHA, and;} \\$
 - c.) Make a reasonable attempt to notify owner(s) of damaged structure(s) of the requirement to obtain a building permit / floodplain development permit prior to repair, rehabilitation, or reconstruction.
- (18) Perform such other inspections as may be required to insure compliance with the other provisions of this ordinance.

ARTICLE 5. PROVISIONS FOR FLOOD HAZARD REDUCTION.

SECTION A. GENERAL STANDARDS FOR ALL ZONES.

In all areas of special flood hazard the following provisions are required:

- New construction and substantial improvements shall be anchored to prevent flotation, collapse and lateral
 movement of the structure.
- (2) Manufactured homes shall be anchored to prevent flotation, collapse, and lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. Dry stacked blocks (stacked without the use of mortar or cement to bond them together) are not to be used as an anchorelevation method. This standard shall be in addition to and consistent with applicable state requirements for resisting wind forces.
- (3) New construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage.
- (4) New construction or substantial improvements shall be constructed by methods and practices that minimize flood damage.
- (5) Electrical, heating, ventilation, plumbing, air conditioning equipment and other service facilities shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding, such facilities shall be located a minimum to no lower than one (1) foot above the Base Flood Elevation.
- (6) New and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system.
- (7) New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of

be in writing and shall be given to the owner of the property, or to his or her agent, or to the person doing the work, and shall state the conditions under which work may be resumed.

- (3) Revocation of Permits
 - a.) The Administrator may revoke a permit or approval, issued under the provisions of this ordinance in case there has been any false statement or misrepresentation as to the material fact in the application or plans on which the permit or approval was based.
 - b.) The Administrator may revoke a permit upon determination that the construction, erection, alteration, repair, moving, demolition, installation, or replacement of the structure for which the permit was issued is in violation of, or not in conformity with, the provisions of this ordinance,

Duties of the administrator shall include, but not be limited to:

- (1) Review all development permits to assure that the permit requirements of this ordinance have been satisfied.
- (2) Review proposed development to assure that all necessary permits have been received from those governmental agencies from which approval is required by Federal or State law, including section 404 of the Federal Water Pollution Control Act Amendments of 1972, 33 U.S.C, 1334, Additionally, require the permittee to obtain and submit copies of any required federal or state permits and maintain them on file with the development permit.
- (3) Perform a minimum of three inspections to ensure that all applicable ordinance and floodplain developmen requirements have been satisfied. The first inspection upon the establishment of the Base Flood Elevation reference mark at the development site; the second upon the establishment of the structure's footprint prior to pouring the stab or the establishment of the lowest floor in an elevated foundation system; and the final inspection upon completion and submission of the required finished construction elevation certificate.
- (4) Verify any required setback distances
- (5) Verify that all placement of fill or grading is according to certified plans. Assure that any fill being used as part of the structure's foundation system (not allowed in a CHHA) is both clean material and properly compacted and placed. A professional certification that any structure built on fill is reasonably safe from flooding can be requested of the builder/developer.
- (6) Verify adequate placement and size of any required flood vents in regard to the number of openings, their location, size, and height above ground level.
- (7) Ensure that a crawlspace has adequate vents or openings and that the interior grade is at or above the exterior grade.
- (8) Verify that the structure's utilities, duct work, and HVAC systems are at or above the base flood elevation
- (9) Notify adjacent communities, the NFIP State Coordinator, and other federal and/or state agencies with statutory or regulatory authority prior to any alteration or relocation of a watercourse.
- (10) Assure that maintenance is provided within the altered or relocated portion of said watercourse so that the flood-carrying capacity is maintained.
- (11) Verify and record the actual elevation (in relation to mean sea level) of the lowest floor (including basement) of all new construction and substantially improved buildings, in accordance with Article 4, Section B (2), Information must be recorded on the FEMA Elevation Certificate Form 81-31,
- (12) Verify and record the actual elevation (in relation to mean sea level) to which the new construction and substantially improved buildings have been floodproofed, in accordance with Article 4, Section B (2). Information must be recorded on the FEMA Elevation Certificate Form 81-31.

flood waters into the systems and discharges from the systems into flood waters

- (8) On-site waste disposal systems shall be located and constructed to avoid impairment to them o contamination from them during flooding.
- (9) Any alteration, repair, reconstruction or improvements to a building that is in compliance with the provisions of this ordinance shall meet the requirements of "new construction" as contained in this ordinance.
- (10) Any alteration, repair, reconstruction or improvements to a building that is not in compliance with the provisions of this ordinance, shall be undertaken only if said non-conformity shall meet the requirements of "new construction" as contained in this ordinance.
- (11) All gas and liquid storage tanks (both above and below ground) shall be adequately anchored to prevent floatation, lateral movement resulting from hydrodynamic forces, and the effects of buoyancy.
- (12) When new construction and substantial improvements are located in multiple flood zones or in a flood zone with multiple base flood elevations, they shall meet the requirement for the more stringent flood zone and the highest base flood elevation.
- (13) New construction and substantial improvement of any building (both in and outside the SFHA) shall have the lowest floor (including basement) at least one foot above the centerline of the designated street, unless the topography of the property does not allow for strict adherence as determined by the Floodplain Administrator.
- (14) All new horizontal additions must have the lowest floor and all HVAC elevated to the regulatory base flood elevation.
- (15) New construction and substantial improvements of structures built on fill (only allowed outside of the CHHA and Coastal AE Zone) shall be constructed on properly designed and compacted fill that extends 10 feet to 15 feet beyond the building walls before dropping below the base flood elevation, and shall have appropriate protection from erosion and scour as follows:
 - a.) Fill sites, upon which structures will be constructed or placed, must be compacted to 95 percent of the maximum density obtainable with the Standard Proctor Test method or an acceptable equivalent method.
 - b.) Fill slopes shall be no steeper than one foot vertical to two feet horizonta
 - c.) Adequate protection against erosion is must be provided for fill slopes. When expected velocities during the occurrence of the base flood are greater than five feet per second, armoring with stone or rock protection or material that will provide equivalent resistance will be provided. When expected velocities during the base flood are five feet per second or appropriate protection shall be provided by covering them with vegetative cover at a minimum.
 - di). Fill shall be composed of clean granular or earthen material
- (16) Storage or processing of materials that are hazardous, flammable, explosive, or in time of flooding could become buoyant and pose an obstruction to flow, are prohibited within the community special flood hazard areas, to include identified floodways. Storage of material or equipment not otherwise prohibited shall be firmly anchored to prevent floation.

SECTION B. SPECIFIC STANDARDS FOR RIVERINE ZONES.

In all areas of special flood hazard designated on the community's FIRM, where base flood elevation data have been provided (excluding CHHA and Coastal AE Zone), as set forth in Article 3, Section B, the following provisions, in

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addition to the standards of Article 5, Section A, are required:

- (1) Residential Construction, New construction and substantial improvement of any residential building (including manufactured home) shall have the lowest floor, including basement, elevated to no lower than one (1) foot above the base flood elevation. Should solid foundation perimeter walls be used to elevate a structure, flood openings sufficient to automatically equalize hydrostatic flood forces on exterior walls of enclosures that are subject to flooding, shall be provided in accordance with standards of Article S, Section B (4). New development proposals will be designed, to the maximum extent practicable, so residential building sites, walkways, driveways, and roadways are located at natural grade with elevation not less than the base flood elevation and with evacuation routes leading directly out of the special flood hazard area,
- (2) Non-Residential Construction. New construction and substantial improvement of any commercial, industrial, or non-residential building (including manufactured building) shall have the lowest floor, including basement, elevated to no lower than one (1) foot above the base flood elevation. Buildings located in all A Zones may, together with attendant utility and sanitary facilities, be floodprooffed in lieu of being elevated provided that all areas of the building below the base flood elevation (plus a minimum of one (1) foot of freeboard are water tight with walls substantially impermeable to the passage of water, and use structural components having the capability of resisting hydrostatic and hydrodynamic loads and the effect of buoyancy. Dry floodproofing is allowed only where flood velocities are less than or equal to five feet per second. A registered professional engineer or architect shall certify that the standards of this subsection are satisfied. A Flood Emergency Operation Plan and an Inspection and Maintenance Plan must be provided by the design professional for the building. Such certification shall be provided to the Floodplain Administrator, New development proposals will be designed, to the maximum extent practicable, so non-residential building sites, walkways, driveways, and roadways are located at natural grade with elevation not less than the base flood elevation and with evacuation routes leading directly out of the special flood hazard area.
- (3) In special flood hazard areas with base flood elevations (AE Zones) but without floodways, no encroachments, including fill material or structures, shall be permitted unless certification by a registered professional engineer is provided demonstrating that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the water surface elevation of the base flood more than one foot at any point within the community. The engineering certification must be supported by technical data that conforms to standard hydraulic engineering principles.
- (4) Enclosures. New construction and substantial improvements that include fully enclosed areas formed by foundation and other exterior walls below the lowest floor shall be designed to preclude finished living space and designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic flood forces on exterior walls. Total enclosed areas will be limited to 299 feet, Enclosed areas, including crawl spaces, shall be used solely for parking of vehicles, building access, and storage.
 - Designs for complying with this requirement must either be certified by a professional engineer or architect or meet or exceed the following criteria:
 - (f) Provide a minimum of two openings, on different sides of each enclosed area; if a structure has more than one enclosed area below the base flood elevation, each shall have openings on exterior walls;
 - (ii) The total net area of all openings shall be at least one square inch for each square foot of enclosed area, or the openings shall be designed and the construction documents shall include a statement that the design and installation will provide for equalization of hydrostatic flood forces on exterior walls by allowing for the automatic entry and exit of floodwaters;
 - (iii) The bottom of all openings shall be no higher than one foot above interior grade (which must be equal to in elevation or higher than the exterior grade);

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(iii) Must meet all the requirements for new construction, including anchoring and elevation requirements of this Article 5, Section B (7) (a) or Article 5, Section B (7) (b) (i) above

A recreational vehicle is ready for highway use if it is licensed and insured in accordance with the state of Mississippi motor vehicle regulations, is on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices and has no permanently attached additions.

- (7) Floodways: Located within areas of special flood hazard adopted by reference in Article 3, Section B, are areas designated as floodways. Since the floodway is an extremely hazardous area due to the velocity of flood waters which carry debris, potential projectiles and has erosion potential, the following provisions shall apply:
 - a.) Prohibit encroachments, including fill, new construction, substantial improvements, and other developments unless certification (with supporting technical data) by a registered professional engineer is provided demonstrating that encroachments shall not result in any increase in flood levels during occurrence of the base flood discharge;
 - b.) If Article 5, Section B (7) (a) above is satisfied, all new construction and substantial improvements shall comply with all applicable flood damage prevention standards of Article 5.
 - c.) Prohibit the placement of manufactured homes (mobile homes), except in an existing manufactured homes (mobile homes) park or subdivision. A replacement manufactured home may be placed on a lot in an existing manufactured home park or subdivision provided the anchoring standards of Article 5, Section A (2), and the standards of Article 5, Section B (1) through (3) and the encroachment standards of this Article 5, Section B (8) (a), are met.

SECTION $C_{\rm e}=$ STANDARDS FOR STREAMS WITHOUT BASE FLOOD ELEVATIONS AND FLOODWAYS.

When base flood elevation data and floodway data are not available in accordance with Article 3, Section A, in Special Flood Hazard Areas and Community Flood Hazard Areas without base flood elevation data, new construction and substantial improvements shall be elevated or floodproofed to elevations established by the community. The following provisions in addition to the standards of Article 5 Section A and the enclosure standards of Article 5 Section B (4) shall apply:

- (1) Require that all new subdivision proposals and other proposed developments (including proposals for manufactured home parks and subdivisions) greater than 50 lots or five acres, whichever is lesser, include within such proposals base flood elevation data;
- (2) The Floodplain Administrator shall obtain, review, and reasonably utilize any base flood elevation and floodway data available from a federal, state, or other source, in order to administer the provisions of Article 5. When such data are available, standards of Article 5. Section B, shall apply. If data is not available from Article 5 Section C (1) or outside sources, then the following provisions shall apply.
- (3) No encroachments, including fill material or other development, shall be located within a distance of the stream bank equal to five times the width of the stream at the top of the bank or twenty feet each side from the lop of the bank, whichever is greater, unless certification by a registered professional engineer is provided demonstrating that such encroachment shall not result in any increase in flood levels during the occurrence of the base flood dischargo. The enclosure standards of Article 5. Section B (4) shall apply.
- (4) The Floodplain Administrator shall require that a single lot applicant develop the base flood elevation for the development site, utilizing accepted engineering practices and procedures. Upon review of the submitted data, the Administrator may accept or reject the proposed base flood elevation. When such data is accepted, standards of Article 5, Section B, shall apply.
- Notify, in riverine situations, adjacent communities and the State Coordinating Office prior to any alteration or relocation of a watercourse, and submit copies of such notifications to PEMA. Assure that the 23

- (iv) Openings may be equipped with screens, louvers, valves or other coverings or devices provided they permit the automatic flow of floodwaters in both directions and automatically equalize hydrostatic flood loads on exterior walls, and;
- b.) Access to the enclosed area shall be minimum necessary to allow for parking of vehicles (garage door)
 or limited storage of maintenance equipment used in connection with the premises (standard exterior
 door) or entry to the living area (stairway or elevator); and,
- c.) The interior portion of such enclosed area shall not be finished or partitioned into separate room
- (5) Detached storage buildings, sheds, or other like accessory improvements, excluding detached garages, carports, and boat houses, shall solely be used for parking of vehicles and storage. Such storage space shall not be used for human habitation and shall be limited to storage of items that can withstand exposure to the elements and have low flood damage potential. The storage space shall be constructed of flood resistant or breakaway materials, and equipment and service utilities, such as electrical outlets, shall be limited to essential lighting and other incidental uses, and must be elevated or floodprofed. Flood openings in accordance with the standards of Article 5 Section B (4) shall also be required. These accessory structures shall be constructed and placed on the building site so as to offer the minimum resistance to the flow of floodwaters. Accessory improvements and other appureanal structures shall be firmly anchored to prevent floation that may result in damage to other structures.
- (6) Standards for Manufactured Hornes and Recreational Vehicles.
 - a.) All manufactured homes placed, or substantially improved, on individual lots or parcels, in existing manufactured home parks or subdivisions, in expansions to existing manufactured home parks or subdivisions or in substantially improved manufactured home parks or subdivisions or in substantially improved manufactured home parks or subdivisions, must meet all the requirements for new construction, including elevation and anothering and the flood openings requirements of Article 5, Section B (4). Manufactured homes must be:
 - Elevated on a permanent foundation to have its lowest floor elevated to no lower one (1) foot above the base flood elevation, and;
 - Securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
 - b.) All manufactured homes placed or substantially improved, except manufactured homes that have incurred substantial damage as a result of a flood, in an existing manufactured home park or subdivision must be elevated so that:
 - (i) The lowest floor of the manufactured home is elevated to no lower than one (1) foot above the base flood elevation and be securely anchored to an adequately anchored foundation support system to resist floatation, collapse, and lateral movement, or
 - (ii) The manufactured home chassis is supported by reinforced piers or other foundation elements of at least an equivalent strength, of no less than 36 inches in height above the highest adjacent grade and adequately anchored foundation support system to resist floatation, collapse, and lateral movement.
 - c,) All recreational vehicles placed on sites must either:
 - Be on site for fewer than 180 consecutive days and shall leave the site for at least seven consecutive days and obtain a new permit before returning to the same site,
 - (ii) Be fully licensed and ready for highway use, or

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flood carrying capacity within the altered or relocated portion of any watercourse is maintained.

6) Require that all manufactured homes be placed or installed using methods and practices which minimize flood damage. Manufactured homes must be elevated and anchored to resist flotation, collapse, or lateral movement. Dry stacked blocks (stacked without the use of mortar or cement to bond them together) are no allowed within the Special Flood Hazard Area.

SECTION D. STANDARDS FOR SUBDIVISION PROPOSALS AND OTHER PROPOSED DEVELOPMENT.

- (1) All subdivision proposals shall be consistent with the need to minimize flood damage
- (2) All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize flood damage;
- (3) All subdivision proposals shall have adequate drainage provided to reduce exposure to flood bazards, and;
- (4) Base flood elevation data shall be provided for all new subdivision proposals and other proposed development (including manufactured home parks and subdivisions), which is greater than fifty lots or five acres, whichever is the lesser.
- (5) All subdivision and other development proposals which involve disturbing more than 1000 square feet of land shall include a stormwater management plan which is designed to limit peak runoff from the site to predevelopment levels for the one, ten, and 100-year rainfall event. These plans shall be designed to limit adverse impacts to downstream channels and floodplains. Single residential lots involving less than one acre of land disturbence are not subject to this regulation.
- (6) All preliminary plans for platted subdivisions shall identify the flood hazard area and the elevation of the base flood.
- (7) All final subdivision plats will provide the boundary of the special flood hazard area, the floodway boundary, and the base flood elevations.
- (8) In platted subdivisions, all proposed lots or parcels that will be future building sites shall have a minimum buildable area outside the natural (non-filled) 1% chance annual floodplain. The buildable area shall be large enough to accommodate any primary structure and associated structures such as sheds, barns, swimming pools, detached garages, on-site sewage disposal systems, and water supply wells, where applicable.
- (9) Approval shall not be given for streets within a subdivision, which would be subject to flooding in the base flood. All street surfaces must be located at or above the base flood elevation.
- (10) Where only a small portion of the subdivision lot or lots is in an A zone Special Flood Hazard Are. inundated by one percent chance flood with no base flood elevations determined and there is sufficit ground slope on the site to avoid possible flooding of structures in X Zones (unshaded) determined to be outside 0.2 chance flood floodplain. The Floodplain Administrator may waive the requirement for a study to determine the base flood elevations.
- (11) In order for the Floodplain Administrator to consider waiving the requirement of Section F (4) the applicant must provide an accurate topographic data and map for the lot or lots in question (certified by a licensed land surveyor and/or professional civil engineer) indicating that each lot in a new subdivision is on natural high ground, out of the regulatory floodplain.
- (#2) Each proposed parcel must have a designated buildable pad or site above the one percent chance floodplain. The distance of the buildable pad or site above the one percent chance floodplain shall

EXHIBIT "F"

depend on the slope of the ground and in accordance with the following table:

Distance in feet from A Zone [one percent chance floodplain]	Minimum Slope from A Zone – one percent flood plain to ground level at pad
20	5%
30	3.33%
40	2.50%
50	2.0%
60	1.67%
70	1,43%
80	1.25%
90	1.11%
100	1.0%

Residential and non-residential structures lowest floor elevation also must be elevated 1,5 feet above the ground level on the buildable pad or site.

- (13) The subdivider/applicant must comply with the following:
 - File restrictive covenants on the lot or lots prohibiting construction within the designated special flood hazard area and requirement for lowest floor elevation.
 - b.) Place a statement on the face of the final plat prohibiting construction in the designated area of special flood hazard.

SECTION E. CRITICAL FACILITIES.

SECTION E. CRITICAL FACILITIES.

Construction of new and substantially improved critical facilities shall be located outside the limits of the special flood hazard area (one percent chance floodplain). Construction of new critical facilities shall be permissible within the SFHA only if no feasible alternative site is available and access to the facilities constructed within the SFHA shall have the lowest floor elevated three feet six inches above the base flood elevation at the site for to the 0.2 percent chance flood elevation whichever is greater). Floodproofing and sealing measures must be implemented to ensure that toxic substances will not be displaced by or releasted into floodwaters. Multiple access routes, elevated to or above the 0.2 percent flood elevation, shall be provided to all critical facilities to the maximum extent possible. Critical facilities must not only be protected to or above the 0.2 percent chance flood, but must remain operable during such an event. The community's flood response plan must list facilities considered critical in a flood, since loss of access can cause a critical situation. Other facilities in low risk flood zones that may also be needed to support flood response efforts must be included on the critical facility list. The use of any structure shall not be changed to a critical facility, where such a change in use will render the new critical facilities of conformance with his section. The list of the operators of the critical facilities affected by flooding must be updated at least annually, as part of the community critical facility planning procedures.

ARTICLE 6. VARIANCE PROCEDURES.

SECTION $A_{\!\scriptscriptstyle{\frac{11}{12}}}$ — DESIGNATION OF VARIANCE AND APPEALS BOARD.

The Mayor and Board of Aldermen of the City of Petal shall hear and decide appeals and requests for variances from requirements of this ordinance.

SECTION B. DUTIES OF VARIANCE AND APPEALS BOARD.

board shall hear and decide uppeals when it is alleged an error in any requirement, decision, or determination is the by the Floodplain Administrator in the enforcement or administration of this ordinance. Any person aggrieved he decision of the Mayor and Board of Aldermen of the City of Petal may appeal such decisions to the Municipal art of the City of Petal, as provided in Mississippi Code. Annotated, § 11-51-75 (1972).

hazard, to afford relief. In the instance of a Historic Structure, a determination that the variance is the minimum necessary so as not to destroy the historic character and design of the building (Sec Article 6, Section F.)

- Any applicant to whom a variance is granted shall be given written notice specifying the difference between the base flood elevation and the elevation to which the lowest floor is to be built and stating that the cost of flood insurance will be commensurate with the increased risk resulting from the reduced lowest.
- The Floodplain Administrator shall maintain the records of all appeal actions and report any variances to the Federal Emergency Management Agency and Mississippi Emergency Management Agency upon request. (See Article 6 Section E.) (4)
- Upon consideration of the factors listed above and the purposes of this ordinance, the Mayor and Board of Aldermen may attack such conditions to the granting of variances as it deems necessary to further the purposes of this ordinance. (5)
- (6) Variances shall not be issued "after the fact."

SECTION E. VARIANCE NOTIFICATION.

Any applicant to whom a variance is granted shall be given written notice over the signature of a community official that:

- (1) The Issuance of a variance to construct a structure below the base flood elevation will result in increa-premium rates for flood insurance up to amounts as high as \$25 for \$100 of insurance coverage, and:
- Such construction below the base flood level increases risks to life and property. A copy of the notice shall be recorded by the Floodplain Administrator in the Office of the Chancety Clerk and shall be recorded in a manner so that it appears in the chain of title of the affected parcel of land.

The Floodplain Administrator will maintain a record of all variance actions, including justification for their issue and report such variances issued in the community's biennial report submission to the Federal Emergency Management Agency.

SECTION F. HISTORIC STRUCTURES.

riances may be issued for the repair or rehabilitation of "historic structures" only upon a determination that the posed repair or rehabilitation will not preclude the structure's continued designation as a "historic structure" a variance is the minimum to preserve the historic character and design of the structure.

SECTION G. SPECIAL CONDITIONS.

Upon consideration of the factors listed in Article 6, and the purposes of this ordinance, the Mayor and Roard of Aldermen may attach such conditions to the granting of variances, as it deems necessary to further the purposes of this ordinance.

SECTION H. FLOODWAY.

Variances shall not be issued within any designated regulatory floodway if any increase in flood levels during the base flood discharge would result.

SECTION C. VARIANCE PROCEDURES.

In passing upon such applications, the Mayor and Board of Alderman shall consider all technical evaluations, relevant factors, and standards specified in other sections of this ordinance, and:

- The evaluation must be based on the characteristics unique to that property and not be shared by adjacent parcels, The characteristics must pertain to the land itself, not to the structure, its inhabitants, or its owners;
- (2) Variances should never be granted for multiple lots, phases of subdivisions, or entire subdivisions;
- (3) The danger that materials may be swept onto other lands to the injury of others;
- (4) The danger of life and property due to flooding or erosion damage
- (5) The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner and the community;
- (6) The importance of the services provided by the proposed facility to the commu
- (7) The necessity of the facility to be at a waterfront location, where applicable;
- (8) The availability of alternative locations for the proposed use which are not subject to flooding or ero damage;
- (9) The compatibility of the proposed use with existing and anticipated development;
- (10) The relationship of the proposed use to the comprehensive plan and floodplain management program for that
- (11) The safety of access to the property in times of flood for ordinary and emergency vehicles;
- The expected heights, velocity, duration, rate of rise, and sediment transport of the floodwaters and the effects of wave action, if applicable, expected at the site, and;
- The costs of providing governmental services during and after flood conditions, including maintenance and repair of public utilities and facilities such as sewer, gas, electrical, and water systems, and streets and bridges
- Upon consideration of factors listed above, and the purpose of this ordinance, the Mayor and Board of Aldermen may attach such conditions to the granting of variances as it deems necessary to further the purposes of this ordinance.
- (15) Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.

SECTION D. CONDITIONS FOR VARIANCES.

- Variances shall only be issued when there is
 - a.) A showing of good and sufficient cause
 - A determination that failure to grant the variance would result in exceptional hardship, and;
 - A determination that the granting of a variance will not result in increased flood heights, additional threats to public expense, create nuisance, cause fraud on or victimization of the public, or conflict with existing local laws or ordinances, C.,)
- The provisions of this ordinance are minimum standards for flood loss reduction; therefore any deviation from the standards must be weighed carefully. Variances shall only be issued upon a determination that the variance is the minimum necessary deviation from the requirements of this ordinance, considering the flood

ARTICLE 7. SEVERABILITY.

Alderman Brad Amacker

If any section, clause, sentence, or phrase of the Ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way effect the validity of the remaining portions of this

This Ordinance shall take effect and be in full force immediately from and after its passage as provided by law. This ordinance having first been reduced to writing was adopted at a public meeting of the Mayor and Board of Aldermen, on September 186, 20 18, wherein the vote was as follows:

Alderman Craig Bullock	Absent	
Alderman David Clayton	Absent	
Alderman Tony Ducker	Aye	
Alderman William King	Aye	
Alderman Clint Moore	Aye	
Alderman Steve Stringer	Ayc	Certifying seal or stamp
SIGNED: {	16	
HAL MARX, MAYOR		

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