

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 APRIL 21, 2015 AT 6:00 P.M. IN THE BOARDROOM OF SAID CITY.

THOSE PRESENT	MAYOR HAL MARX
ATTORNEY	TOM TYNER
ALDERMEN	BRAD AMACKER CRAIG BULLOCK TONY DUCKER WILLIAM KING STEVE STRINGER
OTHERS	VALERIE WILSON ADA MADISON AND MANY OTHERS

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 PROCLAMATION NAMING APRIL 2015 AS NATIONAL AUTISM AWARENESS MONTH.

BIDS & QUOTES

REQUEST TO DISCUSS BIDS ON 144 & 148 W CENTRAL AVE.

GENERAL BUSINESS

REQUEST TO ACCEPT LIST OF VEHICLES TO BE DESIGNATED AS "UNMARKED" IN THE POLICE DEPT.

REQUEST TO FIND THAT \$28,500.00 IS A FAIR AND REASONABLE PRICE AND AUTHORIZE THE PURCHASE OF A 1988 INTERNATIONAL S1900 DUMPTRUCK FROM WALTER PAUL'S WELDING.

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO APPROVE THE MINUTES OF THE REGULAR MEETING OF APRIL 7, 2015.

THEREUPON, ALDERMAN KING MADE A MOTION TO APPROVE THE MINUTES OF THE REGULAR MEETING OF APRIL 7, 2015 AS WRITTEN. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX CALLED FOR PUBLIC COMMENT.

THEREUPON, EARL LEE OF 207 AZALEA DR ADDRESSED THE BOARD REGARDING A CODE ENFORCEMENT ISSUE. HE HAS BEEN NOTIFIED BY CODE ENFORCEMENT THAT THE TRAVEL TRAILER HE HAS HOOKED UP IN

HIS YARD FOR HIS SON TO LIVE IN IS NON COMPLIANT AND HAS TO BE MOVED. HE REQUESTED THE BOARD GIVE HIM A REASONABLE AMOUNT OF TIME TO MOVE THE TRAVEL TRAILER.

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO ALLOW MR. LEE FOURTEEN (14) DAYS TO MOVE THE TRAVEL TRAILER. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, MATTHEW HOLIFIELD ADDRESSED THE BOARD WISHING TO RENT THE BUILDING AT THE SKATE PARK FOR A SKATE SHOP AND CONCESSION STAND. MAYOR MARX STATED THAT HE WOULD LIKE TO SET UP A MEETING FOR HIMSELF, MR. HOLIFIELD AND TOM HARDGES AND THEN COME BACK TO THE BOARD FOR APPROVAL ON THE LEASE.

THEREUPON, VENN MATHIS ADDRESSED THE BOARD WITH CONCERNS OVER EQUIPMENT PURCHASES. HE STATED THAT HE WAS ASKED FOR A QUOTE ON TRIMMERS, BUT WHEN HE CALLED TO PROVIDE THE QUOTE WAS TOLD THEY HAD ALREADY BEEN PURCHASED.

THEREUPON, MAYOR MARX CALLED ON TOM HARDGES TO ADDRESS THE BOARD REGARDING MR MATHIS' CLAIM. MR. HARDGES STATED THAT THEY WENT TO MR. MATHIS FIRST AND HE WAS UNABLE TO PROVIDE THE QUOTE IN A TIMELY MANNER SO HE WENT ELSEWHERE. MR. HARDGES STATED THAT HE FEELS LIKE THERE IS A PERSONAL ISSUE WITH MR. MATHIS AND UNDERWOOD SMALL ENGINES AND HE IS BEING PUT IN THE MIDDLE OF IT. HE DOESN'T FEEL LIKE HE SHOULD BE BROUGHT BEFORE THE BOARD EVERYTIME HE MAKES AN EQUIPMENT PURCHASE. HE IS AWARE OF THE PURCHASING LAWS AND DOES THE BEST HE CAN TO STAY WITHIN HIS BUDGET.

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING PROCLAMATION NAMING APRIL 2015 AS NATIONAL AUTISM AWARENESS MONTH.

EXHIBIT "A"

PROCLAMATION

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING BIDS ON 144 & 148 W CENTRAL AVENUE

EXHIBIT "B"

BIDS

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO TAKE THE BIDS UNDER ADVISEMENT. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO PURCHASE THE FOLLOWING ITEMS FROM BARNEY'S SUPPLY OUT OF THE LAW ENFORCEMENT FUND

SIX (6) BALLISTIC VESTS - \$4486.80
FIVE (5) BALLISTIC VESTS - \$3779.00

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO AUTHORIZE THE PURCHASE OF THE FOREGOING ITEMS FROM THE LAW ENFORCEMENT FUND. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO DISPOSE OF ONE (1) SCOTSMAN ICE MACHINE IN THE RECREATION DEPT

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE THE DISPOSAL OF ONE (1) SCOTSMAN ICE MACHINE, SN: 370538-07R, IN THE RECREATION DEPT. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING CONTRACT FOR AUCTIONEER SERVICES WITH JEFF MARTIN AUCTIONEERS

EXHIBIT "C"

CONTRACT

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ACCEPT THE CONTRACT FOR AUCTIONEER SERVICES WITH JEFF MARTIN AUCTIONEERS. ALDERMAN BULLOCK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE RESIGNATION OF DESMOND ESCOBAR IN THE FIRE DEPT

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE RESIGNATION OF DESMOND ESCOBAR EFFECTIVE APRIL 15, 2015. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE ANNUAL MAINTENANCE AND SUPPORT AGREEMENT WITH MOUNTAINEER COMPUTER SYSTEMS FOR ACCUFUND SOFTWARE

EXHIBIT "D"

MAINTENANCE AND SUPPORT AGREEMENT

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ACCEPT THE ANNUAL MAINTENANCE AND SUPPORT AGREEMENT WITH MOUNTAINEER COMPUTER SYSTEMS FOR ACCUFUND SOFTWARE. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO PURCHASE ONE (1) 2012 CHEVY SILVERADO FROM CITY MOTORS AT A COST OF \$17,500.00

EXHIBIT "E"

QUOTES

THEREUPON, ALDERMAN KING MADE A MOTION TO FIND THAT \$17,500.00 IS A FAIR AND REASONABLE PRICE AND AUTHORIZE THE PURCHASE OF ONE (1) 2012 CHEVY SILVERADO FROM CITY MOTORS AT A COST OF \$17,500.00 IN THE STREET DEPT. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF MARCH 2015.

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF MARCH 2015. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE RESIGNATION OF JOURDAN HATCHER IN THE POLICE DEPT.

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE RESIGNATION OF JOURDAN HATCHER IN THE POLICE DEPT EFFECTIVE APRIL 28, 2015. ALDERMAN BULLOCK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION TO DENY THE SPECIAL EXCEPTION ALLOWING A MOBILE HOME ON THE PROPERTY LOCATED ON AZALEA DR.

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION TO DENY THE SPECIAL EXCEPTION ALLOWING A MOBILE HOME ON THE PROPERTY LOCATED ON AZALEA DR. ALDERMAN KING SECONDED THE MOTION.

THEREUPON, BILLIE KING ADDRESSED THE BOARD REGARDING THE PROPERTY ON AZALEA DRIVE. MR. KING STATED THAT THE OWNERS BELIEVED THE PROPERTY WOULD BE IMPROVED BY THE PLACEMENT OF A MOBILE HOME. THE PROPERTY IS A VACANT LOT AT THIS TIME AND SIZE AND TOPOGRAPHY OF THE LOT PREVENT BUILDING A HOUSE ON THE LOT.

THEREUPON, MR. EARL LEE WHO LIVES NEAR THE LOT STATED THAT HE WOULD HAVE NO OBJECTION TO HAVING A MOBILE HOME PLACED ON THE LOT.

THEREUPON, ALDERMAN AMACKER WITHDREW HIS MOTION TO DENY THE SPECIAL EXCEPTION AND MADE A MOTION TO GRANT A SPECIAL EXCEPTION ALLOWING A MOBILE HOME TO BE PLACED ON THE PROPERTY ON AZALEA DR., PARCEL #3-030P-12-072.00. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO SET A SPECIAL EXCEPTION HEARING DATE FOR PROPERTY LOCATED AT 100 HICKORY DR.

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO SET A SPECIAL EXCEPTION HEARING DATE FOR PROPERTY LOCATED AT 100 HICKORY DR ON MAY 12, 2015 AT 6:00 P.M. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF MARCH 2015.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ACCEPT THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF MARCH 2015. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING PROOFS OF PUBLICATION

- NOTICE TO BIDDERS – 144 W CENTRAL AVE
- NOTICE TO BIDDERS – 148 W CENTRAL AVE

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE FOREGOING PROOFS OF PUBLICATION FOR FILING. ALDERMAN DUCKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING LIST OF VEHICLES TO BE DESIGNATED AS "UNMARKED" IN THE POLICE DEPT

EXHIBIT "F"

LIST OF VEHICLES

THEREUPON, ALDERMAN BULLOCK MADE A MOTION TO AUTHORIZE THE FOREGOING VEHICLES TO BE DESIGNATED AS "UNMARKED" IN THE POLICE DEPT. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO PURCHASE A DUMP TRUCK IN THE AMOUNT OF \$28,500.00 FROM WALTER PAUL'S WELDING.

EXHIBIT "G"

QUOTES

THEREUPON, ALDERMAN STRINGER MADE A MOTION FINDING \$28,500.00 TO BE A FAIR AND REASONABLE PRICE AND AUTHORIZE THE PURCHASE OF A 1988 INTERNATIONAL S1900 DUMPTRUCK IN THE AMOUNT OF \$28,500.00 FROM WALTER PAUL'S WELDING. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR LANCE SMITH TO TRAVEL TO FLORIDA IN A CITY VEHICLE TO PICK UP A NEW K9 OFFICER.

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE LANCE SMITH TO TRAVEL TO FLORIDA IN A CITY VEHICLE TO PICK UP A NEW K9 OFFICER ON APRIL 20, 2015. ALDERMAN STRINGER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR MELISSA MARTIN AND MAYOR MARX TO ATTEND THE STATE FIRE ACADEMY FOR ELECTED OFFICIALS ON MAY 7, 2015.

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE MELISSA MARTIN AND MAYOR MARX TO ATTEND THE STATE FIRE ACADEMY FOR ELECTED OFFICIALS ON MAY 7, 2015 AT NO COST. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER PROMOTING ERIC VON FOSSEN TO 1ST CLASS FIREFIGHTER

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN
OF THE CITY OF PETAL DEEM IT NECESSARY TO
PROMOTE ERIC VON FOSSEN

IT IS HEREBY ORDERED THAT ERIC VON FOSSEN
BE PROMOTED TO 1ST CLASS FIREFIGHTER AT A
RATE OF \$12.50 PER HOUR EFFECTIVE
APRIL 29, 2015

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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 CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE FOR KELLY FINLEY

ORDER

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

IT IS HEREBY ORDERED THAT KELLY FINLEY
BE RAISED TO \$13.74 PER HOUR EFFECTIVE
APRIL 15, 2015

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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 CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER TRANSFERRING KELLY FINLEY TO FULL
TIME DISPATCHER

ORDER

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

IT IS HEREBY ORDERED THAT KELLY FINLEY BE
TRANSFERRED FROM PART TIME TO FULL TIME
DISPATCHER EFFECTIVE MAY 1, 2015.

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE OF GAMALIEL GONZALEZ

ORDER

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

IT IS HEREBY ORDERED THAT GAMALIEL GONZALEZ
BE RAISED TO \$12.00 PER HOUR EFFECTIVE
APRIL 15, 2015

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER PROMOTING TIFFANY SHIVERS

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN
OF THE CITY OF PETAL DEEM IT NECESSARY TO
PROMOTE TIFFANY SHIVERS

IT IS HEREBY ORDERED THAT TIFFANY SHIVERS
BE PROMOTED TO 3RD CLASS DISPATCHER AT A
RATE OF \$12.60 PER HOUR EFFECTIVE
APRIL 29, 2015

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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 CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER PROMOTING DANIELLE LEWIS TO 1ST CLASS OFFICER

ORDER

WHEREAS THE MAYOR AND BOARD OF ALDERMEN

OF THE CITY OF PETAL DEEM IT NECESSARY TO
PROMOTE DANIELLE LEWIS

IT IS HEREBY ORDERED THAT DANIELLE LEWIS
BE PROMOTED TO 1ST CLASS OFFICER AT A RATE OF
\$16.1791 PER HOUR EFFECTIVE APRIL 29, 2015

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER HIRING PATRICK GRAHAM 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 PATRICK GRAHAM
BE HIRED FULL TIME IN THE WATER DEPT PENDING
DRUG SCREEN AND PHYSICAL RESULTS

SO ORDERED THIS THE 21ST DAY OF APRIL 2015

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 CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDINANCE AMENDING BUILDING CODES

EXHIBIT "H"

ORDINANCE 2006 (103-A2)

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX NOTED THAT DALE NUTTING WAS IN ATTENDANCE.

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO ENTER INTO EXECUTIVE SESSION.

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING

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 CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO ADJOURN THE EXECUTIVE SESSION. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING

THOSE PRESENT AND VOTING "NAY"

NONE

NO OFFICIAL ACTION WAS TAKEN IN EXECUTIVE SESSION.

WHEREAS, MR. TYNER, HAVING REPORTED TO THE MAYOR AND BOARD REGARDING THE STATUS OF DISCUSSION WITH MS. WAGNER OF THE JUSTICE DEPARTMENT, REQUESTED AUTHORITY FROM THE MAYOR AND BOARD TO CONTINUE THOSE DISCUSSIONS AND TRY TO REACH A RESOLUTION OF THE ISSUES BETWEEN THE CITY AND THE JUSTICE DEPARTMENT.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO AUTHORIZE MR. TYNER, WITH THE MAYOR'S PERMISSION, TO ATTEMPT TO NEGOTIATE A RESOLUTION WITH THE JUSTICE DEPARTMENT UPON SUCH TERMS AND CONDITIONS AS MAY BE APPROPRIATE AND IN THE BEST INTEREST OF THE CITY. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MR. TYNER REPORTED TO THE MAYOR AND BOARD THE STATUS OF THE DISPUTE BETWEEN SCIOTO REALTY, ET AL, AND THE CITY. MR. TYNER EXPRESSED OPTIMISM THAT FURTHER NEGOTIATIONS MIGHT RESOLVE THE DISPUTE. MR. TYNER SOUGHT THE PERMISSION OF THE MAYOR AND BOARD OF ALDERMEN TO CONTINUE DISCUSSIONS WITH MR. HUSSEY AND SETTLE THE MATTER IF THE OPPORTUNITY PRESENTED ITSELF.

THEREUPON, ALDERMAN STRINGER MADE A MOTION TO PERMIT MR. TYNER TO CONTINUE NEGOTIATIONS WITH MR. HUSSEY AND TO REACH A SETTLEMENT OF THE CONTROVERSY WITH THE MAYOR'S PERMISSION UPON SUCH TERMS AND CONDITIONS THAT ARE IN THE BEST INTEREST OF THE CITY. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING

ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, ALDERMAN AMACKER MADE A MOTION TO ADJOURN THE REGULAR MEETING. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

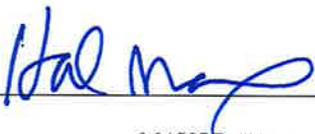
THERE BEING NO FURTHER BUSINESS, THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI WAS ADJOURNED ON APRIL 21, 2015.



SEAL

ATTEST


MELISSA MARTIN, CITY CLERK


MAYOR HAL MARX

PROCLAMATION

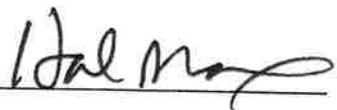
WHEREAS, autism is a pervasive developmental disorder affecting the social, communication and behavioral skills of those affected by it, and,

WHEREAS, as more health professionals become proficient in diagnosing autism, more children are being diagnosed on the autism spectrum, resulting in rates as high as 1 in 68 children nationally, and,

WHEREAS, while there is no cure for autism, it is well-documented that if individuals with autism receive early and intensive treatment throughout their lives, they lead significantly improved lives, and,

WHEREAS, individuals with autism often require a lifetime of specialized and community support services to ensure their health and safety and to support families' resilience as they manage the psychological and financial burdens autism can present,

NOW, THEREFORE BE IT RESOLVED that the Mayor and Board of Aldermen of the City of Petal, Mississippi do hereby proclaim April 2015 as NATIONAL AUTISM AWARENESS MONTH in the City of Petal and urge all employees and residents to participate in National Autism Awareness Month activities, in order to become better educated about autism and create a better community for individuals with autism.



Mayor Hal Marx



Melissa Martin, City Clerk

EXHIBIT 'B'

4-21-2015

d Jemmie Dale Odum
Bid 31,005.⁰⁰ on 144
West Central ave known as
Water Dept Maintenance Building
Thirty-one Thousand + Five
dollars ^{no}/₁₀₀

Jemmie D. Odum
601 606 7011
225 Michael Loop
Petal, Miss. 39465

EXHIBIT "B"

4-21-2015

I bid 71,005.⁰⁰
Seventy-one Thousand & Five
dollar on address #148 W. Centre
ave known as Fuel Center

Jimmie D. Odom
601 606 7011
225 Michael ave
Petal, Miss. 3946.

CITY OF PE

Municipality Auction Agreement
Jeff Martin Auctioneers, Inc.
2236 Hwy 49, Brooklyn, MS 39425
601-450-6200/Fax 601-450-4980

EXHIBIT "C"

Seller (To appear on check): City of Petal
Contact Person: MELISSA MARTIN Fed. ID# or S.S. # _____
Mailing Address: PO BOX 564 City: Petal St: MS Zip: 39465
Physical Address: _____ City: _____ St: _____ Zip: _____
Phone: 601.545.1770 Fax: 601.545.6685 Email: _____
Auction Date: Any Auction Location: Any
Annual Contract: Yes / No Year: 2015 2016 Expires: April 2016 + 1 day
Jeff Martin Auctioneers Contact: _____

Seller hereby retains, authorizes and directs Jeff Martin Auctioneers, Inc. (hereinafter referred to as Auctioneer: to arrange for and to conduct a public auction on the Items listed on Schedule A of this contract (hereinafter referred to as the Property) on the date and location noted above and pursuant to the Terms and Conditions as noted below and on the reverse side of this form:

TERMS AND CONDITIONS

- 1) GENERAL
 - a) This Agreement is entered into by and between the above described Seller and Jeff Martin Auctioneers, Inc. ("Auctioneer").
 - b) Seller hereby retains, authorizes and directs Auctioneer to arrange for and to conduct a public auction of the items of property described in the listings section of this form along with any attached Schedule A (if applicable (herein referred to as the "Property").
- 2) SELLER'S WARRANTIES AND REPRESENTATIONS- Seller hereby represents and warrants as follows: Below Items B-D do not apply to seized property by a law enforcement, county, city or other municipality
 - a) The Property is accurately and completely described
 - b) Unless otherwise specified, the odometer and hour meter readings (if applicable) on all of the Property is correct
 - c) Seller is the legal owner of the Property with full right and authority to sell Property
 - d) A complete and accurate list of all parties having any claim or lien on or against the Property is included on the listing sheet(s). Except as specified in the listings section and /or Schedule A, the Property is free and clear of all liens, encumbrances or claims by any other person or entity. Auctioneer may deduct from the sale proceeds amounts necessary to release liens, claims, or other encumbrances on or against the equipment. If proceeds are insufficient to obtain releases, seller will immediately pay the additional amount necessary.
 - e) Auctioneer is acting as agent for Seller only.
- 3) Seller's Duties

Failure on the part of the Seller to abide by any of the Seller's Duties including but not limited to the duties listed in Item 2. Above, will be considered a breach of this agreement and will give the Auctioneer, at his sole discretion the right to remove some or all Property from the auction and collect from Seller any and all applicable fees. The inclusion or removal of any Property by Auctioneer shall not abridge, modify or waive any rights Auctioneer has under this agreement.

 - a) Seller shall deliver & offer for sale each & every piece of Property to the Auction Location on or before the consignment deadline assigned for that auction by business closing along with all documentation including titles and bills of sale, evidencing Seller's title and ownership in the Property. Failure to deliver all documentation as provided for above does not prevent Auctioneer at his sole discretion from removing or including the Property in the Auction.
 - b) If Seller is unable to attend auction they must provide a clear and definite amount they want property to bring in writing at least 3 days prior to auction. If seller wants item to be sold "subject to confirmation" they must have provide Auctioneer with name and contact number of their representative that has the authority to confirm acceptance or denial of bid price. Auctioneer must receive confirmation within 48 hrs. after property sells at auction. Auctioneer assumes no responsibility for ensuring Seller is present at the auction and has no responsibility for the price the property may sell for at the auction.
 - c) Seller shall maintain insurance against loss and/or damage to the Property. Seller acknowledges and agrees that all risk of loss or damage to the Property will remain with the Seller until proceeds from its sale are received by Seller.

Seller acknowledges that he or she has read, understood, and agrees to abide by all Terms and Conditions in this agreement.

Melissa Martin 4/21/15

Seller _____ Date _____ Jeff Martin Auctioneers, Inc. _____ Date _____

Except as noted in the Terms and Conditions of this agreement THIS AGREEMENT IS SUBJECT TO ARBITRATION IN ACCORDANCE WITH THE MISSISSIPPI UNIFORM ARBITRATION ACT.

See back of this page

d) Seller assumes NO responsibility for all repairs, improvements, cleaning and painting of the Property until Property is sold at auction with the following exceptions:

Auctioneer assumes no responsibility for the condition of the Property after delivery or at any time thereafter. Seller acknowledges that the condition of an item may affect the selling price of the Property at auction. Any repairs, improvements, cleaning and or painting requested after this contract has been signed will have to be submitted in writing either in the form of a P.O. or other signed documentation. Seller will be responsible for the cost of services, parts and labor as charged. Charges are further reviewed in Schedule B of this contract.

e) In the event all or a portion of the Property is not sold at auction as provided herein, the property will be automatically sold at next available auction under same terms and conditions as prior auction. No new contract will be needed for subsequent auction. Seller will maintain insurance on property until sold at subsequent auction. Auctioneer is not responsible for damages of property when left on property for subsequent auctions.

4) Auctioneer's Duties

- a) Auctioneer shall arrange for advertising and conduct a public auction sale of the Property at the Auction Location and Auction Dates indicated on the reverse side.
- b) Unless otherwise specified herein, Auctioneer shall pay all cost and expenses of advertising, auctioning, clerking and cashing incurred in connection with conducting the auction sale.

5) TERMS OF SALE AND AUCTION COMMISSION

a) Seller agrees that each and every piece of Property listed on the listing sheet(s) will be offered for sale at the specified Auction Date and Auction Location in accordance with the Auctioneer's usual practices and procedures. The lotting and grouping of the Property sold and the order in which it is to be sold shall be in the absolute and sole discretion of the Auctioneer.

b) Auctioneer will collect a buyer's premium from each buyer for each item at every auction. The usual rate is 10% on the first \$2500.00 and 2% on the balance per item. This rate is subject to change and is at the Auctioneer's discretion. It is agreed that the buyer's premium shall be additional compensation to the Auctioneer and Seller shall have no right to payment of any portion thereof and the buyer's premium shall have no effect on the commission to be paid to Auctioneer pursuant to 5 (c) below.

c) Seller agrees to pay Auctioneer for its services commission(s) as follows:

10 % of sales price per item of Property selling \$2500.00 or less. MM INITIAL

10 % of sales price per item of Property selling for more than \$2500.00 MM INITIAL

\$ 0.00 No Sale or Buy Back fee per item of Property will be charged to each item that does not sale in auction. MM INITIAL

\$ 0.00 Minimum commission will be charged on each item sold in auction or the percentage stated above whichever is the greater amount. MM INITIAL

In addition to other commissions due Auctioneer there will be a \$100.00 title fee for any title not delivered to Auctioneer in accordance with item 3 (a) above where the Auctioneer has exercised its discretion and auctioned the Property.

d) Auctioneer will pay Seller net proceeds on or before 21 banking days after the auction proceeds are collected and liens are released. Net proceeds are the gross sales price less commissions due pursuant to 5 (c), liens, and other charges incurred in accordance with this agreement. Auctioneer will only pay net proceeds on Property where proceeds have been collected, and Auctioneer will owe nothing to Seller should the Auctioneer for any reason not be able to collect proceeds from a sale. If applicable, Auctioneer reserves the right to withhold the payment of the net proceeds of the Property sold by Seller until Seller pays in full any amount due to Auctioneer on items purchased by Seller at auction.

6) Miscellaneous

- a) This agreement, which may be amended in writing only signed by the parties, represents the entire agreement between Auctioneer and Seller, and takes the place of all prior agreements
- b) GOVERNING LAW- This agreement shall be interpreted in accordance with and governed by the laws of the State of Mississippi, to include but not limited to, the Uniform Commercial Code, as adopted in Mississippi.

7) Additional Terms: _____

Seller acknowledges that he or she has read, understood, and agrees to abide by all Terms and Conditions in this agreement.

MM Melmatashi 4/21/15

Seller

Date

Jeff Martin Auctioneers, Inc.

Date

Except as noted in the Terms and Conditions of this agreement THIS AGREEMENT IS SUBJECT TO ARBITRATION IN ACCORDANCE WITH THE MISSISSIPPI UNIFORM ARBITRATION ACT.



CITY OF PETAL
MINUTE BOOK 34

MOUNTAINEER

EXHIBIT "D"

Computer Systems, Inc.
PO Box 982
Lewisburg, West Virginia 24901

602
James H. Copland, Pres.
(540) 491-2546
Cell: (304) 667-5992
Fax: (866) 891-1361
E-mail: jim@mcsww.com

Jeffrey S. Feamster, VP
(304) 647-5980
Cell: (304) 667-5990
Fax: (801) 640-8611
E-mail: jeff@mcsww.com

MAINTENANCE AND SUPPORT AGREEMENT

Following are the terms and conditions of the Maintenance and Support Plan offered by Mountaineer Computer Systems, Inc. to the **City of Petal** for the period July 1, 2015 through June 30, 2016.

For the consideration as outlined below, Mountaineer Computer Systems, Inc. will provide the support services as detailed below:

1. Unlimited telephone support in connection with all applications, including operating systems, when they are provided by Mountaineer Computer Systems, Inc., excluding exceptions noted below. **** (Operator Training is Not covered under phone support agreement.) ****
2. Remote support via internet at the reduced hourly rate of \$155.00 per hour where applicable. Examples of billable charges include, but are not limited to, items such as, correcting payroll errors, assistance with bank reconciliations, recurring assistance with ordinary daily processing; correcting operator billing errors, assistance with audit preparation and audit adjustments, custom report creation, etc. (Requires an internet connection on your computer.)
3. Reduced hourly rate of \$155.00 per hour (including travel time) for **all** on-site assistance and training with application software provided by Mountaineer Computer Systems, Inc. Please note that unless agreed to prior to service, the minimum charge for on-site assistance will be \$600.00 per day plus up to \$175.00 daily expenses where an overnight stay is required.
4. Reduced hourly rate of \$155.00 per hour for all support in connection with application software (including meter reading applications) purchased from sources other than Mountaineer Computer Systems, Inc.
5. Reduced hourly rate of \$155.00 per hour for all custom report design and implementation.
6. Your data and system software are not covered by any agreement in case of loss, **regardless of the reason for loss**. It is your responsibility to do regular and systematic back-ups of your data, as well as confirming the integrity of those backups. This agreement includes backup of up to 25 gigabytes of data from your AccuFund server through our internet backup provider. Additional storage and/or computers are billed separately.

In the event of system failure, any assistance with data recovery can be billed at the rate of \$155.00 per hour plus out-of-pocket expenses. However, we will not and cannot guarantee the recovery of your data in the event of a system failure.
7. You also authorize Mountaineer Computer Systems, Inc. to make backup copies of your AccuFund data to be used on our computers for support and testing. At times, your data may also be used for software demonstration purposes for prospective AccuFund clients.
8. We reserve the right to charge for AccuFund version upgrades that are performed via the internet. The complexity of the upgrade and the amount of conversion time will determine whether charges are involved.
9. We reserve the right to pass on any charges incurred on your behalf with AccuFund, Inc. in the event that you have chosen not to participate in AccuFund's limited maintenance and support program.

Experts in Governmental Computerized Accounting and Information Systems.



CITY OF PETAL
MINUTE BODY 34
MOUNTAINEER
EXHIBIT D

Computer Systems, Inc.
PO Box 982
Lewisburg, West Virginia 24901

603

James H. Copland, Pres.
(540) 491-2546
Cell: (304) 667-5992
Fax: (866) 891-1361
E-mail: jim@mcsww.com

Jeffrey S. Feamster, VP
(304) 647-5980
Cell: (304) 667-5990
Fax: (801) 640-8611
E-mail: jeff@mcsww.com

10. This agreement does not cover any out-of-the-ordinary repairs due to operator negligence, misuse or abuse, fire, theft, water damage, power surges, blackout damage, damage caused by computer viruses, spyware, malware, etc. Removal and recovery from damage caused by viruses, spyware and malware is charged at the standard hourly rate. Excessive dirt in the vents due to cigarette smoke, dust, etc. resulting in failures caused from overheating or contact damage will result in billable charges.
11. The **City of Petal** is responsible for insuring that its employees are adequately trained to operate the AccuFund System. In the event of a change in personnel, Mountaineer Computer Systems, Inc. will at the request of the City of Petal provide additional on-site training at the rate of \$155.00 per hour. However, new employees **will not** be trained via phone support. (See Item 2).
12. Mountaineer Computer Systems, Inc. reserves the right to terminate this agreement for non-payment for services previously rendered. Finance charges at the rate of 2% per month apply to all balances over 30 days old.

The charge for this service is as follows based upon the payment plan that you choose.

Annual	\$ 3925.00
Quarterly	\$ 1068.59
Monthly	\$ 352.42
Discounted	\$ 3768.00

Acknowledged and Accepted by:

Signature Melina Martin

Title City Clerk

Experts in Governmental Computerized Accounting and Information Systems.

VEHICLE TYPE	YEAR	CITY OF PETAL MINUTE BOOK 34 VIN	UNIT #	TAG #
Ford F150	2008	1FTPW14V38FA06618	78	FRI810
Chevrolet Tahoe	2007	1GNFC13C07R350593	75	FRH592
Chevrolet Tahoe	2007	1GNFC13CX7R271772	65	FRI408
Chevrolet Silverado	2007	2GCEC13C471567481	68	FR1718
Dodge Charger	2014	2C3CDXAT4EH148422	1	FRF057
Dodge Charger	2014	2C3CDXATXEH148425	2	FRF073
Dodge Charger	2014	2C3CDXAT2EH148421	3	FRF094
Dodge Charger	2014	2C3CDXAT3EH148427	8	FRG152
Ford Expedition	2013	1FMJK1H590EF24420	10	FRH502

Petal PD Unmarked Vehicle List - April 2015

ORDINANCE NUMBER 2006 (103-A2)

EXHIBIT "H"

**AN ORDINANCE AMENDING THE BUILDING, PLUMBING, ELECTRICAL, GAS,
FIRE PREVENTION, MECHANICAL, AND PROPERTY MAINTENANCE CODES FOR
THE CITY OF PETAL, MISSISSIPPI**

WHEREAS, the City of Petal, Mississippi, is authorized by Section 21-19-25 and Section 21-10-25 of the Mississippi Code Annotated (1972, as amended), to enact such Codes as may be necessary and proper to preserve the general public health, safety, and welfare of the people of the City of Petal, Mississippi; and

WHEREAS, the City of Petal, Mississippi, acting by and through its Mayor and Board of Aldermen, has found certain conditions to exist which make it necessary to adopt certain Codes in order to preserve the general health, safety, and welfare of its citizens; and

WHEREAS, the Mayor and Board of Aldermen have examined the following revised Codes and found them to be reasonable and necessary in providing the City of Petal, Mississippi adequate protection in preserving the general public health, safety, and welfare;

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI, AS FOLLOWS:

SECTION 1: ADOPTION OF CODES

For the purpose of establishing uniform rules and regulations this body hereby adopts those certain Codes for building, plumbing, gas, electrical, fire prevention, mechanical, and property maintenance, all being incorporated herein by reference and specifically identified as follows:

2012 edition of the International Building Code, exclusive of appendices and amended as follows:

406.3.4 Door openings between a private garage and a dwelling unit shall not be required to be self-closing or self-latching.

1009.2 And 1022.1 Interior exit stairways may lead to an exit access corridor.

1013.8 Change the minimum window sill height above the finished floor from 36 inches to 24 inches. Change the maximum window sill height above grade below from 72 inches to 120 inches.

Chapter 11 Omit this section. Replace with 2010 ADA Standards for Accessible Design as published by the U S Department of Justice September 15, 2010.

1301.1.1 Buildings shall be designed and constructed in accordance with the **2003** International Energy Conservation Code.

2902.2, exception 2 Change the maximum occupant load from 15 to 30.

3411 Accessibility for Existing Buildings: Omit this section. Replace with 2010 ADA Standards for Accessible Design as published by the U S Department of Justice September 15, 2010.

2012 edition of the International Fire Code, exclusive of appendices and amended as follows:

102.5 Amend to read as follows:

[A] 102.5 Application of residential code. Where structures are designed and constructed in accordance with the *International Residential Code*, the provisions of this code pertaining to the exterior of the structure shall apply including, but not limited to, premises identification, fire apparatus access and water supplies.

503.2.1 Remove "exclusive of shoulders".

2012 edition of the International Fuel Gas Code, exclusive of appendices.

2012 edition of the International Mechanical Code, exclusive of appendices.

2012 edition of the International Plumbing Code, exclusive of appendices.

2012 edition of the International Residential Code, exclusive of appendices and amended as follows:

R302.5.1 Remove the requirement for self-closing devices and allow glass in solid doors. Amend to read as follows:

Opening protection. Openings from a private garage directly into a room used for sleeping purposes shall not be permitted. Other openings between the garage and residence shall be equipped with solid wood doors not less than 1 3/8 inches (35 mm) in thickness, solid or honeycomb core steel doors not less than 1 3/8 inches (35 mm) thick, or 20-minute fire-rated doors. Solid wood doors and solid honeycomb core steel doors not less than 1 3/4" in thickness shall be allowed to have glass in not more than 40% of the area of the door.

303.4 Remove the requirement for whole house ventilation systems.

R312.2 Remove requirement for window fall protection. Omit section 312.2.1 and amend section 312.2 to read as follows:

Window fall protection. Where window fall protection is provided it shall be installed in accordance with Section 312.2.2.

313.2 And all other code sections requiring automatic sprinkler systems in one and two family dwellings: Automatic Fire Sprinkler Systems shall not be required in one or two family dwellings.

Chapter 11: Replace with Chapter 11 from the 2006 International Residential Code.

3902.12 and 3902.13 Remove the requirement for Arc Fault Circuit Interrupter protection.

2011 edition of the National Electrical Code.

Said Codes are hereby adopted by reference and are incorporated herein as fully as if set out at length herein. The provisions of said Codes shall be controlling in the construction, alteration, and repair, including any and all improvements which by their nature fall under the provisions of the Codes herein enumerated, of any and all buildings and structures which are situated within the corporate limits of the City of Petal, Mississippi, from and after the effective date of this Ordinance.

SECTION 2: COPIES

There shall be not less than three (3) copies of said Codes placed on file in the **City Building Department** for public inspection and use, said copies to be located in the offices of the Building/Codes Official and the City Engineer.

SECTION 3: DELETIONS, ADDITIONS, AND MODIFICATIONS:

- A. The provisions of this Ordinance shall be administered and enforced by a Building/Codes Official, or his designated representatives, and, as appropriate, the Fire Chief, the Fire Inspector, or their designated representatives.
- B. The provisions of this Ordinance dealing with appeals shall be administered and enforced by the City of Petal Planning Commission as set forth in Section 112 of the International Building Code.
- C. The method of appointment and the term of office of the City of Petal Planning Commission shall be established by the Mayor and Board of Aldermen of the City of Petal, Mississippi.
- D. Any person violating any provision of this Ordinance shall be fined, upon conviction, not less than \$10.00 nor more than \$500.00 and the cost of Court for each offense. Each day such violation continues shall constitute a separate offense.
- E. In case any building or other structure is erected, constructed, reconstructed, repaired, altered, converted, or maintained, or any building, structure, or land is used in violation of this Ordinance, the Building/Codes Official of the municipality shall take appropriate action to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance, or use, to correct or abate such violations, or to prevent occupancy of such a building, structure, or land.

F. Permit fees are hereby levied as follows:

- EXHIBIT "H"
1. Initial Permits:
 - a. Issuance Fee: \$25.00
 2. Construction Permits:

Total Valuation:	Fee:
a. \$1,000.00 to \$2,000.00	\$25.00 minimum.
b. \$2,001.00 to \$15,000.00	\$25.00 for the first \$2,000.00 plus \$6.00 for each additional thousand or fraction thereof, to and including \$15,000.00.
c. \$15,001.00 to \$50,000.00	\$98.00 for the first \$15,000.00 plus \$5.00 for each additional thousand or fraction thereof, to and including \$50,000.00.
d. \$50,001.00 to \$100,000.00	\$273.00 for the first \$50,000.00 plus \$4.00 for each additional thousand or fraction thereof, to and including \$100,000.00.
e. \$100,001.00 to \$500,000.00	\$473.00 for the first \$100,000.00 plus \$2.50 for each additional thousand or fraction thereof, to and including \$500,000.00.
f. \$500,001.00 and up	\$1,473.00 for the first \$500,000.00 plus \$1.50 for each additional thousand or fraction thereof.

When the valuation of the proposed construction exceeds \$1,000.00 and a plan is required to be submitted by any Code, a plan-checking fee shall be paid to the City at the time of submitting plans and specifications for checking. Said plan-checking fee shall be equal to one-half of the building permit fee as set forth in 104.7 of the Building Code. Such plan-checking fee is in addition to the building permit fee.

3. Moving of Building or Structure: Total width of structure and equipment less than 14' -- \$100.00 per structure; total width of structure and equipment greater than 14' -- \$200.00 per structure. Plus police department escort fees based on applicable hourly rate.
4. Demolition of Building or Structure: \$25.00 per demolition.
5. Gas Permit: \$10.00 per gas meter.
6. Plumbing Permit: \$25.00 minimum inspection fee up to the first \$2,000.00, or fraction thereof, or as per outlined in Section 3, (F) (1) construction permit fees.
7. Mechanical Permit: \$25.00 minimum inspection fee up to the first \$2,000.00, or fraction thereof, or as per outlined in Section 3, (F) (1) construction permit fees.
8. Electrical Permit:
 - a. Mobile Homes: \$25.00
 - b. Fee for Addition to Residence: \$25.00
 - c. Fee for New Residence, 225 amps or less: \$40.00
 - d. Fee for New Residence, over 225 amps: \$60.00
 - e. Fee for Apartments, 4 plex or less: \$75.00
 - f. Fee for Apartments, 5 plex to 8 plex: \$125.00
 - g. Fee for Apartments larger than an 8 plex: Apportioned according to above fees
 - h. All Industrial or Commercial: Based on total valuation of electrical work as levied above
 - i. Any service work or temporary supply of services that requires a permit: \$25.00 minimum.
9. Swimming Pool Permit: Based on total valuation of construction as levied above.
10. All reinspection fees per each permit for any trade: \$15.00.

Where work for which a permit is required by any Code is started or proceeded with prior to obtaining said permit, the fees herein specified shall be doubled, but the payment of such double fee shall not relieve any persons from fully complying with the requirements of any Code in the execution of the work nor from any other penalties prescribed in any Code. Additionally, any firm, person or corporation who shall do anything prohibited by these regulations as the same exist or as they may hereafter be amended, or who shall fail to do anything required by these regulations as they now exist or as they may hereafter be amended, upon conviction of a violation shall be considered guilty of a misdemeanor punishable either by a fine not exceeding one thousand dollars (\$1,000.00) or not more than thirty (30) days in jail, or both. Each and every day that such violation exists shall be deemed a separate offence.

G. Inspection fees are hereby levied as follows:

Total Valuation	EXHIBIT "H"	Each Inspection:
a. \$0 to \$100,000.00		\$25.00.
b. \$100,001.00 to \$500,000.00		\$35.00.
c. \$500,001.00 and up		\$50.00.

SECTION 4:

Nothing in this Ordinance or in the Codes hereby adopted shall be constructed to affect any suit or proceeding now pending in Court, or any rights acquired, or liability incurred, nor any cause or causes of action existing under any act or Ordinance repealed hereby. No right or remedy of any character shall be lost, impaired, or affected by this Ordinance.

SECTION 5:

The invalidation of any Section or provision of this Ordinance or of the Codes adopted shall not invalidate other Sections or provisions thereof.

SECTION 6:

Ordinances or parts of Ordinances in force at the time this Ordinance shall take effect, and inconsistent herewith, are hereby repealed.

SECTION 7:

The adoption of changes in any of the rate schedules contained herein shall be by Order or Resolution of the Board of Aldermen, without the necessity of adoption by Ordinance.

SECTION 8:

This Ordinance shall take effect and be in full effect and force in thirty (30) days after its adoption. The Mayor of the City of Petal is hereby authorized and directed to give notice of the adoption of this Ordinance as required by the provisions of Section 21-19-25 and Section 21-10-25 of the Mississippi Code Annotated, (1972, as amended).

NOW THEREFORE, be it ordained by the Mayor and Board of Aldermen of the City of Petal, Mississippi, that this ordinance be adopted to preserve the general public health, safety, and welfare of the people of the City of Petal, Mississippi as stated above.

The above and foregoing Ordinance having been reduced to writing, the same was introduced and read, and a vote was taken thereon, first section by section, and then upon the ordinance as a whole with the following results:

Those present and voting "AYE" and in favor of the passage, adoption, and approval of Section 1,2,3,4,5,6,7,& 8 of the foregoing Ordinance:

Alderman Brad Amacker
Alderman Craig Bullock
Alderman Tony Ducker
Alderman William King
Alderman Steve Stringer

Those present and voting "NAY" or against the adoption of Sections 1, 2,3,4,5,6,7, & 8 of the foregoing Ordinance:

None

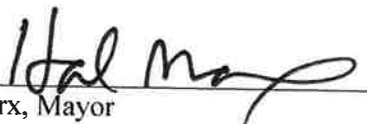
Those present and voting "AYE" and in favor of the adoption of the foregoing ordinance as a whole:

Alderman Brad Amacker
Alderman Craig Bullock
Alderman Tony Ducker
Alderman William King
Alderman Steve Stringer

Those present and voting "NAY" or against the adoption of the foregoing Ordinance as a whole:

None

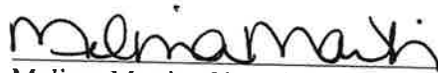
WHEREUPON, the above and foregoing ^{EXHIBIT "H"} Ordinance be, and the same is hereby passed, adopted and approved on this the 21st day of April, A.D., 2015.


Hal Marx, Mayor

(SEAL)



Attest:


Melissa Martin, City Clerk

PUBLISH 1 TIME: