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 MARCH 18, 2014 AT 6:00 P.M. IN THE BOARDROOM OF SAID CITY.

THOSE PRESENT MAYOR HAL MARX

ATTORNEY TOM TYNER

ALDERMEN BRAD AMACKER

CRAIG BULLOCK DAVID CLAYTON TONY DUCKER WILLIAM KING JAMES RUNNELS STEVE STRINGER

OTHERS ADA MADISON

ROCKY EATON VALERIE WILSON 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

GENERAL BUSINESS

REQUEST TO ADDRESS THE BOARD REGARDING FRANCHISE. (C. D. SMITH; AT&T)

REQUEST TO ADDRESS THE BOARD REGARDING EXCEL BY 5. (LEANNE LIGHTSEY)

REQUEST TO DISCUSS HIRING CONSULTANT FOR PARKS AND RECREATION. (C BULLOCK)

ORDERS & ORDINANCES

REQUEST TO ADOPT ORDINANCE 2012-128 (A2) REGULATING PRECIOUS METALS.

REQUEST TO ADOPT ORDER TRANSFERRING SAMMY RAY TO MOTOR OFFICER AT A RATE OF \$16.8269 PER HOUR EFFECTIVE MARCH 19, 2014

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO APPROVE THE MINUTES OF THE REGULAR MEETING OF MARCH 4, 2014.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION TO APPROVE THE MINUTES OF THE REGULAR MEETING OF MARCH 4, 2014 AS WRITTEN. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX CALLED FOR PUBLIC COMMENT.

THERE WAS NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING RESOLUTION AUTHORIZING EMPLOYMENT OF PROFESSIONALS IN CONNECTION WITH GO BOND SERIES 2014.

EXHIBIT "A"

RESOLUTION – AUTHORIZING EMPLOYMENT

THEREUPON, ALDERMAN DUCKER MADE A MOTION TO ADOPT THE FOREGOING RESOLUTION. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING RESOLUTION DECLARING THE INTENT TO ISSUE GO BOND SERIES 2014

EXHIBIT "B"

RESOLUTION - DECLARING INTENT

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX CALLED ON C. D. SMITH WITH AT&T TO ADDRESS THE BOARD.

THEREUPON, MR. SMITH ADDRESSED THE BOARD TO DISCUSS A NEW VENTURE BY AT&T TO PROVIDE CABLE TELEVISION SERVICE. THEY WOULD LIKE TO SET UP A FRANCHISE AGREEMENT SIMILAR TO WHAT COMCAST HAS WITH THE CITY.

WHEREAS, MAYOR MARX CALLED ON LEANNE LIGHTSEY TO ADDRESS THE BOARD.

THEREUPON, MRS. LIGHTSEY ADDRESSED THE BOARD WITH AN UPDATE ON PETAL'S EXCEL BY 5 PROGRAM. MRS. LIGHTSEY EXPRESSED APPRECIATION FOR THE CITY'S SUPPORT OF THE PROGRAM.

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO DIRECT THE PLANNING COMMISSION AND CITY ENGINEER TO DEVELOP A SERVICE ROAD AND INFRASTRUCTURE PLAN FOR THE EVELYN GANDY PARKWAY FOR BOARD CONSIDERATION.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION TO DIRECT THE PLANNING COMMISSION AND CITY ENGINEER TO DEVELOP A SERVICE ROAD AND INFRASTRUCTURE PLAN FOR THE EVELYN GANDY PARKWAY FOR BOARD CONSIDERATION. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO PAY BNA BANK INVOICE IN THE AMOUNT OF \$289,640.34 FOR PRINCIPAL AND INTEREST ON THE \$5.0 GO BOND SERIES 2006.

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE THE CITY CLERK TO PAY BNA BANK INVOICE IN THE AMOUNT OF \$289,640.34 FOR PRINCIPAL AND INTEREST ON THE \$5.0 GO BOND SERIES 2006. ALDERMAN CLAYTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO PAY ESTIMATE #1 IN THE AMOUNT OF \$69,636.00 TO FAIRLEY CONSTRUCTION FOR BYRD BLVD EXTENSION.

THEREUPON, ALDERMAN BULLOCK MADE A MOTION TO AUTHORIZE THE CITY CLERK TO PAY ESTIMATE #1 IN THE AMOUNT OF \$69,636.00 TO FAIRLEY CONSTRUCTION FOR BYRD BLVD EXTENSION PER SHOWS, DEARMAN & WAITS RECOMMENDATION. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION TO GRANT A ZONING CHANGE FROM R-2 TO R-4 FOR PROPERTY LOCATED AT 133 W $5^{\rm TH}$ AVE

EXHIBIT "C"

ORDINANCE 1979 (42-A385)

THEREUPON, ALDERMAN DUCKER MADE A MOTION TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION AND ADOPT THE FOREGOING ORDINANCE GRANTING A ZONING CHANGE FROM R-2 TO R-4 FOR PROPERTY LOCATED AT 133 W $5^{\rm TH}$ AVE. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION TO GRANT A ZONING CHANGE FROM R-2 TO C-1 FOR PROPERTY LOCATED AT 521 OLD RICHTON RD.

EXHIBIT "D"

ORDINANCE 1979 (42-A386)

THEREUPON, ALDERMAN KING MADEA MOTION TO ACCEPT THE PLANNING COMMISSION RECOMMENDATION AND ADOPT THE FOREGOING ORDINANCE GRANTING A ZONING CHANGE FROM R-2 TO C-1 FOR PROPERTY LOCATED AT 521 OLD RICHTON RD. ALDERMAN CLAYTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR AN ADJUSTMENT TO WATER SERVICES BILLED TO $328~\mathrm{BAKER}$ ST

THEREUPON, ALDERMAN KING NOTED EVIDENCE OF A REPAIRED LEAK AND MADE A MOTION TO AUTHORIZE AN ADJUSTMENT TO WATER SERVICES BILLED TO 328 BAKER ST IN THE AMOUNT OF \$82.80. ALDERMAN CLAYTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR AN ADJUSTMENT TO WATER SERVICES BILLED TO 804 S MAIN ST

THEREUPON, ALDERMAN KING NOTED EVIDENCE OF A REPAIRED LEAK AND MADE A MOTION TO AUTHORIZE AN ADJUSTMENT TO WATER SERVICES BILLED TO 804 S MAIN ST IN THE AMOUNT OF \$99.00 AND AN ADJUSTMENT TO SEWER SERVICES BILLED IN THE AMOUNT OF \$80.82. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF FEBRUARY 2014.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION TO ACCEPT THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF FEBRUARY 2014. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF JANUARY 2014

THEREUPON, ALDERMAN KING MADE A MOTION TO ACCEPT THE REVENUE & EXPENDITURES REPORT FOR THE MONTH OF JANUARY 2014. ALDERMAN AMACKER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO DISCUSS HIRING A CONSULTANT FOR PARKS AND RECREATION.

THEREUPON, ALDERMAN BULLOCK PRESENTED THE QUALIFICATIONS OF GLEN LUCAS WITH SOUTHERN ATHLETIC FIELDS. ALDERMAN BULLOCK FEELS THAT MR. LUCAS MAY BE ABLE TO PROVIDE SOME ASSISTANCE TO THE RECREATION DEPT WITH FIELD MAINTENANCE.

THEREUPON, THE BOARD AGREED TO REQUEST A PROPOSAL FROM MR. LUCAS.

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR SETH COX AND BRIAN MCCULLOUCH TO ATTEND SMOKE DIVERS COURSE ON APRIL 7 – 10, 2014.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION TO AUTHORIZE SETH COX AND BRIAN MCCULLOUCH TO ATTEND SMOKE DIVERS COURSE AT THE STATE FIRE ACADEMY ON APRIL 7 – 10, 2014 AT A COST OF \$960.00. ALDERMAN KING SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST FOR AMY HEATH TO ATTEND BOAM SUMMER CONFERENCE ON JUNE 23-27, 2014

THEREUPON, ALDERMAN KING MADE A MOTION TO AUTHORIZE AMY HEATH TO ATTEND BOAM SUMMER CONFERENCE ON JUNE 23-27, 2014 IN BILOXI, MS AT A COST OF \$355.00. ALDERMAN CLAYTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE OF ALFRED CLARK IN THE STREET DEPT

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE PAY OF ALFRED CLARK

IT IS HEREBY ORDERED THAT ALFRED CLARK BE RAISED TO \$13.25 PER HOUR EFFECTIVE

MARCH 19, 2014

SO ORDERED THIS THE 18TH DAY OF MARCH 2014

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 DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE OF BILLY STYRON IN THE STREET DEPT

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE PAY OF BILLY STYRON

IT IS HEREBY ORDERED THAT BILLY STYRON BE RAISED TO \$10.50 PER HOUR EFFECTIVE MARCH 19, 2014

SO ORDERED THIS THE 18^{TH} DAY OF MARCH 2014

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE OF JERRY BESTER IN THE WATER DEPT

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN
OF THE CITY OF PETAL DEEM IT NECESSARY TO
RAISE THE PAY OF JERRY BESTER

IT IS HEREBY ORDERED THAT JERRY BESTER BE RAISED TO \$13.00 PER HOUR EFFECTIVE MARCH 19, 2014

SO ORDERED THIS THE 18^{TH} DAY OF MARCH 2014

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 DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER RAISING THE PAY RATE OF MIKE SHOEMAKE IN THE STREET DEPT

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL DEEM IT NECESSARY TO RAISE THE PAY OF MIKE SHOEMAKE

IT IS HEREBY ORDERED THAT MIKE SHOEMAKE BE RAISED TO \$13.00 PER HOUR EFFECTIVE MARCH 19, 2014

SO ORDERED THIS THE 18TH DAY OF MARCH 2014

THEREUPON, ALDERMAN DUCKER 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 DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER HIRING THOMAS MCGAY PART TIME IN THE RECREATION DEPT

ORDER

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

IT IS HEREBY ORDERED THAT THOMAS MCGAY BE HIRED PART TIME IN THE RECREATION DEPT AT A RATE OF \$9.00 PER HOUR EFFECTIVE FEBRUARY 21, 2014

SO ORDERED THIS THE 18TH DAY OF MARCH 2014

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDINANCE REGULATING PRECIOUS METALS

EXHIBIT "E"

ORDINANCE 2012 - 128 (A2)

THEREUPON, ALDERMAN RUNNELS 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 DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING

ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED THE FOLLOWING ORDER TRANSFERRING SAMMY RAY IN THE POLICE DEPT

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DEEM IT NECESSARY TO HIRE A MOTOR OFFICER IN THE POLICE DEPT

IT IS HEREBY ORDERED THAT SAMMY RAY BE TRANSFERRED TO MOTOR OFFICER AT A RATE OF \$16.8269 PER HOUR EFFECTIVE MARCH 19, 2014

SO ORDERED THIS THE 18TH DAY OF MARCH 2014

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR MARX PRESENTED A REQUEST TO ENTER INTO EXECUTIVE SESSION TO DISCUSS LEGAL MATTERS

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER
ALDERMAN CRAIG BULLOCK
ALDERMAN DAVID CLAYTON
ALDERMAN TONY DUCKER
ALDERMAN WILLIAM KING
ALDERMAN JAMES RUNNELS
ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER

ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

THOSE PRESENT AND VOTING "NAY"

NONE

NO OFFICIAL ACTION WAS TAKEN IN EXECUTIVE SESSION.

SEAL:

ATTES

MELISSA MARTIN, CITY CLERK

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

THOSE PRESENT AND VOTING "AYE"

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLATYON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS

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 MARCH 18, 2014.

MAYOR HAL MARX

EXHIBIT "A"

The Mayor and Board of Aldermen of the City of Petal, Mississippi (the "City"), took up for consideration the matter of employing professionals in connection with the issuance of General Obligation Bonds, Series 2014, of said City. After a discussion of the subject, Alderman Ducker offered and moved the adoption of the following resolution.

RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI (THE "CITY", AUTHORIZING THE EMPLOYMENT OF PROFESSIONALS IN CONNECTION WITH THE ISSUANCE OF GENERAL OBLIGATION STREET IMPROVEMENT BONDS, SERIES 2014, OF THE CITY TO RAISE MONEY FOR THE PURPOSE OF PROVIDING FUNDS FOR CONSTRUCTING, IMPROVING OR PAVING STREETS, SIDEWALKS, DRIVEWAYS, PARKWAYS, WALKWAYS OR PUBLIC PARKING FACILITIES, PURCHASING LAND THERFOR; CONSTRUCTING BRIDGES AND CULVERTS; REPAIRING, IMPROVING AND EXTENDING STORM AND DRAINAGE SYSTEMS AND PAVING® FOR THE COST OF ISSUANCE FOR THE BONDS.

WHEREAS, the Mayor and Board of Aldermen of the Cits of Petal, Mississippi (the "Governing Body" of the "City"), hereby find, determine, adjudicate and declare as follows:

- 1. The Governing Body has determined to raise money for the purpose of providing funds for constructing, improving or paying streets, sidewalks, driveways, parkways, walkways, or public parking facilities, purchasing land therefor, constructing bridges and cultverts; repairing, improving and extending storm and drainage systems and paying for the cost of issuance for the Bonds (the "Project").
- 2° . It is necessary and in the public interest for the City to issue general obligation bonds of the City, in one or more series, pursuant to Sections 21-33-301 et seq., Mississippi Code of 1972,, as amended from time to time (the "Act"), all in the principal amount of not to exceed One Million Dollars (\$1,000,000) (the "Bonds"), to finance the cost of the Project
- That in order to prepare the necessary offering documents it is in the best interest of the City to authorize the law firm of Bufler Spow TLP, Ridgeland, Mississippi, as Bond Counsel (the "Bond Counsel") and Aultman, Tyner & Ruffin, LTD., Hattiesburg, Mississippi, as Counsel to the City (the "City Counsel"), to prepare and distribute all necessary documents and to do all things required in order to negotiate the sale of general obligation bonds and effectivate the issuance of such general obligation bonds at a subsequent date subject to the approval of the Coverning Body of the City

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY, ACTING FOR AND ON BEHALF OF THE CITY, AS FOLLOWS:

SECTION 1. The Governing Body hereby declares its intention to issue its Bonds to

SECTION 2. The Governing Body herein employs Bond Counsel and City Counsel, and authorizes them to prepare the necessary resolutions and offering documents for the subsequent sale and issuance of the Bonds, subject to the approval of the Governing Body of the City.

Alderman Runnels seconded the motion to adopt the foregoing resolution, and the question being put to a roll call vote, the result was as follows:

Alderman Das id Clayton	voted Aye
Alderman Steve Stringer	voted. Ave.
Alderman James Runnels	voted Ave
Alderman Brad Amacker	voted Ave
Alderman Lony Docker	voted: Aye
Alderman Craig Bullock	voted: Aye
Alderman William King	voted: Ave

The motion having received the affirmative vote of a majority of the members present, the Mayor declared the motion carried and the resolution adopted, on this the 18th day of March 2014.

MAYOR AND A

ATTES1:

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EXHIBIT "B"

RESOLUTION DECLARING THE INTENTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI (THE "CITY"). TO ISSIE GENERAL OBLIGATION STREET IMPROVEMENT BONDS, SERIES 2014, OF THE CITY, IN THE PRINCIPAL AMOUNT OF NOT TO EXCEED ONE MILLION DOLLARS (SLJ900,000) TO RAISE MONEY FOR THE PURPOSE OF PROVIDING FUNDS FOR CONSTRUCTING, IMPROVING OR PAYING STREETS, SIDEWALKS, DRIVEWAYS, PARKWAYS, WALKWAYS OR PHIBLIC PARKING FACILITIES; PURCHASING LAND THERFORE CONSTRUCTING BRIDGES AND CULVERTS: REPAIRING, IMPROVING AND EXTENDING STORM AND DRAINAGE SYSTEMS AND PAYING FOR THE COST OF ISSUANCE FOR THE BONDS; AND DIRECTING PUBLICATION OF NOTICE OF SUCH INTENTION.

WHEREAS, the Mayor and Board of Aldermen (the "Governing Body") of the City of Petal, Mississippi (the "City"), adding for and on behalf of the City, hereby finds, determines, adjudicates and declares as follows:

- 1. The City is authorized by Sections 21-33-301 et seq. Mississippi Code of 1972, as amended title "Act") to issue general obligation street improvement bonds bereinafter proposed to be issued for the purposes and amounts set forth in paragraph 2 of this preimble.
- 2. It is necessary and in the public interest to issue General Obligation Street Improvement Bonds, Series 2014 of the City, in the principal amount of not to exceed One Million Dollars (\$1,000,000) (the Bonds") to raise money for the purpose of providing funds for constructing, improving or paying streets, sidewalks, divewinys, parkways, wilkways, or public parking furifilities, purchasing land therefor, constructing bridges and outverts, repairing, improving and extending storm and drainage systems and paxing for the cost of issuance for the Bonds (the "Project").
- Bonds (the "Project").

 The assessed value of all taxable property within the Cits_according to the last completed assessment for taxabon, is Fighty Nine Million Four Hundred Eleven Thousand Six Hundred and Ninety-Nine Dollars (88)-411-609), the City has nutstanding bonded undebtedness subject to the fifteen percent (15%) debt limit prescribed by Section 21-33-303, Mississippi Code of 1972, as amended, in the amount of Five Million Eight Hundred Fifteen Thousand Dollars (55.815,000), and outstanding bonded and floating indebtedness subject to the twenty percent (20%) debt limit prescribed by Section 21-33-303, Mississippi Code of 1972, as amended (which amount includes the sum set forth above subject to the fifteen percent (15%) debt limit, in the amount of Five Million Eight Hundred Fifteen Thousand Dollars (85,815,000); the issuance of the Bonds hereinafter proposed to be issued pursuant to the Act, when added to the outstanding bonded undebtedness of the City, will now result in bonded indebtedness, exclusive of indebtedness not subject to the aforesaid fifteen percent (15%) debt limit, of more than fifteen percent (15%) of the assessed value of twable property within the City, and will not result in indebtedness, both bonded and floating_exclusive of indebtedness not subject to the aforesaid toxenty percent (20%) debt limit, in excess of twents percent (20%) of the assessed value of

Mississippi Code of 1972, as amended. The first publication of this resolution shall be made not less than twenty-one (21) days prior to the date fixed herein for the issuance of the Bonds and the last publication shall be made not more than seven (7) days prior to such date.

SECTION 5. The City Clerk shall be and is hereby directed to procure from the publisher of the aforesaid newspaper the customary proof of the publication of this resolution and have the same before the Governing Body on the date and hour specified in Section 2 hereof

SECTION 6. The City reasonably expects that it will meat expenditures prior to the issuance of the Bonds, which it intends to reimburse with the proceeds of the Bonds upon the issuance thereof. This declaration of official intent to reimburse expenditures made prior to the issuance of the Bonds in anticipation of the issuance of the Bonds is made pursuant to the Reimbursement Regulations. The Project for which such expenditures are made is the same as described hereinabove. The maximum principal amount of debt expected to be issued or borrowed for the Project is the amount hereinabove set forth.

SECTION 7. If any one or more of the provisions of this resolution shall for any reason be held to be illegal or invalid, such illegality or invalidity shall not affect any of the other provisions of this resolution, but this resolution shall be construed and enforced as it such illegal or invalid provision or provisions had not been contained herein

Alderman King moved the adoption of the foregoing Resolution, Alderman Arnacker seconded the notion, and the question being put to a roll call vote, the result was as follows.

Alderman David Clayton
Mderman Steve Stringer
Alderman James Runnels
Alderman Brad Amacker
Alderman Tony Ducker
Alderman Crang Bullock
Avetalderman William King
Avetalderman

The motion having received the tongoing vote of the Board of Aldertnen, the Maxor declared the motion and the resolution adopted on this the 18th day of March, 2014

CITY CLERK

MAYOR DAY

3LISH: March 20 and 27; and April 3 and 10, 2014

taxable projects within the Cits, and will not exceed any constitutional or statutors finitiation upon indebtedness which may be incurred by the Cits.

- 4 It is necessary for the health and well-being of the citizens of the City and it is necessary, proper and communically feasible that the City issue the Bonds, pursuant to the Act for the purposes berein stated and under the procedures bereinafter set forth as provided by law.
- 5 The City reasonably expects that it will incur expenditures prior to the issuance of the Bonds, which it intends to reimburse with the proceeds of the Bonds upon the issuance of thereof. This declaration of official intent to reimburse expenditures made prior to the Issuance of the Bonds in anticipation of the issuance of the Bonds is made pursuant to Department of Treasors regulations Section 1,150-2 the "Reimbursement Regulations"). The proceed for which such expenditures are made is the same as described hereinabove. The maximum principal amount of debt expected to be issued for the Project is the amount hereinabove set forth.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY, ACTING FOR AND ON BEHALF OF THE CITY, AS FOLLOWS:

SECTION I_e The Covering Bods hereby declares its intention to issue the Bonds pursuant to the Act in the principal amount not no exceed One Million Dollars (\$1,000,000) to raise money for the purpose of providing funds for the Project. The Bonds may be issued in one or more series and will be general obligations of the City payable as to principal and interest our of and secured by an irrespondble pledge of the axials of a direct and continuing tax to be levied annually without limitation as to time, rate, or amount upon all toxable property within the geographical limits of the City, provided, however, that such tax leavy for any year shall be abated pro tanto to the extent the City on or prior to September 1 of that year has unafferred money to the bond fund of the Bonds, or has made other provisions for funds, to be applied toward the payment of the principal of and interest on the Bonds due during the ensuing fiscal year of the City, in accordance with the privisions of the bond resolution securing the Bonds.

SECTION 2. The Governing Body proposes to direct the issuance of the Bonds in the amounts, for the purposes and secured as aforesaid at the Governing Body's regular meeting place in the City Hall of the City, at the hour of 6:00 o'clock p.m. on April 15, 2014.

SECTION 3. If on or before 6:00 relock p.m. on April 15, 2014, ten percent (10%) of the qualified electors of the City or fifteen hundred (1,500), whichever is less, shall file a written prisest with the City Clerk against the issuance of the Bonds pursuant to the Act, then the issuance of the Bonds to result in the Act, then the issuance of the Bonds to result an election on the question of the issuance of such Bonds to be called and held as provided by law. If no protest be filed on or before 6:00 relock p.m. on April 15, 2014, against the issuance of the Bonds, then the Bonds may be issued suffront an election on the question of the issuance or the authorization thereof at any time within a period of two (2) years after the date specified in Section 2 hereof.

SECTION 4. This resolution shall be published one (1) time per week for at least three (3) consecutive weeks in the *Potal New*, a newspaper published in Hartiesburg, Mississuppi and having general circulation in the City and qualified under the provisions of Section 13, 3-31.

3

CITY_EQE_{IP}ETAL ORDINANCE BOOK 4

ORDINANCE NUMBER 1979 (42-A385)

AN ORDINANCE CHANGING AND AMENDING THE COMPREHENSIVE ZONING ORDINANCE NO. 1979 (42) OF THE CITY OF PETAL, MISSISSIPPI, AS AMENDED BY ORDINANCE NUMBERS 1979 (42-1) THROUGH 1979 (42-A384) SO AS TO CHANGE THE ZONING CLASSIFICATION OF PROPERTY LOCATED AT 133 WEST FIFTH AVENUE, FROM R-2 (LOW-MEDIUM DENSITY RESIDENTIAL) TO R-4 (HIGH DENSITY RESIDENTIAL)

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL,

MISSISSIPPI:

SECTION 1. That the Comprehensive Zoning District Map, adopted as part of the Comprehensive Zoning Ordinance Number 1979 (42) of the City of Petal, Mississippi, as amended by Ordinance Numbers 1979 (42-1) through 1979 (42-A384) and the same is hereby changed and amended as per petition filed in connection therewith so that the land described as listed below. Change of current zoning from R-2 (Low-Medium Density Residential) to R-4 (High Density Residential).

Said land being more particularly described as follows, to wit:

A PART OF THE SE 1/4 OF THE NE 1/4 OF SECTION 2, TOWNSHIP 4 NORTH, RANGE 13 WEST, COMMENCING AT THE NW CORNER OF THE SAID SE 1/4 OF NE 1/4 AND RUN THENCE SOUTH FOR A DISTANCE OF 15 FEET, RUN THENCE EAST FOR A DISTANCE OF 375 FEET TO THE POB, THENCE CONTINUE EAST FOR 150 FEET, THENCE RUN SOUTH FOR 150 FEET, THENCE RUN WEST FOR 150 FEET, THENCE RUN NORTH FOR 150 FEET TO THE POB; PARCEL #3-030C-02-182.00, ALL IN FORREST COUNTY, MS

as per map or plat thereof on file in the office of the Chancery Clerk of Forrest County, Mississippi, is hereby classified and placed in the R-4 (High Density Residential) zoning.

SECTION 2. Except as hereby expressly changed and amended, the aforesaid Comprehensive Zoning Ordinance No. 1979 (42) of the City of Petal, Mississippi, as amended by Ordinance Numbers 1979 (42-1) through 1979 (42-A384) shall be and remain in full force and form as adopted on March 18th, 2014.

SECTION 3. That this Ordinance shall take effect and be in full force within thirty (30) days from and after its passage as provided by law. The 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 Sections 1, 2 and 3 of the foregoing Ordinance:

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

Those present and voting "NAY" or against the adoption of any section of the foregoing Ordinance:

NONE

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

EXHIBIT " C "

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

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

NONE

WHEREUPON, the foregoing Ordinance be, and the same is hereby passed, adopted and approved on this the 18^{TH} day of March 2014.

HAL MARX, MAYOR

MELISSA MARTIN, CITY CLERK

PUBLISH 1 TIME: April 13th, 2014.

EXHIBIT " D "

CITY OF PETAL ORDINANCE BOOK 4

ORDINANCE NUMBER 1979 (42-A386)

AN ORDINANCE CHANGING AND AMENDING THE COMPREHENSIVE ZONING ORDINANCE NO. 1979 (42) OF THE CITY OF PETAL, MISSISSIPPI, AS AMENDED BY ORDINANCE NUMBERS 1979 (42-1) THROUGH 1979 (42-A385) SO AS TO CHANGE THE ZONING CLASSIFICATION OF PROPERTY LOCATED AT 521 OLD RICHTON ROAD, FROM R-2 (LOW-MEDIUM DENSITY RESIDENTIAL) TO C-1 (NEIGHBORHOOD COMMERCIAL DISTRICT)

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL,

MISSISSIPPI:

SECTION 1. That the Comprehensive Zoning District Map, adopted as part of the Comprehensive Zoning Ordinance Number 1979 (42) of the City of Petal, Mississippi, as amended by Ordinance Numbers 1979 (42-1) through 1979 (42-A385) and the same is hereby changed and amended as per petition filed in connection therewith so that the land described as listed below. Change of current zoning from R-2 (Low-Medium Density Residential) to C-1 (Neighborhood Commercial District).

Said land being more particularly described as follows, to wit:

COMM AT THE SW COR OF THE NE 1/4 OF THE SW 1/4 OF SECTION 36, TOWNSHIP 5 NORTH, RANGE 13 WEST, AND RUN EAST 1596.83'; THENCE NORTH 616.92' TO THE POB, A POINT ON THE EASTERLY ROW OF OLD RICHTON ROAD; (THE NEXT 2 CALLS ARE ALONG SAID ROW) THENCE N49°48'23" E, 30.28'; THENCE NORTHEASTERLY ALG A CURVE TO THE LEFT HAVING A RADIUS OF 1938.11', AN ARC LENGTH OF 69.97' AND A CHORD BEARING AND DISTANCE OF N48°46'20" E, 69.97' (RECORD ALG ROW IS N49°30' E, 100') THENCE S40°52'07" E, 153.87' (RECORD S40°30' E, 154'); THENCE S55°21'37"W, 100.45' (RECORD S53°30' W, 100'); THENCE 41°01'22" W, 142.89' (RECORD N40°30' W, 143') TO THE POB. SAID PROPERTY IS SITUATED IN THE NORTHWEST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 36, TOWNSHIP 5 NORTH, RANGE 13 WEST, CONTAINING .34 ACRES MORE OR LESS

as per map or plat thereof on file in the office of the Chancery Clerk of Forrest County, Mississippi, is hereby classified and placed in the C-1 (Neighborhood Commercial District) zoning.

SECTION 2. Except as hereby expressly changed and amended, the aforesaid Comprehensive Zoning Ordinance No. 1979 (42) of the City of Petal, Mississippi, as amended by Ordinance Numbers 1979 (42-1) through 1979 (42-A385) shall be and remain in full force and form as adopted on March 18th, 2014.

SECTION 3. That this Ordinance shall take effect and be in full force within thirty (30) days from and after its passage as provided by law. The 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 Sections 1, 2 and 3 of the foregoing Ordinance:

ALDERMAN BRAD AMACKER ALDERMAN CRAIG BULLOCK ALDERMAN DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

Those present and voting "NAY" or against the adoption of any section of the foregoing Ordinance:

EXHIBIT " D "

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 DAVID CLAYTON ALDERMAN TONY DUCKER ALDERMAN WILLIAM KING ALDERMAN JAMES RUNNELS ALDERMAN STEVE STRINGER

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

NONE

WHEREUPON, the foregoing Ordinance be, and the same is hereby passed, adopted and approved on this the 18^{TH} day of March 2014.

HAL MARX, MAYOR

MELISSA MARTIN, CITY CLERK

PUBLISH 1 TIME: April 13th, 2014.

Alderman Craig Bullock Alderman David Clayton Alderman Tony Ducker Alderman William King Alderman James Runnels Alderman Steve Stringer

CITY OF PETAL MINUTE BOOK 34

EXHIBIT " E "

Those present and voting "Nay"

None

Upon motion to adopt the entire ordinance, section by section, and then as a whole, the following vote was had:

Those present and voting "Aye

Alderman Brad Amacker Alderman Craig Bullock Alderman David Clayton Alderman Tony Ducker Alderman William King Alderman James Runnels Alderman Steve Stringer

Those present and voting "Nay"

None

The above and foregoing ordinance having received the majority vote of the Aldermen of the City of Petal, Mississippi, and said ordinance was declared to be in full force and effect pursuant to its terms and

So adopted on this the 18th day of March 2014.

Hal Mayor Wal Marx

Medmomatin

ORDINANCE 2012 (128-A2)

AN ORDINANCE REGULATING THE PURCHASE, MAINTENANCE AND DISPOSAL OF PRECIOUS METAL AND GEMS, REGULATING PRECIOUS METAL AND GEMS DEALERS, AND PROVIDING PENALTIES FOR VIOLATION OF THE ORDINANCE AND ESTABLISHING AN EFFECTIVE DATE THEREOF

SECTION 1. Holding period for items.

It shall be unlawful for any person, firm, or corporation acquiring, purchasing or otherwise dealing in precious metals, gems, stones, antiques, used or scrap jewelry, flatware, silverware, silver, gold or other precious metals in whatever form, for a period of (15) fifteen working days from the date of said purchase or other acquisition, to sell, exchange, barter or remove from the place in which said business is conducted or to change the form of any such item by remounting, melting, cutting up or otherwise to change the form of any of said items described herein.

SECTION 2. Separation of times during holding po

During the fifteen-day period set forth and provided for in the above section, all items described shall be kept physically separated according to the date of purchase or other acquisition and shall not be commingled with any other personality,

SECTION 3. Log of purchases; contents; availability for inspection.

Every person, firm or corporation dealing in the items described above shall maintain a log in duplicate and shall enter on said log a clear and accurate description of any items described as well as a photo id of the person and a photo of the purchased item(s) on file. The seller and the purchaser shall each sign the log acknowledging the accuracy of the description of said items sold and the consideration paid for said items. Every person, firm or corporation dealing in the items described above shall at least once each week make out and deliver to the Petal Police Department a true, complete and legible list of all items purchased during the period since the last report. The log provided for herein shall at all times be open to the inspection of the Chief of Police or any member of the police force. The original log shall be carefully preserved without alteration. Failure to log each purchase or other acquisition of any item described in this article shall constitute a separate violation of this article.

SECTION 4. Dealer to notify police department upon receiving information that any articles have

It shall be the duty of every person, firm or corporation engaging in the activities herein described upon receiving information or learning that any goods, articles or things sold, or left in possession of said person. firm or corporation have been lost or stolen to notify in writing the Petal Police Department of the City of Petal of the facts, giving the name of the person from whom the same was received and other facts in connection therewith that may be beneficial to the police department.

SECTION 5. Violations: penalties

- Each day any person, firm or corporation engaged in activities defined herein shall fail to maintain a log as required or commit other violations of this article said violations shall constitute a separate offense for each day said violation continues.

 B. Every person, firm, or corporation, their agents, or employees, who shall violate any of the provisions hereof shall on conviction thereof be deemed guilty of a misdemeanor and shall be fined in a sum not to exceed five hundred dollars (\$500,00) or imprisoned for not more than (90) ninety days or both for each offense.

SECTION 6. Effective date.

This Ordinance shall be in full force and effect from and after thirty (30) days from its passage.

The above and foregoing ordinance having been reduced to writing, and then presented to the Mayor and Board of Alderman a motion to adopt said Ordinance was presented by Alderman Runnels and a second to that motion was presented by Alderman King.

For the adoption, approval, and passage of the ordinance as a whole, the alderman voted as follows:

Those present and voting "Aye"

Alderman Brad Amacke