

BE IT REMEMBERED THAT THERE WAS BEGUN AND HELD THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETALUMA, MISSISSIPPI ON AUGUST 21, 1990 AT 7:00 P.M. IN THE BOARD ROOM OF SAID CITY.

THOSE PRESENT

MAYOR JACK GAY, JR.

CITY ATTORNEY

THOMAS W TYNER

ALDERMEN

REUBEN CLEPPER
JERRY CROWE
DONALD H ROWELL
LEROY SCOTT

OTHERS PRESENT

ALLEN FLYNT
PAT ODOM
LINDA GOODWIN
MRS. KATIE BLAKNEY
ANGIE GOODWIN
STEVE ROSS

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

THE INVOCATION WAS OFFERED BY THOMAS W TYNER.

THE PLEDGE OF ALLEGIANCE WAS RECITED.

WHEREAS, ALDERMAN CROWE MADE A MOTION TO ACCEPT THE MINUTES OF THE REGULAR MEETING OF AUGUST 7, 1990 AS WRITTEN. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY CALLED FOR PUBLIC COMMENT.

THEREUPON, ANGIE GOODWIN PRESENTED A CLAIM FOR THE REPLACEMENT OF THE TWO RIGHT SIDE TIRES THAT WERE DAMAGED WHEN SHE HIT A POTHOLE ON LYNN RAY ROAD. THE CLAIM IS IN THE AMOUNT OF \$103.69.

THEREUPON, MAYOR GAY STATED THAT THE BOARD WOULD TAKE THIS UNDER ADVISEMENT.

WHEREAS, STEVE ROSS ADDRESSED THE BOARD CONCERNING THE REPLACEMENT OF HIS TRAILER AT HAPPY ACRES PACKING PLANT WITH A NEWER MODEL. MR ROSS STATED THAT HE HAD TALKED TO THE CITY BUILDING INSPECTOR DAN TOLBERT AND THAT HE HAD BEEN ADVISED THAT THE CITY ZONING WOULD NOT ALLOW HIS TRAILER TO BE REPLACED IN IN THE INDUSTRIAL ZONE.

THEREUPON, MAYOR GAY STATED THAT MR ROSS'S ALTERNATIVE IS TO REQUEST A VARIANCE HEARING.

WHEREAS, BOB DANIELS OF THE FORREST COUNTY DEVELOPMENT FOUNDATION ADDRESSED THE BOARD CONCERNING THE ACTIVITIES OF HIS FOUNDATION IN RECRUITING INDUSTRIES AND BUSINESS TO FORREST COUNTY AND THE SURROUNDING AREAS.

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING PROOF OF PUBLICATION:

- A) PUBLIC NOTICE - VARIANCE HEARING - BARBARA LOCKE

THEREUPON, ALDERMAN CLEPPER MADE A MOTION THAT THE FOREGOING PROOF OF PUBLICATION BE ACERTED AND FILED. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR ZONING HEARING FROM MALCOLM MCDONALD FOR HIS PROPERTY ON EAST 5TH AVENUE.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO SET MR MCDONALD'S HEARING ON SEPTEMBER 11, 1990 AT 7:00 PM. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A TRAVEL REQUEST FOR HE AND LEROY SCOTT TO ATTEND THE ALA-MISS SECTION OF THE AMERICAN WATER WORKS ASSOCIATION IN HUNTSVILLE, ALA ON SEPTEMBER 30 AND OCTOBER 3, 1990.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO AUTHORIZE THE MAYOR AND MR SCOTT TO ATTEND THE ALA-MISS SECTION OF THE AWWA IN HUNTSVILLE, ALA AND TO PAY THEIR EXPENSES. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A TRAINING REQUEST FOR STAN ROMINES TO ATTEND THE MISSISSIPPI WATER OPERATORS SHORT COURSE IN BILOXI ON SEPTEMBER 17-21, 1990.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO AUTHORIZE MR ROMINES TO ATTEND THE COURSE AND FOR THE CITY TO PAY HIS EXPENSES. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY STATED THAT IT WILL BE NECESSARY TO HOLD A BUDGET HEARING FOR THE PROPOSED 1990-91 BUDGET.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO HOLD THE PUBLIC HEARING ON MONDAY AUGUST 27, 1990 AT 6:00 PM. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE RESOLUTION OF THE BOARD OF TRUSTEES OF THE PETAL SCHOOL DISTRICT REQUESTING ADEVALGEMENT AN EFFORT IN DOLLARS FOR THE SUPPORT OF THE SCHOOL DISTRICT.

RESOLUTION

SEE EXHIBIT

THEREUPON, ALDERMAN CROWE MADE A MOTION TO ACCEPT THE FOREGOING RESOLUTION. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL

ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A LETTER FROM THE PETAL PLANNING COMMISSION RECOMMENDING THAT THE BOARD DENY THE ZONING CHANGE REQUEST FOR V L DYE, JR. TO REZONE HIS PROPERTY FROM R-2 TO R-F.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ACCEPT THE RECOMMENDATION OF THE PETAL PLANNING COMMISSION TO DENY V.L. DYE, JR.'S REQUEST FOR REZONING OF HIS PROPERTY. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A FULL AND FINAL PAYMENT REQUEST FROM NEEL-SCHAFFER, INC. FOR HOMER H WATKINS RENTAL REHAB PROJECT # 006000291 AT 101 SMITH STREET IN THE AMOUNT OF \$3,000.

THEREUPON, ALDERMAN CROWE MADE A MOTION THE PAY MR WATKINS THE \$3,000.00 UPON THE REQUEST OF NEEL-SCHAFFER, INC. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

**FORREST-LAMAR COUNTIES EMERGENCY RESPONSE
MUTUAL ASSISTANCE AGREEMENT**

SEE EXHIBIT "B"

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO AUTHORIZE THE
MAYOR TO EXECUTE THE FOREGOING AGREEMENT. ALDERMAN CROWE SECONDED
THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, CITY ATTORNEY THOMAS TYNER PRESENTED THE FOLLOWING
NUNC-PRO-TUNC ORDER TO ENTER INTO THE MINUTES THE PROPOSALS FOR THE
ADMINISTRATIVE SERVICES FOR THE 1989 RENTAL REHAB PROGRAM.

NUNC PRO TUNC ORDER

WHEREAS, ON APRIL 18, 1989 THE MAYOR AND BOARD OF
ALDERMEN OF THE CITY OF PETALUMA DID RECEIVE PROPOSALS FOR THE
ADMINISTRATION OF THE FY-89 RENTAL REHAB PROGRAM, AND

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DO HEREBY
FIND THAT THROUGH CLERICAL ERROR THE PROPOSALS WERE NOT
ENTERED INTO THE CITY'S MINUTES ON THAT DATE,

IT IS ORDERED:

1. THAT THE PROPOSALS FROM NEEL-SCHAFFER, INC. AND
SOUTHERN LAND TITLE, INC. BE ENTERED INTO THE
MINUTES;
2. THAT THE FINDING BE MADE THAT THE CITY ACCEPTED
THE PROPOSAL OF NEEL-SCHAFFER, INC. IN THE
AMOUNT OF \$2,500 AS OPPOSED TO THE PROPOSAL OF
SOUTHERN LAND TITLE, INC. IN THE AMOUNT OF
\$4,000.00;
3. THAT THIS ORDER BE EFFECTIVE NUNC PRO TUNC, FROM
AND AFTER APRIL 18, 1989.

SO ORDERED ON THIS THE 21ST DAY OF AUGUST, A.D., 1990.

THEREUPON, ALDERMAN CROWE MADE A MOTION TO ADOPT THE
FOREGOING NUNC PRO TUNC ORDER. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

- ALDERMAN REUBEN CLEPPER
- ALDERMAN JERRY CROWE
- ALDERMAN DONALD H ROWELL
- ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE AGREEMENT BETWEEN THE CITY
OF PETALUMA AND NEEL-SCHAFFER, INC. FOR THE NECESSARY SERVICES TO
PROPERLY MANAGE, ADMINISTER, COMPLETE AND CLOSE OUT COMMUNITY
DEVELOPMENT BLOCK GRANT NUMBER R-89-SG-28-0108A AND RENTAL REHAB
GRANT NO. R-89-SG-28-0103.

THEREUPON, ALDERMAN CROWE MADE A MOTION TO AUTHORIZE THE
MAYOR TO EXECUTE THE AGREEMENT BETWEEN THE CITY AND NEEL-SCHAFFER,
INC. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H. ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY STATED THAT POLICE CHIEF HENRY BOUNDS HAS ADVISED THAT DUE TO PERSONAL REASONS DEPUTY POLICE OFFICER WYNN MORROW HAS RESIGNED AS A DEPUTY POLICE OFFICER.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ACCEPT THE RESIGNATION OF OFFICER MORROW AND TO CANCEL HIS BOND. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H. ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING REQUEST FOR TAX SALE CANCELLATIONS ON 1988 TAXES:

SEE EXHIBIT "C"

PARCEL # 18091-1-003.00 HOMER H & DENA J. WATKINS 1988 TAXES
REFUND: JOHN MCINNIS \$73.47
REASON: TO CHANGE ACREAGE AND ALLOW AGRICULTURAL USE VALUE

PARCEL # 18116-233-028.00 JAMES I. PALMER, SR. 1988 TAXES
REFUND: JOHN MCINNIS \$155.30
REASON: REDUCTION TO AGRICULTURAL USE VALUE

PARCEL # 18091-2-002.00 HOMER H & DENA J. WATKINS 1988 TAXES
REFUND: COLLEGE INVESTMENT \$68.38
REASON: DOUBLE ASSESSMENT WITH 0402070-030

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO CANCEL THE FOREGOING TAX SALES AND TO AUTHORIZE THE CITY CLERK TO MAKE THE APPROPRIATE REFUNDS. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H. ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING ORDINANCE 1979(44-D) WHICH INCREASES THE GARBAGE FEES TO THE BOARD:

ORDINANCE 1979(44-D)

SEE EXHIBIT "D"

THEREUPON, ALDERMAN CLEPPER MADE A MOTION TO ADOPT THE FOREGOING ORDINANCE. ALDERMAN ROWELL SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD HOROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY STATED THAT HE HAS A LETTER FROM CHIEF HENRY BOUNDS RECOMMENDING MICHAEL WAYNE FRENCH, A FORMER RADIO OPERATOR AND A FORMER RESERVE POLICEMAN, AS A DEPUTY POLICE OFFICER AND THAT HE CONCURS WITH AND JOINS IN THE RECOMMENDATION TO THE BOARD.

THEREUPON, ALDERMAN CROWE MADE A MOTION TO APPOINT MICHAEL WAYNE FRENCH AS A DEPUTY POLICE OFFICER PENDING THE ISSUANCE OF HIS BOND. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H. ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE

THEREUPON, ALDERMAN CLEPPER MADE A MOTION TO ADJOURN. ALDERMAN SCOTT SECONDED THE MOTION.

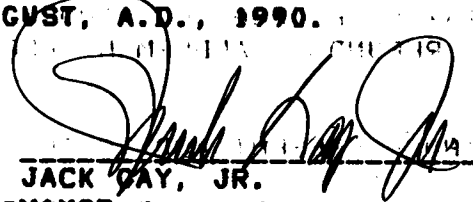
THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H. ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY":

NONE


THEREBEING NO FURTHER BUSINESS, THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI WAS ADJOURNED ON THIS THE 21ST DAY OF AUGUST, A.D., 1990.



JACK GAY, JR.
MAYOR

(SEAL)

ATTEST:



PRISCILLA C. DANIEL
CITY CLERK

EXHIBIT "A"

RESOLUTION OF THE
BOARD OF TRUSTEES
OF THE
PETAL SCHOOL DISTRICTREQUESTING AD VALOREM TAX
EFFORT IN DOLLARS FOR THE
SUPPORT OF THE SCHOOL DISTRICT

WHEREAS, the Board of Trustees of the Petal School District of Petal, Mississippi (the "Board") acting for and on behalf of the Petal School District (the "District"), does hereby find, determine, adjudicate, and declare:

1. That Section 37-57-105, Mississippi Code of 1972, as amended, provides that in addition to the tax levied under Section 37-57-1, Mississippi Code of 1972, as amended, upon the receipt of a certified copy of an order adopted by the school board of the school district requesting an ad valorem tax effort in dollars for the support of the school district, the levying authorities shall, at the same time and in the same manner as other ad valorem taxes are levied, levy an annual ad valorem tax the amount fixed in such order upon all of the taxable property of such school district. In making such levy, the levying authority shall make allowance for anticipated delinquencies and costs of collection so that the net amount of money to be produced by such levy shall be equal to the amount which is requested by said school board. The proceeds of such tax levy, excluding levies for the payment of the principal of an interest on school bonds or notes, shall be submitted to the school District and placed in the school depository and shall be expended in the manner provided by law.

2. That the ad valorem tax effort in dollars requested by the school district for fiscal year 1991 exceeds the 1990 fiscal year ad valorem tax effort in dollars by no more than seven percent (7%).

NOW THEREFORE, BE IT RESOLVED, by the Board of Trustees of the Petal School District as follows:

SECTION 1: The Board does hereby find, determine and adjudicate that the foregoing premises are true and correct.

SECTION 2. That the Board does hereby request an ad valorem tax effort in the amount of \$2,061,376.72 for the support of the Petal School District in the fiscal year 1991.

EXHIBIT "A"

SECTION 3. That all order, resolutions, or proceedings of the Board in conflict with the provisions of this Resolution shall be and the same are hereby repealed.

Adopted this the 14th day of August, 1990.

EXHIBIT "A"

MOTION MADE BY:

Jim Guthrie

MOTION SECONDED BY:

Tommie Jean Wallace

ALL THOSE VOTING IN FAVOR:

Tommie Jean Wallace
Marcus Ware
James D. Guthrie
David H. Lee

ALL THOSE VOTING OPPOSED:

STATE OF MISSISSIPPI

COUNTY OF FORREST

We, the undersigned Chairman and Secretary, respectively, of the Board of Trustees for the Petal School District, of the City of Petal, Mississippi, do hereby certify that the foregoing and attached is a true and correct copy of a Resolution adopted by the Petal School District Board of Trustees on the 14th day of August, 1990, as fully as the same appears on record in the Minutes of said Board of Trustees.

WITNESS our signatures, this the 14th day of August, 1990

Marcus Ware
CHAIRMAN

David H. Lee
SECRETARY

EXHIBIT "B"

FORREST-LAMAR COUNTIES EMERGENCY RESPONSE
MUTUAL ASSISTANCE AGREEMENT

THIS AGREEMENT, entered into by the participating parties hereto:

WHEREAS, each of the parties hereto maintains equipment and personnel for the suppression of fires, rescue of persons, response to technological and natural emergencies and disasters for the protection of life and property within its own jurisdiction and areas, and

WHEREAS, the parties hereto desire to augment the life and property protection available in their various establishments, districts, agencies, municipalities, and counties in the event of a natural or technological disaster/emergency, large fire for conflagration, and

WHEREAS, the lands or areas of the parties hereto are within the jurisdiction of Forrest or Lamar Counties or that mutual assistance in an emergency is deemed feasible, and

WHEREAS, it is the policy of Forrest and Lamar Counties, the Municipalities within, the Legal Fire Protection Districts, the Volunteer Fire Departments, other agencies and departments involved in response, and their governing bodies to enter into such agreements wherever practical, and

WHEREAS, persons who work for these entities who respond to the fires or other disasters as set forth above will be become eligible for certain benefits or compensation through the Public Safety Officers Benefits Act or by and through this agreement to make any responding persons eligible for any further benefits to which they may be entitled, and

WHEREAS, it is mutually deemed sound, desirable, practical and beneficial for the parties to this agreement to render assistance to one another in accordance with these terms:

NOW THEREFORE, the parties do mutually agree as follows:

SECTION 1: TERM: This agreement shall become effective by signature between any two authorities after first duly authorized so to do between the parties who have signed, and shall remain in full force and be in effect until cancelled by mutual agreement of parties or by written notice by one party or parties by certified mail or hand delivered to the Forrest-Lamar County Fire Coordinator, P.O. Box 1645, Hattiesburg, Mississippi 39401 of said cancellation.

SECTION 2: ORGANIZATION:

A. Whenever it is deemed advisable by the senior officer of Fire Department or agency belonging to a party of this agreement, or by the senior officer of any such fire department or agency actually present at any incident, to request assistance under the terms of this agreement, he is authorized to do so, and the senior officer on duty of the department or agency receiving the request shall forthwith take the following action:

1. Immediately determine if the requested apparatus, equipment or personnel can be spared in response to the call.

EXHIBIT 'B'

2. Attempt to determine the exact mission to be assigned in accordance with the detail plans and procedures of operation drawn in accordance with this agreement by the administrative heads of the fire departments and agencies involved.
 3. Forthwith, dispatch the apparatus, personnel, or equipment requested, that can be spared, with complete instructions as to the mission, if known, in accordance with the terms of this agreement.
- B. Any active firefighter, law enforcement officer, or other emergency responder affiliated with any emergency response agency located within Forrest or Lamar Counties, or any area situated within, responding to and incident involving fire, rescue, technological or natural emergency or disaster out of his jurisdiction, either by being dispatched or by circumstance, shall report to the on-scene commander and offer assistance and take orders.
- C. The rendering of assistance under the terms of this agreement shall not be mandatory, but the party receiving the request for assistance should immediately inform the requesting party, if for any reason, assistance cannot be rendered.
- D. The senior officer of the authority having jurisdiction requesting assistance shall assume full charge of the operation, but if he specifically requests a senior officer of a department or agency furnishing assistance to assume command, he shall not, by relinquishing command, be relieved of his responsibility for the operation; however, the apparatus, personnel, and equipment of the agency rendering assistance shall be under the immediate supervision of and shall be the immediate responsibility of the senior officer of the department or agency rendering assistance.
- E. The Chief Officers or Department Heads and personnel of the departments and agencies of the parties to this agreement are invited and encouraged, on a reciprocal basis, to frequently visit each others areas of responsibility for guided familiarization tour as feasible, to jointly conduct pre-fire planning inspections, training sessions, and drills.

SECTION 3: FINANCE: Each department, agency, county, or municipality party to this agreement shall be responsible for the costs of their own respective equipment and personnel, and for the costs of any property or personal injury to response to a request for assistance by any other party to this agreement.

SECTION 4: WAIVER OF CLAIMS: Each party hereto, by and on behalf of the organization they represent, hereby waives all claims against any other parties to this agreement for compensation for any losses, including both personal injury, property damage, disability, or death occurring in consequence of performance of any authorized person which is a party to this agreement, or for their agents or employees or volunteers of the organizations they represent.

EXHIBIT "B"

SECTION 5: INTEGRATION: This Agreement contains the entire understanding between the parties, and there are no understandings or representations not set forth or incorporated by reference herein. No subsequent modifications of this Agreement shall be of any force or effect unless in writing signed by the parties hereto.

SECTION 6: COMPLIANCE WITH LAWS: In the performance of this agreement, each party shall comply with all applicable Federal, State, and Local laws, rules and regulations.

SECTION 7: SEVERABILITY: Should any provision of this Agreement be declared invalid for any reason, such declaration shall not effect the validity of other provisions, it being the intent that the provisions shall be severable and remain valid.

EXHIBIT



CITY OF PETAL

POST OFFICE BOX 564
 PETAL, MISSISSIPPI 39465
 (601) 545-1776
 Fax No. (601) 544-5347

August 21, 1990

JACK GAY, JR.
 MAYOR

REUBEN CLEPPER
 JERRY CROWE
 DONALD H. ROWELL
 BOBBY RUNNELS
 LEROY SCOTT
 ALDERMEN

PRISCILLA C. DANIEL
 CITY CLERK

HENRY BOUNDS
 CHIEF OF POLICE

THOMAS W. TYNER
 CITY ATTORNEY

HONORABLE MAYOR AND BOARD OF ALDERMEN
 CITY OF PETAL
 PETAL, MISSISSIPPI

GENTLEMEN:

Will you please cancel the following tax sale made on
April 3, 1989 for the 1988 taxes as
 listed in Land Sale Book 3 Page 100 Line 4.

Listed as follows:

Parcel # 00402070-030 #18091-00000002-003.00Property Owner's Name Homer H & Dena J. WatkinsName of Purchaser at tax sale John McInnis

Reason for cancellation or partial cancellation:

To change acreage and allow agricultural use value _____

Please refund John McInnis, \$ 73.47

Your attention to this matter will be greatly appreciated.

Yours truly,

Priscilla C. Daniel
 City Clerk

EXHIBIT



CITY OF PETAL

POST OFFICE BOX 564
PETAL, MISSISSIPPI 39465
(601) 545-1776
Fax No. (601) 544-5347

August 21, 1990

JACK GAY, JR.
MAYOR

REUBEN CLEPPER
JERRY CROWE
DONALD H. ROWELL
BOBBY RUNNELS
LEROY SCOTT
ALDERMEN

PRISCILLA C. DANIEL
CITY CLERK

HENRY BOUNDS
CHIEF OF POLICE

THOMAS W. TYNER
CITY ATTORNEY

HONORABLE MAYOR AND BOARD OF ALDERMEN
CITY OF PETAL
PETAL, MISSISSIPPI

GENTLEMEN:

Will you please cancel the following tax sale made on

April 3, 1989 for the 1988 taxes as

listed in Land Sale Book 3 Page 132 Line 6.

Listed as follows:

Parcel # 00623250-050 #18116-00000023-028.00

Property Owner's Name James I. Palmer, Sr. Etal

Name of Purchaser at tax sale John McInnis

Reason for cancellation or partial cancellation:

Reduction to agricultural use value _____

Please refund John McInnis, \$ 155.30

Your attention to this matter will be greatly appreciated.

Yours truly,

Priscilla C. Daniel
City Clerk

EXHIBIT



CITY OF PETAL

POST OFFICE BOX 564
PETAL, MISSISSIPPI 39465
(601) 545-1776
Fax No. (601) 544-5347

August 21, 1990

- JACK GAY, JR.
MAYOR
- REUBEN CLEPPER
JERRY CROWE
DONALD H. ROWELL
BOBBY RUNNELS
LEROY SCOTT
ALDERMEN
- PRISCILLA C. DANIEL
CITY CLERK
- HENRY BOUNDS
CHIEF OF POLICE
- THOMAS W. TYNER
CITY ATTORNEY

HONORABLE MAYOR AND BOARD OF ALDERMEN
CITY OF PETAL
PETAL, MISSISSIPPI

GENTLEMEN:

Will you please cancel the following tax sale made on
April 3, 1989 for the 1988 taxes as
listed in Land Sale Book 3 Page 100 Line 3.

Listed as follows:

Parcel # 00402070 #18091-00000002-002.00

Property Owner's Name Homer H & Dena J. Watkins

Name of Purchaser at tax sale College Investment

Reason for cancellation or partial cancellation:

Double Assessment with 0402070-030

Please refund College Investment, \$ 68.38

Your attention to this matter will be greatly appreciated.

Yours truly,

Priscilla C. Daniel
City Clerk

ORDINANCE 1979(44-D)

AN ORDINANCE TO AMEND ORDINANCE NUMBER 1979(44-A) AND
ORDINANCE 1979(44-B) INCREASING THE SERVICE FEE FOR
THE COLLECTION AND DISPOSAL OF GARBAGE

SECTION 1. Section A of Ordinance 1979(44-B) and Ordinance
1979(44-C) are hereby amended to read as follows:

SECTION A. The following monthly fees are established for
the collection removal and or disposal of garbage:

- a. For each residence within the City of Petal, the
sum of Four dollars (\$4.00) per month;
- b. For apartment complexes, of more than two (2) units
provided the garbage is maintained and can be collected at one
collection place, the sum of Two Dollars (\$2.00) per apartment,
per month;
- c. For all duplexes, two (2) apartment units, the sum of
Four Dollars (\$4.00) per duplex, per month, provided the garbage is
maintained and can be collected at one collection place;
- d. For mobile home parks, provided all garbage is maintained
and can be collected at one collection place, the sum of Two Dollars
(\$2.00) per mobile home unit;
- e. For all other garbage collection customers, the sum of
Four Dollars (\$4.00) per month, provided a garbage pickup is not
required to be made more than twice in any week;
- f. For other collection services, requiring special handling,
or more than two (2) collections per week, a fee is to be determined by
application of Section 1-12 of Ordinance 1979(44).

SECTION 2. That except as otherwise amended herein, Ordinance
1979(44) shall remain in full force and effect.

SECTION 3. This Ordinance shall be in full force and effect
thirty days from and after its passage and approval as provided by law.

The above and foregoing Ordinance having been presented to the
Mayor and Board of Aldermen, first section by section, and then as a
whole, the following vote was then taken:

Those present and voting "AYE" and in favor of the passage

EXHIBIT "D"

adoption and approval of Sections 1, 2 and 3 of the foregoing
Ordinance:

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H ROWELL
ALDERMAN LEROY SCOTT

Those present and voting "NAY" or against any of said
sections of the foregoing Ordinance:

NONE

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

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD H ROWELL
ALDERMAN LEROY SCOTT

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

NONE

WHEREFORE, the foregoing Ordinance was duly passed, adopted
and approved on this the 21st day of August, A.D., 1990.


JACK GAY, JR., MAYOR

(SEAL)

ATTEST:


PRISCILLA C. DANIEL
CITY CLERK

THIS

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