BE IT REMEMBERED THAT THERE WAS BEGUN AND HELD THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI AT 7:00 P.M. ON SEPTEMBER 18, 1990 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
BOBBY RUNNELS
LEROY SCOTT

OTHERS PRESENT

JOHN ANDERSON
DAN TOLBERT
ERVIN KITCHENS
RALPH EDDLEMON
ELIZABETH BREWER

 $\label{eq:continuous} (-1) \left(\mathbf{r}_{i} \right) = \left(\mathbf{r}_{i} \right) \left(\mathbf{r}_{i} \right) \left(\mathbf{r}_{i} \right) = \left(\mathbf{r}_{i} \right) \left(\mathbf{r}_{i} \right) \left(\mathbf{r}_{i} \right) = \left(\mathbf{r}_{i} \right) \left$

4.1

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

THE INVOCATION WAS OFFERED BY JERRY CROWE.

THE PLEDGE OF ALLEGIANCE WAS RECITED.

WHEREAS, ALDERMAN CLEPPER MADE A MOTION THAT THE MINUTES OF THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF SEPTEMBER 4, 1990 BE ACCEPTED AS WRITTEN. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, THE MAYOR CALLED FOR PUBLIC COMMENT, BUT THERE WAS

WHEREAS, MAYOR GAY STATED THAT THE WATER DEPARTMENT IS IN NEED OF A ROAD BORING MACHINE.

THEREUPON, ALDERMAN CLEPPER MADE A MOTION TO AUTHORIZE THE CITY CLERK TO ADVERTISE FOR BIDS FOR THE ROAD BORING MACHINE. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY STATED THAT MRS. JAMES B. CLARK OF 217 E. 7TH AVENUE HAS REQUESTED A HEARING CONCERNING HER WATER CONSUMPTION AND WATER BILL, BUT MRS. CLARK IS NOT PRESENT.

THEREUPON, MAYOR GAY EXPLAINED THAT THE CLARK'S, BECAUSE OF A LEAK IN THE POOL, CONTINUALLY RUN WATER INTO THE POOL TO KEEP THE WATER LEVEL UP. WATER DEPARTMENT EMPLOYEES, RALPH EDDLEMON AND ERVIN KITCHENS STATED THAT THEY HAVE TALKED TO THE CLARK'S ABOUT THE WATER BEING RUN CONSTANTLY INTO THE POOL AND THE OVERFLOW OF THE WATER INTO THE DITCHES AND THAT THE WASTING OF WATER IS A VIOLATION OF THE CITY'S ORDINANCE. MAYOR GAY ALSO EXPLAINED THAT THE CLARK'S SEWER BILL WAS ADJUSTED LAST MONTH AND REQUESTED THE WISHES OF THE BOARD CONCERNING THE BILL WHICH NOW TOTALS \$618.00.

THEREUPON, ALDERMAN ROWELL MADE A MOTION THAT TO CUT-OFF THE WATER AT JAMES B. CLARK'S RESIDENCE AT 217 E. 7TH AVENUE IF THE BILL IS NOT PAID AND TO MONITOR THE USAGE AND IF THE WASTING OF WATER CONTINUES TO CITE THE CLARK'S IN VIOLATION OF THE CITY'S ORDINANCE. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A LETTER FROM THE MISSISSIPPI STATE HIGHWAY DEPARTMENT CONCERNING THE AGREEMENT BETWEEN THE CITY AND THE HIGHWAY DEPARTMENT ESTABLISHING CONDITIONS AND TERMS TO ALLOW THE CITY TO PARTICIPATE IN THE PROGRAM FOR A 90/10 PERCENT MATCHING GRANT FOR THE CORRECTIONS TO THE HAZARDOUS RAILROAD CROSSING AT FIRST AVENUE AND THE CENTRAL AVENUE CROSSING. MAYOR GAY STATED THAT THE ESTIMATE OF \$160,000 IS MUCH HIGHER THAN FIRST ANTICIPATED BUT THAT AMOUNT INCLUDES AN UPGRADING OF THE CENTRAL AVENUE CROSSING ALSO.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO AUTHORIZE THE MAYOR TO EXECUTE THE FOLLOWING AGREEMENT. ALDERMAN ROWELL SECONDED THE MOTION.

SEE EXHIBIT "A"

AGREEMENT

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY";

NONE

WHEREAS, MAYOR GAY PRESENTED A TRAVEL REQUEST FOR RALPH EDDLEMON TO ATTEND THE 15TH ANNUAL POLLUTION CONTROL SHORT COURSE THE WEEK OF NOVEMBER 5 - 9, 1990 IN BILOXI, MS.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION TO AUTHORIZE MR EDDLEMON TO ATTEND THE SEMINAR AND TO PAY HIS EXPENSES. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER ALDERMAN JERRY CROWE ALDERMAN DONALD H ROWELL ALDERMAN BOBBY RUNNELS ALDERMAN LEROY SCOTT 535 a 1A54

NONE

WHEREAS, MAYOR GAY PRESENTED THE ZONING HEARING REQUEST FOR CLEON SIBLEY ON HER PROPERTY AT 100 CRABAPPLE LANE TO BE REZONED FROM R-1 TO R-F.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO SET THE HEARING DATE FOR MRS. SIBLEY FOR OCTOBER 9, 1990 AT 7:00 PM. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A STATEMENT FROM MICHAEL BRIDGE FOR \$2,500 FOR HIS SERVICES THUS FAR ON THE ANNEXATION STUDY.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO PAY MR BRIDGE FOR THE STATEMENT. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A LIST FROM THE CITY INSPECTOR OF PROPERTY OWNERS WHO HAVE PROPERTIES THAT ARE IN AN UNSAFE AND UNSANITARY CONDITION. THE PROPERTY OWNERS ARE AS FOLLOWS:

- 1) MATTIE C. JOFFRION C/O JOAN MCDONALD PROPERTY LOCATED AT 1308 CARTERVILLE ROAD UNSAFE STRUCTURE AND UNSANITARY CONDITIONS HAVE RECEIVED 1ST LETTER BUT HAVE NOT COMPLIED 2) MARVIN GOSS PROPERTY LOCATED AT 1316 CARTERVILLE ROAD -
- 2) MARVIN GOSS PROPERTY LOCATED AT 1316 CARTERVILLE ROAD UNSAFE STRUCTURE AND UNSANITARY CONDITIONS UNABLE TO LOCATE

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO SET THE HEARING DATE FOR THE MATTIE C. JOFFRION PROPERTY ON OCTOBER 16, 1990 AT 6:30 PM. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO CONTINUE TO ATTEMPT TO LOCATE MARVIN GOSS OR AN INTERESTED PARTY AND TO BRING IT BACK BEFORE THE BOARD WHEN LOCATED. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, THE MAYOR PRESENTED A REQUEST FOR THE CITY TO PURCHASE AN AD IN THE CITY DIRECTORY FOR \$135.00 FOR A FULL PAGE AD.

THEREUPON, ALDERMAN RUNNELS MADE A MOTION FOR THE CITY TO PURCHASE A FULL PAGE AD IN THE CITY DIRECTORY FOR \$135.00. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR A 1988 TAX SALE CANCELLATION ON PARCEL NUMBER 18114-18-15.1 IN THE NAME OF MARY MCGOWEN CAHLENBECK BECAUSE OF A DOUBLE ASSESSMENT BY THE FORREST COUNTY TAX ASSESSOR.

THEREUPON, ALDERMAN CLEPPER MADE A MOTION TO CANCEL THE 1989 TAX SALE ON PARCEL NUMBER 18114-18-15.1 IN THE NAME OF MARY MCGOWEN CAHLENBECK BECAUSE OF A DOUBLE ASSESSMENT. ALDERMAN ROWELL SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER ALDERMAN JERRY CROWE ALDERMAN DONALD H ROWELL ALDERMAN BOBBY RUNNELS 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 BY MALCOLM AND SHIRLEY MCDONALD ON THEIR PROPERTY AT 526 EAST 5TH AVENUE.

THEREUPON, ALDERMAN CLEPPER MADE A MOTION TO ACCEPT THE RECOMMENDATION OF THE PETAL PLANNING COMMISSION AND DENY THE REQUEST FROM MALCOLM AND SHIRLEY MCDONALD. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

WHEREAS, MAYOR GAY PRESENTED A SEWER EASEMENT FROM KAREN AND JOHN W HUDDLESTON.

THEREUPON, ALDERMAN SCOTT MADE A MOTION THAT THE EASEMENT BE ACCEPTED AND FILED AND THAT THEY BE PAID \$10.00 FOR THE EASEMENT. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER
ALDERMAN JERRY CROWE
ALDERMAN DONALD HEROWELL
ALDERMAN BOBBY RUNNEUS
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING ""NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE SEWER EASEMENT FROM M L BRUCE.

THEREUPON, ALDERMAN SCOTT MADE A MOTION THAT THE SEWER EASEMENT FROM MR BRUCE BE ACCEPTED AND FILED AND TO PAY MR BRUCE \$10.00 FOR THE EASEMENT. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE REVENUES AND EXPENDITURES REPORT FOR THE MONTH OF AUGUST TO THE BOARD.

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

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING ORDERS INCREASING SALARIES AND PAY RATES FOR CITY EMPLOYEES TO BE EFFECTIVE OCTOBER 1, 1990.

ORDERS EXHIBIT "E"

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADOPT THE FOREGOING ORDERS. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING RESOLUTION PLACING A LIEN ON THE PROPERTY OF AUSTIN BUCKLEY, JR. FOR THE CLEAN-UP OF SAID PROPERTY.

SEE EXHIBIT "B"

RESOLUTION

THEREUPON, ALDERMAN CLEPPER MADE A MOTION THAT THE FOREGOING RESOLUTION BE ADOPTED. ALDERMAN ROWELL SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING RESOLUTION CONCERNING THE CLEAN-UP OF THE PROPERTY OWNED BY RUBY BYRD AT THE CORNER OF OGILSVIE AND BYRD STREET.

SEE EXHIBIT "C"

RESOLUTION

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

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED A LIST OF THE CURRENT COURT FINES AND ASSESSMENTS AND THE NEW FINES AND ASSESSMENTS SET BY JUDGE GUNTER.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ACCEPT THE LIST OF NEW FINES AND ASSESSMENTS. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY PRESENTED THE 1990 RENTAL REHABILITATION GRANT AGREEMENT PROJECT #R-90-SG-28-0103.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO AUTHORIZE THE MAYOR TO EXECUTE THE 1990 RENTAL REHAB GRANT AGREEMENT. ALDERMAN CLEPPER SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, MAYOR GAY STATED THAT THE CHAMBER OF COMMERCE AND OTHER LOCAL CIVIC ORGANIZATIONS ARE AGAIN PURCHASING CHRISTMAS DECORATIONS FOR THE CITY.

THEREUPON, ALDERMAN SCOTT MADE A MOTION THAT THE CITY PURCHASE TWO OF THE DECORATIONS AT A COST OF \$165.00 EACH. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY": to a series of the first of

NONE

WHEREAS, ALDERMAN CROWE STATED THAT DUE TO THE RESIGNATION OF J. REMBERT (PHIL) PHILLIPS A VACANCY EXIST FOR THE UNEXPIRED TERM OF THE WARD 2 POST ON THE BOARD OF ZONING APPEALS.

THEREUPON, ALDERMAN CROWE MADE A MOTION TO APPOINT WENDELL PITTMAN, JR. TO THE WARD TWO POST ON THE BOARD OF ZONING APPEALS TO SERVE UNTIL THE TERM EXPIRES IN JULY, 1991. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE 1 TO THE RESERVE OF THE PERSON OF THE P

WHEREAS, ALDERMAN SCOTT MADE A MOTION FOR THE MEETING TO BE CLOSED TO DETERMINE WHETHER OR NOT THE BOARD SHOULD DECLARE AN EXECUTIVE SESSION. ALDERMAN RUNNELS SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO REOPEN THE ALDERMAN RUNNELS SECONDED THE MOTION. MEETING.

1000

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, ALDERMAN SCOTT MADE A MOTION TO ENTER INTO EXECUTIVE SESSION TO DISCUSS THE EMPLOYMENT STATUS OF A CITY FIREMAN. ALDERMAN ROWELL SECONDED THE MOTION. ALDERMAN ROWELL SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADJOURN THE EXECUTIVE SESSION. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

WHEREAS, ALDERMAN ROWELL MADE A MOTION TO ADOPT THE FOLLOWING ORDINANCE TO INCREASE THE COMPENSATION FOR THE MAYOR. ALDERMAN CROWE SECONDED THE MOTION.

SEE EXHIBIT "D"

ORDINANCE 1988(73-B)

THOSE PRESENT AND VOTING "AYE":

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

THOSE PRESENT AND VOTING "NAY":

NONE

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ADJOURN. ALDERMAN CROWE SECONDED THE MOTION.

THOSE PRESENT AND VOTING "AYE":

ALDERMAN REUBEN CLEPPER ALDERMAN JERRY CROWE ALDERMAN DONALD H ROWELL ALDERMAN BOBBY RUNNELS 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 18TH DAY OF SEPTEMBER, A.D., 1990.

Jack Gay, Jr. Mayor

(SEAL)

ATTEST:

Priscilla C. Daniel

City Clerk

1

EXHIBIT "A"

Zack Stewart Northern District Commissioner

Wayne O. Burkes

Central District Commissioner

Ronnie Shows
Southern District Commissioner



John R. Tabb

James D. Quin Chief Engineer

Mississippi State Highway Department / P.O. Box 1850 / Jackson, Mississippi 39215-1850 / FAX (601) 359-2233

August 29, 1990

Honorable Jack Gay Jr. Mayor P.O. Box 564 Petal, MS 39465

RE: Railroad Grade Crossing Program, FY-90

Dear Mayor Gay:

Section 130 of the 1986 Federal-Aid Highway Act provided funds to correct the more hazardous railroad grade crossings selected on a statewide priority basis. Some of these crossings are located on streets that are under local jurisdiction. The Highway Department in conjunction with the Federal Highway Administration, has agreed to aid these cities that desire to participate in correcting those crossings identified as hazardous in your City.

Attached are two (2) copies of an agreement for each crossing eligible for improvement with Federal Safety Funds. The agreement between the City and the Highway Department establishes conditions and terms to allow your City to participate in the program on a 90/10 percent matching ratio. The agreement provides the means for transmitting the ten (10) percent matching funds for each project. These funds will be requested upon receipt of a final estimate from the railroad company and must be received before authority to proceed can be given to the company.

Please execute both copies of the Agreement for each project in which the City agrees to participate, and mail to Newton McCormick Jr., Construction Office Engineer, P.O. Box 1850, Jackson, MS 39215-1850.

You will be notified as to when the City must forward a check payable to the Department for the City's 10% matching portion. These funds will be set aside for each project and one executed copy of the Agreement will be returned to you for your records. We must receive both copies of the agreements executed by the City for each crossing location the City wishes to improve by October 15, 1990, if the City wishes to participate in the program.

Since the Department has overall responsibility for accomplishing the program, and has entered into a master agreement with each railroad company, it will not be necessary for the City to enter into such an agreement with the railroad company. However, if the City participates in the program, please indicate the name and address of the City Engineer or Consulting Engineer on the form attached to the agreement.

RAILROAD GRADE CROSSING PROTECTION PROGRAM AGREEMENT

Project No. $\frac{RRP-9333(1)}{}$

Termini: W. 1st Ave.-Petal

DOT No. 725593Y

WHEREAS: The CITY recognizes the need to participate in the Statewide Railroad Grade Crossing Protection Program at locations under their jurisdiction.

WHEREAS: It is understood that conditions presented herein are general in nature with details and specific requirements contained in Highway Department Standard Operating Procedures and Federal Highway Administration Federal Program Manuals, and

whereas: A statewide survey of railroad crossings has been made and a resulting list of hazardous crossings has been developed, and

WHEREAS: A crossing(s) within the CITY has(have) been identified and is(are) included on the list of hazardous crossings, and

WHEREAS: The CITY proposes to cooperate with the COMMISSION, Federal Highway Administration, and the applicable

Railroad Companies to correct these identified critical crossing(s) and to provide the necessary engineering services and required local funds to match federal-aid funds at a funding ratio of 90% Federal and 10% CITY.

NOW THEREFORE, it is mutually agreed that the CITY will for each project:

ARTICLE I: Agree to the covenants and agreements specified in the Master Agreement executed between the COMMISSION and the Railroad Company and made a part of this agreement as Supplement A. Assist the COMMISSION where necessary in carrying out the provisions specified in the Master Agreement when the maintenance of the road at the crossing is under the jurisdiction of the CITY.

ARTICLE II: Assume responsibility for ten percent (10%) of the total cost of the installation, unless assumed by the Railroad Company, and agree to perform incidental construction in accordance with the final plans, if required, at no cost to the State or Railroad.

ARTICLE III: Agree that the designated City Engineer for the CITY who is a salaried employee of the CITY and a registered professional engineer; or, for those cities without a City Engineer, the designated Consulting Engineer, provide the Railroad Company any engineering surveys, layouts, supplements to this agreement, or other information the Railroad Company deems necessary to complete the preparation of plans and specifications on complex projects where engineering is not being provided by the Highway Department.

ARTICLE IV: It is understood that a project fund in the amount of \$160,000.09ill be established by the Highway Department with the CITY or Railroad Company depositing \$16,000.00\$ (ten (10) percent of the total estimated costs) to the State Highway Fund earmarked for this project. CITY and State construction engineering charges will not exceed fifteen (15) percent of total The Mayor is hereby authorized to take such project costs. action as necessary to effectuate this transfer. In case of overruns in cost which would increase the cost of the project beyond the amount of the project fund established herein, the City will deposit additional matching funds to the project fund as are needed to pay such overruns in cost. Any funds remaining in the project fund deposited by the CITY or Railroad Company which were not obligated during the project will be returned to the CITY or Railroad Company after the project is completed. Also Federal funds earmarked for the Railroad Grade Crossing Protection Program in the amount of \$144,000.00 or ninety percent (90%) of the estimated cost) will also be credited to the project fund by the State Highway Department.

ARTICLE V: Provide for the City Engineer of the CITY; or, for those cities without a City Engineer, the Consulting Engineer, to conduct all necessary construction inspections, preparation and certification of work completed, and preparation of final estimates on complex projects where construction engineering is not being provided by the Department. Payment to the City Engineer will be on the actual cost if the engineer is a full time CITY employee. Payment will be actual cost plus fixed

fee if the CITY enters into an agreement with a Consultant.

ARTICLE VI: Assume all responsibility for and save the COMMISSION harmless from any suits, action or claims of any character, brought for or on account of any injuries or damages received or sustained by any person, persons or property growing out of any action or omission to act in the conduct of this work.

ARTICIE VII: Construct by using CITY forces or by contract any pavement markings or advance warning signs that are deemed necessary to meet the requirements of the Department and Manual of Uniform Traffic Control Devices. Payment to the CITY will be 90% of the following rates:

	Detail Traffic Stripe (Paint) Sq. Ft.	\$_4.00/sf
or	Detail Traffic Stripe (Thermoplastic) Sq. Ft.	\$ 6.00/sf
or	Detail Preformed Pavement Markings Sq. Ft.	\$ 9.00/sf
	Railroad Advance Warning Sign Each	\$ 150.00/each

The Highway Department will for each project:

ARTICLE I: On request from the CITY furnish technical assistance and guidance in accomplishing all requirements necessary to comply with Federal procedures.

ARTICLE II: Provide the preliminary engineering for each project requiring installation of warning devices or elastomeric surfaces without reconstruction or relocation of the crossing itself with costs to be recovered from project funds.

ARTICLE III: Notify the CITY when the project has been authorized and the notice to proceed has been given to the Railroad Company.

ARTICLE IV: Refund to the CITY or Railroad Company any unused portion of the matching funds deposited to the State Highway Fund in the event the total cost of the improvement is less than the original estimated.

ARTICLE V: Make payments to the Railroad Company, the Consultant, or the CTTY for allowable and acceptable billings charged to the project.

C Datal	
signatures CITY of Petal on	the 18th day
of September , 1990, Minute Book 12 , Pa	
STATE HIGHWAY COMMISSION on the 28th day	
Minute Book <u>103</u> , Page <u>1062</u> .	
CITY OF Petal	
COUNTY Forrest	
COUNTY	
	h Lan M.
	MAYOR
ATTEST:	
- Physica C	Lancie.
	CLERK
TATE HIGHWAY COMMISSION OF MISSISSIPPI	
TATE HIGHWAY COMMISSION OF MISSISSIPPI DIRECTOR	
DIRECTOR	
DIRECTOR	
DIRECTOR	
DIRECTOR TTEST: SECRETARY	
DIRECTOR TTEST:	
DIRECTOR TTEST: SECRETARY	
DIRECTOR TTEST: SECRETARY -6-	Richard Simmons
DIRECTOR TTEST: SECRETARY .6- Consultant Engineer's Name	Richard Simmons
DIRECTOR SECRETARY 6- Consultant Engineer's Name City Engineer (Publically Employed)	Richard Simmons 102 W. Florence
DIRECTOR TTEST: SECRETARY .6- Consultant Engineer's Name	

Telephone

City of Peter

RESOLUTION

WHEREAS, the Mayor and Board of Aldermen of the City of Petal, Mississippi did, on the 17th day of July, 1990, find, determine and adjudicate that certain property belonging to Ruby E. Byrd in care of Cleo Byrd was in such a state of uncleanliness as to be a menace to the public health and safety of the community, said property being located in Forrest County, Mississippi, and being more particularly described as follows, to-wit:

LOTS 12 & 13 BLK 2 E SIDE ADDITION

WHEREAS, prior to the hearing of May 1, proper notice was given to the owners of the property as required by Section 21-19-11 of the Mississippi Code of 1972, as amended, with certified mail notices being given on April 6, 1990 and March 1, 1990.

WHEREAS, following said determination the Mayor and Board of Aldermen directed and instructed its Street Superintendent, Zollie Stevens, to appropriately clean said property, so that the same would no longer be in such a state of uncleanliness as to be a menace to the public health and safety of the community, and

WHEREAS, on this day, the Mayor and Board of Aldermen of the City of Petal, Mississippi did receive from said Street Superintendent, Zollie Stevens, a report of the clean-up of said property belonging to Ruby Byrd c/o Cleo Byrd.

WHEREAS, there was submitted by Zollie Stevens a daily activity report showing the employees of the City of Petal who took part in the cleaning of said property, their rate of pay and the number of hours spent on this project, and further presented by Mr. Stevens was a report concerning the equipment used on the clean-up of said property, the fair rental value of said equipment and the hours the equipment was used on said project.

NOW, THEREFORE, BE IT RESOLVED AND ADJUDICATED that the sum of \$387.70 as described by that daily activity report presented to the Mayor and Board of Aldermen by Zollie Stevens, Street Superintendent, a true and correct copy of which is attached hereto, be charged the property owners for the cleanup of said property, and

BE IT FURTHER RESOLVED that no penalty be assessed as provided

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by law, but that the sum of \$387.70 be assessed as a lien against said described property and that said lien be filed in Forrest County on the Judgment Roll thereof and with the Chancery Clerk of Forrest County, and the Tax Collector of the City of Petal be further directed at the next tax sale to sell said land to satisfy said lien, all as provided and mandated by Section 21-19-11 of the Mississippi Code of 1972, as amended.

SO RESOLVED on this, the 18th day of September, 1990

JACK GAY, JR., MAYOR

(SEAL)

ATTEST:

Priscilla C. Daniel

City Clerk

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RESOLUTION

WHEREAS, the Mayor and Board of Aldermen of the City of Petal, Mississippi did, on the 17th day of July, 1990, find, determine and adjudicate that certain property belonging to Austin Buckley Jr. c/o H. Lockett was in such a state of uncleanliness as to be a menace to the public health and safety of the community, said property being located in Forrest County, Mississippi, and being more particularly described as follows, to-wit:

LOT 21 LESS S 1 FT BLK 1 J Q HOOD S/D

WHEREAS, prior to the hearing of July 17th, 1990, proper notice was given to the owners of the property as required by Section 21-19-11 of the Mississippi Code of 1972, as amended, with certified mail notices being given on May 11, 1990, and June 20, 1990 and July 18, 1990.

WHEREAS, following said determination the Mayor and Board of Aldermen directed and instructed its Street Superintendent, Zollie Stevens, to appropriately clean said property, so that the same would no longer be in such a state of uncleanliness as to be a menace to the public health and safety of the community, and

WHEREAS, on this day, the Mayor and Board of Aldermen of the City of Petal, Mississippi did receive from said Street Superintendent, Zollie Stevens, a report of the clean-up of said property belonging to Mr. Austin Buckley, Jr.

WHEREAS, there was submitted by Zollie Stevens a daily activity report showing the employees of the City of Petal who took part in the cleaning of said property, their rate of pay and the number of hours spent on this project, and further presented by Mr. Stevens was a report concerning the equipment used on the clean-up of said property, the fair rental value of said equipment and the hours the equipment was used on said project.

NOW, THEREFORE, BE IT RESOLVED AND ADJUDICATED that the sum of \$142.10 as described by that daily activity report presented to the Mayor and Board of Aldermen by Zollie Stevens, Street Superintendent, a true and correct copy of which is attached hereto, be charged the property owners for the cleanup of said property, and

by law, but that the sum of \$142.10 be assessed as a lien against said described property and that said lien be filed in Forrest County on the Judgment Roll thereof and with the Chancery Clerk of Forrest County, and the Tax Collector of the City of Petal be further directed at the next tax sale to sell said land to satisfy said lien, all as provided and mandated by Section 21-19-11 of the Mississippi Code of 1972, as amended.

SO RESOLVED on this, the 18th day of September, 1990.

JACK GAY, JR., MAYOR

(SEAL)

ATTEST:

Priscilla C. Daniel

City Clerk

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ORDINANCE 1988 (73-B)

AN ORDINANCE AMENDING ORDINANCE 1988(73-A) TO PROVIDE FOR ADDITIONAL COMPENSATION FOR THE MAYOR OF THE CITY OF PETAL, MISSISSIPPI

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

SECTION I. Section 2 of Ordinance 1988(73-A) as passed and adopted on the 6th day of July, 1989, be and the same is hereby amended to read as follows:

SECTION 2. COMPENSATION OF THE MAYOR

The Mayor of the City of Petal, Mississippi shall be paid compensation for the performance of his official duties at the rate of \$30,500.00 annually.

SECTION II. All ordinances in conflict herewith, be, and the same are hereby repealed.

SECTION III. Ordinance 1988 (73) and 1988(73-A), except as amended herein, be and the same is hereby still in full force and effect.

SECTION IV. This Ordinance be and the same shall be in full force and effect from and after thirty (30) days from the date of its adoption and approval.

The above and foregoing ordinance amending Ordinance 1988(73) and Ordinance 1988(73-A) 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 foregoing ordinance as a whole, with the following results:

Those present and voting "AYE" and in favor of the passage, adoption and approval of Sections, I, II, III AND IV of the foregoing Ordinance:

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

Those present and voting "NAY" or against the passage, adoption and approval of Sections I, II, III, IV of the adoption of the foregoing Ordinance:

NONE

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

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

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 18th day of September, A.D., 1990.

JACK GAY, JR., MAYOR

(SEAL)

ATTEST:

PRÍSCILLA C. DANIEL

CITY CLERK

DRDER

WHEREAS the Mayor and Board of Aldermen of the City of Petul, Mississippi, deem it necessary to increase the pay scale for Ava C. Pickett, Mayor's Secretary.

IT IS THEREFORE ORDERED that the new pay scale for Ava C. Pickett shall be at the rate of pay of \$12,992.48 annually, and shall be effective October 1, 1998 unready organ orders of the Rayor and Board of Aldermen.

SO ORDERED by the Mayor and Board of Aldersen of the City of Petal, Hismissippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Himminsippi, deem it necessary to increase the pay scale for Elizabeth Brever, Court Clerk.

IT IS THEREFORE ORDERED that the new pay scale for Elizabeth Brever shall be at the rate of pay of \$15,060.00, effective October 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1996.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for the following employees in the Sanitation Department.

IT IS THEREFORE ORDERED that the new pay scale for the Sanitation Department employees shall read as follows, to vit:

George Dahmer	\$6.248	per hour
T. Duckvorth	\$5.59	per hour
A. Haynes	\$5.78	per hour
B. Parker	6.248	per hour
G. Edvards	\$5.25	per hour

IT IS FURTHER ORDERED that this pay scale shall become effective OCTOBER 1, 1990, until further orders of the Nayor and Board of Aldermen.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the part-time Fire Chief's salary for the City of Petal Fire Department.

IT IS THEREFORE ORDERED that the rate of pay be incremed to \$108.16 per month, effective October 1, 1990, until further orders of the Mayor and Board of Aldermen.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1998.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for the Policemen in the Petal Police Department.

IT IS THEREFORE ORDERED that the new pay scale for the Policemen shall read as follows:

CHIEF OF POLICE CAPTAIN LIEUTENANT SARGENT PATROLMAN 1st class PATROLMAN 2nd class PATROLMAN 3rd class PATROLMAN 4TH class	\$24,586.15 \$19,387.98 \$18,764.01 \$18,229.92 \$17,695.09 \$17,159.40 \$16,090.48 \$14,911.17	annually annually annually annually annually annually annually
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IT IS FURTHER ORDERED that this pay scale shall become effective OCTOBER 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for the following employees in the Street Department.

IT IS THEREFORE ORDERED that the new pay scale for the Street Department employees shall read as follows, to wit:

Otis C. Berry	\$ 5. 25		hour
Jessie C. Dickerson	\$6.25		hour
Frank Sellers			hour
Charles Z. Stevens	\$24,586.14	per	year
Donald Updegraff	\$5.25		hour
Pauhan Warrick, Jr.	\$7.788	per	hour

IT IS FURTHER ORDERED that this pay scale shall become effective October 1, 1990 until further orders of the Mayor and Board of Aldermen.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for the City of Petal's Firemen as follows:

4TH CLASS date of hi		\$5.836	PER	HOUR
3RD CLASS		\$6.242	PER	HOUR
2ND CLASS beginning		\$6.652	PER	HOUR
1ST CLASS beginning		\$6.78 7	PER	HOUR
2ND LT beginning	5th year	\$7.058	PER	HOUR
1ST LT beginning	7th year	97.328	PER	HOUR
CAPTAIN beginning	10th year	\$7,734	PER	HOUR
FIRE DEPT	COORDINATOR	\$7.981	PER	HOUR

IT IS THEREFORE ORDERED that this pay scale accome effective OCTOBER 1, 1990, until further orders of the Mayor and Board of Aldermen.

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

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for Lynda Sue Doggett, Deputy City Clerk, Deputy Tax Assessor-Collector and Deputy Voter Registar.

IT IS THEREFORE ORDERED that the new pay scale for Lynda Sue Doggett shall be at the rate of pay of \$14,540.00 annually, and shall become effective October 1. 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September, A.D., 1990.

ORDER

The Mayor and Board of Aldermen of the City of Petal, Mississippi deem it necessary to transfer Clarence Sanford from the Street Department to the Water Department.

IT IS THEREFORE ORDERED that Clarence Sanford be transfered to the Water Department effective October 1, 1990, and at a rate of pay of \$7,358.94 annually until further orders of the "Mayor and Board of Aldermen.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi deem it necessary to increase the pay scale for Priscilla C. Daniel, City Clerk, Tax Assessor, Collector and Voter Registrar.

IT IS THEREFORE ORDERED that the new pay scale for Priscilla C. Daniel shall be at the rate of pay of \$24,586.15 annually.

IT IS THEREFORE ORDERED that this pay scale become effective October 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi deem it necessary to increase the pay scale for Barbara Russell in the Recreation Department.

IT IS THEREFORE ORDERED that Barbara Russell's rate of pay be increased to %4.33 per hour effective October 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for George Gunter, Municipal Court Judge.

IT IS THEREFORE ORDERED that the new pay scale for George Gunter shall be at the rate of pay of 86,867.12 annually and shall become effective October

SO ORDERED by the Mayor and Board of Aldersen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for Larry Watkins, part-time Recreation Director.

IT IS THEREFORE ORDERED that the new scale for Larry Watkins be at a rate of pay of #5,989.90 annually to be effective OCTOBER 1, 1990.

SO ORDERED by the Hayor and Board of Aldersen of the City of Petal, Hississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to appoint Donald Lee as Accounting Supervisor in the Financial Department.

IT IS THEREFORE ORDERED that Donald Lee's rate of pay be increased to \$15,580.00 annually effective October 1, 1990, until further orders of the Mayor and Sourd of Aldermen.

50 ORDERED by the Mayor and Board of Aldermon of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petal, Mississippi, deem it necessary to increase the pay scale for Jeffrey Holliman, City Prosecutor.

1T IS THEREFORE ORDERED that the new pay scale for Jeffrey HOLLIMON shall be at the rate of pay of 94,903.60 annually, effective OCTOBER 1, 1990.

SO ORDERED by the Mayor and Board of Alderman of the City of Petal, Mississippi on this the 18th day of September, A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Alderman of the City of Petal, Mississippi, deem it necessary to increase the pay scale for Thomas W. Tyner, City Attorney.

IT IS THEREFORE ORDERED that the pay scale for Thomas W. Tyner shall be at the rate of pay of \$8,583.58 annually.

IT IS FURTHER ORDERED that his pay scale become effective October 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 18th day of September, A.D., 1998.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of Petel, Mississippi, deem it necessary to increase the pay scale for the following employees in the Water Department.

IT IS THEREFORE ORDERED that the new pay scale for the following Water Department employees read as follows:

c.	Breland	\$15, 969. 99	per year
R.	Eddlemon	\$8.75	per hour
т.	Cameron	\$5.15	per hour
E.	Kitchens	\$6.00	per hour
s.	Romines	\$8. 25	per hour
т.	Montague	\$5.25	per hour
В.	Vade	\$7.75	per hour
M.	Walters	95, 25	oer hour
c.	Graves	\$13,003,14	DOT YOUR

IT IS FURTHER ORDERED that this pay scale shall one effective OCTOBER 1, 1998.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi on this the 18th day of September. A.D., 1990.

ORDER

WHEREAS the Mayor and Board of Aldermen of the City of PETAL, MISSISSIPPI, deem it necessary to increase the pay scale for the dispatchers in the Police Department.

IT IS THEREFORE ORDERED that the new pay scale and ranks for the dispatchers read as follows:

IT IS FURTHER ORDERED that this pay scale shall become effective October 1, 1990.

SO ORDERED by the Mayor and Board of Aldermen of the City of Petal, Mississippi, on this the 20th day of September, A.D., 1990.