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 ON FEBRUARY 15, 2000 AT 7:00 P.M. IN THE BOARD ROOM OF SAID CITY.

THOSE PRESENT

MAYOR JACK GAY

CITY ATTORNEY

THOMAS W. TYNER

ALDERMEN

WILLIE W. HINTON CHARLES E. HOLBROOK ROBERT F. LANGFORD DONALD H. ROWELL LEROY SCOTT

OTHERS PRESENT

W. H. CAMPBELL RON CORMIER DEBORAH REYNOLDS

AND OTHERS

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, MAYOR GAY PRESENTED THE AGENDA WITH THE FOLLOWING AMENDMENTS:

ADD:

X. GENERAL BUSINESS

- 7. APPROVAL FOR PAYMENT TO SHOWS, DEARMAN & WAITS FOR ENGINEERING SERVICES ON THE HIGHWAY 42 UTILITY RELOCATION
- 8. APPROVAL OF WEDDING PACKAGE RENTAL OF THE CIVIC CENTER AND THE PURCHASE OF TABLECLOTHS FOR RENTAL

XII. ORDERS & ORDINANCES

A) PROMOTION OF DARREN MCCREARY TO 3RD CLASS PATROLMAN EFFECTIVE FEBRUARY 13, 2000

XIII. RESOLUTIONS

A) RESOLUTION RECOGNIZING "NEA'S READ ACROSS AMERICA" DAY ON MARCH 2, 2000

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE AGENDA WITH THE FOREGOING AMENDMENTS. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS MAYOR GAY PRESENTED THE MINUTES OF THE REGULAR MEETING OF FEBRUARY 1, 2000.

THEREUPON, ALDERMAN ROWELL MADE A MOTION THAT THE MINUTES OF THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN BE ACCEPTED AS WRITTEN. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL

ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY CALLED FOR PUBLIC COMMENT.

THEREUPON, RON CORMIER ADDRESSED THE BOARD CONCERNING THE ADOPTION OF AN ORDINANCE BANNING HUNTING INSIDE OF THE CITY. MR. CORMIER STATED THAT SINCE HIS STAND ON THE "NO HUNTING" ISSUE HE HAS RECEIVED HARRASSING PHONE CALLS AND THAT HE IS TIRED OF ASKING THE BOARD TO TAKE ACTION ON THIS BEFORE A TRAGEDY HAPPENS.

WHEREAS, MAYOR GAY PRESENTED THE PROPERTY MAINTENANCE CODE TO THE BOARD.

SEE EXHIBIT "A"

PROPERTY MAINTENANCE CODE

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE CODE WITH THE EXCEPTIONS RECOMMENDED BY THE BUILDING INSPECTOR AND TO AUTHORIZE THE CITY ATTORNEY TO DRAFT THE APPROPIATE ORDINANCE. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON
ALDERMAN CHARLES E. HOLBROOK
ALDERMAN ROBERT F. LANGFORD
ALDERMAN DONALD ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR THE CITY TO PURCHASE AN AD IN THE 2000 MISSISSIPPI STATE BOWLING TOURNAMENT PROGRAM TO BE HELD IN HATTIESBURG AND PETAL.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO PURCHASE A ½ PAGE AD IN THE TOURNAMENT PROGRAM IN THE AMOUNT OF \$50.00. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING QUOTATIONS FOR THE PURCHASE OF THE FOLLOWING EQUIPMENT FOR THE FIRE DEPARTMENT:

- **4 PASS UNITS**
- 1 BUP HELMETS
- 14 PBI HOODS
- **4 COMPOSITE BOTTLES**

SEE EXHIBIT "B"

SUNBELT FIRE APPARATUS 8111 MCGOWIN DR FAIRHOPE, AL 36532

\$1,464.50

DAVID'S FIRE EQUIPMENT 6613 JOHN HARDEN CABOT, AR 72023

\$1,067.00 (NO BID ON MSA)

FERRARA FIREFIGHTING EQUIPMENT 27855 JAMES CHAPEL ROAD NORTH HOLDEN, LA 70744 \$3,171.04

NAFECO, INC. 1515 WEST MOULTON ST DECATUR, AL 35601 \$2,703.00

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO PURCHASE THE EQUIPMENT FROM SUNBELT FIRE AT A COST OF \$1,464.50 ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FROM THE RECREATION DEPARTMENT FOR \$75.00 IN PETTY CASH FOR CHANGE FOR THE CONCESSION STAND.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO AUTHORIZE THE PETTY CASH. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING LETTER FROM MRS. HAZEL EASTERLING REQUESTING THAT SOUTH MAIN STREET BE DESIGNATED AS "VETERANS BLVD".

SEE EXHIBIT "C"

LETTER

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO DESIGNATE SOUTH MAIN STREET FROM CENTRAL AVENUE TO THE LEAF RIVER BRIDGE AS "VETERANS BLVD". ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING PROOFS OF PUBLICATION:

- A) PLANNING COMMISSION MEETING
- B) AUDIT REVIEW LIBRARY

THEREUPON, ALDERMAN ROWELL MADE A MOTION THAT THE FOREGOING PROOFS OF PUBLICATION BE ACCEPTED AND FILED. ALDERMAN HINTON SECONDED THE MOTION.

PAGE 78

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE REVENUES AND EXPENDITURES REPORT FOR THE MONTH OF JANUARY.

THEREUPON, ALDERMAN ROWELL MADE A MOTION THAT THE REVENUES AND EXPENDITURES REPORT FOR THE MONTH OF JANUARY BE ACCEPTED. ALDERMAN HINTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED ESTIMATE # 9 FROM SHOWS, DEARMAN & WAITS FOR ENGINEERING SERVICES ON PROJECT # 46-0063-02-012-10 THE UTILITIES RELOCATION ON HIGHWAY 42.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO AUTHORIZE THE PAYMENT OF ESTIMATE # 9 IN THE AMOUNT OF \$4,353.59 TO SHOWS, DEARMAN & WAITS. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING PROPOSED "WEDDING PACKAGE" FEE SCHEDULE FOR THE CIVIC CENTER AND THE RECOMMENDATION TO PURCHASE TABLECLOTHS FOR RENTAL.

SEE EXHIBIT "D"

PROPOSAL

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE FEE SCHEDULE FOR THE "WEDDING PACKAGE" AS PRESENTED AND TO PURCHASE UP TO \$1,500.00 WORTH OF TABLECLOTHS. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR LT WILLIAM KING AND DETECTIVE KENT WADE TO ATTEND A SCHOOL ON "OPERATIONAL LAW ENFORCEMENT INTELLIGENCE" FEBRUARY 22-25, 2000 IN MERIDIAN, MS.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO AUTHORIZE LT KING AND DETECTIVE WADE TO ATTEND THE SEMINAR AND TO PAY THEIR EXPENSES. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FROM CHIEF JARRELL TO PROMOTE OFFICER DARREN MCCREARY TO PATROLMAN 3^{RD} CLASS EFFECTIVE FEBRUARY 13, 2000.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADOPT THE FOLLOWING ORDER PROMOTING OFFICER MCCREARY TO $3^{\rm RD}$ CLASS. ALDERMAN HOLBROOK SECONDED THE MOTION.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI DO HEREBY DEEM IT NECESSARY TO PROMOTE OFFICER DARREN MCCREARY TO PATROLMAN 3RD CLASS, UPON THE RECOMMENDATION OF CHIEF JARRELL.

IT IS HEREBY ORDERED THAT OFFICER DARRIEN MCCREARY BE PROMOTED TO PATROLMAN 3RD CLASS AT A SALARY OF \$20,100.00 ANNUALLY EFFECTIVE FEBRUARY 13, 2000.

SO ORDERED ON THIS THE 15^{TH} DAY OF February, AD, 2000.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON
ALDERMAN CHARLES E. HOLBROOK
ALDERMAN ROBERT F. LANGFORD
ALDERMAN DONALD ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING PROCLAMATION PROCLAIMING FEBRUARY 13-18, 2000 AS "SCHOOL BOARD MEMBER RECOGNITION WEEK" IN PETAL.

SEE EXHIBIT "E"

PROCLAMATION

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE FORGOING PROCLAMATION. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING RESOLUTION REQUESTING THAT THE STATE LEGISLATURE ENACT A LOCAL AND PRIVATE BILL TO ALLOW A SPECIAL SALES TAX BE IMPOSED IN THE CITY OF PETAL SUBJECT TO AN ELECTION.

SEE EXHIBIT "F"

RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADOPT THE FOREGOING RESOLUTION. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON
ALDERMAN CHARLES E. HOLBROOK
ALDERMAN ROBERT F. LANGFORD
ALDERMAN DONALD ROWELL
ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING RESOLUTION ENDORSING "NEA'S READ ACROSS AMERICA" A NATIONAL CELEBRATION OF DR. SUESS'S BIRTHDAY ON MARCH 2^{ND} .

SEE EXHIBIT "G"

RESOLUTION

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE FOREGOING RESOLUTION. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF JANUARY.

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING LETTER FROM THE PAT HARRISON WATERWAY DISTRICT APPROVING THE GRANT OF UP TO \$25,000 TO THE CITY FOR THE CLEARING AND GRUBBING OF THE SLOPES ALONG GREEN'S CREEK.

SEE EXHIBIT "H"

LETTER

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ENTER INTO THE FOLLOWING CONTRACT WITH SHOWS, DEARMAN AND WAITS TO PREPARE THE PLANS AND SPECIFICATIONS FOR THE CLEARING AND GRUBBING OF THE SLOPES ALONG GREEN'S CREEK. ALDERMAN HINTON SECONDED THE MOTION.

SEE EXHIBIT "I"

CONTRACT

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK

ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING POLICY WHICH WOULD ALLOW AN EMPLOYEE OF THE CITY OF PETAL TO DONATE SICK LEAVE TO ANOTHER CITY EMPLOYEE IN NEED OF ADDITIONAL LEAVE DUE TO A CATASTROPHIC INJURY OR ILLNESS.

SEE EXHIBIT "J"

DONATED LEAVE POLICY

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ADOPT THE FOREGOING DONATED SICK LEAVE POLICY. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY STATED THAT THE CITY'S INSURANCE COMPANY, SAFECO, HAS GIVEN THE CITY A CHECK IN THE AMOUNT OF \$92,572.50 REPRESENTING 75% OF THE REPLACEMENT VALUE OF THE CITY BARN WHICH BURNED IN NOVEMBER. MAYOR GAY STATED THAT THE BALANCE WILL BE PAID UPON COMPLETION OF THE BUILDING.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ACCEPT THE CHECK FROM SAFECO FOR THE CITY BARN. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A SECOND CHECK FROM SAFECO IN THE AMOUNT OF \$19,930.70 TO REPLACE THE CONTENTS OF THE BUILDING.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ACCEPT THE CHECK FROM SAFECO. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY REQUESTED THE WISHES OF THE BOARD CONCERNING THE PLANS AND SPECIFICATIONS FOR THE REBUILDING OF THE CITY BARN.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE MAYOR TO CONTACT ARCHITECT DAVID HEMETER AND TO PREPARE A CONTRACT WITH MR.

PAGE 82

HEMETER FOR THE ARCHITECTURAL SERVICES ON THE CITY BARN. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY STATED THAT THE TRAVELER'S INSURANCE HAS NOT PAID FOR THE BACKHOE THAT WAS BURNED IN THE CITY BARN FIRE.

THEREUPON, ALDERMAN ROWELL MADE A MOTION DIRECTING THE MAYOR AND THE CITY CLERK TO PREPARE A PROOF OF LOSS AND FORWARD IT TO THE TRAVELER'S INSURANCE. ALDERMAN HINTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A QUOTATION FROM COMSOUTH FOR TWO (2) MOTOROLA P1225 HANDHELD RADIOS AND TWO (2) MOBILE RADIOS AT THE STATE CONTRACT PRICE TO REPLACE THE FOUR RADIOS LOST IN THE FIRE AT THE CITY BARN.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO PURCHASE THE FOUR (4) RADIOS ON STATE CONTRACT AT A COST OF \$2,492.20. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, CITY ATTORNEY THOMAS W. TYNER REQUESTED AN EXECUTIVE SESSION TO DISCUSS PENDING LITIGATION WITH THE MAYOR AND BOARD OF ALDERMEN.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO CLEAR THE ROOM TO DETERMINE IF AN EXECUTIVE SESSION IS NEEDED. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

MAYOR GAY REOPENED THE MEETING.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ENTER INTO EXECUTIVE SESSION TO DISCUSS PENDING LITIGATION. ALDERMAN HINTON SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

THERE WAS NO OFFICIAL ACTION TAKEN IN EXCUTIVE SESSION.

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

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD ROWELL ALDERMAN LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

THEREBEING NO FURTHER BUSINESS, THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN WAS ADJOURNED ON THIS THE $15^{\rm TH}$ DAY OF FEBRUARY, AD, 2000.

(SEAL)

ATTEST:

PRISCILLA C. DANIEL

Manuel

CITY CLERK

EXHIBIT "A" nternational roperty intenance ode



1998







PREFACE

Internationally code officials recognize the need for a modern, up-to-date property in informance code gove using the maintenance of existing buildings. The International Property Maintenance Code, in this first eartion, is designed to need this need through model code regulations that contain clear and specific property maintenance requirements what required property improvement and appears to the contain clear and specific property maintenance requirements what required property improvements.

The International Property Mannenance Code was developed by the International Code Council (ICC) through a committee made of representatives from Building Officials and Code Administrators International. Inc. (BOCA), the International Conference of Building Officials (ICBO) and the Southern Building Code Congress International Code CC). It is designed to be compatible with the BCCA National Codes published by BOCA, the Uniform Codes published by ICBO, the Standard Codes published by BCCL and, eventually, all the International Codes published by the International Code Council.

The international Property Maintenance Code provides many benefits, among which is the model code development process that offers an international forum for code officials and other interested parties to discuss performance and prescriptive code requirements. This forum provides an excellent arena to debate proposed revisions. This model code also encourages international consistency in the application of provisions.

The first draft of the International Property Maintenance Code was prepared in 1996 by a development committee appointed by and consisting of representatives of BOCA, ICBO and SBCCI. The intent was to draft a comprehensive set of regulations for existing buildings that was consistent with and inclusive of the scope and content of the existing model property maintenance codes. These codes were the current editions of the BOCA National Property Maintenance Code. Uniform Code for Abutement of Dangerous Buildings. Uniform Housing Code. Uniform Code for Building Conservation (Chapters 4 and 7). Standard Housing Code. Standard United Buildings Abutement Code, and the Standard Existing Buildings Code (maintenance provisions only), including any approved amendments thereto.

Public Hearing
In order to gain the views of property maintenance code users, industries and all other interested parties, the final draft of the International Property Maintenance Code was developed by utilizing the formal ICC Code Development Process. Hearings were conducted to consider proposed changes to the First Draft in April of 1997 at a joint meeting of BOCA, ICBO and SBCCL, in conjunction with the processing of proposed changes to the International Plumbing, Private Sewige Disposal and Mechanical Codes and the Second Draft of the International Zoning Code. Final action on the proposed changes was taken at the respective Annual Business Meetings of the three organizations, in accordance with the formal ICC Code Development Procedures.

The International Property Maintenance Code is available for adoption and use by jurisdictions internationally. Its use within a governmental jurisdiction is intended to be accomplished through adoption by reference in accordance with proceedings establishing the jurisdiction's laws. At the time of adoption, jurisdictions should inster the appropriate information in provisions requiring specific local information, such as the name of the adopting jurisdiction. These locations are shown in bracketed words in small capital letters in the code and in the sample adoption ordinance. The sample adoption ordinance on page v addresses several key elements of a code adoption ordinance, including the information required for insertion into the code text.

The International Property Maintenance Code is kept up to date through the review of proposed changes submitted by code enforcement officials, industry representatives, design professionals and other interested parties. Proposed changes are carefully considered through an open code development process in which all interested and affected parties may participate for more information regarding the code development process, contact BOCA, 4051 West Flossmoor Road, Country Club Hills. Blinois, 63478-5795. ICBO, 5360 Workman Mill Road, Whittier, California 90601-2298; or SBCCL 900 Montelair Road. Burningman, Alabama 35213-1206.

While the development procedure of the International Property Maintenance Code assures the highest degree of care, BOCA. While the development procedure of the International Property Maintenance Code assures the highest degree of care, BOCA. ICBO, SBCCL their members and those participating in the development of this code do not accept any highlity resulting from compliance or noncompliance with the provisions given herein, for any restrictions imposed on materials or processes, or for the completeness of the text. BOCA, ICBO and SBCCI do not have power or authority to police or enforce compliance with the contents of this code. Only the governmental body that enacts the code into law has such authority.

TABLE OF CONTENTS

CHAPTER I	ADMINISTRATION1	CHAPTER 6	MECHANICAL AND ELECTRICAL REQUIREMENTS
Section 101	General	Section 601	General
Section 102	Applicability1	Section 602	Heating Facilities
Section 103	Department of Property Maintenance Inspection	Section 603	Mechanical Equipment
Section 104	Duties and Powers of the Code	Section 604	Electrical Facilities 17
Section 104	Official 2	Section 605	Electrical Equipment
Section 105	Approval	Section 606-	Elevators, Escalators and
Section 106	Violations		Dumbwaiters
Section 107	Notices and Orders	Section 607	Duct Systems
Section 108	Unsafe Structures and Equipment 3	CHAPTER 7	FIRE SAFETY
Section 109	Emergency Measures 4	CHAI I ER.	REQUIREMENTS 19
Section 110	Demolition 4	Section 701	General
Section 111	Means of Appeal 5	Section 702	Means of Egress
	DEFINITIONS7	Section 703	Accumulations and Storage 20
CHAPTER 2	General 7	Section 704	Fireresistance Ratings 20
Section 201	General Definitions	Section 705	Fire Protection Systems
Section 202		CHAPTED 6	REFERENCED STANDARDS 21
CHAPTER 3	GENERAL REQUIREMENTS9	CHAPTER 8	REFERENCED STANDARDS 21
Section 301	General	INDEX	
Section 302	Exterior Property Areas9		
Section 303	Exterior Structure9		
Section 304	Interior Structure 10		
Section 305	Rubbish and Garbage		
Section 306	Extermination11		·
CHAPTER 4	LIGHT, VENTILATION AND OCCUPANCY LIMITATIONS 13		
Section 401	General		
Section 402	Light		
Section 403	Ventilation		
Section 404	Occupancy Limitations		
CHAPTER 5	PLUMBING FACILITIES AND FIXTURE REQUIREMENTS15		
Section 501	General		
Section 502	Required Facilities		
Section 503	Toilet Rooms		
Section 504	Plumbing Systems and Fixtures 15		
Section 505	Water System		
Section 506	Sanitary Drainage System		
Section 507	Storm Drainage		

SAMPLE ORDINANCE FOR ADOPTION OF THE INTERNATIONAL PROPERTY MAINTENANCE CODE

The International Codes are designed and promulgated to be adopted by reference by ordinance. Jurisdictions wishing to adopt the 1998 International Property Maintenance Code as an enforceable regulation governing existing structures and premises should ensure that certain factual information is included in the adopting ordinance at the time adoption is being considered by the appropriate governmental body. The following sample adoption ordinance addresses several key elements of a code adoption ordinance, including the information required for insertion into the code text.

*	Ordinance Number	
Bill Number		

An ordinance establishing the minimum regulations governing the conditions and maintenance of all property, buildings and structures; by providing the standards for supplied utilities and facilities and other physical things and conditions essential to ensure that structures are safe, sanitary and fit for occupation and use; and the condemnation of buildings and structures unfit for human occupancy and use and the demolition of such structures; known as the *Property Maintenance Code*.

Be it ordained by the [GOVERNING BODY] of the [NAME OF JURISDICTION] as follows:

Be it ordained by the [GOVERNING BODY] of the [NAME OF JURISDICTION] as follows:

Section 1. That a certain document, three (3) copies of which are on file in the office of the [JURISDICTION'S KEEPER OF RECORDS] of the [NAME OF JURISDICTION], being marked and designated as "The International Property Maintenance Code.

First Edition, 1998" as published by the Building Officials and Code Administrators International, Inc., the International Conference of Building Officials, and the Southern Building Code Congress International, Inc., be and is hereby adopted as Conference of Building Officials, and the Southern Building Code Congress International, Inc., be and is hereby adopted as the Property Maintenance Code of the [NAME OF JURISDICTION], in the State of [STATE NAME]; for the control of buildings and structures as herein provided; and each and all of the regulations, provisions, penalties, conditions and terms of said Property Maintenance Code are hereby referred to, adopted, and made a part hereof, as if fully set out in this ordinance, with the additions, insertions, deletions and changes, if any, prescribed in Section 2 of this ordinance.

Section 2. The following sections are hereby revised:

Section 2. The following sections are hereby revised:

Section 101.1. Insert: [NAME OF JURISDICTION]

Section 103.6. Insert: [APPROPRIATE SCHEDULE] Section 303.15. Insert: [DATES IN TWO LOCATIONS]

Section 602.3. Insert: [DATES IN TWO LOCATIONS]

Section 602.4. Insert: [DATES IN TWO LOCATIONS]

Chapter 8, Codes. Insert: [NAMES OF CODES IN THREE LOCATIONS] Section 3. That Ordinance Number [PRESENT ORDINANCE NUMBER] of the [NAME OF JURISDICTION] entitled [FULL TITLE OF PRESENT ORDINANCE] and all other ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 4. That nothing in this ordinance or in the *Property Maintenance Code* hereby adopted shall be construed to affect any suit or proceeding impending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed as cited in Section 2 of this ordinance; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this ordinance.

Section 5. That the <u>[JURISDICTION'S KEEPER OF RECORDS]</u> shall certify to the adoption of this ordinance, and cause the same to be published as required by law; and this ordinance shall take effect and be in force from and after its approval as required by law.

CITY OF PETAL **MINUTE BOOK 19**

CHAPTER 1

SECTION 101 GENERAL

- 101.1 Title. These regulations shall be known as the *Properts Maintename Code* of [SAME OF JURISDICTION], bereinafter referred to as "this code."
- 101.2 Scope. The provisions of this code shall apply to all existing residential and nonresidential structures and all existing premises and constitute minimum requirements and standard to the constitute minimum requirements. and premises and constitute minimum requirements and standards for premises, structures, equipment, and facilities for light, ventilation, space, heating, sanitation, protection from the elements, life safety, safety from fire and other hazards, and for safe and sanitary maintenance; the responsibility of owners, operators and occupants; the occupancy of existing structures and premises, and for administration, enforcement and penal-
- 101.3 Intent. This code shall be construed to secure its ex 101.3 Intent. This code shall be construed to secure its ex-pressed intent, which is to ensure public health, safety and welfare insofar as they are affected by the continued occupancy and maintenance of structures and premises. Existing structures and premises that do not comply with these provisions shall be altered or repaired to provide a minimum level of health and safety as required herein.
- 101.4 Severability. If a section, subsection, sentence, clause or phrase of this code is, for any reason, held to be unconstitutional, such decision shall not affect the validity of the remainng portions of this code

SECTION 102 APPLICABILITY

- 102.1 General. The provisions of this code shall apply to all matters affecting or relating to structures and premises, forth in Section 101. Where, in a specific case, different se of this code specify different requirements, the most rest shall govern
- 102.2 Maintenance. Equipment, systems, devices and safe guards required by this code or a previous regulation or code under which the structure or premises was constructed, altered or repaired shall be maintained in good working order. The requirements of this code are not intended to provide the basis for removal or abrogation of fire protection and safety systems and devices in existing structures. Except as otherwise specified herein, the owner or the owner's designated agent shall be responsible for the maintenance of buildings, structures and neemises.
- 102.3 Application of other codes, Repairs, additions or altera-10.2.3 Application of other codes. Repairs, additions or alterations to a structure, or changes of occupancy, shall be done in accordance with the procedures and provisions of the building, plumbing and mechanical codes and NFPA 70. Nothing in this code shall be construed to cancel, modify or set aside any provision of the zoning code.

1998 INTERNATIONAL PROPERTY MAINTENANCE CODE

- 102.4 Existing remedies. The provisions in this code shall not be construed to abolish or impair existing remedies of the jurisdiction or its officers or agencies relating to the removal or demolition of any structure which is dangerous, unsafe and
- 102.5 Workmanship. Repairs, maintenance work, alterations or installations which are caused directly or indirectly by the enforcement of this code shall be executed and installed in a workmanlike manner and installed in accordance with the manufacturer's installation instructions.
- 102.6 Historic buildings. The provisions of this code shall not be mandatory for existing buildings or structures designated by the state or local jurisdiction as historic buildings when such buildings or structures are judged by the code official to be safe and in the public interest of health, safety and welfare.
- 102.7 Referenced codes and standards. The codes and standards referenced in this code shall be those that are listed in Chapter 8 and considered part of the requirements of this code to the prescribed extent of each such reference. Where differences occur between provisions of this code and the referenced standards, the provisions of this code shall apply
- 102.8 Requirements not covered by code. Requirements necessary for the strength, stability or proper operation of an existing structure or equipment, or for the public safety, health and general welfare, not specifically covered by this code, shall be determined by the code official.

SECTION 103 DEPARTMENT OF PROPERTY MAINTENANCE INSPECTION

- 103.1 General. The department of property maintenance inspection is hereby created and the executive official in charge thereof shall be known as the code official.
- 103.2 Appointment. The code official shall be appointed by the chief appointing authority of the jurisdiction, and the code official shall not be removed from office except for cause and after full opportunity to be heard on specific and relevant charges by and before the appointing authority.
- 103.3 Deputies. In accordance with the prescribed procedures of this jurisdiction and with the concurrence of the appointing authority, the code official shall have the authority to appoint a deputy code official, other related technical officers, inspectors
- and other employees.

 103.4 Restriction of employees. An official or employee connected with the enforcement of this code, except one whose only connection is that of a member of the board of appeals established under the provisions of Section 111, shall not be engaged in, or directly or indirectly connected with, the furnishing of labor, materials or appliances for the construction, alteration or maintenance of a building, or the preparation of construction documents thereof, unless that person is the owner

of the building, nor shall soon officer or employee engage in any work that conflicts with official duties or with the interests of the department

103.5 Liability. The code official officer or employee charged with the enforcement of this code, while acting for the purisdiction, shall not thereby be rendered hable personally and is hereby relieved from all personal hability for any damage accruing to persons or property as a result of an act required or permitted in the discharge of official duties.

Any suit instituted against any officer or employee because of an act performed by that officer or employee in the lawful discharge of duties and under the provisions of this code shall be defended by the legal representance of the jurisdiction until the final fermination of the proceedings. The code official or any subordinate shall not be hable for costs in an action, suit or any subordinate shall not be liable for costs in an action, suit or proceeding that is instituted in purisance of the provisions of this code, and any officer of the department of property main tenance inspection, acting in good faith and without malice, shall be free from habitily for acts performed under any of its provisions or by leason of any act or omission in the performance of official duties in connection therewith

103.6 Fees. The fees for activities and services performed by the department in carrying out its responsibilities code shall be as indicated in the following schedule

DURISDICTION TO INSERT APPROPRIATE SCHEDULE T

SECTION 104 DUTIES AND POWERS OF THE CODE OFFICIAL

104.1 General. The code official shall enforce the provisions

- 104.2 Rule-making authority. The code official shall have 104.2 Rule-making authority. The code official shall have authority as necessary in the interest of public health, safety and general welfare, to adopt and promulgate rules and procedures, to interpret and implement the provisions of this code; to secure the intent thereof, and to designate requirements applicable because of local climatic or other conditions. Such rules shall not have the effect of waiving structural or fire performance requirements specifically provided for in this code, or of vio-lating accepted engineering methods involving public safety.
- lating accepted engineering methods involving public safety

 104.3 Inspections. The code official shall make all of the
 required inspections, or shall accept reports of inspection by
 approved agencies or individuals. All reports of such inspections shall be in writing and be certified by a responsible officer
 of such approved agency or by the responsible individual. The
 code official is authorized to engage such expert opinion as
 deemed necessary to report upon unusual technical issues that
 arise, subject to the approval of the appointing authority.
- 104.4 Right of entry. The code official is authorized to enter the structure or premises at reasonable times to inspect subject to constitutional restrictions on unreasonable searches and seizures. If entry is refused or not obtained, the code official is authorized to pursue recourse as provided by law
- 104.5 Identification, the code official shall carry proper identification when inspecting structures or premises in the performance of duties under this code.

- 104.6 Notices and orders. The code official shall issue at necessary notices or orders to ensure compliance with this code
- 104.7 Department records. The code official shall keep offi cal records of all business and activities of the department specified in the provisions of this code, such records shall be retained in the official records as long as the building of structure to which such records relate remains in existence infless otherwise provided for by other regulations.
- ment of this code or another code or ordinance, the responsibility of more than one code official of the jurisdiction is bility of more than one code official of the jurisdiction is bility of more than one code official of the jurisdiction is bility of the code officials involved to coordinate their inspections and administrative orders as fully as practicable so that the owners and occupants of the suscentificability of the subjected to visits by numerous inspectors or multiple or conflicting orders. Whenever an inspector from any agency or department observes an apparent or actual violation of some provision of some law, ordinance or code not within the inspector's authority to enforce, the inspector shall report the findings to the code official having jurisdiction. 104.8 Coordination of inspections, Whenever in the enforcement of this code or another code or ordinance, the responsi

SECTION 105 APPROVAL

- 105.1 Modifications. Whenever there are practical difficulties 105.1 Modifications. Whenever there are practical difficulties involved in carrying out the provisions of this code, the code official shall have the authority to grant modifications to individual cases, provided the code official shall first find that special individual reason makes the strict letter of this code impractical and the modification is in compliance with the intent and purpose of this code and that such modification does not lessen health, life and lire safety requirements. The details of action granting modifications shall be recorded and entered in the department files.
- 105.2 Alternative materials, methods and equipment. The 105.2 Alternative materials, methods and equipment. The provisions of this code are not intended to prevent the installation of any material or to prohibit any method of construction not specifically prescribed by this code, provided that any such alternative has been approved. An alternative material or method of construction shall be approved where the code official finds that the proposed design is satisfactory and complies with the intent of the provisions of this code, and that the material, method or work offered is, for the purpose intended, at least the equivalent of that prescribed in this code in quality strength, effectiveness, fire resistance, durability and safety.
- 105.3 Required testing. Whenever there is insufficient evidence of compliance with the provisions of this code, or evidence that a material or method does not conform to the requirements of this code, or in order to substantiate claims for alternative materials or methods, the code official shall have the authority to require tests as evidence of compliance to be made at no expense to the jurisdiction.
 - 105.3.1 Test methods. Test methods shall be as specified in this code or by other recognized test standards. In the absence of recognized and accepted test methods, the code official shall approve the testing procedures.
 - 105.3.2 Testing agency. All tests shall be performed by an approved agency

CITY OF PETAL **MINUTE BOOK 19**

105.3.3 Test reports. Reports of tests shall be retained by the code official for the period required for retentext that the code official for the period required for retentext that the code official for the period required for retentext that the code official for the period required for retentext that the code of first class mail addressed to the last known address. or If the notice is returned showing that the letter was not delivered, a copy thereof shall be posted in a conspicuous place mor about the structure affected by such notice.

105.4 Material and equipment reuse. Materials, equipment and devices shall not be reused unless such elements have been reconditioned and tested when necessary, placed in good and proper working condition and approved.

SECTION 106 VIOLATIONS

106.1 Unlawful acts. It shall be unlawful for a person, firm or corporation to be in conflict with or in violation of any of the provisions of this code.

106.2 Notice of violation. The code official shall serve a notice of violation or order in accordance with Section 107.

106.3 Prosecution of violation. If the notice of violation is not 106.3 Prosecution of violation. If the notice of violation is not complied with, the code official shall institute the appropriate proceeding at law or in equity to restrain, correct or abate such violation, or to require the removal or termination of the unlawful occupancy of the structure in violation of the provisions of this code or of the order or direction made pursuant thereto.

106.4 Violation penalties. Any person who shall violate a provision of this code, or fail to comply therewith, or with any of the requirements thereof shall be prosecuted within the limits provided by state or local laws. Each day that a violation continues after due notice has been served shall be deemed a separate offense.

106.5 Abatement of violation. The imposition of the penalties herein prescribed shall not preclude the legal officer of the jurisdiction from instituting appropriate action to restrain, correct or abate a violation, or to prevent illegal occupancy of a building, structure or premises, or to stop an illegal act, conduct, business or utilization of the building, structure or premises.

SECTION 107 NOTICES AND ORDERS

107.1 Notice to owner or to person or persons responsible. Whenever the code official determines that there has been a violation of this code or has grounds to believe that a violation has occurred, notice shall be given to the owner or the person or persons responsible therefore in the manner prescribed in Sections 107.2 and 107.3. Notices for condemnation procedures shall also comply with Section 108.3.

107.2 Form. Such notice prescribed in Section 107.1 shall

- Be in writing: Include a description of the real estate sufficient for identification:
- identification:
 3. Include a statement of the violation or violations and why the notice is being issued:
 4. Include a correction order allowing a reasonable time to make the repairs and improvements required to bring the dwelling unit or structure into compliance with the provisions of this code; and
- 5. Inform the property owner of the right to appeal
- 107.3 Method of service. Such notice shall be deemed to be erly served if a copy thereof is

1998 INTERNATIONAL PROPERTY MAINTENANCE CODE

107.4 Penalties. Penalties for noncompliance with orders and notices shall be as set forth in Section 106.4.

notices shall be as set forth in Section 106.4.

107.5 Transfer of ownership. It shall be unlawful for the owner of any dwelling unit or structure who has received a compliance order or upon whom a notice of violation has been served to sell, transfer, mortgage, lease or otherwise dispose of to another until the provisions of the compliance order or notice of violation have been complied with, or until such owner shall first furnish the grantee, transferee, mortgagee or lessee a true copy of any compliance order or notice of violation issued by the code official and shall furnish to the code official a signed and notarized statement from the grantee, transferee, mortgagee or lessee, acknowledging the receipt of such compliance order or notice of violation and fully accepting the responsibility without condition for making the corrections or repairs required by such compliance order or notice of violation.

SECTION 108 UNSAFE STRUCTURES AND EQUIPMENT

108.1 General. When a structure or equipment is found by the code official to be unsafe, or when a structure is found unfit for human occupancy, or is found unlawful, such structure shall be condemned pursuant to the provisions of this code.

108.1.1 Unsafe structures. An unsafe structure is one that 108.1.1 Unsafe structures. An unsafe structure is one that is found to be dangerous to the life, health, property or safety of the public or the occupants of the structure by not providing minimum safeguards to protect or warn occupants in the event of fire, or because such structure contains unsafe equipment or is so damaged, decayed, dilapidated, structurally unsafe, or of such faulty construction or unstable foundation, that partial or complete collapse is possible

108.1.2 Unsafe equipment. Unsafe equipment includes any boiler, heating equipment, elevator, moving stairway, electrical wiring or device. flammable liquid containers or other equipment on the premises or within the structure which is in such disrepair or condition that such equipment is a hazard to life, health, property or safety of the public or occupants of the premises or structure.

108.1.3 Structure unfit for human occupancy. A structure is unfit for human occupancy whenever the code official finds that such structure is unsafe, unlawful or, because of the degree to which the structure is in disrepair or lacks maintenance, is insanitary, vernnin or rat infested, contains fifth and contamination, or lacks ventilation, illumination, sanitary or heating facilities or other essential equipment required by this code, or because the location of the structure constitutes a hazard to the occupants of the structure or to the public.

108.1.4 Unlawful structure. An unlawful structure is one found in whole or in part to be occupied by more persons

fitted under this code, or was erected, aftered or than pern occupied contrary to law

108.2 Closing of vacant structures. If the structure is vacant and unfit for human habitation and occupancy, and is not in danger of structural collapse, the code official is authorized to post a placard of condemnation on the premises and order the structure closed up so as not to be an attractive nuisance. Upon failure of the owner to close up the premises within the time specified in the order, the code official shalf cause the premises to be closed through any available public agency or by contract or arrangement by private persons and the cost thereof shall be charged against the real estate upon which the structure is located and shall be a fren upon such real estate.

108.3 Notice. Whenever the code official loss condamnad in 108.2 Closing of vacant structures. If the structure is vacant

108.3 Notice. Whenever the code official has condemned a structure or equipment under the provisions of this section, notice shall be posted in a conspicuous place in or about the structure affected by such notice and served on the owner or the person or persons responsible for the structure or equipment in accordance with Section 107.3. If the notice pertains to equipment, it shall also be placed on the condemned equipment. The notice shall be in the form prescribed in Section 107.2.

108.4 Placarding. Upon tailure of the owner or person responsible to comply with the notice provisions within the time given, the code official shall post on the premises or on defective equipment a placard bearing the word "Condemned" and a statement of the penalties provided for occupying the premises, operating the equipment or removing the placard.

108.5 Prohibited occupancy. Any person who shall occupy a placarded premises or shall operate placarded equipment, and any owner or any person responsible for the premises who shall let anyone occupy a placarded premises of operate placarded equipment shall be liable for the penalties provided by this code.

108.6 Removal of placard. The code official shall remove the 108.6 Removal of placard. The code critical sharp condemnation placard whenever the defect or defects upon which the condemnation and placarding action were based have been eliminated. Any person who defaces or removes a condemnation placard without the approval of the code official shall be subject to the penalties provided by this code.

SECTION 109 **EMERGENCY MEASURES**

EMERGENCY MEASURES

109.1 Imminent danger. When, in the opinion of the code official, there is imminent danger of failure or collapse of a building or structure which endangers life, or when any structure or part of a structure has fallen and life is endangered by the occupation of the structure, or when there is actual or operation of the building occupants or those in the proximity of any structure because of explosives, explosive fumes or vapors or the presence of toxic fumes, gases or materials, or operation of defective or dangerous equipment, the code official is hereby authorized and empowered to order and require the occupants to vacate the premises forthwith. The code official shall cause to be posted at each entrance to such structure a notice reading as follows: "This Structure Is Unsafe and Its Occupancy Has Been Prohibited by the Code Official." It shall be unlawful for any person to enter such structure except

for the purpose of securing the structure, making the required repairs, removing the hazardous condition or of demolishing

109.2 Temporary safeguards. Notwithstanding other 109.2 Temporary safeguards. Notwithstanding other provisions of this code, whenever, in the opinion of the code official there is imminent danger due to an unsafe condition, the code official shall order the necessary work to be done, including the boarding-up of openings, to render such structure temporarily safe whether or not the legal procedure herein described has been instituted; and shall cause such other action to be taken as the code official deems necessary to meet such emergency.

109.3 Closing streets. When necessary for the public safety the code official shall temporarily close structures and close, or order the authority having jurisdiction to close, sidewalks streets, public ways and places adjacent to unsafe structures and prohibit the same from being utilized.

109.4 Emergency repairs. For the purposes of this secto-code official shall employ the necessary labor and mater code official shall employ the necessary labor and materials to perform the required work as expeditiously as possible

109.5 Costs of emergency repairs. Costs incurred in the performance of emergency work shall be paid by the jurisdiction. The legal counsel of the jurisdiction shall institute appropriate action against the owner of the premises where the unsafe structure is or was located for the recovery of such costs.

109.6 Hearing. Any person ordered to take emergency measures shall comply with such order forthwith. Any affected person shall thereafter, upon petition directed to the appeals board, be afforded a hearing as described in this code.

SECTION 110 DEMOLITION

DEMOLITION

110.1 General. The code official shall order the owner of any premises upon which is located any structure, which in the code official's judgment is so old, dilapidated or has become so out of repair as to be dangerous, unsafe, insanitary or otherwise unfit for human habitation or occupancy, and such that it is unreasonable to repair the structure, to demolish and remove such structure; or if such structure is capable of being made safe by repairs, to repair and make safe and sanitary or to demolish and remove at the owner's option; or where there has been a cessation of normal construction of any structure for a period of more than two years, to demolish and remove such structure.

110.2 Notices and orders. All notices and orders shall comply

110.3 Failure to comply. If the owner of a premises fails to comply with a demolition order within the time prescribed, the comply with a demolition order within the time prescribed, the code official shall cause the structure to be demolished and removed, either through an available public agency or by contract or arrangement with private persons, and the cost of such demolition and removal shall be charged against the real estate upon which the structure is located and shall be a lien upon such real estate

110.4 Salvage materials. When any structure has been ordered demolished and removed, the governing body or other designated officer under said contract or arrangement aforesaid shall

1998 INTERNATIONAL PROPERTY MAINTENANCE CODE

have the right to self the salvage and valuable materials at the highest price obtainable. The net proceeds of such sale, after deducting the expenses of such demolition and removal, shall be promptly remitted with a report of such sale or transaction, including the items of expense and the amounts deducted, for the person who is entitled thereto, subject to any order of a court. It such a surplus does not remain to be turned over, the report shall so state. report shall so state

SECTION 111 MEANS OF APPEAL

- MEANS OF APPEAL

 111.1 Application for appeal. Any person directly affected by a decision of the code official or a notice or order issued under this code shall have the right to appeal to the board of appeals, provided that a written application for appeal is filed within 20 days after the day the decision, notice or order was served. An application for appeal shall be based on a claim that the true intent of this code or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this code do not fully apply, or the requirements of this code are adequately satisfied by other means.

 11.1.2 Alambarship of board. The board of appeals shall
- 111.2 Membership of board. The board of appeals shall consist of members who are qualified by experience and training to pass on matters pertaining to property maintenance and who are not employees of the jurisdiction. The code official shall be an ex-officio member but shall have no vote on any matter before the board. The board shall be appointed by the chief appointing authority.
 - 111.2.1 Alternate members. The chief appointing authority shall appoint two or more alternate members who shall be called by the board chairman to hear appeals during the absence or disqualification of a member. Alternate members shall possess the qualifications required for board membership
 - 111.2.2 Chairman. The board shall annually select one of its members to serve as chairman
 - 111.2.3 Disqualification of member. A member shall not hear an appeal in which that member has a personal, professional or financial interest.
 - 111.2.4 Secretary. The chief administrative officer shall designate a qualified person to serve as secretary to the board. The secretary shall file a detailed record of all proceedings in the office of the chief administrative officer.
 - 111.2.5 Compensation of members. Compensation of members shall be determined by law.
- 111.3 Notice of meeting. The board shall meet upon notice from the chairman, within ten days of the filing of an appeal, or at stated periodic meetings.
- 111.4 Open hearing. All hearings before the board shall be open to the public. The appellant, the appellant's representative, the code official and any person whose interests are affected shall be given an opportunity to be heard. A quorum shall consist of not less than two-thirds of the board membership.
 - 111.4.1 Procedure. The board shall adopt and make available to the public through the secretary procedures under which a hearing will be conducted. The procedures shall not

urre compliance with strict rules of evidence, but shall shall adate that only relevant information be received

- decision of the code official only by a concurring vote majority of the total number of appointed board members
 - 111.6.1 Records and copies. The decision of the board shall be recorded. Copies shall be furnished to the appellant and to the code official.
 - 111.6.2 Administration. The code official shall take imme diate action in accordance with the decision of the board
- 111.7 Court review. Any person, whether or not a previous party of the appeal, shall have the right to apply to the appropriate court for a writ of certiorari to correct errors of law. Application for review shall be made in the manner and time required by law following the filing of the decision in the office of the chief administrative officer.
- 111.8 Stays of enforcement. Appeals of notice and orders tother than limitinent Danger notices) shall stay the enforcement of the notice and order until the appeal is heard by the

1998 INTERNATIONAL PROPERTY MAINTENANCE CODE

CHAPTER 2 DEFINITIONS

SECTION 201 GENERAL

- 201.1 Scope. Unless otherwise expressly stated, the following terms shall, for the purposes of this code, have the meanings wn in this chapter
- 201.2 Interchangeability. Words stated in the present tense include the future; words stated in the masculine gender include the feminine and neuter; the singular number includes the plural forms of the plural forms. and the plural the singular
- 201.3 Terms defined in other codes. Where terms are not defined in this code and are defined in the building, fire piecention, zoning, plumbing or mechanical codes, ASME A17.1 and NFPA 70, such terms shall have the meanings ascribed to them as in those code.
- 201.4 Terms not defined. Where terms are not defined, thro the methods authorized by this section, such terms shall have ordinarily accepted meanings such as the context implies
- 201.5 Parts. Whenever the words "dwelling unit." dwelling." "premises," "building." "rooming house," "rooming unit" or "story" are stated in this code, they shall be construed as though they were followed by the words "or any part thereof

SECTION 202 GENERAL DEFINITIONS

APPROVED. Approved by the code official

BASEMENT. That portion of a building which is partly or completely below grade

BATHROOM. A room containing plumbing fixtures including

BEDROOM. Any room or space used or intended to be used

CODE OFFICIAL. The official who is charged with the administration and enforcement of this code, or any duly authorized representative

CONDEMN. To adjudge unfit for occupancy

DWELLING UNIT. A single unit providing complete, inde-pendent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and

EXTERIOR PROPERTY. The open space on the premises and on adjoining property under the control of owners or operators of such premises.

EXTERMINATION. The control and elimination of insects rats or other pests by eliminating their harborage places, by removing or making inaccessible materials that serve as their food; by poison spraying, fumigating, trapping or by any other approved pest elimination methods GARBAGE. The animal or vegetable waste resulting from the handling, preparation, cooking and consumption of food

HABITABLE SPACE. Space in a structure for living, sleeping, eating or cooking Bathrooms, toilet rooms, closets, halfs storage or utility spaces, and similar areas are not considered habitable spaces.

IMMINENT HAZARD. A condition which could cause ous or life-threatening injury or death at any time

INFESTATION. The presence, within or contiguous to a structure or premises of insects, rats, vermin or other pests

LABELED. Devices, equipment, appliances, or materials to which has been affixed a label, seal, symbol or other identifying mark of a nationally recognized testing laboratory, inspection agency or other organization concerned with product evaluation that maintains periodic inspection of the production of the above-labeled items and by whose label the manufacturer attests to compliance with applicable nationally recognized standards.

LET FOR OCCUPANCY OR LET. To permit. offer possession or occupancy of a dwelling, dwelling unit, rooming unit, building, premise or structure by a person who is or is not the legal owner of record thereof, pursuant to a written or unwritten lease, agreement or license, or pursuant to a recorded or unrecorded agreement of contract for the sale of land.

OCCUPANCY. The purpose for which a building or portion thereof is utilized or occupied.

OCCUPANT. Any individual living or sleeping in a building or having possession of a space within a building

OPENABLE AREA. That part of a window, skylight or door which is available for unobstructed ventilation and which opens directly to the outdoors.

OPERATOR. Any person who has charge, care or control of a structure or premises which is let or offered for occupancy

OWNER. Any person, agent, operator, firm or corporation having a legal or equitable interest in the property, or recorded in the official records of the state, county or municipality as holding title to the property; or otherwise having control of the property, including the guardian of the estate of any such person, and the executor or administrator of the estate of such person if ordered to take possession of real property by a court

PERSON. An individual, corporation, partnership or any other

PREMISES. A lot, plot or parcel of land including any struc

ROOMING HOUSE. A building arranged or occupied for lodging, with or without meals, for compensation and not occupied as a one- or two-family dwelling

ROOMING UNIT. Any room or group of rooms forming a single habitable unit occupied or intended to be occupied for sleeping or living, but not for cooking purposes.

RUBBISH. Combustible and noncombustible waste materials, except garbage; the term shall include the residue from the burning of wood, coal, coke and other combustible materials, paper, rags, cartons, boxes, wood, excelsior, rubber, leather, tree branches, yard trimmings, tin cans, metals, mineral matter, glass, crockery and dust and other similar materials.

STRUCTURE. That which is built or constructed or a portion

CENANT. A person, corporation, partnership or group, whether or not the legal owner of record, occupying a building or portion thereof as a unit.

TOILET ROOM. A room containing a water closet or urinal but not a bathtub or shower.

VENTILATION. The natural or mechanical process of supplying conditioned or unconditioned air to, or removing such air from, any space.

WORKMANLIKE. Executed in a skilled manner; e.g., generally plumb, level, square, in line, undamaged, and without marring adjacent work.

YARD. An open space on the same lot with a structure.

CHAPTER 3 GENERAL REQUIREMENTS

GENERAL

301.1 Scope. The provisions of this chapter shall govern the minimum conditions and the responsibilities of persons for maintenance of structures, equipment and exterior property.

301.2 Responsibility. The owner of the premises shall maintain 301.2 Responsibility. The owner of the premises shall maintain the structures and exterior property in compliance with these requirements, except as otherwise provided for in Sections 305 and 306. A person shall not occupy as owner-occupant or permit another person to occupy premises which are not in a sanitary and safe condition and which do not comply with the requirements of this chapter. Occupants of a dwelling unit are responsible for keeping in a clean, sanitary and safe condition that part of the dwelling unit or premises which they occupy and control.

301.3 Vacant structures and land. All vacant structures and premises thereof or vacant land shall be maintained in a clean, safe, secure and sanitary condition as provided herein so as not to cause a blighting problem or adversely affect the public health or safety.

SECTION 302 EXTERIOR PROPERTY AREAS

302.1 Sanitation. All exterior property and premises shall be maintained in a clean, safe and sanitary condition. The occupant shall keep that part of the exterior property which such occupant occupies or controls in a clean and sanitary condition.

302.2 Grading and drainage. All premises shall be graded and maintained to prevent the erosion of soil and to prevent the accumulation of stagnant water thereon, or within any structure

Exception: Approved retention areas and reservoirs.

302.3 Sidewalks and driveways. All sidewalks, walkways, stairs, driveways, parking spaces and similar areas shall be kept in a proper state of repair, and maintained free from hazardous conditions. Stairs shall comply with the requirements of Sections 303.10 and 702.9

302.4 Weeds. All premises and exterior property shall be maintained free from weeds or plant growth in excess of 10 inches (254 mm). All noxious weeds shall be prohibited. Weeds shall be defined as all grasses, annual plants and vegetation, other than trees or shrubs provided; however, this term shall not include cultivated flowers and gardens.

302.5 Rodent harborage. All structures and exterior property shall be kept free from rodent harborage and infestation. Where rodents are found, they shall be promptly exterminated by approved processes which will not be injurious to human health. After extermination, proper precautions shall be taken to eliminate rodent harborage and prevent reinfestation.

302.6 Exhaust vents. Pipes, ducts, conductors, fans or blowers shall not discharge gases, steam, vapor, hot air, grease, smoke,

odors or other gaseous or particulate wastes directly apon abutting or adjacent public or private property or that of another tenant.

302.7 Accessory structures. All accessory structures, including detached garages, fences and walls, shall be maintained structurally sound and in good repair.

302.7.1 Gates which are required to be self-closing and self-latching in accordance with the building code shall be maintained such that the gate will positively close and latch when released from a still position of 6 inches (152 mm) from the gatepost.

302.8 Motor vehicles. Except as provided for in other regula-tions, not more than one currently unregistered or uninspected motor vehicle shall be parked, kept or stored on any premises, and no vehicle shall at any time be in a state of major disassem-bly, disrepair, or in the process of being stripped or dismantled

Exception: A vehicle of any type is permitted to undergo major overhaul, including body work, provided that such work is performed inside a structure or similarly enclosed area designed and approved for such purposes.

302.9 Defacement of property. No person shall willfully or wantonly damage, mutilate or deface any exterior surface of any structure or building on any private or public property by placing thereon any marking, carving or graffiti.

It shall be the responsibility of the owner to restore said inface to an approved state of maintenance and repair.

SECTION 303 EXTERIOR STRUCTURE

303.1 General. The exterior of a structure shall be maintained in good repair, structurally sound and sanitary so as not to pose a threat to the public health, safety or welfare.

a threat to the public health, safety or welfare.

303.2 Protective treatment. All exterior surfaces, including but not limited to, doors, door and window frames, cornices, porches and trim, shall be maintained in good condition. Exterior wood surfaces, other than decay-resistant woods, shall be protected from the elements and decay by painting or other protective covering or treatment. Peeling, flaking and chipped paint shall be eliminated and surfaces repainted. All siding and masonry joints as well as those between the building envelope and the perimeter of windows, doors, and skylights shall be maintained weather resistant and water tight.

303.3 Street numbers. Each structure to which a street number has been assigned shall have such number displayed in a position easily observed and readable from the public way. All numbers shall be in Arabic numerals at least 3 inches (76 mm) high and ½-inch (13 mm) stroke.

303.4 Structural members. All structural members shall be maintained free from deterioration, and shall be capable of safely supporting the imposed dead and live loads.

CITY OF PETAL **MINUTE BOOK 19**

303.5 Foundation walls. All foundation walls shall be main-tained plumb and free from open cracks and breaks and shall be kept in such condition so as to prevent the entry of rodents.

303.6 Exterior walls. All exterior walls shall be free from holes, breaks, loose or rotting materials, and maintained weath-erproof and properly surface coated where required to prevent deterioration.

303.7 Roofs and drainage. The roof and flashing shall be sound, tight and not have defects that admit rain. Roof drainage shall be adequate to prevent dampness or deterioration in the walls or interior portion of the structure. Roof drains, gutters and downspouts shall be maintained in good repair and free from obstructions. Roof water shall not be discharged in a manner that creates a public nuisance.

303.8 Decorative features. All cornices, belt courses, corbels terra cotta trim, wall facings and similar decorative features shall be maintained in good repair with proper anchorage and

303.9 Overhang extensions. All canopies, marquees, signs, metal awnings, fire escapes, standpipes, exhaust ducts and similar overhang extensions shall be maintained in good repair and be properly anchored so as to be kept in a sound condition.

When required, all exposed surfaces of metal or wood shall be protected from the elements and against decay or rust by periodic application of weather-coating materials, such as paint or similar surface treatment.

303.10 Stair and walking surfaces. Every stair, ramp, halcony, porch, deck or other walking surface shall comply with the provisions of Section 702.9.

303.11 Stairways, decks, porches and balconies. Every exterior stairway, deck, porch and balcony, and all appurtenances attached thereto, shall be maintained structurally sound, in good repair, with proper anchorage and capable of supporting the imposed loads

303.12 Chimneys and towers. All chimneys, cooling towers, smoke stacks, and similar appurtenances shall be maintained structurally safe and sound, and in good repair. All exposed surfaces of metal or wood shall be protected from the elemen and against decay or rust by periodic application of weathe coating materials, such as paint or similar surface treatment.

303.13 Handrails and guards. Every handrail and guard shall be firmly fastened and capable of supporting normally imposed loads and shall be maintained in good condition.

303.14 Window, skylight and door frames. Every window, skylight, door and frame shall be kept in sound condition, good skylight, door and frame repair and weather tight

303.14.1 Glazing. All glazing materials shall be maintained free from cracks and holes.

303.14.2 Openable windows. Every window, other than a fixed window, shall be easily openable and capable of being held in position by window hardware.

303.15 Insect screens. During the period from [DATE] to [DATE], every door, window and other outside opening required for ventilation of habitable rooms, food preparation areas, food service areas, or any areas where products to be included or utilized in food for human consumption are processed, manu-

EXHIBIT "A"
factured, packaged or stored, shall be supplied with approved togathly fitting screens of not less than 16 mesh per inch (16 mesh per 25 mm) and every swinging door shall have a self-closing device in good working condition.

Exception: Screen doors shall not be required where other approved means, such as air curtains or insect repellent fans.

303.16 Doors. All exterior doors, door assemblies and hardware shall be maintained in good condition. Locks at all entrances to dwelling units rooming units and guestrooms shall tightly secure the door.

303.17 Basement hatchways. Every basement hatchway shall be maintained to prevent the entrance of rodents, rain and surface drainage water.

303.18 Guards for basement windows. Every basement window that is openable shall be supplied with rodent shields, storm windows or other approved protection against the entry

SECTION 304 INTERIOR STRUCTURE

304.1 General. The interior of a structure and equipment therein shall be maintained in good repair, structurally sound and in a sanitary condition. Every occupant shall keep that part of the structure which such occupant occupies or controls in a clean and sanitary condition. Every owner of a structure containing a rooming house, a hotel, a dormitory, two or more dwelling units or two or more nonresidential occupancies, shall maintain, in a clean and sanitary condition, the shared or public areas of the structure and exterior property.

304.2 Structural members. All structural members shall be

304.3 Interior surfaces. All interior surfaces, including windows and doors, shall be maintained in good, clean and sanitary condition. Peeling paint, cracked or loose plaster, decayed wood, and other defective surface conditions shall be corrected.

304.4 Stairs and railings. All interior stairs and railings shall be maintained in sound condition and good repair.

304.5 Stairs and walking surfaces. Every stair, ramp, balco porch, deck or other walking surface shall comply with porch, deck or other walking provisions of Section 702.9.

304.6 Handrails and guards. Every handrail and guard shall be firmly fastened and capable of supporting normally imposed loads and shall be maintained in good condition.

304.7 Interior doors. Every interior door shall fit reasonab well within its frame and shall be capable of being opened ar closed by being properly and securely attached to jambs, hearers or tracks as intended by the manufacturer of the attachine

1998 INTERNATIONAL P

SECTION 305 RUBBISH AND GARBAGE

305.1 Accumulation of rubbish or garbage. All exteri-property and premises, and the interior of every structure, sha-be free from any accumulation of rubbish or garbage.

305.2 Disposal of rubbish. Every occupant of a structure shall dispose of all rubbish in a clean and sanitary manner by placing such rubbish in approved containers.

305.2.1 Rubbish storage facilities. The owner of every occupied premises shall supply approved covered containers for rubbish, and the owner of the premises shall be responsible for the removal of tubbish.

305.3 Disposal of garbage. Every occupant of a structure shall dispose of garbage in a clean and sanitary manner by placing such garbage in an approved garbage disposal facility or approved garbage containers.

305.3.1 Garbage facilities. The owner of every dwelling shall supply one of the following: an approved mechanical food waste grinder in each dwelling unit; an approved incinerator unit in the structure available to the occupants in each dwelling unit; or an approved leakproof, covered, outside garbage container.

305.3.2 Containers. The operator of every establishment producing garbage shall provide, and at all times cause to be utilized, approved leakproof containers provided with close-fitting covers for the storage of such materials until removed the premises for disposal

SECTION 306 EXTERMINATION

306.1 Infestation. All structures shall be kept free from insect and rodent infestation. All structures in which insects or rodents are found shall be promptly exterminated by approved processes that will not be injurious to human health. After extermination, proper precautions shall be taken to prevent

306.2 Owner. The owner of any structure shall be responsible for extermination within the structure prior to renting or leasing

306.3 Single occupant. The occupant of a one-family dwelling or of a single-tenant nonresidential structure shall be responsior of a single-tenant nonresidential struble for extermination on the premises.

306.4 Multiple occupancy. The owner of a structure containing two or more dwelling units, a multiple occupancy, a rooming house or a nonresidential structure shall be responsible for extermination in the public or shared areas of the structure and exterior property. If infestation is caused by failure of an occupant to prevent such infestation in the area occupied, the occupants shall be responsible for extermination.

306.5 Occupant. The occupant of any structure shall be ressible for the continued rodent and pest-free condition of

Exception: Where the infestations are caused by defects in the structure, the owner shall be responsible for extermina-

CHAPTER 4 LIGHT, VENTILATION AND OCCUPANCY LIMITATIONS

SECTION 401 GENERAL

cope. The provisions of this chapter shall govern the m conditions and standards for light, ventilation and 401.1 Scope. The provi space for occupying a structure.

401.2 Responsibility. The owner of the structure shall provide and maintain light, ventilation and space conditions in compliance with these requirements. A person shall not occupy as owner-occupant, or permit another person to occupy, any premises that do not comply with the requirements of this chapter.

401.3 Alternative devices. In lieu of the means for natural light and ventilation herein prescribed, artificial light or mechanical ventilation complying with the building code shall be permitted.

SECTION 402 LIGHT

402.1 Habitable spaces. Every habitable space shall have at least one window of approved size facing directly to the outdoors or to a court. The minimum total glazed area for every habitable space shall be 8 percent of the floor area of such room. natitable space shall be 8 percent of the Hoor area of such room. Wherever walls or other portions of a structure face a window of any room and such obstructions are located less than 3 feet (914 mm) from the window and extend to a level above that of the ceiling of the room, such window shall not be deemed to face directly to the outdoors nor to a court and shall not be included as contributing to the required minimum total window area for the room.

Exception: Where natural light for rooms or spaces without **exception:** Where natural light for rooms or spaces without exterior glazing areas is provided through an adjoining room, the unobstructed opening to the adjoining room shall be at least 8 percent of the floor area of the interior room or space, but not less than 25 square feet (2.33 m³). The exterior glazing area shall be based on the total floor area being served.

402.2 Common halls and stairways. Every common hall and stairway, other than in one- and two-family dwellings, shall be lighted at all times with at least a 60-watt standard incandescent light bulb or equivalent for each 200 square feet (19 m²) of floor area, provided that the spacing between lights shall not be greater than 30 feet (9144 mm). Every exterior means of egress stairway, other than in one- and two-family dwellings, shall be illuminated with a minimum of 1 footcandle (11 lux) at floors. landings and treads.

402.3 Other spaces. All other spaces shall be provided with natural or artificial light sufficient to permit the maintenance of sanitary conditions, and the safe occupancy of the space and utilization of the appliances, equipment and fixtures.

1998 INTERNATIONAL PROPERTY MAINTENANCE CODE

basement areas shall have a clear ceiling height of not less than 7 feet (2134 mm).

Exceptions:

- In one- and two-family dwellings, beams or girders spaced not less than 4 feet (1219 mm) on center and projecting not more than 6 inches (152 mm) below the required ceiling height.
- Basement rooms in one- and two-family dwellings occupied exclusively for laundry, study or recreation purposes, having a ceiling height of not less than 6 feet 8 inches (2033 mm) with not less than 6 feet 4 inches (1932 mm) of clear height under beams, girders, ducts and similar obstructions.
- Rooms occupied exclusively for sleeping, study or similar purposes and having a sloped ceiling over all or part of the room, with a clear ceiling height of at least 7 feet (2134 mm) over not less than one-third of the required minimum floor area. In calculating the floor area of such rooms, only those portions of the floor area with a clear ceiling height of 5 feet (1524 mm) or more shall be included.

404.4 Bedroom requirements. Every bedroom shall comply with the requirements of Sections 404.4.1 through 404.4.5.

404.4.1 Area for sleeping purposes. Every bedroom occupied by one person shall contain at least 70 square feet (6.5 m²) of floor area, and every bedroom occupied by more than one person shall contain at least 50 square feet (4.6 m²) of floor area for each occupant thereof.

404.4.2 Access from bedrooms. Bedrooms shall not constitute the only means of access to other bedrooms or habitable tute the only means of access to other bedrooms or habitable spaces and shall not serve as the only means of egress from other habitable spaces

Exception: Units that contain fewer than two bedrooms.

404.4.3 Water closet accessibility. Every bedroom shall have access to at least one water closet and one lavatory without passing through another bedroom. Every bedroom in a dwelling unit shall have access to at least one water closet and lavatory located in the same story as the bedroom or an adjacent story. in a dwelling unit is closet and lavatory learning to an adjacent story.

404.4.4 Prohibited occupancy. Kitchens and nonhabitable spaces shall not be used for sleeping purposes.

404.4.5 Other requirements. Bedrooms shall comply with the applicable provisions of this code including, but not limited to, the light, ventilation, room area, ceiling height and room width requirements of this chapter; the plumbing facilities and water-heating facilities requirements of Chapter 5; the heating facilities and electrical receptacle requirements of Chapter 6; and the smoke detector and emergency escape requirements of Chapter 7.

404.5 Overcrowding. Dwelling units shall not be occupied by more occupants than permitted by the minimum area requirements of Table 404.5.

SECTION 403 VENTILATION

403.1 Habitable spaces. Every habitable space shall have at least one openable window. The total openable area of the window in every room shall be equal to at least 45 percent of the minimum glazed area required in Section 402.1

Exception: Where rooms and spaces without openings to the outdoors are ventilated through an adjoining room, the unobstructed opening to the adjoining room shall be at least 8 percent of the floor area of the interior room or space, but not less than 25 square feet (2.33 m²). The ventilation openings to the outdoors shall be based on a total floor area being ventilated. being ventilated.

403.2 Bathrooms and toilet rooms. Every bathroom and toilet 403.2 Bathrooms and tollet rooms. Every bathroom and tollet room shall comply with the ventilation requirements for habitable spaces as required by Section 403.1, except that a window shall not be required in such spaces equipped with a mechanical ventilation system. Air exhausted by a mechanical ventilation system from a bathroom or toilet room shall discharge to the outdoors and shall not be recirculated.

403.3 Cooking facilities. Unless approved through the certificate of occupancy, cooking shall not be permitted in any rooming unit or dormitory unit, and a cooking facility or appliance shall not be permitted to be present in a rooming unit or dormitory unit.

Exception: Where specifically approved in writing by the code official.

403.4 Process ventilation. Where injurious, toxic, irritating or noxious fumes, gases, dusts or mists are generated, a local exhaust ventilation system shall be provided to remove the contaminating agent at the source. Air shall be exhausted to the exterior and not be recirculated to any space.

403.5 Clothes dryer exhaust. Clothes dryer venting systems shall be independent of all other systems and shall be vented in accordance with the manufacturer's instructions.

SECTION 404 OCCUPANCY LIMITATIONS

404.1 Privacy. Dwelling units, hotel units, rooming units and dormitory units shall be arranged to provide privacy and be separate from other adjoining spaces.

404.2 Minimum room widths. A habitable room, other than a kitchen, shall not be less than 7 feet (2134 mm) in any plan dimension. Kitchens shall have a clear passageway of not less than 3 feet (914 mm) between counterfronts and appliances or counterfronts and walls.

404.3 Minimum ceiling heights. Habitable spaces, hallways, corridors, laundry areas, bathrooms, toilet rooms and habitable

TABLE 404.5 MINIMUM AREA REQUIREMENTS

MINIMUM AREA IN SQUARE FEET					
SPACE	1-2 occupants	3-5 occupants	6 or more		
Living room**	No requirements	120	150		
Dining room ^{a,h}	No requirements		100		
Kitchen ^b	50	50	60		
Bedrooms	Shall con	iply with Section	tion i		

For S1: I square from = 0.093 m².

See Section 404.5.2 for combined living room/dining room spaces.

See Section 404.5.1 for limitations on determining the minimum occupancy area for shorting numbers.

404.5.1 Sleeping area. The minimum occupancy area required by Table 404.5 shall not be included as a sleeping area in determining the minimum occupancy area for sleeping purposes. All sleeping areas shall comply with Section 404.4.

404.5.2 Combined spaces. Combined living room and dining room spaces shall comply with the requirements of Table 404.5 if the total area is equal to that required for separate rooms and if the space is located so as to function as a combination living room/dining room.

404.6 Efficiency unit. Nothing in this section shall prohibit an efficiency living unit from meeting the following requirements:

- 1. A unit occupied by not more than two occupants shall have a clear floor area of not less than 220 square feet (20.4 m²). A unit occupied by three occupants shall have a clear floor area of not less than 320 square feet (29.7 m²). These required areas shall be exclusive of the areas required by Items 2 and 3.

 2. The unit shall be provided with a kitchen sink, cooking appliance and refrigeration facilities, each having a clear working space of not less than 30 inches (762 mm) in front. Light and ventilation conforming to this code shall be provided.

 3. The unit shall be provided with a separate bathroom containing a water closet layerer, and better.
- The unit shall be provided with a separate bathroom containing a water closet, lavatory, and bathtub or
- naximum number of occupants shall be three

404.7 Food preparation. All spaces to be occupied for food preparation purposes shall contain suitable space and equipment to store, prepare and serve foods in a sanitary manner. There shall be adequate facilities and services for the sanitary disposal of food wastes and refuse, including facilities for temporary storage. temporary storage.

CHAPTER 5

PLUMBING FACILITIES AND FIXTURE REQUIREMENTS

SECTION 501 GENERAL

501.1 Scope. The provisions of this chapter shall govern the minimum plumbing systems, facilities and plumbing fixtures to be provided.

501.2 Responsibility. The owner of the structure shall provide and maintain such plumbing facilities and plumbing fixtures in compliance with these requirements. A person shall not occupy as owner-occupant or permit another person to occupy any structure or premises which does not comply with the requirements of this chapter.

SECTION 502 REQUIRED FACILITIES

502.1 Dwelling units. Every dwelling unit shall contain its own bathtub or shower, lavatory, water closet and kitchen sink which shall be, maintained in a sanitary, safe working condition. The lavatory shall be placed in the same room as the water closet or located in close proximity to the door leading directly into the room in which such water closet is located. A kitchen sink shall not be used as a substitute for the required lavatory.

502.2 Rooming houses. At least one water closet, lavatory and bathtub or shower shall be supplied for each four rooming units.

502.3 Hotels. Where private water closets, lavatories, and haths are not provided, one water closet, one lavatory and one bathtub or shower having access from a public hallway shall be provided for each ten occupants.

502.4 Employees' facilities. A minimum of one water closet, one lavatory and one drinking facility shall be available to employees.

502.4.1 Drinking facilities. Drinking facilities shall be a drinking fountain, water cooler, bottled water cooler, or disposable cups next to a sink or water dispenser. Drinking facilities shall not be located in toiler rooms or bathrooms.

SECTION 503 TOILET ROOMS

503.1 Privacy. Toilet rooms and bathrooms shall provide privacy and shall not constitute the only passageway to a hall or other space, or to the exterior. A door and interior kicking device shall be provided for all common or shared hathrooms and toilet rooms in a multiple dwelling.

503.2 Location. Toilet rooms and bathrooms serving hotel units, rooming units or dormitory units, shall have access by traversing not more than one flight of starrs and shall have access from a common hall or passageway

503.3 Location of employee toilet facilities. Toilet facilities shall have access from within the employees' regular working

area. The required toilet facilities shall be located not more than one story above or below the employees' regular working area and the path of travel to such facilities shall not exceed a distance of 500 feet (152 m). Employee facilities shall either be separate facilities or public customer facilities.

Exception: Facilities that are required for employees in storage structures or kiosks, which are located in adjacent structures under the same ownership, lease or control, shall not exceed a travel distance of 500 feet (152 m) from the employees' regular working area to the facilities.

SECTION 504 PLUMBING SYSTEMS AND FIXTURES

504.1 General. All plumbing fixtures shall be properly mstalled and maintained in working order, and shall be kept free from obstructions, leaks and defects and be capable of performing the function for which such plumbing fixtures are designed. All plumbing fixtures shall be maintained in a safe, sanitary and functional condition.

504.2 Fixture clearances. Plumbing fixtures shall have adequate clearances for usage and cleaning.

504.3 Plumbing system hazards. Where it is found that a plumbing system in a structure constitutes a hazard to the occupants or the structure by reason of inadequate service inadequate venting, cross connection, backsiphonage, improper installation, deterioration or damage or for similar reasons, the code official shall require the defects to be corrected to eliminate the hazard.

SECTION 505 WATER SYSTEM

505.1 General. Every sink, lavatory, bathtub or shower, drinking fountain, water closet or other plumbing fixture shall be properly connected to either a public water system or to an approved private water system. All kitchen sinks, lavatories, laundry facilities, bathtubs and showers shall be supplied with hot or tempered and cold running water in accordance with the plumbing code.

505.2 Contamination. The water supply shall be maintained free from contamination, and all water inlets for plumbing fixtures shall be located above the flood-level rim of the fixture. Shampoo basin faucets, janitor sink faucets, and other hose bibs or faucets to which hoses are attached and left in place, shall be protected by an approved atmospheric-type vacuum breaker or an approved permanently attached hose connection vacuum breaker.

505.3 - 507.1

505.3 Supply. The water supply system shall be installed and maintained to provide a supply of water to plumbing fixtures, devices and appurtenances in sufficient volume and at pressures adequate to enable the fixtures to function properly, safely, and free from defects and leaks.

free from defects and leaks.

505.4 Water heating facilities. Water heating facilities shall be properly installed, maintained and capable of providing an adequate amount of water to be drawn at every required sink, lavatory, bathtub, shower and laundry facility at a temperature of not less than 120°F. (49°C.). A gas-burning water heater shall not be located in any bathroom, toilet room, bedroom or other occupied room normally kept closed, unless adequate combustion air is provided. An approved combination temperature and pressure relief valve and relief valve discharge pipe shall be properly installed and maintained on water heaters.

SECTION 506 SANITARY DRAINAGE SYSTEM

506.1 General. All plumbing fixtures shall be properly connected to either a public sewer system or to an approved private sewage disposal system.

506.2 Maintenance. Every plumbing stack, vent, waste and sewer line shall function properly and be kept free from obstructions, leaks and defects.

SECTION 507 STORM DRAINAGE

507.1 General. Drainage of roofs and paved areas, yards and courts, and other open areas on the premises shall not be discharged in a manner that creates a public nuisance.

CHAPTER 6 MECHANICAL AND ELECTRICAL REQUIREMENTS

SECTION 601 GENERAL

601.1 Scope. The provisions of this chapter shall govern the minimum mechanical and electrical facilities and equipment to be provided.

601.2 Responsibility. The owner of the structure shall provide 601.2 Responsibility. The owner of the structure shall provide and maintain mechanical and electrical facilities and equipment in compliance with these requirements. A person shall not occupy as owner-occupant or permit another person to occupy any premises which does not comply with the requirements of this chapter.

SECTION 602 HEATING FACILITIES

602.1 Facilities required. Heating facilities shall be provided in structures as required by this section.

602.2 Residential occupancies. Dwellings shall be provided with heating facilities capable of maintaining a room temperature of 65°F. (18°C.) in all habitable rooms, bathrooms and toilet rooms based on the winter outdoor design temperature for the locality indicated in Appendix D of the plumbing code.

the tocality indicated in Appendix D of the plumbing code.

602.3 Heat supply. Every owner and operator of any building who rents, leases or lets one or more dwelling unit, rooming unit, dormitory or guestroom on terms, either expressed or implied, to furnish heat to the occupants thereof shall supply heat during the period from [DATE] to [DATE] to maintain a temperature of not less than 65°E. (18°C.) in all habitable rooms, bathrooms, and toilet rooms.

Exception: When the outdoor temperature is below the winter outdoor design temperature for the locality, maintenance of the minimum room temperature shall not be required provided that the heating system is operating at its full design capacity. The winter outdoor design temperature for the locality shall be as indicated in Appendix D of the plumbing code.

602.4 Occupiable work spaces. Indoor occupiable work spaces shall be supplied with heat during the period from [DATE] to [DATE] to maintain a temperature of not less than 65°F. (18°C.) during the period the spaces are occupied.

- Processing, storage and operation areas that require cooling or special temperature conditions.
- Areas in which persons are primarily engaged in vigorous physical activities.

602.5 Room temperature measurement. The required room temperatures shall be measured 3 feet (914 mm) above the floor near the center of the room and 2 feet (610 mm) inward from the center of the room and 2 feet (610 mm) inward from the center of the room and 2 feet (610 mm) inward from the room and 2 feet (610 mm) inward f

605 - 607 1

SECTION 605 ELECTRICAL EQUIPMENT 605.1 Installation. All electrical equipment, wiring and appliances shall be properly installed and maintained in a safe and approved manner.

605.2 Receptacles. Every habitable space in a dwelling shall contain at least two separate and remote receptacle outlets. Every laundry area shall contain at least one grounded-type receptacle or a receptacle with a ground fault circuit interrupter. Every bathroom shall contain at least one receptacle. Any new bathroom receptacle outlet shall have ground fault circuit interrupter protection.

605.3 Lighting fixtures. Every public hall, interior stairway, toilet room, kitchen, bathroom, laundry room, boiler room and furnace room shall contain at least one electric lighting fixture.

SECTION 606 ELEVATORS, ESCALATORS AND DUMBWAITERS

ELEVATORS, ESCALATORS AND DUMBWAITERS 606.1 General. Elevators, dumbwaiters and escalators shall be maintained to sustain safely all imposed loads, to operate properly, and to be free from physical and fire hazards. The most current certificate of inspection shall be on display at all times within the elevator or attached to the escalator or dumbwaiter; or the certificate shall be available for public inspection in the office of the building operator.

606.2 Elevators. In buildings equipped with passenger elevators, at least one elevator shall be maintained in operation at all times when the building is occupied.

Exception: Buildings equipped with only one elevator shall be permitted to have the elevator temporarily out of service for testing or servicing.

SECTION 607 DUCT SYSTEMS

607.1 General. Duct systems shall be maintained free of all obstructions and shall be capable of providing the required

SECTION 603 MECHANICAL EQUIPMENT

603.1 Mechanical equipment. All mechanical equipment, fireplaces and solid fuel-burning appliances shall be properly installed and maintained in a safe working condition, and shall be capable of performing the intended function.

603.2 Cooking and heating equipment. All cooking and heating equipment, components and accessories in every heating, cooking and water-heating device shall be maintained free from leaks and obstructions.

603.2.1 Cooking equipment. Cooking appliances shall not be used to provide space heating to meet the minimum requirements of Section 602.3.

603.3 Removal of combustion products. All fuel-burning equipment and appliances shall be connected to an approved chimney or vent.

Exception: Fuel-burning equipment and appliances which are labeled for unvented operation.

603.4 Clearances. All required clearances to combustible materials shall be maintained.

603.5 Safety controls. All safety controls for fuel-burning equipment shall be maintained in effective operation.

603.6 Combustion air. A supply of air for complete combustion of the fuel and for ventilation of the space containing the fuel-burning equipment shall be provided for the fuel-burning equipment.

603.7 Energy conservation devices. Devices intended to reduce fuel consumption by attachment to a fuel-burning appliance, to the fuel supply line thereto, or to the vent outlet or vent piping therefrom, shall not be installed unless labeled for such purpose and the installation is specifically approved.

SECTION 604 ELECTRICAL FACILITIES

604.1 Facilities required. Every occupied building shall be provided with an electrical system in compliance with the requirements of this section and Section 605.

604.2 Service. The size and usage of appliances and equipment shall serve as a basis for determining the need for additional facilities in accordance with NFPA 70. Every dwelling shall be served by a main service that is not less than 60 amperes, three wires.

604.3 Electrical system hazards. Where it is found that the electrical system in a structure constitutes a hazard to the occupants or the structure by reason of inadequate service, improper fusing, insufficient outlets, improper wiring or installation, deterioration or damage, or for similar reasons, the code official shall require the defects to be corrected to eliminate the hazard.

CHAPTER 7 FIRE SAFETY REQUIREMENTS

SECTION 701 GENERAL

701.1 Scope. The provisions of this chapter shall govern the minimum conditions and standards for fire safety relating to structures and exterior premises, including fire safety facilities and equipment to be provided.

701.2 Responsibility. The owner of the premises shall provide and maintain such fire safety facilities and equipment in com-pliance with these requirements. A person shall not occupy as owner-occupant or permit another person to occupy any prem-ises that do not comply with the requirements of this chapter.

SECTION 702 MEANS OF EGRESS

702.1 General. A safe, continuous and unobstructed path of travel shall be provided from any point in a building or structure to the public way.

702.2 Exit capacity. The capacity of the exits serving a floor shall be sufficient for the occupant load thereof as determined by the building code.

702.3 Number of exits. In nonresidential buildings, every occupied story more than six stories above grade shall be provided with not less than two independent exits. In residential buildings, every story exceeding two stories above grade shall be provided with not less than two independent exits. In stories where more than one exit is required, all occupants shall have access to at least two exits. Every occupied story which is both totally below grade and greater than 2.000 square feet (186 m²) shall be provided with not less than two independent exits. 702.3 Number of exits. In nonresidential builds

Exception: A single exit is acceptable under any one of the wing conditions:

- I. Where the build Where the building is equipped throughout with an automatic sprinkler system and an automatic fire detection system with smoke detectors located in all corridors, lobbies and common areas
- Where the building is equipped throughout with an automatic fire detection system and the exit is an approved smokeproof enclosure or pressurized stair-way.
- Where an existing fire escape conforming to the building code is provided in addition to the single exit.
- 4. Where permitted by the building code

702.4 Arrangement. Exits from dwelling units, rooming units, guestrooms and dormitory units shall not lead through other such units, or through toilet rooms or bathrooms.

702.5 Exit signs. All means of egress shall be indicated with approved "Exit" signs where required by the building code. All "Exit" signs shall be maintained visible and all illuminated "Exit" signs shall be illuminated at all times that the building is occupied.

702.6 Corridor enclosure. All corridors serving an occupant load greater than 30 and the openings therein shall provide an effective barrier to resist the movement of smoke. All transoms, louvers, doors and other openings shall be closed or shall be self-closing.

Exceptions:

- Corridors in occupancies, other than high-hazard oc-cupancies, which are equipped throughout with an automatic sprinkler system.
- Patient room doors in corridors in health care occu-pancies where smoke barriers are provided in accord-ance with the fire prevention code, are not required to be self-closing.
- Corridors in educational occupancies where each room that is occupied for instruction or assembly purposes has at least one-half of the required means of egress doors opening directly to the exterior of the building at ground level.
- 4. Corridors that are in complian

702.7 Dead-end travel distance. All corridors that serve more than one exit shall provide direct connection to such exits. The length of a dead-end corridor shall not exceed 35 feet (10668 mm) where the building is not equipped throughout with an automatic sprinkler system. The dead-end travel distance limitation shall be increased to 70 feet (21336 mm) where the building is equipped throughout with an automatic sprinkler system.

Exception: Dead ends that are in compliance with the building code.

702.8 Aisles. Arrangements of chairs or tables and chairs shall provide for ready access by aisle accessways and aisles to each egress door. The minimum clear width of each aisle in assembly, educational and health care occupancies shall be maintained in accordance with the requirements of the building code. In all other occupancies, aisles shall have a minimum required clear width of 44 inches (1118 mm) where serving an occupant load greater than 50, and 36 inches (914 mm) where serving an occupant load of 50 or less. The clear width of aisles shall not be obstructed by chairs, tables or other objects.

be obstructed by chairs, tables or other objects.

702.9 Stairways, handrails and guards. Every exterior and interior flight of means of egress stairs serving any building or portion thereof and having more than four risers shall have a handrail on at least one side of the stair. Every open portion of a stair, landing, balcony, porch, deck, ramp or other walking surface which is more than 30 inches (762 mm) above the floor or grade below shall have guards. Handrails shall not be less than 30 inches (762 mm) nor more than 42 inches (1067 mm) high, measured vertically above the nosing of the tread or above the finished floor of the landing or walking surface. Guards shall not be less than 30 inches (762 mm) high above the floor

of the landing, balcony, porch, deck, ramp or other walking

Exception: Guards are not required at any location where guards are exempted by the building code.

702.10 Stairway identification. A sign shall be provided at each floor landing in all interior stairways more than three stories above grade, designating the floor level above the floor of exit discharge. All elevator lobby call stations on all floor levels shall be identified by approved signs in accordance with the requirements for new buildings in the building code

Exception: The emergency sign shall not be required for elevators that are part of an accessible means of egress complying with the building code.

702.11 Locked doors. All Theans of egress doors shall be readily openable from the side from which egress is to be made without the need for keys, special knowledge or effort, except as provided for in Section 702.11.1.

702.11.1 Locks permitted. Locks or fasteners shall not be installed on egress doors except in accordance with the following conditions:

- 1. In mental, penal or other institutions where the secu rity of inmates is necessary, in which case properly trained supervisory personnel shall be continuously on duty and approved provisions are made to remove occupants safely in case of fire or other emergency
- In problem security areas, special-purpose door alarms or locking devices shall be approved prior to installation. Manually operated edge or surface-molded flush bolts are prohibited.
- Where the door hardware conforms to that permitted by the building code.

702.12 Emergency escape. Every sleeping room located be-low the third story in residential and group home occupancies shall have at least one openable window or exterior door approved for emergency egress or rescue; or shall have access to not less than two approved independent exits.

Exception: Buildings equipped throughout with an automatic fire suppression system.

702.12.1 Security. Bars, grilles or screens placed over emergency escape windows shall be releasable or removable from the inside without the use of a key, tool or force greater than that which is required for normal operation of the

SECTION 703 ACCUMULATIONS AND STORAGE

703.1 Accumulations. Rubbish, garbage or other materials shall not be stored or allowed to accumulate in stairways, passageways, doors, windows, fire escapes or other means of egress.

703.2 Haz ous material. Combustible, flammable. sive or other hazardous materials, such as paints, volatile oils and cleaning fluids, or combustible rubbish, such as wastepa-per, boxes and rags, shall not be accumulated or stored unless such storage complies with the applicable requirements of if building code and the fire prevention code

SECTION 704 FIRERESISTANCE RATINGS

703.1 General. The fireresistance rating of floors, walls, ceilings, and other elements and components required by the building code shall be maintained.

704.2 Maintenance. All required fire doors and smoke barrier shall be maintained in good working order, including all hard wate necessary for the proper operation thereof. Fire doors shall not be held open by door stops, wedges and other unapproved hards are referenced. hold open devices

SECTION 705 FIRE PROTECTION SYSTEMS

705.1 General, All systems, devices and equipment to detect a fire, actuate an alarm, or suppress or control a fire or any combination thereof shall be maintained in an operable condi-tion at all times in accordance with the fire prevention code.

705.2 Fire suppression system. Fire suppression systems shall be maintained in proper operating condition at all times

705.3 Standpipe systems. Standpipe systems shall be main-tained in proper operating condition at all times. Hose connec-tions shall be unobstructed.

705.4 Fire extinguishers. All portable fire extinguishers shall be visible, provided with ready access thereto, and maintained in an efficient and safe operating condition. Extinguishers shall be of an approved type.

be of an approved type.

705.5 Smoke detectors. A minimum of one approved single-station or multiple-station smoke detector shall be installed in each guestroom, suite or sleeping area in residential and group home occupancies, and in dwelling units in the immediate vicinity of the bedrooms in occupancies in one- and two-family dwellings and multifamily dwellings. In all residential occupancies, smoke detectors shall be required on every story of the dwelling unit, including basements. In dwelling units with split levels, and without an intervening door between the adjacent levels, a smoke detector installed on the upper level shall suffice for the adjacent lower level, provided that the lower level is less than one full story below the upper level.

705.5.1 Installation, All detectors shall be installed in ac-

705.5.1 Installation. All detectors shall be installed in ac-cordance with the building code and the manufacturer's instructions. When actuated, the smoke detectors shall provide an alarm suitable to warn the occupants within individual room or dwelling unit

705.5.2 Power source. The power source for smoke detectors shall be either an AC primary power source or a monitored battery primary power source.

705.5.3 Tampering. Anyone tampering or interfering with the effectiveness of a smoke detector shall be in violation of

705.6 Fire alarm systems. Fire alarm systems shall be in proper operating condition at all times.

CHAPTER 8 REFERENCED STANDARDS

This chapter lists the standards that are referenced in various sections of this document. The standards are listed herein by the promulgating agency of the standard, the standard identification, the effective date and title, and the section or sections of this document that reference the standard. The application of the referenced standards shall be as specified in Section 102.8.

ASME

A POINT A PROPERTY	New Tota, 14 1 10017-2372
	Referenced
Standard	in code
reference	section number
number	Title 201.3
A17.1—93	Safety Code for Elevators and Escalators — with A17.1a-94 Addendum. 201.3

CODES	jurisdiction. See Footnote a.	Referenced
Standard reference number	Title	in code section number
	102.3, 201.3, 302.7.1, 401.3, 702.2, 702.3, 702.5, 702.6, 702.7, 702.8, 702.9, 702	.10, 702.11.1, 703.2, 704.1, 705.5.1
Fire Prevention Code"	ICC International Mechanical Code	102.3, 201.3
IMC98	ICC International Mechanical Code	102 3 201 3 505 1 602 2 602 3
IPC-97	ICC International Plumbing Code — with 1998 Supplement.	102.3, 201.3

*One of the following should be incorporated upon adoption of this code.

1. BNBC—96 BOCA National Building Code
BNFPC—96 BOCA National Fire Prevention Code 2. ICBO-97 Uniform Building Code ICBO-97 Uniform Fire Code 3. SBCC1—97 Standard Building Code SBCC1—97 Standard Fire Prevention Code

NFPA

National Fire Protect Batterymarch Park Quincy, MA 02269

Referenced in code section number Title 102.3, 201.3, 604.2 National Electrical Code



CITY OF PETAL

POST OFFICE BOX 564 PETAL, MISSISSIPPI 39465 (601) 545-1776 Fax No. (601) 545-6685

WILLIE W. HINTON CHARLES E. HOLBROOK ROBERT F. LANGFORD DONALD H. ROWELL LEROY SCOTT ALDERMEN

PRISCILLA C. DANIEL CITY CLERK

THOMAS W. TYNER

FEBRUARY 14, 2000

FROM: DAN TOLBERT BUILDING OFFICIAL

IT IS MY RECOMMENDATION THAT THE 1998 INTERNATIONAL PROPERTY MAINTENANCE CODE BE ADOPTED BY THE CITY OF PETAL WITH THESE CHANGES OR ADDITIONS:

- THE BOARD OF APPEALS (SECTION 111.2) BE THE SAME AS THE BOARD OF ZONING APPEALS REFERENCED IN THE CITY ZONING ORDINANCE.
- 2. CHANGE THE (60) SIXTY AMPERES IN SECTION 604.2 TO 100 AMPERES.

for lelled

2-15-60 (7:30 Am. 2-16-60)

The Board Land Marker informed into Matter way have informed info



8111 McGowin Drive Fairnope Alabama 36532 (334) 928-9917 1-800-642-8484 FAX (334) 928-9933

www.sunbeltfire.com

*** QUOTE NUMBER 006783 PAGE DATE 01/25/00

P.01

259 PETAL FIRE DEPT. 102 FAIRCHILD DRIVE CENTRAL STATION PETAL. MS 39465

SAME PETAL FIRE DEPT. 102 FAIRCHILD DRIVE CENTRAL STATION PETAL. MS 39465

			Y			, h	FIAL	. M	5 39465	-	
HEFERENC	ENUMBER	ORDERED	REQUESTED	SALE	ESPERS	30V	B'Y	W!H	FREIGHT		SHIP VIA
FIRE SU	UPP.EQPT.	MC	**/**/*	SM SLA	ADE	MCLEN		01	PREPAID	BEST	
	, IEM	M.S	SHIPPED	TAX COD	F				COMMENTS	5231	WHI
006783		RECEIPT		MS		Quote	i to	: CI			ANSBy: RN
1128	DE	SCRIPTION		ORDER	SHIP	80	Ti	M I	PRICE	PER	EXTENSION
AND HE	SUPERPASS	TOM .II	ION	4				Α	148.4		
	PX, 4"		ין עשי	10			E	Α	95.0	O EA	95.00
4 INCH F1300-0 HOOD.	OR/6 INC	H FACESHI	ELD.	10 0			Ε	A	18.6	FEA	18.69 1 <i>86.90</i>
336-890	OMPOSITE ER WITH V	ALVE.	NUTE	3¥ •				A	378.46	EA	378.48 15 / 3,52
HOOP WI THIRTY FI7900-L GLOVE, ELKSKIN THIS GL	OUND (HAL MINUTE C WL FIREFIGH N/COWHIDE LOVE IS EL	YLINDER. TER, WST, .KSKIN FO	L /	14 e			Ε		27.46		27.48 384-72
CHIEF E THING E WITH, P BEST RE	TY WITH ARABILITY AS EVANS, IF ELSE I CAN PLEASE CAL GARDS, F 582-8341	THERE 19 ASSIST V	GTH. S ANY- YOU	local	7	len)			
		MERCHA	NDISE MISC	ELLANEOUS	C)'SCOUNT	1	TAX	FREIG	нт	TOTAL
	•	138	11.97	.00		0			.00	20	-1381-97

13629.

0377.

PAGE 1

aote

DAVID'S FIRE EQUIPMENT 6613 John Harden Cabot, AR 72023

Ref. No. Date 00000089 01/25/00

(501)982-7017 FX:(501)985-1506

Sold To:

PETAL FIRE DEPARTMENT 102 FAIRCHILD DRIVE PETAL, MS 39465 Ship To:

PETAL FIRE DEPARTMENT 102 FAIRCHILD DRIVE PETAL, MS 39465

1-601-582-834/

Purchase Orde	r Number	Date Quoted 01/25/00	Ship Via			F.O.B.	
Salesperson RP		Terms Net 3	0	Good Thru 2/24/2000	Notes		
ttem SP II-H PX-B 300-0450 7500-L BOTTLES	Ordered 4 10 4 10 50 14 8 14	146	PBI HOOD	LMET 4" SHIELD ES (<u>COWH</u> IDE)	Price	152.00 109.00 25.00 29.00	Amount 608.00 6 872.00 7 6 9 125.00 2 9 6 0 0.00
		-				. ·	
Message						SubTotal	
This is a qu	4		<u>.</u>			Sales Tax Shipping	
Mill	. A. I	g				TOTAL	1,750.00



ID=2255673098

P . 01

FERRARA FIREFIGHTING EQUIPMENT, INC 27855 JAMES CHAPEL ROAD NORTH HOLDEN, LA 70744 1-(800) 443-9006 EXT. 3005 FAX (225) 587-3098

FERRARA FIREFIGHTING EQUIPMENT, INC.

Quotation

To: Petal Fire Department ,Fire Chief Aubra Evans

From: Chris Browning

Date: 01-31-2000

Res QUOTE

QTY	DESCRIPTION	UNIT PRICE	TOTAL PRICE
4	Tally Pass Devices with Heat and Motion #211485000	123.51	247.02 494, c4
10	PBI Hoods	19.00	19.00 / 70.
y	Spare Cylinder Scott Composite	579.00	579.00 2374
			3950

17:31

NAFECO INC. → 16015828341

NO.581

001



NAFECO INC.

1515 West Moulton St. Decatur, AL 35601 1-800-628-6233 fax 256-355-0852 Quote Number 112500

Duote

	Name Address City	PHONE: 1-000-000-0000	Cust # State/Zip	Date: 1/24/00 Terms: Expires: 30 DAYS
Qty	γ	n Number	Description	FOB: Snipping Paint

Qty	item Number	Description	Unit Price	7-4-1
1.00	SUPER PASS II-H	NEW SUPER PASS ILHEAT & MOTION		Total
1.00	LFH3700	LION REVOLUTION HELMET	4 X \$166.00	\$166.00 664.
1.00	LFH915	2 1/4"X 2 1/4"X 1" TRAPEZOIDS	10 × \$99.00	\$99.00 990 0
1.00	PBH2BIE	LONG PBI HOOD	\$6.00	\$6.00
1.00	024 035.00	HOOP 30 LP ISI BOTTLE 2216	10 X \$20.00	\$20.00 - 2 - 2
	5225	GLOVES WARISTLETS	4 X \$415.00	\$415.00 14 18 6
		OCO 100 MANUALE 12	/4 X \$33.00	\$33.00 #620

			-	

If yo	ou have	any ques	tions	concernin	g
this	quote p	lease call	1-80	0-628-623	33

Salesperson AMY CHUNN

Shipping	
Tax	
Other	

Quote Total \$739.00

13,976.0

The form of the I. I'm Valoren They are not the ten tree ight on heigh With you is some to the Aldie men.
The Alecha of Minning Then 2th do Derecht the seem to Morred Get et.

Drued in son The Fragle GI Diffee
lie Very Much in Joven Of the and

De in Die hong were Externe Browney Citie Commonder form (easter fait 3036)
to File! Hould let to Delight & He
Chr the boulding to a Nervand cy to ut
If hose Castelling to be white you 3300
Li know Many to be to Mindy to
Dille 14 Cold of 130 26 Delight Delight I'lledge. The only "1-36-36 Flowth. Plubge. cf are in themen of the Lachen Duple Leart I have judy in the Sachen Duple Le Dumrace of an about the Member of the Lader VFW. Also Try husbank like a life Time Minher of the hisable Vet. He has I puple heart. The Men to the Kour. Thiple heart has allearded them hisable That Wire bound on the Katele field water of the enemy of waren try the l' Dil. If the enemy of interest the listeness livered. I have to plates the listeness livered there to place of the frame have been of the place of the hour love the the theory of Detal. And the factor of the former of the factor of



CITY OF PETAL

POST OFFICE BOX 564
PETAL, MISSISSIPPI 39465
(601) 545-1776
Fax No. (601) 545-6685

JACK GAY

WILLIE W. HINTON
CHARLES E. HOLBROOK
ROBERT F. LANGFORD
DONALD H. ROWELL
LEROY SCOTT
ALDERMEN

PRISCILLA C. DANIEL
CITY CLERK

THOMAS W. TYNER CITY ATTORNEY

Proposal for wedding package for the civic center and investment for tablecloths.

We would like to propose the following package to be offered for a Wedding and or Wedding Reception.

A nackage deal for a wedding would consist of the following:

se of the Auditorium and the Kitchen would be \$250.00 this would include 4 hours the night before for set up and the whole day of the reception. If they needed the Magnolia room, then the package deal would be \$300.00.

This package deal would give them a one price which in planning would be a selling point for us.

We checked with the Hattiesburg community Center and their price is \$25.00 per hour which did not include the kitchen.

We would also like to propose the purchase of table cloths for the tables, we would charge per table for the use of them, having these table cloths on site would be an asset to our banquets and weddings that are booked in the Civic Center.. To date we already have 12 wedding receptions booked this year. We could have rented the tablecloths today with the pipeline group, they had 20 tables and had to make do with the paper they had.

Tablecloth cost: \$309.40 per dozen we would need 3 dozen total cost would be approximately \$928.20. The cost for cleaning would be \$6.00 each. We should be able to pay for them within a year, We could rent them for \$8.00 per table, we would clear \$2.00 per table after cleaning. The cost for the 6ft and 8 ft oblong tables would be approximately \$600.00 with the cost of cleaning to be \$6.00. This would be a service we could offer and by offering an on site use would be a convenience for banquets and weddings.

We can look in the future and maybe add skirting for the oblong tables, the cost would be approximately \$1,200.00 we can add these to our inventory. This of course would be after the cost of our tablecloths has been satisfied.

ivic Center would be ideal for this type of function and would be an ideal deal for both the customer and the

Respectfully submitted.

Deborah Reynolds

WHEREAS, the PETAL SCHOOL DISTRICT continues to provide quality education to the children of PETAL SCHOOL DISTRICT; and

WHEREAS, the future of PETAL SCHOOL DISTRICT depends to a large extent upon the quality of education provided by the PETAL SCHOOL DISTRICT; and,

WHEREAS, the school board members of PETAL SCHOOL DISTRICT work diligently to ensure that boys and girls of this community are provided education opportunities that help them compete effectively in today's ever-changing technology-driven society; and,

WHEREAS, the board members of PETAL SCHOOL DISTRICT have proven responsive to the community, seeking to serve the best interest of both children and community; and

WHEREAS, School Board Member Recognition Week has been proclaimed in Mississippi for February 13-18, 2000; and

WHEREAS, this community owes deep gratitude to the PETAL SCHOOL DISTRICT and its board members;

BE IT THEREFORE RESOLVED, that we the Mayor and Board of Aldermen of the City of Petal, do hereby commend the School Board Members of the PETAL SCHOOL DISTRICT and salute them for their continued commitment to the children of our school system, and the future of PETAL COMMUNITY.

Jack Gay, Mayor

Willie Hinton, Alderman

Gene Holbrook Alderman

Robert Langford, Alderman

Don Rowell, Alderman

Leroy Scott, Alderman

CITY OF PETAL MINUTE BOOK 19



EXHIBIT "F"

RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF MISSISSIPPI TO ENACT A LOCAL AND PRIVATE BILL, TO AUTHORIZE THE GOVERNING AUTHORITIES OF THE CITY OF PETAL, MISSISSIPPI, TO IMPOSE A SPECIAL SALES TAX OF NOT MORE THAN 1% ON THE GROSS PROCEEDS OF ALL SALES OR THE GROSS INCOME OF BUSINESSES IN THE MUNICIPALITY DERIVED FROM ACTIVITIES TAXED AT THE RATE OF 7% OR MORE UNDER THE MISSISSIPPI SALES TAX LAW: TO PROVIDE THAT THE SPECIAL SALES TAX SHALL NOT BE LEVIED UNLESS AUTHORIZED BY AT LEAST 3/5TH'S OF THE VOTE CAST AT AN ELECTION CALLED AND HELD FOR SUCH PURPOSE; TO AUTHORIZE THE CITY OF PETAL, MISSISSIPPI TO INCUR AND INDEBTEDNESS IN AN AMOUNT NOT GREATER THAN AN AMOUNT WHOSE DEBT SERVICE IS CAPABLE OF BEING FUNDED BY THE PROCEEDS OF THE SPECIAL SALES TAX; TO PROVIDE THAT THE SPECIAL SALES TAX REVENUE COLLECTED PURSUANT TO SUCH A TAX SHALL BE USED AND EXPENDED BY THE CITY OF PETAL, ONLY TO FUND THE CONSTRUCTION OF CERTAIN TRANSPORTATION, RECREATION, AND INFRASTRUCTURE PROJECTS AND/OR OTHER CAPITAL PROJECTS.

THE MAJOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI, A MUNICIPALITY, DO HEREBY REQUEST THAT THE LEGISLATURE OF THE STATE OF MISSISSIPPI ENACT LOCAL AND PRIVATE LEGISLATION, TO PERMIT THE CITY OF PETAL TO ACCOMPLISH THE FOLLOWING, TO WIT:

1.

To permit the municipality to impose a special sales tax of not more than 1% on the gross proceeds of all sales or the gross income of businesses in the municipality derived from activity taxed at the rate of 7% or more under the Mississippi Sales Tax Law; and

2.

To provide that the special sales tax shall not be levied unless authorized by at least 3/5th's of the vote cast at an election called and held for such purpose; and

3.

To authorize the City of Petal to incur an indebtedness in an amount not greater than an amount who's debt service is capable of being funded by the proceeds of the special sales tax; and

4.

To provide that the special sales tax revenue collected pursuant to such a tax shall be used and expended by the municipality only to fund the construction of certain transportation, recreation, and infrastructure projects, and/or other capital projects; and

5.

Under such additional terms and provisions as the Legislature of the State of Mississippi might impose.

SO RESOLVED on this, the Deday of February, A.D., 2000.

City of Petal by

Jack Gay, Jr.

Mayor

Attest:

Priscilla C. Daniel,

City Clerk

WHEREAS, the Citizens of Petal stand firmly committed to promoting reading as the catalyst for our students' future academic success, their preparation for America's jobs of the future, and their ability to compete in a global economy; and

WHEREAS, the Petal School District and the Petal Parenting Center have provided significant leadership in the area of community involvement in the education of our youth, grounded in the principle that educational investment is key community's well being and long-term quality of life; and

WHEREAS, 'NEA'S Read Across America," a national celebration of Dr. Suess's birthday on March 2nd, promotes reading and adult involvement in the education of our community's students;

THEREFORE BE IT RESOLVED that the Mayor of Petal, Jack Gay, calls on the citizens of Petal to assure that every child is in a safe place reading together with a caring adult on the afternoon of March 2nd, 2000;

AND BE IT FURTHER RESOLVED that this body enthusiastically endorses "NEA'S Read Across America" and recommits our community to engage in programs and activities to make America's children the best readers in the world.

Jack Gay

Mayor

P. O. Drawer 1509 Hattiesburg, MS 39403-1509



Telephone (601) 264-5951

PAT HARRISON WATERWAY DISTRICT

Board of Directors

Sid Moss

District-at-Large

February 4, 2000

Jerry McCreary District-at-Large

Fred Adcock District-at-Large Mr. Jack Gay, Mayor

City of Petal

P.O. Box 564

Dick Reynolds Clarke County

Petal, MS 39465

Jimmy Dale Lee Covington County

Dear Mayor Gay:

Lewis Myrick, Jr.

Forrest County

Aubert Pitts

George County

W. R. Backstrom

Greene County

W. J. Hunt

Jackson County

Herman Sims Jasper County

Gene Pickering Sincerely,

Jones County

Carl Hodges

Bill Pennington Lauderdale County

George Heard

Newton County

Jake White Perry County

Don Pittman

Richard Cain Stone County

Kim Pryor Wayne County for spring flood season. When the project is completed, please furnish final project cost data in your request for reimbursement.

At its regular meeting on January 31, 2000, the Board of Directors for the Pat

Harrison Waterway District reviewed your request for assistance on drainage

improvements along Green's Creek upstream of U.S. Highway 11. The Board

Hopefully, this project can be initiated soon and completed during February in time

The District is proud to be of service to its member counties and entities therein.

approved participation at 50 percent of project cost not to exceed \$25,000.

Barter 7. Wale, gr. (ka) Baxter F. Wade, Jr., P.E.

Executive Director

BFW:kgs

cc:

WJ Hunt, President, PHWD Board of Directors Lewis Myrick, PHWD Director, Forrest County

Lynn Cartlidge, President, Forrest County Board of Supervisors

CONTRACT FOR PROFESSIONAL SERVICES BETWEEN OWNER AND ENGINEER

THIS AGREEMENT made and entered into this the
FEBRUATY, , 2000, by and between the CITY OF PETAL, hereinafter
referred to as the OWNER, and SHOWS, DEARMAN & WAITS, INC, CONSULTING
ENGINEERS, hereinafter referred to as the ENGINEER:
WITNESSETH:
THAT WHEREAS, the OWNER desires professional engineering services for clearing and grubbing of Green's Creek within the City of Petal; and
WHEREAS, the ENGINEER is desirous of providing professional engineering services on behalf of the OWNER;
NOW THEREFORE for and in consideration of their mutual benefit, the parties bereto

The ENGINEER shall furnish and perform basic engineering services, (project evelopment phase) (design phase) and (construction phase), in the removal of said trees. ch action by the ENGINEER herein contemplated shall be initiated by the Board of the CITY OF PETAL.

agree as follows:

The OWNER shall pay the ENGINEER for engineering services in accordance with the schedule of hourly fees described below:

PRINCIPAL ENGINEER\$	105.00
DESIGN ENGINEER	80.00
FIELD CREW	105.00
AUTOCAD TECHNICIAN	60.00
DRAFTSMAN	35.00
INSPECTOR	45.00

Contract cont'd Page Two (2)

* NOTE: The hourly rate shown above includes salaries, payroll costs, additives, overhead and profit.

IN WITNESS WHEREOF, the parties hereto have made and executed this AGREEMENT as of the day and year first written above.

OWNER:

CITY-OF PETAL

Mayor Jack Gay

ENGINEER:

SHOWS, DEARMAN & WAITS, INC.

Michael T. Waits, P.E., R.L.S.

Vice-President

ATTEST:

ATTEST:

DONATED LEAVE POLICY

Any City employee may donate a portion of his/her unused sick leave to another city employee who is suffering from a catastrophic injury or illness.

"Catastrophic injury or illness" means a severe condition or combination of conditions affecting the mental or physical health of an employee, including pregnancy, that requires the services of a licensed physician for an extended period of time and that forces the employee to exhaust all leave time accumulated by that employee, resulting in the loss of compensation from the City.

"Donor" employee donating sick leave to another employee.

"Recipient" employee receiving the sick leave from another employee.

"Committee" will consist of the Mayor, City Clerk and the Department Head or Supervisor of the recipient.

An employee must have an accumulation of 60 sick days in order to qualify as a donor and then can only donate a maximum of 5 days out of the 60 days to any one employee. The donor must designate the employee who is to receive the leave and the amount of leave to be donated in writing to the City Clerk, who will then notify the Department Heads of both the donor and recipient.

An employee must have exhausted all of his or her earned vacation and sick leave to be eligible to receive any leave donated by other employees. The maximum amount of leave that an employee may receive is a total of 60 days.

Before an employee may receive donated leave, he or she must provide the City Clerk with a physician's statement that states the beginning date of the catastrophic injury or illness, a description of the injury or illness, and a prognosis for recovery and the anticipated date that the employee will be able to return to work.

If an employee is aggrieved by the decision of the Committee that the employee is not eligible to receive donated leave because in the Committee's determination the injury or illness is not a catastrophic injury or illness, the employee may appeal the decision to the Board of Aldermen.

If the total amount of leave that is donated to any employee is not used by the recipient employee, the donated leave shall be returned to the donor employees on a pro rata basis, based on the ratio of the number of days of leave donated by each donor employee to the total number of days of leave donated by all donor employees.

Donated leave shall not be used in lieu of disability retirement.

adopted feb. 15, 2000

THIS

PAGE

LEFT

BLANK

INTENTIONALLY