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 MARCH 7, 2000 AT 7:00 P.M. IN THE BOARD ROOM OF CITY HALL.

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

DALE AND NANCY HENSARLING DEBORAH REYNOLDS LEA CRAGER CHIEF RODNEY JARRELL

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

THE INVOCATION WAS OFFERED BY CHARLES E. HOLBROOK.

THE PLEDGE OF ALLEGIANCE WAS RECITED.

WHEREAS, MAYOR GAY PRESENTED THE AGENDA TO THE BOARD WITH THE FOLLOWING AMENDMENTS:

ADD:

XII. ORDERS & ORDINANCES

C) RECOMMENDATION FROM DALE NUTTING, STREET SUPERVISOR TO APPOINT RICKY WALLEY TO THE POSITION OF ASSISTANT SUPERVISOR.

XVI. CONSIDERATION OF COMMITTEE, COMMISSION AND BOARD MATTERS B) REDUCE THE CITY'S ANNUAL CONTRIBUTION TO THE AREA DEVELOPMENT PARTNERSHIP FROM \$12,500.00 TO \$2,500.00 AND TO CREATE A SPECIAL FUND FOR DOWNTOWN REDEVELOPMENT

C) APPROVAL OF CONTRACT BETWEEN THE CITY OF PETAL AND JACKSON INDUSTRIAL UNIFORM SUPPLY FOR NEW UNIFORMS FOR THE STREET AND WATER DEPARTMENTS.

THEREUPON, ALDERMAN HINTON MADE A MOTION THAT THE AGENDA BE APPROVED 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 THE REGULAR MEETING OF FEBRUARY 15, 2000.

THEREUPON, ALDERMAN ROWELL MADE A MOTION THAT THE MINUTES OF THE REGULAR MEETING OF FEBRUARY 15, 2000 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.

WHEREAS, MAYOR GAY PRESENTED A PRESENTED A LIST OF SURPLUS PROPERTY TO BE AUCTION ON MARCH 17 & 18, 2000 BY DURHAM AUCTIONEERS.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE SALE OF THE SURPLUS PROPERTY BY DURHAM AUCTIONEERS AND TO AUTHORIZE THE MAYOR TO EXECUTE THE CONTRACT WITH DURHAM AUCTIONS, INC. 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 PLANS AND SPECIFICATIONS FOR THE NOTICE TO BIDDERS FOR THE CLEARING OF GREEN'S CREEK.

SEE EXHIBIT "A"

SPECIFICATIONS

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE CITY CLERK TO ADVERTISE FOR BIDS FOR THE CLEARING OF GREEN'S CREEK. 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 RECOMMENDATION FROM THE PETAL PLANNING COMMISSION TO ADD A SUPPLEMENTARY PROVISION ENTITLED *7.3 YARDS" IN THE ZONING ORDINANCE BOOK.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ADOPT THE FOLLOWINTG ORDINANCE AMENDING ORDINANCE 1979(42) TO ADD A SUPPLEMENTARY PROVISION ENTITLED *7.3 YARDS". ALDERMAN HINTON SECONDED THE MOTION.

SEE EXHIBIT "B"

ORDINANCE 1979 (42A-103)

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 OF PETAL TO PURCHASE AN AD IN THE PROGRAM FOR THE MILITARY ORDER OF THE PURPLE HEART.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO PURCHASE AN AD FROM THE MILITARY ORDER OF THE PURPLE HEART IN THE AMOUNT OF \$50.00. 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 THE CONTRACT BETWEEN THE CITY OF PETAL AND DAVID HEMETER, ARCHITECT, FOR HIS SERVICES ON THE RECONSTRUCTION OF THE CITY BARN.

SEE EXHIBIT "C"

CONTACT

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE MAYOR TO EXECUTE THE CONTRACT FOR ARCHITECTURAL SERVICES BETWEEN DAVID HEMETER AND THE CITY OF PETAL. 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 TEMPORARY DRAINAGE EASEMENT FROM TONY AND MARY A. READY.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ACCEPT THE EASEMENT AND TO PAY TONY AND MARY A. READY \$10.00 FOR THE EASEMENT. 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 STATEMENT FROM THE MISSISSIPI STATE RATING BUREAU IN THE AMOUNT OF \$313.52 FOR LARRY CARR'S TIME AS A WITNESS AT THE ANNEXATION TRIAL.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO PAY \$313.52 TO THE MISSISSIPPI STATE RATING BUREAU. 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 CLAIMS # 56052 - 56506 FOR THE CITY OF PETAL GENERAL FUNDS AND THE PETAL WATER AND SEWER FUNDS.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO PAY CLAIMS # 56052 - 56506 OF THE CITY OF PETAL GENERAL FUNDS AND THE PETAL WATER AND SEWER FUNDS. 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 THE MUNICIPAL COURT CLERK TO ATTEND THE SPRING STATE SEMINAR IN JACKSON, MS ON MARCH 22-24,2000.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE MUNICIPAL COURT CLERK TO ATTEND THE SPRING SEMINAR IN JACKSON AND TO PAY HER EXPENSES. ALDERMAN ROWELL 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 POLICE CHIEF RODNEY JARRELL TO ATTEND THE CONFERENCE ON BUILDING CITIES OF CHARACTER IN INDIANAPOLIS, IND APRIL 6-8,2000.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE CHIEF TO ATTEND THE CONFERENCE IN INDIANAPOLIS, IND. AND TO PAY HIS EXPENSES. ALDERMAN ROWELL 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 RECOMMENDATION FROM KEITH BRADDOCK, RECREATION DIRECTOR, TO HIRE MITCHELL RAYNER PART-TIME AT THE CIVIC CENTER. THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADOPT THE FOLLOWING ORDER HIRING MITCHELL RAYNER AT \$6.25 PER HOUR EFFECTIVE FEBRUARY 28, 2000. ALDERMAN SCOTT SECONDED THE MOTION.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MS DO HEREBY DEEM IT NECESSARY TO HIRE A MAINTENANCE PERSON AT THE CITY CENTER. IT IS HEREBY ORDERED THAT MITCHELL RAYNER BE HIRED AT A RATE OF \$6.25 PER HOUR EFFECTIVE FEBRUARY 28, 2000.

SO ORDERED ON THIS THE 7^{TH} DAY OF MARCH, 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 A RECOMMENDATION FROM DALE NUTTING, STREET SUPERVISOR, TO INCREASE MARK CLARK'S PAY TO \$6.99 PER HOUR EFFECTIVE MARCH 9, 2000.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADOPT THE FOLLOWING ORDER INCREASING MARK CLARK'S PAY. ALDERMAN HINTON SECONDED THE MOTION.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MISSISSIPPI DO HEREBY DEEM IT NECESSARY, UPON THE RECOMMENDATION OF DALE NUTTING, STREET DEPARTMENT SUPERVISOR, TO INCREASE MARK CLARK'S PAY.

IT IS HEREBY ORDERED THAT MARK CLARK'S PAY BE INCREASED TO \$6.99 PER HOUR EFFECTIVE MARCH 9, 2000.

SO ORDERED ON THIS THE 9^{TH} DAY OF MARCH, 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 ORDER PROMOTING RICKY WALLEY TO ASSISTANT STREET SUPERVISOR, UPON THE RECOMMENDATION OF STREET SUPERVISOR, DALE NUTTING.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DO HEREBY DEEM IT NECESSARY TO PROMOTE RICKY WALLEY TO ASSISTANT STREET SUPERVISOR, UPON THE RECOMMENDATION OF STREET SUPERVISOR, DALE NUTTING. IT IS HEREBY ORDERED THAT RICKY WALLEY BE PROMOTED TO ASSISTANT STREET SUPERVISOR EFFECTIVE MARCH 30, 2000 AND HIS PAY BE INCREASED TO \$7.50 PER HOUR. SO ORDERED ON THIS THE 7TH DAY OF MARCH, AD,

2000.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ADOPT THE FOREGOING ORDER. 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 STATED THAT THE CITY OF PETAL AND THE LIBRARY HAVE RECEIVED A SPECIAL PROGRAM ANNOUNCEMENT FROM THE MISSISSIPPI HUMANITIES COUNCIL ADVISING THAT THEY WILL BE SPONSORING A TRAVELING EXHIBIT OF THE SMITHSONIAN INSTITUTE ENTITLED "PRODUCE FOR VICTORY: POSTERS ON THE AMERICAN HOME FRONT, 1941-1945". MAYOR GAY STATED THAT THE CITY AND LIBRARY HAVE AN OPPORTUNITY TO OBTAIN A GRANT THROUGH THE HUMANITIES COUNCIL WHICH WOULD ALLOW THE CITY TO HOLD THIS EXHIBIT IN THE LATTER PART OF THIS YEAR OR EARLY IN THE YEAR 2001.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO AUTHORIZE THE APPLICATION FOR THE GRANT AND TO APPROPIATE \$750 AS THE CITY'S MATCHING SHARE OF THE GRANT. 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 REQUESTED THE WISHES OF THE BOARD CONCERNING THE \$12,500.00 ANNUAL PAYMENT TO THE AREA DEVELOPMENT PARTNERSHIP.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO REDUCE THE ANNUAL PAYMENT TO THE ADP FROM \$12,500.00 ANNUALLY TO \$2,500.00 ANNUALLY & TO CREATE A SPECIAL FUND FOR DOWNTOWN REDEVELOPMENT WITH THE BALANCE OF THE \$12,500.00. 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 STATED THAT THE CONTRACT FOR THE UNIFORMS FOR THE WATER AND STREET DEPARTMENT HAS EXPIRED AND PRESENTED A NEW CONTRACT BETWEEN THE CITY OF PETAL AND JACKSON INDUSTRIAL UNIFORM SUPPLY.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO AUTHORIZE THE MAYOR TO EXECUTE THE CONTRACT WITH JACKSON INDUSTRIAL UNIFORM SUPPLY. 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.

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

MAYOR GAY REOPENED THE MEETING.

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ENTER INTO AN EXECUTIVE SESSION TO DISCUSS PENDING LITIGATION. 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

THEREUPON, ALDERMAN HINTON MADE A MOTION TO ADJOURN THE EXECUTIVE SESSION. 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

THERE WAS NO OFFICIAL ACTION TAKEN IN EXECUTIVE SESSION.

WHEREAS, MAYOR GAY PRESENTED THE FOLLLOWING ORDER AMENDING THE SERVICES AND FACILITIES PLAN.

SEE EXHIBIT "D"

ORDER AMENDING SERVICES AND FACILITIES PLAN

THEREUPON, ALDERMAN ROWELL MADE A MOTION TO ADOPT THE FOREGOING AMENDMENT TO THE FACILITIES PLAN. 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

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ADJOURN. 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

THEREBEING NO FURTHER BUSINESS, THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL WAS ADJOURNED ON THIS THE 7^{TH} DAY OF MARCH, AD, 2000.

JK MAYOR

(SEAL)

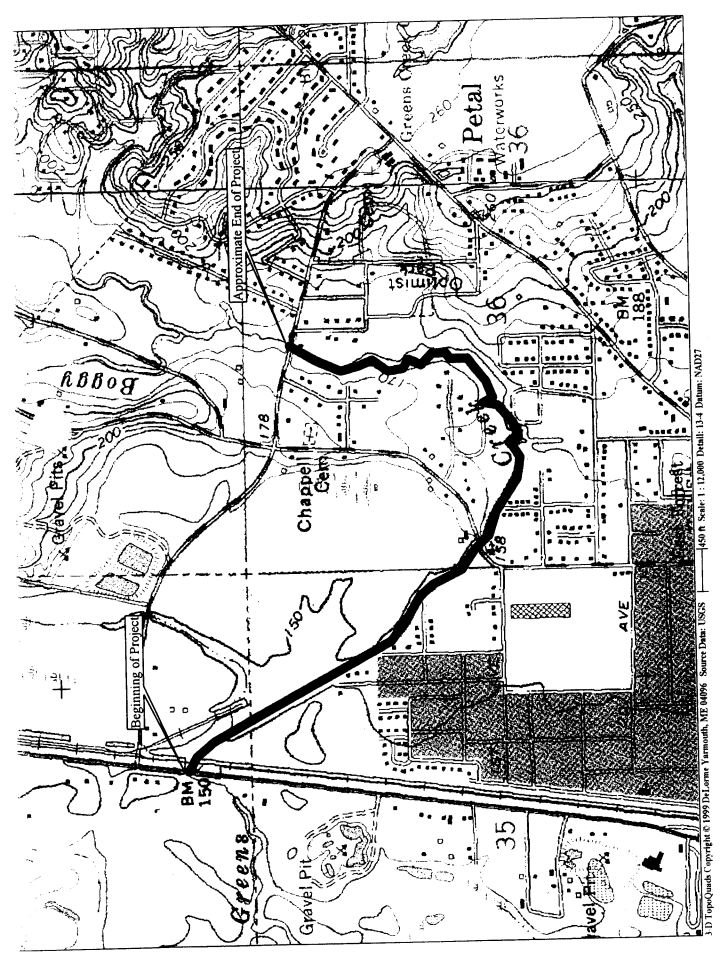
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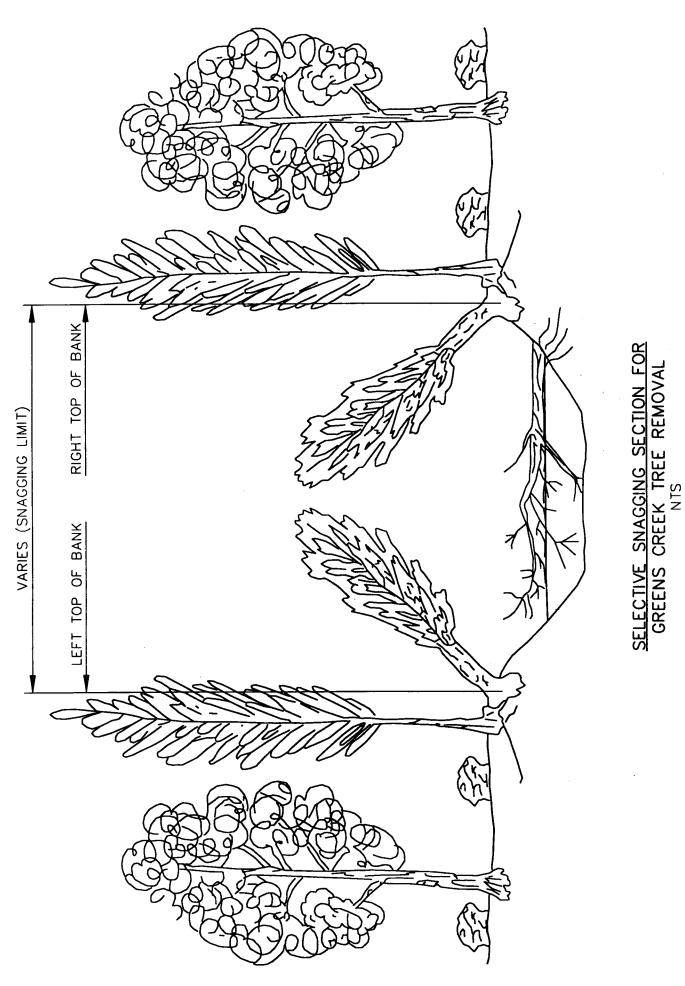
ATTEST:

anie June

PRISCILLA C. DANIE CITY CLERK



TS-1



TS-2

SELECTIVE SNAGGING

1. <u>SCOPE</u>

The work shall consist of removing and disposing of log jams, logs and trees from within the designated portion of the channel. The project shall begin at the intersection of Highway 11 and Green's Creek and progress in a Easterly direction.

2. <u>REMOVAL</u>

Selective snagging is to be performed within the width shown in typical sections, and within the length of channel shown as Selective Snagging. Log jams and free logs designated with flags, paint or other methods within the top banks of the channel are to be removed. Designated rooted trees, whether dead or alive shall be cut approximately one foot above the base, leaving the stump and roots undisturbed.

Logs and trees small enough to be removed by hand, as determined by the City of Petal, shall be removed by hand. Logs and trees that cannot be removed by hand shall be removed by the smallest feasible equipment that will minimize disturbance to the ground surface and the trees to remain.

3. <u>DISPOSAL</u>

All logs and trees designated for removal shall be disposed of at an approved landfill.

4. MEASUREMENT AND PAYMENT

Payment for selective snagging and clearing will be made at the contract per mile price. Such payment will constitute full compensation for all labor, equipment, tools and other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule shall be a subsidiary item to the snagging and clearing item subsidiary.

Measurement for payment will be based on linear measurement along the centerline of the designated creek channel and to begin at the intersection of the existing railroad bridge and Green's Creek.

The owner will have the option to extend or shorten the project with the pay item for selective snagging and tree removal.

TS-3

5. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in accordance with this specification and the construction details therefore are:

Bid Item, Selective Snagging & Tree Removal

- (1) This item shall consist of selective snagging and clearing of the designated reach of channel shown on the drawings and described herein.
- (2) No equipment shall be allowed outside the channel bank except at public road crossings or other points designated by the City of Petal.
- (3) The top of the channel is defined as the top of the bank of the original channel. The existing spoil banks are not considered part of the existing channel.

CITY OF PETAL ORDINANCE BOOK 2

CITY OF PETAL MINUTE BOOK 19 **PAGE 333**

PAGE 123

ORDINANCE NUMBER 1979 (42-A-108) OF THE CITY OF PETAL, MISSISSIPPI EXHIBIT "B"

AN ORDINANCE AMENDING CERTAIN SECTIONS OF ORDINANCE 1979 (42), OF THE COMPREHENSIVE ZONING REGULATIONS FOR THE CITY OF PETAL, MISSISSIPPI, AMENDING ARTICLE VII SUPPLEMENTARY PROVISIONS

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

PETAL, MISSISSIPPI:

SECTION 1. THE FOLLOWING ARTICLE OF ORDINANCE 1979 (42) BE AMENDED

TO ADD AS FOLLOWS:

ARTICLE VII. SUPPLEMENTARY PROVISIONS 7.3 YARDS

ADD:

7.36 ZERO LOT LINE SUB-DIVISIONS IN THE R-1, R-2, R-3, R-4, OR R-F ZONES MAY BE PERMITTED AS AN EXCEPTION BY THE MAYOR AND BOARD OF ALDERMEN OF PETAL, MISSISSIPPI AFTER THE PREAPPLICATION CONFERENCE HAS BEEN HELD AND THE PRELIMINARY PLAT HAS BEEN FORWARDED TO THE MAYOR AND BOARD OF ALDERMEN WITH THE RECOMMENDATION OF THE PLANNING COMMISSION AND THE CITY ENGINEER AS REQUIRED BY SECTION 301.05 OF THE SUBDIVISION REGULATIONS OF THE CITY OF PETAL.

SECTION 11. ALL ORDINANCES IN CONFLICT HEREWITH, BE AND THE SAME ARE HEREBY REPEALED.

SECTION 111. THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FORCE ON APRIL 7, 2000.

SECTION IV. THAT EXCEPT AS AMENDED HEREIN, ORDINANCE NUMBER 1979 (42) BE AND REMAINS IN FULL FORCE AND EFFECT.

THOSE PRESENT AND VOTING "AYE" AND IN FAVOR OF THE PASSAGE,

ADOPTION AND APPROVAL OF SECTIONS 1, 11, 111, AND IV OF THE

FOREGOING ORDINANCE.

ALDERMAN WILLIE W. HINTON ALDERMANT ROBOTING HOLBROOK ALDERMANT ROBOTING FOR LANGFORD ALDERMAN DONALD H. ROWELL ALDERMARKHERO BSCOTT

THOSE PRESENT AND VOTING "NAY" OR AGAINST ANY OF SAID SECTIONS

1, 11, 111, AND IV OF THE FOREGOING ORDINANCE:

NONE

THOSE PRESENT AND VOTING "AYE" AND IN FAVOR OF THE PASSAGE,

ADOPTION AND APPROVAL OF THE ORDINANCE AS A WHOLE:

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

THOSE PRESENT AND VOTING "NAY" OR AGAINST THE PASSAGE, ADOPTION

AND APPROVAL OF THE ORDINANCE AS A WHOLE:

NONE

WHEREUPON, THE FOREGOING ORDINANCE WAS DULY PASSED, ADOPTED

AND APPROVED ON THIS THE 7TH DAY OF MARCH 2000.

GAY MAYOR

(SEAL)

ATTEST:

PRISCILLA C. DANIEL

CITY CLERK



CITY OF PETAL

M E R I C A N BOOK 19

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AIA Document B141

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Standard Form of Agreement Between **Owner and Architect**

1987 EDITION

THIS DOCUMENT HAS IMPORTANT LEGAL CONSEQUENCES; CONSULTATION WITH AN ATTORNEY IS ENCOURAGED WITH RESPECT TO ITS COMPLETION OR MODIFICATION.

AGREEMENT		in the user of
made as of the Second KNARKANXXXIIIINXXXIIIIIIIIIIIIIIIIIIIIIIIIII	day of March ousand	in the year of
BETWEEN the ()wner: The C (Name and address)	ity of Petal, Mississippi	
and the Architect: David (Name and address)	K. Hemeter	
For the following Project: A 1 (include detailed description of Project, location		

The Owner and Architect agree as set forth below.

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TERMS AND CONDITIONS OF AGREEMENT BETWEEN OWNER AND ARCHITECT

ARTICLE 1 ARCHITECT'S RESPONSIBILITIES

ARCHITECT'S SERVICES

1.1

1.1.1 The Architect's services consist of those services per-formed by the Architect, Architect's employees and Architect's consultants as councerated in Articles 2 and 3 of this Agreement and any other services included in Article 12.

and any other services included in Article 1.2 **1.1.2** The Architect's services shall be performed as expedi-tionsly as is consistent with professional skill and care and the inderly progress of the Work. Upon request of the Owner, the Architect shalt submit for the Owner's approval a schedule for the performance of the Architect's services which may be adjusted as the Project proceeds, and shall include allowances for periods of time required for the Owner's review and for approval of submissions by authorities baving jurisdiction over the Project Time limits established by this schedule approved by the Owner shall not, except for reasonable cause, be exceeded by the Architect or Owner

1.1.3 The services covered by this Agreement are subject to the time limitations contained in Subparagraph 11-5.1

ARTICLE 2

SCOPE OF ARCHITECT'S BASIC SERVICES

2.1 DEFINITION

2.1.1 The Architect's Basic Services consist of those described in Paragraphs 2.2 through 2.6 and any other services identified in Article 12 as part of Basic Services, and include normal struc-tural, mechanical and electrical engineering services.

2.2 SCHEMATIC DESIGN PHASE

2.2.1 The Architect shall review the program furnished by the Owner to accertain the requirements of the Project and shall arrive at a mutual understanding of such requirements with the Owner.

2.2.2 The Architect shall provide a preliminary evaluation of the Owner's program, schedule and construction budget requirements, each in terms of the other, subject to the limitations set forth in Subparagraph 5.2.1.

2.2.3 The Architect shall review with the Owner alternative approaches to design and construction of the Project.

2.2.4 Based on the mutually agreed upon program, schedule and construction budget requirements, the Architect shall prepare, for approval by the Owner, Schematic Design Docu-nents consisting of drawings and other documents illustrating the scale and relationship of Project components.

2.2.5 The Architect shall submit to the Owner a preliminary estimate of Canstruction Cost based on current area, volume or other unit costs.

2.3 DESIGN DEVELOPMENT PHASE

2.3.1 Based on the approved Schematic Design Documents and any adjustments authorized by the Owner in the program.

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schedule or construction budget, the Architect shall prepar-for approval by the Owner, Design Development Documents consisting of drawings and other documents to fix and describe the size and character of the Project as to architectural struc-tural, mechanical and electrical systems, materials and such other elements as may be appropriate

2.3.2 The Architect shall advise the Owner to the preliminary estimate of Construction

2.4 CONSTRUCTION DOCUMENTS PHASE

2.4.1 Resed on the approved besign Overlopment Documents and any further adjustments in the scope or quality of the Project or in the construction budget authorized by the Owner Construction Documents consisting of Darasings and Specifications setting forth in detail the requirements for the construction of the Project.

2.4.2 The Architect shall assist the Owner in the preparation of the necessary bilding information, bilding forms, the Condi-tions of the Contract, and the form of Agreement between the Owner and Contractor

2.4.3 The Architect shall advise the Owner of any adjustmene to previous preliminary estimates of Construction Cost indi-cated by changes in requirements or general market conditions

2.4.4 The Architect shall assist the Owner in connection with the Owner's responsibility for filing documents required for the approval of governmental authorities having jurisdiction over the Project

BIDDING OR NEGOTIATION PHASE 2.5

2.5.1 The Architect, following the Owner's approval of the Construction Documents and of the latest preliminary estimate of Construction Cost, shall assist the Owner in obtaining bids or negotiated proposals and assist in awarding and preparing contracts for construction

CONSTRUCTION PHASE-ADMINISTRATION OF THE CONSTRUCTION CONTRACT 2.6

2.6.1 The Architect's responsibility to provide Basic Services for the Construction Phase under this Agreement commences with the award of the Contract for Construction and terminates at the earlier of the issuance to the Owner of the final Certificate for Payment or 60 days after the date of Substantial Completion of the Work

2.6.2 The Architect shall provide administration of the Com-tract for Construction as set forth below and in the edition of AIA Dreument A201, General Conditions of the Contract for Construction, current as of the date of this Agreement surless otherwise provided in this Agreement

2.6.3 Duties, responsibilities and imitations of authority of the Architect shall not be restricted, modified or extended without written agreement of the Owner and Architect with consent of the Contractor, which consent shall not be onreasonably withheld.

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2.6.4 The Architect shall be a represent MINITEPROPORT of the Work, (2) reviewed construction part part of the Work (2) reviewed construction part part of the Work, (2) reviewed construction part part of the Work, (2) reviewed construction part part of the Work (2) reviewed (2) reviewed

modified by written instrument **2.6.5** The Architect shaft visit the site at hitervals appropriate to the stage of construction or as otherwise agreed by the Owner and Architect is writing to become generally familiar with the progress and quality of the Work completed and to determine in general if the Work is being performed in a min-ner indicating that the Work is being performed in a min-ner indicating that the Work is being performed in a min-ner indicating that the Work is being performed in a min-ner indicating that the Work is being performed in a min-ner indicating that the Work where its being performed in a min-ner indicating that the Work where its accor-dence with the Contact Documents. However, the Architect shaft not be required to make extansitive or continuous on site inspections to check the quality or quantity of the Work. On the basis of on site observations as an architect, the Architect shaft keep the Owner informed of the progress and quality of the Work, and shaft endextore to guard the Owner against defects and deficiencies in the Work. (*More extensive our representation may be agreed to as an Additional Service as described in Paragraph* 3.2.)

2.6.6 The Architect shall not have control over or charge of and shall not be responsible for construction means, nothods, techniques, sequences or procedures, or for safety prevations and programs in connection with the Work, since these are solely the Contractor's responsibility under the Contract for Construction. The Architect shall not be responsible for the Contraction's selectules or failure to carry out the Work in a con-dance with the Contract Documents. The Architect shall not have control over or charge of a rist or omissions of the Contra-tor, subcontractors, or their agents or employees, or of any other persons performing portions of the Work.

2.6.7 The Architect shall at all times have access to the Work wherever it is in preparation or progress.

2.6.0 Except as may otherwise be provided in the Contract Documents or when direct communications have been spe-chally authorized, the Owner and Contractor shall communicate through the Architect. Communications by and with the Archi-tect's consultants shall be through the Architect.

2.6.9 Based on the Architect's observations and evaluations of the Contractor's Applications for Payment, the Architect shall review and certify the anionous due the Constractor

review and certify the amounts due the Contractor **2.6.10** The Architect's certification for payment shall consul-tute a representation to the Owner, based on the Architect's observations at the site as provided in Subgraphit 2.6.5 and on the data comprising the Contractor's Application for Pay-ment, that the Work has progressed to the point hullcated and helief, quality of the Work is in accordance with the Contract Documents. The foregoing representations are subject to an evaluation of the Work for conformance with the Contract Documents open Substantial Completion, to results of subse-quent tests and inspections, to ninor destations from the con-tract. Discuments open Substantial Completion, to results of subse-quent tests and inspections, to ninor destations from the con-tract. Discuments correctable prior to completion and to spe-etfic qualifications expressed by the Architect. The results of al-Certificate for Payment shall further constitute a representation that the Contractor is entified to payment in the amount certi-fied. However, the issuance of a Cartificate for Payment shall not be a representation that the Architect to be (1) made exhaus tive or continuous on site inspections to cheek the quality of

on account of the Cantract Sum. 2.6.11 The Architect shall have authority to reject Work which does not conform to the Contract Documents. Whenever the Architect considers it necessary or advisable for implementa-tion of the intent of the Cantract Documents, the Architect will have authority to require additional inspection or testing of the work in accordance with the provisions of the Contract Like in ments, whether or not such. Work is fabricated, installed on completed However, neither this authority of the Architect nor a decision made in good faith either to exercise or not to exer-cise with authority shall give rise to a duty or responsibility of the Architect to the Contractor, Subcontractors, material and equipment suppliers, their agents or employees or other per-sion performing portions of the Work

conjuncti suppliers, their agents or employees or other par-sons performing portions of the Work. **2.6.12** The Architect shall review and appropriate action upon Contractor's submittals such as Shop Drawings, Product Data and Samples, but only for the limited purpose of checking for conformance with hidomation given and the design concept expressed in the Contract Decuments. The Architect's action shall be taken with such reasonable promptiers as to cause no delay in the Work or in the con-struction of the Owner or of separate contractors, while allow ing sufficient time in the Architect's perforsional polyment to permit adequate review. Review of such submittals is not con-thected for the purpose of determining the accuracy and com-pleteness of other details such as dimensions and quantities or for substantiating instructions for insultation or performance of explorment or systems designed by the Contractor, all of which remain the responsibility of the Contractor to the exten-required by the Contract Decuments. The Architect's network softeness on systems designed by the Architect, of construction means, methods, techniques, sequences or procedures. The Architect's approval of a specific Rem shall not indicate approval of an assembly of which the item is a component When professional centification of performance of architectias, systems or equipment is required by the Contractor bus networks in a component is required by the Contract Documents, the Architect shall be envirtued by the Contract Documents, the performance criteria required by the Con-tract Documents. ment will meet t tract Documents

tract Discuments 2.8.13 The Architect shall prepare Change Orders and Con-struction Change Directives, with supporting documentation and data if deemed necessary by the Architect as provided in Subparagraphs 3.1.1 and 3.5.3, for the Owner's approval and execution in accordance with the Contract Documents, and may authorize minor changes in the Work not involving an adjustment in the Contract Sum or an extension of the Contract Discuments

2.6.14 The Architect shall conduct inspections to determine the date or dates of Substantial Completion and the date of final completion, shall receive and forward to the Owner for the Owner's receive and received written warrannies and related documents required by the Contract Documents and assem bled by the Contractor, and shall issue a final Certificate for Pa-ment upon compliance with the requirements of the Contract Documents

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2.6.15 The Architect shall Interpret and decide matters con-cerning performance of the Owner and Contractor under the requirements of the Contract Deciments on written request of either the Owner or Contractor. The Architect's response to such requests shall be made with reasonable promptness and within any time limits agreed upon.

3.1 GENERAL

3.2

otherwise agreed.

2.6.16 Interpretations and decisions of the Architect shall be consistent with the intern of and reasonably inferable from the Contract Documents and shall be in writing or in the form of drawings. When making such interpretations and initial deci-sions, the Architect shall endeavor to secure faithful perfor-mance by both Owner and Contractor, shall on show partiality to either, and shall not be lable for results of interpretations or decisions or endered in good faith.

2.6.17 The Architect's decisions on matters relating to aesthe-tic effect shall be final if consistent with the intent expressed in the Contract Documents.

2.6.10 The Architect shall render written decisions within a reasonable time on all claims, disputes or other matters in ques-tion between the Owner and Contractor relating to the execu-tion or progress of the Work as provided in the Contract Duran

2.6.19 The Architect's decisions on claims, disputes or other matters, including those in question between the Owner and Contractor, except for those relating to assibility offect as pro-ylect in soluparagraph 2.6.17, shall be subject to astherin an provided in this Agreement and in the Contract Documents.

ARTICLE 3

ADDITIONAL SERVICES

3.1 GENERAL
3.1.1 The services described in this Article 3 are not included in lists Services unless so identified in Article 12, and they shall be paid for by the Owner as provided in this Agreement, in addition to the compression for lists Services. The services described under Pragraphs 5, 2 and 5, 4 shall only be provided if antibated or confirmed in writing by the Owner. If services described under Contingent Additional Services in Pragraph 5, 3 are required due to circumstances beyond the Architect's control, the Architect shall notify the Owner prior to commencing such services of the Architect. If the Owner shall give prompt written notice to the Architect. If the Owner shall give prompt written notice to the Architect. If the Owner shall give prompt written notice to the Architect. If the Owner shall give prompt written notice to the Architect and Additional Services are not required, the Architect shall have no obligation to provide these services.

PROJECT REPRESENTATION BEYOND BASIC SERVICES

3.2.1 If more extensive representation at the ske than is described in Subparagraph 2.6.5 is required, the Architect shall provide one or more Project Representatives to assist in carry ing out such additional on-site responsibilities.

3.2.2 Project Representatives shall be selected, employed and directed by the Architect, and the Architect shall be compan-sated therefor as agreed by the Owner and Architect. The duics, responsibilities and limitations of authority of Project Representatives shall be as described in the edition of AL Document H352 current as of the date of this Agreement, unless

3.2.3 Through the observations by such Project Represen-tatives, the Architect shall endeavore to provide further protec-tion for the Owner against defects and deficiencies in the Work, but the furnishing of such project representation shall nor-medity the rights, responsibilities or obligations of the Architect as described elsewhere in this Agreement.

3.3 CONTINGENT ADDITIONAL SERVICES

3.3.1 Making revisions in Drawings, Specifications or other documents when such revisions are

- inconsistent with approvals or instructions prevenisly given by the Owner, including revisions made neces sary by adjustments in the Owner's program or Pro-ect budget:
- .2 required by the enactment or revision of codes, laws or regulations subsequent to the preparation of such documents; or
- .3 the to changes required as a result of the Owner's tail ore to render decisions in a timely manner

3.3.2 Providing services required because of significant changes in the Project including, but not limited to, size, qual-ity, complexity, the Owner's schedule, or the method of bai-ding or negositating and contracting for construction, except for services required under Subparagraph 5.2.5.

3.3.3 Preparing Drawings, Specifications and other documen-tation and supporting data, evaluating Contractor's proposals and providing other services in connection with Change Orders and Construction Change Directives

3.3.4 Providing services in connection with evaluating substi-tutions proprised by the Contractor and making subsequen-revisions to Drawings, Specifications and other documentation resulting therefrom.

3.3.5 Providing consultation concerning replacement of Work damaged by fire or other cause during construction, and for usbling services required in connection with the replacement of such Work.

3.3.6 Providing services made necessary by the default of the Contractor, by major defects or deficiencies in the Work of the Contractor, or by failure of performance of either the Owner or Contractor under the Contract for Construction.

3.3.7 Providing services in evaluating an extensive number or claims submitted by the Contractor or others in connection with the Work.

3.3.8 Providing services in connection with a public hear arbitration proceeding or legal proceeding except where Architect is party thereto.

3.3.9 Preparing documents for alternate, separate or sequentia-light or providing services in connection with lighting, negation from or construction prior to the completion of the Construc-tion Documents Place.

OPTIONAL ADDITIONAL SERVICES

3.4.1 Providing analyses of the Owner's needs and program ming the requirements of the Project

3.4.2 Providing financial feasibility or other special studies

3.4.3 Providing planning surveys, site evaluations or com-parative studies of prospective sites

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3.4.4 Providing special surveys, environmental studies and submissions required for approvals of governmental authorities or others having jurisdiction over the Project.

3.4.5 Providing services relative to future ENTHIBKIS"C and equipment.

3.4.6 Providing services to investigate existing conditions or facilities or to make measured drawings thereof.

3.4.7 Providing services to verify the accuracy of drawings or other information furnished by the Owner.

3.4.8 Providing coordination of construction performed by separate contractors or by the Owner's own forces and coordi-nation of services required in connection with construction performed and equipment supplied by the Owner.

3.4.9 Providing services in connection with the work of a con-struction manager or separate consultants retained by the struction ()where

3.4.10 Providing detailed estimates of Construction Cost

3.4.11 Providing detailed quantity surveys or inventories of material, equipment and labor

3.4.12 Providing analyses of owning and operating costs

3.4.13 Providing interior design and other similar services required for or in connection with the selection, procurement or installation of furniture, furnishings and related equipment.

3.4.14 Providing services for planning tenant or rental spaces 3.4.15 Making investigations, inventories of materials or equip-ment, or valuations and detailed appraisals of existing facilities.

3.4.16 Preparing a set of reproducible record drawings show ing significant changes in the Work made during construction based on marked-up prints, drawings and other data furnished by the Contractor to the Architect.

3.4.17 Providing assistance in the utilization of equipment or systems such as testing, adjusting and balancing, preparation of operation and maintenance manuals, training personnel for operation and maintenance, and consultation during operation. 3.4.18 Providing services after issuance to the Owner of the final Certificate for Payment, or in the absence of a final Cert lifetet for Payment, more than 60 days after the date of Sub-stantial Completion of the Work.

3.4.19 Providing services of consultants for other than archi-tectural, structural, mechanical and electrical engineering por-tions of the Project provided as a part of Basic Services.

3.4.20 Providing any other services not otherwise included in this Agreement or not customarily furnished in accordance with generally accepted architectural practice.

ARTICLE 4 OWNER'S RESPONSIBILITIES

4.1 The Owner shall provide full information regarding requirements for the Project, including a program which shall set forth the Owner's objectives, schedule, constraints and cri-teria, including space requirements and relationships, flexi-bility, expandability, special equipment, systems and site routenember. requirements

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ARTICLE 5

CONSTRUCTION COST

DEFINITION 5.1

5.1.1 The Construction Cost shall be the total cost or esti-mated cost to the Owner of all elements of the Project designed or specified by the Architect.

or specified by the Architect. **5.1.2** The Construction Cost shall include the cost at current market rates of labor and materials furnished by the Owner and equipment designed, specified, selected or specially provided for by the Architect, plus a reasonable allowance for the Con-ractor's overhead and profit. In addition, a reasonable allow-ance for contingencies shall be included for market conditions at the time of hidding and for changes in the Work during constructions. construction

5.1.3 Construction Cost does not include the compensation of the Architect and Architect's consultants, the costs of the land, rights of way, financing or other costs which are the respon sibility of the Owner as provided in Article 4

RESPONSIBILITY FOR CONSTRUCTION COST

5.2 RESPONSIBILITY FOR CONSTRUCTION COST
5.2.1 Evaluations of the Owner's Project budget, preliminary estimates of Construction Cost and detailed estimates of Construction Cost and detailed estimates of Construction Cost and detailed estimates of Construction Cost and a detailed estimates of Construction Cost and challed estimates of Construction Cost and the construction industry. It is recognized, however, that neither the Architect nor the Owner has control over the cost of labor, materials or equipment, over the Contractors methods of determining bid proces, or over competitive bidding market or negotiating conditions. Accordingly, the Architect cannor and does not warrant or represent that bids or negotiated prices will not vary from the Owner's Project budget or from any estimate of Construction Cost or evaluation prepared or agreed to by the Architect.
5.2 No fixed limit of Construction Cost shall be established.

to by the Architect **5.2.2** No fixed limit of Construction Cost shall be established as a condition of this Agreement by the furnishing, proposal or establishment of a Project budget, unless such fixed limit has been agreed upon in writing and signed by the partice hereto. If such a fixed limit has been established, the Architect shall be permitted to include contingencies for design, bidding and price escalation, to determine what materials, equipment, com-ponent systems and types of construction are to be included in the Contract Documents, to make reasonable adjustments in the scope of the Project and to include in the Contract Docu-ments alternate bids to adjust the Construction Cost to the fixed limit. Fixed limits, if any, shall be increased in the amount of an increase in the Contract Sum occurring after execution of the Contract for Construction.

5.2.3 If the Bidding or Negotiation Phase has not commenced within 90 days after the Architect submits the Construction Documents to the Owner, any Project budget or fixed limit of Construction Cost shall be adjusted to reflect changes in the general level of prices in the construction industry between the date of submission of the Construction Documents to the Owner and the date on which proposals are sought.

5.2.4 If a fixed limit of Construction Cost (adjusted as pro-vided in Subparagraph 5.2.3) is exceeded by the lowest bona fide bid or negotiated proposal, the Owner shall:

- .1 give written approval of an increase in such fixed limit;
- 2 authorize rebidding or renegotiating of the Project within a reasonable time;

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4.2 The Owner shall establish and update an overall budget f the Project, including the Construction Cost, the Owner's oth costs and reasonable contingencies related to all of these costs

24.3 If requested by the Architect, the Owner shall furnish evi-dence that financial arrangements have been made to fulfill the Owner's obligations under this Agreement.

4.4 The Owner shall designate a representative authorized to act on the Owner's behalf with respect to the Project. The Owner or such authorized representative shall render decisions in a timely manner pertaining to documents submitted by the Architect in order to avoid unreasonable delay in the orderly and sequential progress of the Architect's services.

and sequential progress of the Architect's services. **4.5** The Owner shall furnish surveys describing physical characteristics, legal limitations and utility locations for the site of the Project, and a written legal description of the site. The surveys and legal information shall include, as applicable, grades and lines of streets, alleys, pavements and adjoining property and structures; adjacent drainage: rights-of-way, restrictions, casements, encroachments, zoning, deed restrictions, boundaries and contours of the site: locations, dimensions and necessary data pertaining to existing buildings, other improvements and lines, how public and private, above and helow grade, including inverts and deptits. All the information on the survey shall be referenced to a project benchmark.

4.6 The Owner shall furnish the services of geotechnical engineers when such services are requested by the Architect. Such services may include but are not limited to test borings, test pits, determinations of soll bearing values, percolation tests, evaluations of hazardous materials, ground corrosion and resistivity tests, including necessary operations for anticipating sub soll conditions, with reports and appropriate professional recommendations.

4.6.1 The Owner shall furnish the services of other constants when such services are reasonably required by the sco of the Project and are requested by the Architect. ired by the scope

4.7 The Owner shall furnish structural, mechanical, chemical, air and water pollution tests, tests for hazardous materials, and other laboratory and environmental tests, inspections and reports required by law or the Contract Documents.

4.8 The Owner shall furnish all legal, accounting and insurance counseling services as may be necessary at any time for the Project, including auditing services the Owner may require to verify the Contractor's Applications for Payment or to ascertain low or for what purposes the Contractor has used the money paid by or on behalf of the Owner.

4.9 The services, information, surveys and reports required by Paragraphs 4.5 through 4.8 shall be furnished at the Owner's expense, and the Architect shall be entitled to rely upon the accuracy and completeness thereof.

4.10 Prompt written notice shall be given by the Owner to the Architect if the Owner becomes aware of any fault or defect in the Project or nonconformance with the Contract Documents.

4.11 The proposed language of certificates or certifications requested of the Architect or Architect's consultants shall be submitted to the Architect for review and approval at least 14 days prior to execution. The Owner shall not request certifications that would require knowledge or services beyond the scope of this Agreement.

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- .3 if the Project is abandoned, terminate in accordance with Paragraph 8.3: or
- .4 cooperate in revising the Project scope and quality as required to reduce the Construction Cost

required to reduce the construction (cost -5.2.5) If the Owner chooses to proceed under Clause 5.2.4 (cost the Architect, without additional charge, shall modify the Con-tract Documents as necessary to comply with the fixed limit, if established as a condition of this Agreement. The modification of Contract Documents shall be the limit of the Architect's responsibility arising out of the establishment of a fixed limit. The Architect shall be entitled to compensation in accordance with this Agreement for all services performed whether or not the Construction Phase is commenced.

ARTICLE 6

USE OF ARCHITECT'S DRAWINGS, SPECIFICATIONS AND OTHER DOCUMENTS

6.1 The Drawings, Specifications and other documents prepared by the Architect for this Project are instruments of the Architect's service for use solely with respect to this Project and, unless otherwise provided, the Architect shall be deened the author of these documents and shall retain all common law, statutory and other reserved rights, including the copyright The Owner shall be permitted to retain copies, including reproducible copies, of the Architect's Drawings, Specifications and other documents for information and reference in connection with the Owner or others on other documents shall ont be used by the Owner or others on other projects, for additions to this Project or for completion of this Project by others, unless the Architect's Drawing, Specifications are other south by the Owner or others on other projects, for additions to this Project or for completion of this Project by others, unless the Architect is adjudged to be in default under this Agreement, except by agreement in writing and with appropriate compensation to the Architect.

6.2 Submission or distribution of documents to meet official regulatory requirements or for similar purposes in connection with the Project is not to be construed as publication in deroga-tion of the Architect's reserved rights.

ARTICLE 7 ARBITRATION

7.1 Claims, disputes or other matters in question between the parties to this Agreement arising out of or relating to this Agreement or breach thereof shall be subject to and decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association currently in effect unless the parties mutually agree otherwise.

7.2 Demand for arbitration shall be filed in writing with the other party to this Agreement and with the American Arbitration Association. A demand for arbitration shall be made within a reasonable time after the claim, dispute or other matter in question has arisen. In no event shall the demand for arbitration be made after the date when institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable statutes of limitations.

7.3 No arbitration arising out of or relating to this Agreement shall include, by consolidation, joinder or in any other manner, an additional person or entity not a party to this Agreement.

except by written consent containing a specific reference to this Agreement signed by the Owner, Architect, and any other person or entity sought to be joined. General and any other person or entity sought to be joined. General and any other person or entity sought to be joined to be matter in question not described in the written consent or with a person or entity not named or described therein. The foregoing agree ment to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by the parties to this Agreement shall be specifically enforceable in accordance with applicable law in any court having jurisdiction thereof. 7.4. The award rendered by the arbitrate is a bitrated to be

7.4 The award rendered by the arbitrator or arbitrators shall be final, and judgment may be entered upon it in accordance with applicable faw in any court having jurisdiction thereof.

ARTICLE 8

TERMINATION, SUSPENSION OR ABANDONMENT

8.1 This Agreement may be terminated by either party upon not less than seven days' written notice should the other party fail substantially to perform in accordance with the terms of this Agreement through no fault of the party initiating the termination

8.2 If the Project is suspended by the Owner for more than 30 consecutive days, the Architect shall be compensated for services performed prior to notice of such suspension. When the Project is resumed, the Architect's compensation shall be equitably adjusted to provide for expenses incurred in the interruption and resumption of the Architect's services.

8.3 This Agreement may be terminated by the Owner upon not less than seven days' written notice to the Architect in the event that the Project is permanently abandwined. If the Project is abandwined by the Owner for mwre than 90 consecutive days, the Architect may terminate this Agreement by giving written written. INNICE.

8.4 Failure of the Owner to make payments to the Architect in accordance with this Agreement shall be considered substantial nonperformance and cause for termination.

6.5 If the Owner fails to make payment when due the Architect for services and expenses, the Architect may, upon seven dass' written notice to the Owner, suspend performance of services under this Agreement. Unless payment in full is received by the Architect within seven days of the date of the notice, the suspension shall take effect without further notice. In the even of a suspension of services, the Architect half have no liability to the Owner for delay or damage caused the Owner heaves of such suspension of services.

8.6 In the event of termination not the fault of the Architect, the Architect shall be compensated for services performed prior to termination, together with Reinbursable Expenses then due and all Termination Expenses as defined in Paragraph 8.7.

8.7 Termination Expenses are in addition to compensation for Basic and Additional Services, and include expenses which are directly attributable to termination. Termination Expenses shall be computed as a percentage of the total compensation for Basic Services and Additional Services earned to the time of ter-mination, as follows.

.1 Twenty percent of the total compensation for Base and Additional Services carned to date if termination occurs before or during the predesign, site analysis, or Schematic Design Phases; or

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- .2 Ten percent of the total compensation for Basic and Additional Services earned to date if termination occurs during the Design Development Phase, or
- .3 Five percent of the total compensation for Basic and Additional Services earned to date if termination occurs during any subsequent phase.

ARTICLE 9 MISCELLANEOUS PROVISIONS

9.1 Unless otherwise provided, this Agreement shall be governed by the law of the principal place of business of the Architect.

9.2. Terms in this Agreement shall have the same meaning a those in AIA Dicument A201. General Conditions of the Co-tract for Construction, current as of the date of this Agreemen

9.3 Causes of action between the parties to this opecation pertaining to acts or failures to act shall be deemed to have accreted and the applicable statutes of limitations shall com-mence to run not later than enther the date of Substantial Com-pletion for acts or failures to act occurring prior to Substantial Completion, or the date of issuance of the final Certificate for Payment for acts or failures to act occurring after Substantial Completion.

9.4 The Owner and Architect waive all rights against each other and against the contractors, consultants, agents and employees of the other for damages, but only to the extent covered by property insurance during construction, except such rights as they may have to the proceeds of such insurance as set forth in the edition of AIA Decument A201, General Conditions of the Contract for Construction, current as of the date of this Agreement. The Owner and Architect each shall require similar waivers from their contractors, consultants and agents.

9.5 The Owner and Architect, respectively, bind themselves, their partners, successors, assigns and legal representatives to the other party to this Agreement and to the partners, successors, assigns and legal representatives of such other party with respect to all covenants of this Agreement. Neither Owner ner Architect shall assign this Agreement without the written conserver of the other. sent of the other

9.6 This Agreement represents the entire and integrated agreement between the Owner and Architect and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Architect.

9.7 Nothing contained in this Agreement shall create a contrac-tual relationship with or a cause of action in favor of a third party against either the Owner or Architect.

9.8 Unless otherwise provided in this Agreement, the Architect and Architect's consultants shall have no responsibility for the discovery, preservey, handling, removal or disposal of or expo-sure of persons to hazardous materials in any form at the Project site, including that not limited to adhesics, adhesios products, polychhomated hiplicity((PCB) or other trace subspaces)

9.9 The Architect shall have the right to include representations of the design of the Project, including photographs of the externor and interview, among the Architect's promotional and professional materials. The Architect's materials shall not include the Owner's confidential or proprietary information if the Owner has previously advised the Architect in writing of the Architect in writing of the Owner has previously advised the Architect in writing of the Owner has previously advised the Architect in writing of the Architect in writing of the Owner has previously advised the Architect in writing of the Owner has previously advised the Architect in writing of the Architect in writing of the Owner has previously advised the Architect in writing of the Architec

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the specific information considered by the Owner to be confi-dential or proprietary. The Owner shall provide professional credit for the Architect on the construction sign and in the pro-motional materials for the Project.

ARTICLE 10 PAYMENTS TO THE ARCHITECT

10.1 DIRECT PERSONNEL EXPENSE

10.1.1 Direct Personnel Expense is defined as the direct solaries of the Architect's personnel engaged on the Project and the portion of the cost of their mandatory and customary con-tributions and herefits related thereto, such as coupleyment taxes and other statisticity employee benefits, insurance, sick leave, holklays, vacations, pensions and similar contributions and benefits.

10.2 REIMBURSABLE EXPENSES

10.2.1 Rehubursable Expenses are in addition to compensa-tion for Bask and Additional Services and include expenses locurred by the Architect and Architect's employees and com-sultants in the interest of the Project, as identified in the follow ing Cla

10.2.1.1 Expense of transportation in connection with the Project, expenses in connection with authorized out of town travel; long distance communications, and fees paid for secon-ing approval of authorities having jurkdiction over the Project.

10.2.1.2 Expense of reproductions, postage and handling of Drawings, Specifications and other documents

10.2.1.3 If authorized in advance by the Owner, expense of overtime work requiring higher than regular rates

10.2.1.4 Expense of renderings, models and nowledge steel by the Owner.

10.2.1.5 Expense of additional insurance coverage or limits, including professional liability insurance, requested by the Owner in excess of that normally carried by the Architect and Architect's consultants.

10.2.1.6 Expense of computer-aided design and draft equipment time when used in connection with the Project ing 10.3 PAYMENTS ON ACCOUNT OF BASIC SERVICES 10.3.1 An initial payment as set forth in Paragraph 11.1 is the minimum payment under this Agreement.

10.3.2 Subsequent payments for lasic Services shall be made monthly and, where applicable, shall be in proportion to ser-vices performed within each phase of service, on the basis set forth in Subparagraph 11.2.2.

10.3.3 If and to the extent that the time initially established in Subparagraph 11.5.1 of this Agreement is exceeded or extended through no bailt of the Architect, compensation for any ser-vices rendered during the additional period of time shall be composed in the manner set forth in Subparagraph 11.5.2.

comparing the manner set form in suppragraph (1.5.2) 10.3.4 When compensation is based on a percentage of Con-struction Cost and any portions of the Project are deleted on otherwise not constructed, compensation for those particulars of the Project shall be payable to the extent services are per-formed on those particulars, in accordance with the schedule set form in Softwargraph 11.2.2, based on (1) the lowest huma fide-bid or negetiated proposal, or (2) if no such bid or proposal is received, the most recent performance estimate of Construction tors or detailed estimate of Construction Cast for such par-tions of the Project.

10.4 PAYMENTS ON ACCOUNT OF ADDITIONAL SERVICES

10.4.1 Payments on account of the Architect's Additional Services and for Reinflaresable Expenses shall be made monthly open presentation of the Architect's statement of services ren dered or expenses incurred.

10.5 PAYMENTS WITHHELD

10.5.1 No declocitions shall be made from the Architect's compensation on account of penalty, Bquklated damages or other sums withheld from payments to contractors, or on account of the cess of changes in the Work other than these for which the Architect has been found to be liable.

10.6 ARCHITECT'S ACCOUNTING RECORDS

10.6.1 Records of Reinbursahle Expenses and expenses per tioning to Additional Services and services performed on the basis of a multiple of Direct Personnel Expense shall be avail able to the Owner or the Owner's authorized representative ar mutually convenient times.

ARTICLE 11

BASIS OF COMPENSATION

The Owner shall compensate the Architect as follows:

11.1 AN INITIAL PAYMENT of Dis Agreement and credited to the Owner's account at final payment Dollars (\$ 0

11.2 BASIC COMPENSATION

(Insert hous of compo-

Six percent (6%) of construction costs as defined above in Article 5.

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PAGE 129 uction Cost, progress payments for Basic Services in payable: 11.2.2 Where compensation is based on a stipulated sum or percentage of Construction Cost in each phase shall total the following percentages of the total Basic Compensation payable: tional phases as appropriate) (hiseri ada

EXHIBIT "C"

Design Development Phase:	percent (50 %)	
Construction Documents Phase: Bidding or Negotiation Phase:	percent (%)	
Construction Phase:	percent (25 %)	
Total Basic Compensation:	one hundred percent (100%)	

11.3.1 FOR PROJECT REPRESENTATION BEYOND BASIC SERVICES, as described in Paragraph 3.2, compensation shall be computed as follows:

Not applicable.

11.3.2 FOR ADDITIONAL SERVICES OF THE ARCHITECT, as described in Articles 3 and 12, other than (1) Additional Project Representation, as described in Bragaph 3.2, and (2) services included in Article 12 as part of Basic Services, but excluding services of consultants, compensation shall be computed as follows: actives on consumance, componential and is componen as in normal. (Invertions of componential including rates and/or multiples of Direct Personnel Expense for Principals and employees, and identify Principals and classify employees, if required Adoutly specific services to which particular methods of compensation apply. If necessary)

Not applicable.

11.3.3 FOR ADDITIONAL SERVICES OF CONSULTANTS, including additional structural, mechanical and electrical engineering services and those provided under Subparagraph 3.4.19 or identified in Article 12 as part of Additional Services, a multiple of one and one half (1-1/2) times the amounts billed to the Architect for such services.

11.4 REIMBURSABLE EXPENSES

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 11.4.1 FOR REIMBURSABLE EXPENSES, as described in Paragraph 10.2, and any other items included in Article 12 as Reimbursable Expenses, a multiple of one (1)

 () times the expenses incurred by the Architect, the Architect's employees and consultants in the interest of the Project.

11.5 ADDITIONAL PROVISIONS

11.5.1 IF THE BASIC SERVICES covered by this Agreement have not been completed within Twenty Four (24) months of the date hereof, through no fault of the Architect, extension of the Architect's services beyond that time shall be compensated as provided in Subparagraphs 10.3.3 and 11.3.2.

11.5.2 Payments are due and payable thirty (30) days from the date of the Architect's invoke. Amounts unpaid sixty (60) days after the invoke date shall be ar interest at the rate entered below, or in the absence thereof at the legal rate prevailing from time to time at the principal place of business of the Architect. (Juser) rate of interest agreed upon.)

(Essay laws and requirements under the Federal Truth in Lending Act, similar state and local consumer credit laws and other regulations at the Owner's and Archic tee's principal places of business, the location of the Project and elsenbere may affer the cubling of this principal. Specific legal advice should be obtained with respect to deletions or modifications, and also regarding requirements such as written disclosurys or writeers.)

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11.5.3 The rates and multiples set forth for Additional Services shall be annually adjusted in accordance with normal salary review practices of the Architect.

ARTICLE 12 OTHER CONDITIONS OR SERVICES

(Insert descriptions of other se included in this Agreement.)

This Agreement entered into as of the day and year first written above. David K. Hemeter ARCHITECT

The City of Petal, Mississippi NER n 4 pup set. Gay Mayor Jack

(Signature)

(Printed name and title)



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ned phe

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ORDER AMENDING SERVICES AND FACILITIES PLAN

On Motion of Alderman Rowell, seconded by Alderman Langford, the Services and Facilities Plan of November, 1999, be and it is hereby amended as follows:

Along Highway 11, in the western annexation area, regarding the water improvements plan, the size of the fire water line is increased in size from 8 inches to 12 inches and provision is made for ten borings under the railroad and Highway 11, as well as an additional three fire hydrants, at an increased cost of \$132,915.00; regarding the sewer improvements plan in the western annexation area, provision is made for a total of ten borings as above at additional cost of \$58,956.00, for a total additional cost of these two items, water and sewer, of \$191,871.00.

No other amendments are made to the Service and Facilities Plan of November, 1999.

Thereupon the following vote was had:

In favor of the Amendment:

Alderman Scott Alderman Rowell Alderman Langford Alderman Hinton Alderman Holbrook

The Amendment to the Services and Facilities Plan of November, 1999 was then duly adopted.

I, Priscilla Daniel, City Clerk of the City of Petal, do hereby certify that the above and foregoing is a true and correct copy of that certain Order adopted at a regular meeting of the Mayor and Board of Aldermen of the City of Petal on March 7, 2000.

This the $3\frac{4n}{2}$ day of March, 2000.

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PRISCILLA DANIEL City Clerk