BE IT REMEMBERED THAT THERE WAS BEGUN AND HELD THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MS. ON JANUARY 16, 2001 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 LEROY SCOTT
OTHERS PRESENT	ASST. CHIEF ROY JOHNSON

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

NETTIE FARRIS AND OTHERS

THE INVOCATION WAS OFFERED BY CHARLES E. HOLBROOK.

THE PLEDGE OF ALLEGIANCE WAS RECITED.

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

ADD: X.

- GENERAL BUSINESS
 - 6. APPROVE PURCHASE OF POLICE RADIO 800 MHZ
 - 7. SET HEARING FOR PROPERTY AT 407 W. 1ST AVENUE
 - 8. APPROVE PAYMENT OF CLAIMS FOR UNITED HEALTHCARE AND
 - EAGLE WASTE FOR THE MONTH OF DECEMBER.

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

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE MINUTES OF THE REGULAR MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PETAL, MS. ON JANUARY 2, 2001 TO THE BOARD.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ACCEPT THE MINUTES 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 LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY CALLED FOR PUBLIC COMMENT.

THEREUPON, REVEREND ROYCE ODOM REQUESTED A SIX (6) MONTH EXTENSION FROM THE BOARD FOR THE PAVING OF THE PARKING AREA AT THE NEW PENTACOSTAL CHURCH OF PETAL ON OLD RICHTON ROAD.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ALLOW THE CHURCH AN ADDITIONAL SIX (6) MONTHS, UNTIL JULY 30, 2001, TO PAVE THE PARKING AREA. ALDERMAN LANGFORD SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING CERTIFICATIONS AND AGREEMENTS AND THE NONDISCRIMINATION ASSURANCE FROM THE MISSISSIPPI STATE OFFICE OF SURPLUS PROPERTY. MAYOR GAY ALSO SUBMITTED AN UPDATED LIST OF CITY PERSONNEL QUALIFIED TO MAKE ACQUISITIONS AT THE OFFICE OF SURPLUS PROPERTY FOR THE CITY OF PETAL, MS.

SEE EXHIBIT "A"

CERTIFICATIONS AND AGREEMENTS NONDISCRIMINATION ASSURANCES UPDATED LIST OF CITY PERSONNEL

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE MAYOR GAY TO EXECUTE THE CERTIFICATIONS AND AGREEMENTS, THE NONDISCRIMINATION ASSURANCES AND THE UPDATED LIST OF CITY PERSONNEL. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE APPLICATION FOR MEMBERSHIP FOR THE CITY TO JOIN THE MISSISSIPPI ONE-CALL SYSTEM, A MISSISSIPPI NON-PROFIT CORPORATION, FORMED IN AN EFFORT TO REDUCE DAMAGE TO UNDERGROUND FACILITIES OF ITS MEMBERS AND TO ESTABLISH A STATEWIDE NOTIFICATION CENTER.

SEE EXHIBIT "B" APPLICATION FOR MEMBERSHIP

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO AUTHORIZE THE MAYOR TO EXECUTE THE APPLICATION FOR MEMBERSHIP AND TO PAY THE \$200 MEMBERSHIP FEE AND THE \$1.17 PER MESSAGE RECEIVED FOR THE CITY. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, THE CITY CLERK REQUESTED PERMISSION TO TRANSFER THE BALANCE OF \$47,615.56 IN THE \$2.5 SEWER DEBT SERVICE FUND TO THE \$825,000 DEBT SERVICE FUND SINCE THE \$2.5 SEWER BONDS WERE RETIRED IN NOVEMBER OF 2000.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE TRANSFER OF FUNDS AND FOR THE CLERK TO CONTINUE TO TRANSFER ANY FUNDS RECEIVED FROM DELINQUENT TAXES. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING PROOF OF PUBLICATION TO THE BOARD:

A) PUBLIC HEARING NOTICE - CDBG

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

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE PRIVILEGE LICENSE REPORT FOR THE MONTH OF DECEMBER 2000.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ACCEPT THE PRIVILEGE LICENSE REPORT. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FROM THE POLICE DEPARTMENT FOR PERMISSION TO PURCHASE A PORTABLE 800 MHZ RADIO AT A COST OF \$560.00.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO AUTHORIZE THE PURCHASE OF THE 800 MHZ RADIO OUT OF THE LAW ENFORCEMENT FUND. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FROM THE BUILDING INSPECTOR TO SET A HEARING FOR REUBEN CUELLAR FOR HIS PROPERTY AT 407 W 1ST AVENUE ON FEBRUARY 6, 2001 AT 6:30 P.M.

THEREUPON, ALDERMAN HINTON MADE A MOTION TO SET THE HEARING FOR FEBRUARY 6, 2001 AT 6:30 P.M. TO DETERMINE THE STATE OF CLEANLINESS OF THE PROPERTY AT 407 W. 1ST AVENUE. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY STATED THAT THE DECEMBER CLAIM FOR UNITED HEALTHCARE IN THE AMOUNT OF \$18,627.58 AND THE DECEMBER CLAIM FOR EAGLE WASTE IN THE AMOUNT OF \$17,263.63 WAS NOT PAID ON THE JANUARY DOCKET.

THEREUPON, ALDEMAN HINTON MADE A MOTION TO PAY THE UNITED HEALTHCARE CLAIM AND THE EAGLE WASTE CLAIM. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR TANYA CARTER TO ATTEND THE APCO BASIC TELECOM COURSE JANUARY 22 THRU JANUARY 26, 2001 IN HATTIESBURG, MS.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION FOR TANYA CARTER TO ATTEND THE APCO COURSE AND TO PAY HER EXPENSES. ALDERMAN HOLBROOK SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A REQUEST FOR DETECTIVE SHAWN ELLIS TO ATTEND FRAUD AND FINANCIAL CRIME SCHOOL FEBRUARY 11 –14, 2001 IN GULFPORT, MS.

THEREUPON, ALDERMAN HOLBROOK MADE A MOTION TO AUTHORIZE DETECTIVE ELLIS TO ATTEND THE FRAUD AND FINANCIAL CRIME SCHOOL IN FEBRUARY AND TO PAY HIS EXPENSES. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED THE FOLLOWING ORDER PROMOTING DAREN MCCREARY TO PATROLMAN 2ND CLASS EFFECTIVE FEBRUARY 3, 2001.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DO HEREBY DEEM IT NECESSARY, UPON THE RECOMMENDATION OF CHIEF JARRELL, TO PROMOTE OFFICER DAREN MCCREARY TO 2ND CLASS PATROLMAN.

IT IS HEREBY ORDERED THAT OFFICER MCCREARY BE PROMOTED TO 2ND CLASS PATROLMAN EFFECTIVE FEBRUARY 3, 2001 AT A SALARY OF \$21,600.00.

SO ORDERED ON THIS THE 16TH DAY OF JANUARY, AD, 2001.

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 LEROY SCOTT

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED FROM MUNICIPAL JUDGE GEORGE GUNTER A RECOMMENDATION TO APPOINT RANDY REEVES AS COURT BALIFF EFFECTIVE JANUARY 23, 2001.

THEREUPON, ALDERMAN SCOTT MADE A MOTION TO ADOPT THE FOLLOWING ORDER APPOINTING RANDY REEVES AS COURT BALIF. ALDERMAN HOLBROOK SECONDED THE MOTION.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DO HEREBY DEEM IT NECESSARY TO APPOINT RANDY REEVES AS MUNICIPAL COURT BALIFF.

IT IS HEREBY ORDERED THAT RANDY REEVES IS APPOINTED MUNICIPAL COURT BALIFF EFFECTIVE JANUARY 23, 2001 AT A SALARY OF \$499.99. SO ORDERED ON THIS THE 16TH DAY OF

JANUARY, AD, 2001.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A RECOMMENDATION TO THE BOARD TO GRANT JAMES SWINDOLL HIS ANNUAL RAISE OF \$500.00 ANNUALLY EFFECTIVE ON HIS ANNIVERSAY DATE, JANUARY 7, 2001.

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ADOPT THE FOLLOWING ORDER GRANTING JAMES SWINDOLL \$500.00 ANNUAL RAISE EFFECTIVE JANUARY 7, 2001. ALDERMAN HOLBROOK SECONDED THE MOTION.

ORDER

WHEREAS, THE MAYOR AND BOARD OF ALDERMEN DO HEREBY DEEM IT NECESSARY TO GRANT JAMES SWINDOLL HIS ANNUAL RAISE OF \$500.00 PER YEAR. IT IS HEREBY ORDERED THAT JAMES SWINDOLL'S PAY BE INCREASED TO \$7.24 PER HOUR EFFECTIVE JANUARY 7, 2001. SO ORDERED ON THIS THE 16TH DAY OF JANUARY, AD, 2001.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A RECOMMENDATION FROM DALE NUTTING TO HIRE EDWARD OWENS AS A LABORER IN THE STREET DEPARTMENT.

THEREUPON, ALDERMAN HOLBROOK MADE A MOTION TO ADOPT THE FOLLOWING ORDER HIRING EDWARD OWENS EFFECTIVE JANUARY 22, 2001. 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 LABORER IN THE STREET DEPARTMENT. IT IS HEREBY ORDERED THAT EDWARD OWENS BE HIRED AS A LABORER AT A RATE OF \$6.25 PER HOUR EFFECTIVE JANUARY 22, 2001. SO ORDERED ON THIS THE 16TH DAY OF JANUARY, AD, 2001.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY MADE A RECOMMENDATION THAT WEST 1ST AVENUE BE DESIGNATED AS A TRUCK ROUTE IN THE CITY OF PETAL.

THEREUPON, ALDERMAN HOLBROOK MADE A MOTION TO AMEND ORDINANCE 1985 (60-A) TO MAKE WEST 1ST AVENUE ONE OF THE CITY'S TRUCK ROUTES. ALDERMAN LANGFORD SECONDED THE MOTION.

SEE EXHIBIT "C"

ORDINANCE 1985 (60-B)

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A CERTICICATE OF APPRECIATION FROM THE UNITED STATES DEPARTMENT OF COMMERCE U.S. CENSUS BUREAU THANKING THE CITY FOR THE SERVICE AND COOPERATION IN THE DATA COLLECTION FOR THE CENSUS 2000.

SEE EXHIBIT "D"

LETTER & CERTIFICATE

THEREUPON, ALDERMAN LANGFORD MADE A MOTION TO ACKNOWLEDGE THE LETTER AND CERTIFICATE AND TO HAVE THEM ENTERED INTO THE MINUTES. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY PRESENTED A LETTER OF RESIGNATION FROM RICHARD WALLEY, EMPLOYEE IN THE STREET DEPARTMENT.

THEREUPON, ALDERMAN HOLBROOK MADE A MOTION TO APPROVE THE RESIGNATION EFFECTIVE JANUARY 3, 2001 AND TO APPROVE THE PAYMENT OF MR. WALLEY'S REMAINING VACATION. ALDERMAN SCOTT SECONDED THE MOTION.

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

WHEREAS, MAYOR GAY REQUESTED AN EXECUTIVE SESSION TO DISCUSS PERSONNEL MATTERS IN THE POLICE DEPARTMENT.

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

THOSE PRESENT AND VOTING "YEA"

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

THOSE PRESENT AND VOTING "NAY"

NONE

THEREUPON, MAYOR GAY REOPENED THE MEETING AND REPORTED THAT AN EXECUTIVE SESSION WAS NOT NEEDED.

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

THOSE PRESENT AND VOTING "YEA"

ALDERMAN WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD 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, MS. WAS ADJOURNED ON THIS THE 16TH DAY OF JANUARY, AD, 2001.

MAYOR

(SEAL)

ATTEST:

anil Thur PRISCILLA C DANIEL CITY CLERK

EXHIBIT "A"

MISSISSIPPI ELIGIBILITY UPDATE QUESTIONNAIRE

OFFICE OF SURPLUS PROPERTY P. O. BOX 5778, HIGHWAY 468 JACKSON, MS 39288-5778 (601) 939-2050

Federal Regulations require <u>all</u> donee eligibility records be updated on a regular basis. In order to continue participating in the Mississippi Office of Surplus Property program, please complete the following questionnaire and return <u>within 15 days</u> of receipt. All pages must be completed, or your application will be returned to you. Please attach requested information as stated in #5 below, if required. If this information in #5 is not received your account will be placed in an "INACTIVE" status.

This will also serve as a reminder that any and all property obtained through this program must be placed in use within 12 months and used exclusively by the eligible donee.

(1)	Has donee legal name, physical and/or mailing address changed? Yes No $\frac{x}{x}$ If yes,
	please list corrections

- (2) Has the function of your organization changed since your last update or approval application? Yes _____ No _X ____ If yes, please explain. ______
- (3) Have your operations changed in population serving, area serving or type programs? Yes _____ No ____ If yes please explain. _____
- (4) Please list all funding sources, use additional sheets if necessary (tax supported or public agency, grants and/or contributions, etc.) TAX SUPPORTED
- (5) Please attach evidence of either approval, accreditation or licensing, if required, for one or more programs.
- (6) Have your property utilization abilities changed? Yes ____ No X ____ If yes, please explain.

Your cooperation in the completion of the above and following pages is very much appreciated. Thank you for your continuing cooperation and patronage.

FOR SURPLUS PROPERTY USE ONLY

Date Approved_

Signature___

۲.

EXHIBIT "A"

NONDISCRIMINATION ASSURANCE

ASSURANCE OF COMPLIANCE WITH GSA REGULATIONS UNDER TITLE VI OF THE CIVIL RIGHTS ACT OF 1964, SECTION 606 OF TITLE VI OF THE FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES ACT OF 1949, AS AMENDED, TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, AS AMENDED, AND SECTION 303 OF THE AGE DISCRIMINATION ACT OF 1975.

CITY OF PETAL

(Name of Donee)

_ , hereinafter called the "donee", hereby

agrees that the program for or in connection with which any property is donated to the donee will be conducted in compliance with, and the donee will comply with and will require any other person (any legal entity) who through contractual or other arrangements with the donee is authorized to provide services or benefits under said program to comply with, all requirements imposed by or pursuant to the regulations of the General Services Administration (41CFR 101-62) issued under the provisions of Title VI of the Civil Rights Act of 1964, Section 606 of Title VI of the Federal Property and Administra Services Act of 1949, as amended, Section 504 of the Rehabilitation Act of 1973, as amended, Title I) the Education Amendments of 1972, as amended, and Section 303 of the Age Discrimination Act of 1975, to the end that no person in the United States shall on the ground of race, color, national origin, sex, or age, or that no otherwise qualified handicapped person shall solely by reason of the handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity for which the donee received Federal assistance from the General Services Administration; and Hereby Gives Assurance That it will immediately take any measures necessary to effectuate this agreement.

The donee further agrees that this agreement shall be subject in all respects to the provisions of said regulations; that this agreement shall obligate the donee for the period during which it retains ownership or possession of any such property; that the United States shall have the right to seek judicial enforcement of this agreement; and, this agreement shall be binding upon any successor in interest of the donee and the word "donee" as used herein includes any such successor in interest.

DATE: ____01/16/01

Donee Mailing Address:

P 0 BOX 564 PETAL, MS. 39465

Telephone (601) 545-1776

CITY OF PETAL Donee Signatur

________ <u>JACK GAY____MAYOR</u> Typed Name and Title

EXHIBIT "A"

CERTIFICATIONS AND AGREEMENTS (INCLUDING TERMS, CONDITIONS, RESERVATIONS AND RESTRICTIONS)

A. THE DONEE CERTIFIES THAT:

1. It is a public agency or a nonprofit institution or organization exempt from taxation under Section 501 of the Internal Revenue Code of 1954 within the meaning of Section 203(J) of the Federal Property and Administrative Services Act of 1949, as amended, and the regulations of the Administrator of General Services.

2. If a public agency, the property is needed and will be used by the recipient for carrying out or promoting for the residents of a given political area one or more public purposes. or, if a nonprofit, tax-exempt institution or organization, the property is needed for and will be used by the recipient for educational or public health purposes, including research for such purpose, or for programs for older individuals. The property is not being acquired for any other use or purpose, or for sale or other distribution, or for permanent use outside the State, except with prior approval of the State agency.

3. Funds are available to pay all costs and charges incident to donation.

4. This transaction shall be subject to the nondiscrimination regulations governing the donation of surplus personal property issued under. Title VI of the Civil Rights Acts of 1964, Section 606 of Title VI of the Federal Property and Administrative Services Act of 1949, as amended, Section 504 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments of 1972, as amended, and Section 303 of the Age Discrimination Act of 1975.

B. THE DONEE AGREES TO THE FOLLOWING CONDITIONS:

1. All items of property shall be placed in use for the purpose(s) for which acquired within one year of receipt and shall be continued in use for such purpose(s) for one year from the date the property was placed in use. In the event the property is not placed in use, or continued in use, the donee shall immediately notify the State agency, and at the donee's expense, return such property to the State agency or otherwise make the property available for transfer or other disposal by the Stage agency, provided the property is still usable as determined by the State agency.

2 Such special handling or use limitations as are imposed by General Services Administration (GSA) on any item(s) of property listed hereon.

3. In the event the property is not so used or handled as required by (B) (1) and (2), title and right to the possession of such property shall at the option of GSA or the State of Mississippi revert to either the United States of America or the State of Mississippi and upon demand the donee shall release such property to such person as GSA or its designee shall direct.

C. THE DONEE AGREES TO THE FOLLOWING CONDITIONS IMPOSED BY THE STATE AGENCY, APPLICABLE TO ITEMS WITH A UNIT ACQUISITION COST OF \$5,000 OR MORE AND PASSENGER MOTOR VEHICLES, REGARDLESS OF ACQUISITION COST, EXCEPT VESSELS 50 FEET OR MORE IN LENGTH AND AIRCRAFT:

1. The property shall be used only for the purpose(s) for which acquired and for no other purpose(s).

2. There shall be a period of restriction which will expire after such property has been used for the purpose(s) for which acquired for a period of 18 months from the date the property is placed in use, except for such items of major equipment, listed hereon, on which the Stage agency designates a further period of restriction.

3. In the event the property is not so used as required by (C) (1) and (2) and restrictions (B) (1) and (2) have expired, then title and right to the possession of such property shall at the option of the State agency revert to the State of Mississippi and the donee shall release such property to such person as the State agency shall direct.

D. THE DONEE AGREES TO THE FOLLOWING TERMS, RESERVATIONS, AND RESTRICTIONS:

1. From the date it received the property listed hereon and through the period(s) of time the conditions imposed by (B) and (C) above remain in effect, the donee shall no: sell, trude, lease, lend bail, cannibalize, encumber, or otherwise dispose of such property, or remove it permanently for use outside the State, without the prior approval of GSA or the Bureau of Surplus Property under (B) or the State agency under (C). The proceeds from any sale, trade, lease, loan bailment, encumbrance, or other disposal of the property when such action is authorized by GSA or by the State agency, shall be remitted promptly by the donee to GSA or the State Agency, as the case may be.

2 In the event any of the property listed hereon is sold, traded, leased, loaned, bailed, cannibalized, encumbered, or otherwise disposed of by the donee from the date treceives ine property through the period(s) of time the conditions imposed by (B) and (C) remain in effect, without the prior approval of GSA or the State agency, the donee, at the option of GSA or the State agency shall pay to GSA or the State agency, as the case may be, the proceeds of the disposal or the fair market value or the fair rental value of the property at the time of such disposal, as determined by GSA or the State agency.

3. If at any time, from the date it receives the property through the period(s) of time the conditions imposed by (B) and (C) remain in effect, any of the property listed hereon is no longer suitable, usable, or further needed by the donee for the purposes(s) for which acquired, the donee shall promptly notify the State agency, and shall, as directed by the State agency, return the property to the State agency, release the property to another donee or another State agency, department, or agency of the United States, sell or otherwise dispose of the property. The proceeds from any sale shall be remitted promptly by the donee to the State agency.

4. The donee shall make reports to the State agency on the use, condition, and location of the property listed hereon, and on other pertinent matters as may be required from time to time by the State agency.

5. At the option of the State agency, the donee may abrogate the conditions set forth in (C) and the terms, reservations, and restrictions pertinent thereto in (D) by payment of an amount as determined by the State agency.

3. THE DONEE AGREES TO THE FOLLOWING CONDITIONS, APPLICABLE TO ALL ITEMS OF PROPERTY LISTED HEREON:

1. The property acquired by the donee is on an "as is, where is" basis, without warranty of any kind.

2. Where a donee carries insurance against damages to or loss of property due to fire or other hazards and where loss of or damage to donated property with unexpired terms, conditions, reservations, or restrictions occurs, the State agency will be entitled to reimbursement from the donee out of the insurance proceeds of an amount equal to the unamortized portion of the fair value of the damaged or destroyed donated items.

F. TERMS AND CONDITIONS APPLICABLE TO THE DONATION OF AIRCRAFT AND VESSELS (50 FEET OR MORE IN LENGTH) HAVING AN ACQUISITION COST OF \$5,000 OR MORE, AND OTHER ITEMS OF PROPERTY REQUIRING SPECIAL HANDLING OR USE LIMITATIONS, REGARDLESS OF THE PURPOSE FOR WHICH ACQUIRED: The donation shall be subject to the terms, conditions, reservations, and restrictions set forth in the Conditional Transfer Document executed by the authorized donee representative.

G. THE DONEE AGREES TO THE FOLLOWING TERMS AND CONDITIONS IMPOSED BY THE STATE AGENCY APPLICABLE TO ITEMS WITH A UNIT ACQUISITON COST OF UNDER \$5,000. All items of property shall be placed in use for the purposes(s) for which acquired within one year of receipt and shall be continued in use for such purpose(s) for one year from the date the property was placed in use.

Donee CITY OF PETAL, MS.

lle ature of Official Sion JACK GAY, MAYOR

EXHIBIT "A"

RESOLUTION

"Be it resolved by the Governing Board, or Chief Administrative Officer, and hereby ordered that the official whose name, title and signature is listed below shall be and is hereby authorized as our representative to acquire Surplus Property from the State of Mississippi Office of Surplus Property under the Terms and Conditions specified in the Certifications and Agreements." This representative will be our "contact person" for all issues regarding this account

JACK GAY	MAYOR			
(Contact Person)	(Title)	(Signati	ire) (Ĵ
AUTHORIZED this16th	_ day of	JANUARY	, k % <u>2000</u> b	y:
JACK GAY	MAYO			il.
(Name)	(Title)		Signature)	
CITY OF PETAL, MS.		<u>(601)545-668</u>	5 (6)	01)545-1776
(Donee Name)		(FAX Number		elephone Number)
<u>P 0 B0X 564</u>		119 W. 8	th AVENUE	
(Donee Mailing Address)		(Donee Physica		
PETAL, MS.	39465	PETAL, MS.	FORREST	39465
(City)	(Zip Code)	(City)	(County)	(Zip Code)

As the "Contact Person" for our organization, it is requested that the below named officials and/or employees be authorized to act as representatives of our institution for the purpose of acquiring surplus property from the State of Mississippi Office of Surplus Property. Attach additional sheets, if necessary. Any person not listed below entering the Office of Surplus Property to obtain or view property must provide a letter signed by the "contact person" before they will be admitted.

NAME (Print or Type)	TITLE	SIGNATURE
	SEE ATTACHED	
×		

(Signature of Contact Person)

EXHIBIT "A"



CITY OF PETAL

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

January 12, 2001

JACK GAY MAYOR

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

Jim Majure Director, Office of Surplus Property P O Box 5778 Jackson, Ms. 39288-5778

Dear Mr. Majure:

This is an updated list of personnel authorized to acquire merchandise for the City Of Petal:

NAME TITLE JACK GAY MAYOR WILLIE W. HINTON ALDERMAN CHARLES E. HOLBROOK ALDERMAN ROBERT F. LANGFORD ALDERMAN DONALD H. ROWELL ALDERMAN LEROY SCOTT ALDERMAN PRISCILLA C. DANIEL CITY CLERK POLICE CHIEF C. RODNEY JARRELL AUBRA EVANS FIRE CHIEF CIVIL DEFENSE WILLIAM PAGE DAN TOLBERT **CITY INSPECTOR** DALE NUTTING STREET DEPARTMENT KEITH BRADDOCK **RALPH EDDLEMON**

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RECREATION DIRECTOR 26 4. QA WATER DEPARTMENT

EXHIBIT "A"

Page 2 NAME TITLE SIGNATURE Roy **ROY JOHNSON** ASSISTANT POLICE CHIEF $'\lambda$ eslert WESLEY HUGHES FIRE INSPECTOR gs fr TOM HARDGES **RECREATION PROGRAM DIRECTOR** h Reynolds DEBORAH REYNOLDS CIVIC CENTER FACILITATOR h ora SHIRLEY DRAUGHN CIVIC CENTER, ASSISTANT tel KM

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If you should need additional information, please advise.

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incerely, Jack Gay

Mayor

EXHIBIT "B"

APPLICATION FOR MEMBERSHIP

WHEREAS, Mississippi One-Call System, Inc., (the Corporation), a Mississippi non-profit corporation, has been formed in an effort to reduce damage to underground facilities of its members and to cause to be established a statewide notification center (the "Notification Center"):

WHEREAS, the undersigned represents that it has underground facilities located within the state of Mississippi and is otherwise eligible to be a Member of the Corporation; and

WHEREAS, the undersigned desires to be a Member of the Corporation and hereby tenders with this application the fee as specified by the Board of Directors of the Corporation.

NOW, THEREFORE, the undersigned hereby applies for admission as a Member of the Corporation and in connection therewith covenants and agrees when accepted as a Member, and it's assigns, as follows:

- 1. To <u>not</u> share, sell or disseminate the One-Call ticket information with any other entity in any form or fashion;
- 2. To abide by and comply with such rules and regulations as the Board of Directors may adopt, from time to time, for utilization of the statewide Notification Center by members;
- 3. To abide by and comply with the By-Laws of the Corporation;
- 4. To pay promptly the fees prescribed by the Board of Directors of the Corporation.

Please Print or Type)
(Company)
(Name and Title)
(Phone Number)______(Fax)______
(Address)______
ATTEST:
______By:______
(Company Seal, if applicable) (Signature)
ACCEPTED BY MISSISSIPPI ONE-CALL SYSTEM, INC.
DATE ______BY ______
'ease mail to: Mississippi One-Call System, Inc. 5258 Cedar Park Dr., Suite J, Jackson, MS 39206

r fax to: 601-366-7666

EXHIBIT "C"

ORDINANCE 1985 (60-B)

AN ORDINANCE TO AMEND ORDINANCE 1985 (60-A) ESTABLISHING TRUCK ROUTES IN THE CITY: DESIGNATING CERTAIN OTHER STREETS IN THE CITY FOR TRUCK TRAFFIC: PROVIDING FOR ENFORCEMENT: PRESCRIBING PENALTIES FOR THE VIOLATION OF ITS <u>PROVISIONS, AND ESTABLISHING AN EFFECTIVE DATE AND FOR RELATED PURPOSES</u>.

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

<u>SECTION I.</u> Section 10-103 of Ordinance 1985 (60-A) as passed and adopted on the 20th day of August, 1985, be and the

same is hereby amended to read as follows:

Section 10-103: Truck Routes Established. There is hereby establishing within the City the following "Truck Routes":

(1) Outside Origin; Outside Destination. All trucks entering the City for destination points outside the City shall operate

only over the following designated routes:

U. S. Highway 11; Mississippi Highway 42; Central Avenue; South Main Street; North Main Street; Carterville Road; Leeville Road; Old Richton Road; West 1st Avenue

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

<u>SECTION III.</u> Ordinance 1985 (60-A) except as amended herein be, and the same is still in full force and effect.

<u>SECTION IV.</u> This Ordinance shall be in full force and effect thirty (30) days from and after its passage.

The above and foregoing ordinance having been presented to the Mayor and Board of Aldermen, first section by section

and then as a whole, the following vote was then taken:

For approval and adoption of each section of the ordinance:

Aldermen voting "YEA" and in favor of the adoption of said ordinance, section by section:

Alderman Willie Hinton Alderman Gene Holbrook Alderman Robert Langford Alderman Leroy Scott

Those voting "NAY" and against the passage and adoption of the ordinance, section by section:

NONE

Those in favor of the adoption of the ordinance as a whole, and voting "YEA" are as follows:

Alderman Willie Hinton Alderman Gene Holbrook Alderman Robert Langford Alderman Leroy Scott

Those voting "NAY" and against the passage and adoption of the ordinance as a whole are as follows:

NONE

WHEREFORE, the foregoing ordinance was duly passed, adopted and approved on this the 16th day of January, A.D., 2001

(SEAL) ATTEST: UN1 L 10 PRISCILLA C DANIEL, CITY CLERK

JACK GAY, MAYOR

EXHIBIT "D"



UNITED STATES DEPARTMENT OF COMMERCE Economics and Statistics Administration U.S. Census Bureau Washington, DC 20233-0001 OFFICE OF THE DIRECTOR

November 2000

Dear Census 2000 Partner:

I would like to thank you and your organization for your outstanding efforts in making Census 2000 a success!

In many ways, Census 2000 was unlike any previous census. There were new uses of technology, new and greatly expanded operations, more customized local and regional programs, and more encompassing outreach through an unprecedented Partnership Program. For Census 2000, the U.S. Census Bureau had the distinct pleasure and challenge of working with more than 140,000 partners—partners whose creative efforts were surpassed only by their commitment and dedication to their local community and constituents. Thanks to the hard work of all of our Census 2000 partners, we reversed the trend of declining participation witnessed in recent censuses, and increased the mail response rate over what we achieved in 1990.

The scope of this census was vast. At times the task seemed insurmountable and the challenge overwhelming, but with the help and dedication of governments, businesses, community, religious, and educational organizations, we are proud to have been a part of the "Good Census."

Again, I extend a heartfelt thanks to you and your organization for a job well done! Your role in Census 2000 had a significant impact on our successful data collection, which will in turn help your community and this country move confidently into the 21st Century.

Please accept the enclosed Certificate of Appreciation for your service and cooperation as a token of the Census Bureau's recognition that we could not have done this without you.

Thank you America!

Sincerely,

Kenneth Prewitt Director

Enclosure

USCENSUSBUREAU Helping You Make Informed Decisions D-1098(L)

www.census.gov

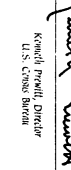
United States Department of Commerce U.S. Census Bureau

Certificate of Recognition presented to

Petal City

in appreciation of your valuable contributions to the success of CENSUS 2000.









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EXHIBIT "D"