

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

BE IT REMEMBERED that a Special Meeting of the City Council of Jackson, Mississippi, was convened at City Hall at 10:00 a.m. on August 18, 2020, being the third Tuesday of said month, when and where the following things were had and done to wit:

Present: Council Members: Aaron Banks, Council President, Ward 6; Charles Tillman, Vice President, Ward 5; Ashby Foote, Ward 1; Melvin Priester, Ward 2;; De'Keither Stamps, Ward 4 (via teleconference); and Virgi Lindsay, Ward 7. Directors: Chokwe Antar Lumumba, Mayor; Shanekia Mosley, Clerk of Council; John W. Carroll, Sr., Chief Deputy Clerk of Council and Timothy Howard, City Attorney.

Absent: Kenneth Stokes, Ward 3

The meeting was called to order by **President Aaron Banks**.

The invocation was offered by **Rev. Ronald Jones Jr.** of New Galilean M.B. Church (via teleconference).

The Council recited the Pledge of Allegiance.

President Banks requested that Agenda Item No. 69 be moved forward on the Agenda. Hearing no objections, the Clerk read the following:

ORDER APPROVING CO-SPONSORSHIP, WITH THE JACKSON MUNICIPAL AIRPORT AUTHORITY, OF 2020 GRANT AGREEMENTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, AND 3-28-0038-021-2020, WITH THE UNITED STATES DEPARTMENT OF TRANSPORTATION, FEDERAL AVIATION ADMINISTRATION FOR THE PURPOSE OF PAYING OR REIMBURSING THE JACKSON MUNICIPAL AIRPORT AUTHORITY FOR CERTAIN DIRECT COSTS IN CONNECTION WITH THE FOLLOWING PROJECTS AT HAWKINS FIELD AIRPORT ("HKS") AND JACKSON-MEDGAR WILEY EVERS INTERNATIONAL AIRPORT ("JAN"): (I) PAVEMENT MANAGEMENT PLAN PROJECT AT JAN; (II) REPLACE WEST CONCOURSE ROOF PROJECT AT JAN; (III) PAVEMENT MANAGEMENT PLAN PROJECT AT HKS; AND (IV) REHABILITATE TAXIWAY DELTA, RECONSTRUCT TAXIWAY LIGHTING, AND RECONSTRUCT PERIMETER FENCING PROJECTS AT HKS.

WHEREAS, the Jackson Municipal Airport Authority ("JMAA") has applied to the United States Department of Transportation, Federal Aviation Administration ("FAA") for Airport Improvement Program ("AIP") Grants to cover a portion of the direct costs of improvements related to the following projects at Hawkins Field Airport (HKS) and Jackson-Medgar Wiley Evers International Airport (JAN) (together "Airports"): (i) "Conduct or Update Miscellaneous Study (Pavement Management Plan)" Project at JAN; (ii) "Improve/Modify/Rehabilitate Terminal Building (Replace West Concourse Roof)" Project at JAN; (iii) "Conduct or Update Miscellaneous Study (Pavement Management Plan)" Project at HKS; and (iv) "Rehabilitate Taxiway Delta (Mill and Overlay), Reconstruct Taxiway Lighting (Alpha, Bravo, Charlie, (Design Only)), and Reconstruct Perimeter Fencing not Required by 49 CFR 1542" Projects at HKS (collectively the "Projects"); and

WHEREAS, in response to the JMAA's applications for 2020 Federal Aviation Administration Federal Assistance Grants as to JAN and HKS, the FAA offered to JMAA, FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020 for at least \$1,795,603.00; and

WHEREAS, the Board of Commissioners of JMAA resolved to accept FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020, and authorized JMAA’s Chief Executive Officer and JMAA’s Board Counsel to execute certain documents and assurances as required; and

WHEREAS, FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020, which provide for the allowable costs incurred to accomplish the Projects at the Airports, will be for at least \$1,795,603.00; and

WHEREAS, the City of Jackson, MS (“City”), as the local government sponsor of JMAA, is required to execute multiple copies of FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020 with the FAA, and therefore, the City Council (“Council”) of Jackson needs to authorize the Mayor and City Attorney of the City to execute the Grant Agreements for FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020

NOW, THEREFORE, IT IS HEREBY ORDERED that the City shall act as the local government sponsor, along with JMAA, in connection with FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020, for purposes directly related to providing for the allowable costs incurred to accomplish the Projects at the Airports; and

IT IS FURTHER ORDERED that no funds of the City are to be expended in connection herewith; and

IT IS FURTHER ORDERED that the Mayor of the City, or his designee, and the City Attorney of the City are authorized to execute and certify, respectively, on behalf of the City, as Co-Sponsor with JMAA, multiple copies of the Grant Agreement with the FAA, in connection with FAA 2020 AIP GRANTS NUMBERS 3-28-0037-055-2020, 3-28-0037-56-2020, 3-28-0038-020-2020, and 3-28-0038-021-2020, which provide for the allowable costs incurred to accomplish the Projects at the Airports.

Council Member Stamps moved adoption; **Council Member Tillman** seconded.

President Banks recognized **John Walker**, Jackson Municipal Airport Authority who provided a brief overview of said item.

After a thorough discussion, **President Banks** called for a vote on said item:

- Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
- Nays – None.
- Absent – Stokes.

RESOLUTION DECLARING CERTAIN PARCELS OF REAL PROPERTY IN THE CITY OF JACKSON TO BE A MENACE TO PUBLIC HEALTH, SAFETY AND WELFARE PURSUANT TO SECTION 21-19-11 OF THE MISSISSIPPI CODE AND BASED ON ADMINISTRATIVE HEARINGS HELD JUNE 30, 2020 FOR THE FOLLOWING CASES:

2020-1070	2020-1103	2020-1104	2020-1106	2020-1107	2020-1108
2020-1109	2020-1110	2020-1116	2020-1118	2020-1122	2020-1125
2020-1126	2020-1127	2020-1129	2020-1130	2020-1131	2020-1132
2020-1133	2020-1134	2020-1136	2020-1137	2020-1138	2020-1139
2020-1140	2020-1141	2020-1143	2020-1145	2020-1146	2020-1147
2020-1149	2020-1151	2020-1152	2020-1154	2020-1189	2020-1190
2020-1199	2020-1201	2020-1203	2020-1204	2020-1205	2020-1208
2020-1210	2020-1212	2020-1213	2020-1215	2020-1216	2020-1217

WHEREAS, Section 21-19-11 of the Mississippi Code of 1972 as amended provides that a governing authority shall conduct a hearing to determine whether property or parcels of land located

within a municipality is in such a state of uncleanness to be a menace to the public health, safety and welfare of the community; and

WHEREAS, Section 21-19-11 of the Mississippi Code of 1972 amended sets for the procedure for mailing and posting notice of the hearing; and

WHEREAS, an Administrative Hearing were held on the June 30, 2020; and

WHEREAS, prior to each hearing, the hearing officer determined that notice was provided in accordance with Section 21-19-11; and

WHEREAS, after hearing testimony and reviewing evidence, the hearing officer made findings and recommendations for adjudication concerning certain parcels as follows:

- 1) **Case #2020-1070: Parcel #430-361** located at **4573 KINGS HIGHWAY**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 1

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 2) **Case #2020-1103: Parcel #626-218** located at **3456 ROSEMARY AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 3) **Case #2020-1104: Parcel #626-214** located at **3448 ROSEMARY AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 4) **Case #2020-1106: Parcel #1026-16-2** located at **680 LARSON STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 5) **Case #2020-1107: Parcel #430-65** located at **155 WEST NORTHSIDE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 6) **Case #2020-1108: Parcel #517-496** located at **238 LAWRENCE ROAD**: After hearing testimony from owner Marcus George, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded seven (7) days to enter into a repair agreement expiring July 7, 2020. If there is a

default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 7) **Case #2020-1109 Parcel #432-20** located at **4803 WINDERMERE TERRACE**: After hearing testimony from owner Toveta Phillip, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded seven (7) days to enter into repair agreement expiring July 7, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 8) **Case #2020-1110: Parcel #517-284** located at **239-41 LAWRENCE ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 9) **Case #2020--1116: Parcel #517-232** located at **411 BENNING ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Board-up and secure house and cut grass, weeds, bushes saplings, and remove trash and debris, tires, clean curbside.

- 10) **Case #2020-1118: Parcel #429-381** located at **170 DEL RIO STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Cutting of grass, weeds, bushes, saplings, and removing of trash and debris, tree parts, tires, clean curbside.

- 11) **Case #2020-1122: Parcel #741-212** located at **5960 RIVER ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 1

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 12) **Case #2020-1125 Parcel #613-155** located at **237 ARCHER AVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 13) **Case #2020-1126: Parcel #613-268** located at **332 ARCHER AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 14) **Case #2020-1127: Parcel #613-269** located at **328 ARCHER AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$750.00. Ward 7

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 15) **Case #2020-1129: Parcel #613-230** located at **245 ARCHER AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 16) **Case #2020-1130: Parcel #209-97** located at **2740 HILLSIDE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 17) **Case #2020-1131: Parcel #613-231** located at **241 ARCHER AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 18) **Case #2020-1132: Parcel #810-57** located at **688 QUEEN JULIANNA LANE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 2

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 19) **Case #2020-1133: Parcel #642-191** located at **243 QUEEN ANNE LANE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 20) **Case #2020-1134: Parcel #629-28** located at **4206 LARCHMONT STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$750.00. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 21) **Case #2020-1136: Parcel #117-3** located at **3710-12 WEST CAPITOL STREET**: After hearing testimony from owner Curtis Parker, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded seven (7) days to enter into repair agreement expiring July 7, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 22) **Case #2020-1137: Parcel #117-3-1** located at **3706-08 CAPITOL STREET**: After hearing testimony from owner Josephine P Parker, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded seven (7) days to enter into repair agreement expiring July 7, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 23) **Case #2020-1138: Parcel #629-27** located at **4204 LARCHMONT STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 4

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 24) **Case #2020-1139: Parcel #302-63** located at **1076 PEYTON AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 25) **Case #2020-1140: Parcel #810-56** located at **680 QUEEN JULIANNA LANE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 2

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 26) **Case #2020-1141: Parcel #824-84** located at **1741 HAMPTON STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 5

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 27) **Case #2020-1143: Parcel #626-246** located at **3463 ROSEMARY AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Cutting of grass & weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, fallen tree, tree limbs, wooden boards, crates, appliances, old furniture, old brick tires, Red Ford Truck, trailer with debris and tires.

- 28) **Case #2020-1145: Parcel #631-114** located at **1820 VENTURA DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 29) **Case #2020-1146: Parcel #209-132** located at **2616 GLENN STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 30) **Case #2020-1147: Parcel #610-150** located at **306 SAVANNA STREET**: After hearing testimony from owner Stephanie R Young, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded sixty (60) days to cure expiring August 30, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 31) **Case #2020-1149: Parcel #616-62** located at **2768 EMERALD DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 6

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 32) **Case #2020-1151: Parcel #616-102** located at **2668 SHANNON STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of burned dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 33) **Case #2020-1152: Parcel #616-92** located at **2608 SHANNON STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 34) **Case #2020-1154: Parcel #631-136** located at **1964 VENTURE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Board-up and secure house and cut grass, weeds, shrubbery, fence line, bushes, saplings, and remove trash and debris, fallen tree, wooden boards, crates, appliances, building materials, tree limbs, old furniture, old bricks, tires. Clean curbside

- 35) **Case #2020-1189: Parcel #642-197** located at **207 QUEEN ANNE LANE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Board-up and secure house and cut grass, weed, shrubbery, fence line, bushes, saplings and remove trash and debris, tree limbs, tree parts, tires.

- 36) **Case #2020-1190: Parcel #642-370** located at **361 QUEEN MARIE LANE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$750.00. Ward 4

Scope of Work: Board-up and secure house and cut grass, weed, shrubbery, fence line, bushes, saplings and remove trash and debris, tree limbs, tree parts, tires.

- 37) **Case #2020-1199: Parcel #309-210** located at **313 FORD AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 4

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, crates, tires and clean curbside.

- 38) **Case #2020-1201: Parcel #301-7** located at **1208 ELLIS AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$750.00. Ward 5

Scope of Work: Cutting of grass, weeds, shrubbery, bushes, fence line, saplings and removing of trash and debris, crates and clean curbside.

- 39) **Case #2020-1203: Parcel #119-286** located at **342 ROSSLYN AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 4

Scope of Work: Cutting of grass, weeds and removing of trash and debris, wooden boards and clean curbside.

- 40) **Case #2020-1204: Parcel #119-284** located at **352 ROSSLYN AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, fallen tree, tree limbs, tree parts, wooden boards, crates, old bricks, tires and clean curbside.

- 41) **Case #2020-1205: Parcel #119-290** located at **330 ROSSLYN AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 4

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, wooden boards and clean curbside.

- 42) **Case #2020-1208: Parcel #626-28** located at **3431 ROSEMARY AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Board-up and secure house and cut grass, weeds shrubbery, fence line, bushes, saplings and remove trash and debris, fallen tree, tree limbs, tree parts, wooden boards, crates, appliances, building materials, furniture, bricks, tires and clean curbside.

- 43) **Case #2020-1210: Parcel #422-110** located at **3442 REDMOND AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Board-up and secure house and cut grass, weeds, shrubbery, fence line, bushes, saplings and remove trash and debris, tree limbs, tires, tree parts, clean curbside, and remove white Chrysler van.

- 44) **Case #2020-1212: Parcel #128-88-1** located at **0 BRANDON AVENUE/LOT NORTH OF 718 BRANDON AVENUE**: After hearing testimony from owner Harvey Williams, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded fourteen (14) days to enter into repair agreement expiring July 14, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, tree limbs tree parts, tires and clean curbside.

- 45) **Case #2020-1213: Parcel #410-457** located at **3835 SKYLINE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, tree limbs, tree parts, tires and clean curbside.

- 46) **Case #2020-1215: Parcel #410-440** located at **0 SKYLINE DRIVE/LOT NORTH OF 3619 SKYLINE DRIVE**: After hearing testimony from owner James C Bryant St, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded fourteen (14) days to enter into repair agreement expiring July 14, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, tree limbs, tree parts, tires and clean curbside.

- 47) **Case #2020-1216: Parcel #639-112** located at **4393 WELOTA DRIVE**: After hearing testimony from owner Roy Brown, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded thirty (30) days to cure expiring August 1, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends an assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings and removing of trash and debris, tree limbs tree parts, tires and clean curbside.

48) **Case #2020-1217: Parcel #425-477** located at **3610 BRAME AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Board-up and secure house and cut grass, weeds, shrubbery, fence line, bushes, saplings, and remove trash and debris, tree limbs, tree parts and clean curbside.

IT IS HEREBY ORDERED that the above parcels be adjudicated a menace to public health as recommended by the hearing officer.

IT IS HEREBY ORDERED that a copy of the notices mailed and posted to owners and interested parties of the above parcels shall be included in the minutes along with this resolution pursuant to Section 21-19-11 of the Mississippi Code as amended.

IT IS HEREBY ORDERED that the Administration shall be authorized to remedy conditions on the parcels posing a threat to public health and safety using municipal resources or contract labor if the owners fail to do so.

IT IS HEREBY ORDERED that the adjudication of penalties, if any, shall be reserved until such time that a resolution is approved assessing actual costs.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

The Notices of Hearing pursuant to Section 21-19-11 of the Mississippi Code, as it relates to each parcel of property, is incorporated herein in their entirety, and located in Public Notices, located in the Municipal Clerk Department of the City of Jackson, Mississippi.

RESOLUTION DECLARING CERTAIN PARCELS OF REAL PROPERTY IN THE CITY OF JACKSON TO BE A MENACE TO PUBLIC HEALTH, SAFETY AND WELFARE PURSUANT TO SECTION 21-19-11 OF THE MISSISSIPPI CODE AND BASED ON ADMINISTRATIVE HEARINGS HELD JULY 14, 2020 FOR THE FOLLOWING CASES:

2020-1155	2020-1156	2020-1158	2020-1159	2020-1160	2020-1162
2020-1163	2020-1164	2020-1165	2020-1166	2020-1167	2020-1168
2020-1169	2020-1170	2020-1171	2020-1172	2020-1173	2020-1174
2020-1175	2020-1177	2020-1178	2020-1179	2020-1181	2020-1182
2020-1226	2020-1227	2020-1228	2020-1229	2020-1230	

WHEREAS, Section 21-19-11 of the Mississippi Code as amended provides that a governing authority shall conduct a hearing to determine whether property or parcels of land located within a municipality is in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community; and

WHEREAS, Section 21-19-11 of the Mississippi Code as amended sets forth the procedure for mailing and posting notice of the hearing; and

WHEREAS, hearings were held on July 14, 2020; and

WHEREAS, the hearing officer determined that notice was provided in accordance with Section 21-19-11 prior to the hearings; and

WHEREAS, after hearing testimony and reviewing evidence, the hearing officer made findings and recommendations for adjudication concerning certain parcels as follows:

- 1) **Case #2020-1155: Parcel #709-43** located at **128 VINE STREET**: After hearing testimony from owner Ricky Cotton, hearing officer recommends that the property be adjudicated as a menace to public health and safety; however, interested parties shall be afforded to enter into a repair agreement on July 14, 2020. If there is a default and the City proceeds with cleaning, hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 2

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 2) **Case #2020-1156: Parcel #737-86** located at **1308 WINTERVIEW DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 1

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 3) **Case #2020-1158: Parcel #53-81** located at **448 RIDGEWAY STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 4) **Case #2020-1159: Parcel #72-29** located at **910 NORTH FARISH STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 5) **Case #2020-1160: Parcel #70-67** located at **243 EAST DAVIS STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 6) **Case #2020-1162: Parcel #116-106** located at **162 NORTH ALABAMA AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 7) **Case #2020-1163 Parcel #309-117** located at **341 FORD AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 8) **Case #2020-1164: Parcel #309-198** located at **308 FORD AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 9) **Case #2020-1165: Parcel #309-211** located at **311 FORD AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 4

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 10) **Case #2020-1166: Parcel #160-28** located at **1122 VALLEY STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 11) **Case #2020-1167: Parcel #126-82** located at **328 VALLEY STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 5

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 12) **Case #2020-1168: Parcel #410-395** located at **3702 SKYLINE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 13) **Case #2020-1169: Parcel #425-484** located at **3604 BRAME AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$750.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 14) **Case #2020-1170: Parcel #811-72** located at **5715 MAGNOLIA DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 2

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 15) **Case #2020-1171: Parcel #811-3** located at **5618 MAGNOLIA DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 2

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 16) **Case #2020-1172: Parcel #108-257** located at **2157 MORTON AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 17) **Case #2020-1173: Parcel #107-335** located at **1049 WOODROW WILSON**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 7

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 18) **Case #2020-1174: Parcel #624-94** located at **348 COOPER ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 19) **Case #2020-1175: Parcel #626-252** located at **3511 ROSEMARY AVENUE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 20) **Case #2020-1177: Parcel #616-418** located at **2724 TERESA DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 21) **Case #2020-1178: Parcel #210-93** located at **2563 BELVEDERE DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 22) **Case #2020-1179: Parcel #633-398** located at **1205 DORGAN STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 23) **Case #2020-1181: Parcel #624-95-1** located at **342 COOPER ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 24) **Case #2020-1182: Parcel #624-100** located at **316 COOPER ROAD**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

- 25) **Case #2020-1226: Parcel #101-118-19** located at **2974 MARION DUNBAR**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings, and removing of trash and debris, tree limbs, tree parts, tires and clean curbside.

- 26) **Case #2020-1227: Parcel #101-116-2** located at **0 DR MOTON STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 3

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings, and removing of trash and debris, tree limbs, tree parts, tires and clean curbside.

- 27) **Case #2020-1228: Parcel #101-95** located at **819 RIDGEWAY STREET**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 3

Scope of Work: Board-up and secure house and cut grass, weeds, shrubbery, fence line, bushes, saplings and remove trash and debris, tree limbs, tree parts, tires and clean curbside.

- 28) **Case #2020-1229: Parcel #411-46** located at **4326 SUNSET DRIVE**: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety with assessment of actual costs and a penalty of \$500.00. Ward 6

Scope of Work: Cutting of grass, weeds, shrubbery, fence line, bushes, saplings, and removing of trash and debris, tree limbs, tree parts, tires and clean curbside.

29) Case #2020-1230: Parcel #619-111 located at 2902 FAIRHILL DRIVE: No appearance by owner or an interested party. Hearing officer recommends that the property be adjudicated as a menace to public health and safety. Ward 6

Scope of Work: Demolish and remove remains of dilapidated structure, trash, debris, foundation, steps, driveway, tires, and any other items to insure property is clear and free of any and all health hazards; cut grass and weeds.

IT IS HEREBY ORDERED that the above parcels be adjudicated a menace to public health as recommended by the hearing officer.

IT IS HEREBY ORDERED that a copy of the notices mailed and posted to owners and interested parties of the above parcels shall be included in the minutes along with this resolution pursuant to Section 21-19-11 of the Mississippi Code as amended.

IT IS HEREBY ORDERED that the Administration shall be authorized to remedy conditions on the parcels posing a threat to public health and safety using municipal resources or contract labor if the owners fail to do so.

IT IS HEREBY ORDERED that the adjudication of penalties, if any, shall be reserved until such time that a resolution is approved assessing actual costs.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

The Notices of Hearing pursuant to Section 21-19-11 of the Mississippi Code, as it relates to each parcel of property, is incorporated herein in their entirety, and located in Public Notices, located in the Municipal Clerk Department of the City of Jackson, Mississippi.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND R&C SERVICES LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-19-11 FOR CASE #2017-2176-226 GRANDVIEW CIRCLE- \$4,400.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 23, 2018 for Case 2017-2176 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, R&C Services LLC, appeared next on the rotation list and through its representative, Raymond Granderson, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 226 Grandview Circle for the sum of \$4,400.00; and

SPECIAL MEETING OF THE CITY COUNCIL

TUESDAY, AUGUST 18, 2020 10:00 A.M.

422

WHEREAS, R&C Services LLC, has a principal office address of 987 Gore Road Jackson, Mississippi 39212.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with R&C Services LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 226 Grandview Circle deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER ORDERED that a sum not to exceed \$4,400.00 shall be paid to R&C Services, LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING INC., TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2014-2875 – 1913 BIENVILLE DRIVE – \$5,299.00 – WARD 6.

WHEREAS, on June 16, 2015, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on February 24, 2015 for Case 2014-2875 located in Ward 6 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Inc., appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 1913 Bienville Drive for the sum of \$5,299.00; and

WHEREAS, Love Trucking Inc., has a principal office address of 761 Woodlake Drive Jackson, Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Inc., to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 1913 Bienville Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$5,299.00 shall be paid to Love Trucking Inc., for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND R&C SERVICES LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-19-11 FOR CASE #2017-2175 – 402 GRANDVIEW CIRCLE– \$4,000.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 23, 2018 for Case 2017-2175 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, R&C Services LLC, appeared next on the rotation list and through its representative, Raymond Granderson, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 402 Grandview Circle for the sum of \$4,000.00; and

WHEREAS, R&C Services LLC, has a principal office address of 987 Gore Road Jackson, Mississippi 39212.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with R&C Services LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 402 Grandview Circle deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER ORDERED that a sum not to exceed \$4,000.00 shall be paid to R&C Services LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND R&C SERVICES LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-19-11 FOR CASE #2017-2174 – 141 GRANDVIEW CIRCLE – \$2000.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 23, 2018 for Case 2017-2174 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, R&C Services LLC, appeared next on the rotation list and through its representative, Raymond Granderson, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 141 Grandview Circle for the sum of \$2000.00; and

WHEREAS, R&C Services LLC, has a principal office address of 987 Gore Road Jackson, Mississippi 39212.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with R&C SERVICES LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 141 Grandview Circle deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER ORDERED that a sum not to exceed \$2000.00 shall be paid to R&C Services LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND R&C SERVICES LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-19-11 FOR CASE #2017-2177 – 140 GRANDVIEW CIRCLE – \$2000.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 23, 2018 for Case 2017-2177 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, R&C Services LLC, appeared next on the rotation list and through its representative, Raymond Granderson, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 140 Grandview Circle for the sum of \$2000.00; and

WHEREAS, R&C Services LLC, has a principal office address of 987 Gore Road Jackson, Mississippi 39212.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with R&C Services LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 140 Grandview Circle deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER ORDERED that a sum not to exceed \$2000.00 shall be paid to R&C Services LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2018-2100 –558 HEATHERWOOD DRIVE – \$5,000.00 – WARD 6.

WHEREAS, on March 19, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 15, 2019 for Case 2018-2100 located in Ward 6 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 558 Heatherwood Drive for the sum of \$5,000.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 558 Heatherwood Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$5,000.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1191 –115 CULPEPPER DRIVE – \$5,000.00– WARD 7.

WHEREAS, on August 6, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 9, 2019 for Case 2019-1191 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 115 Culpepper Drive for the sum of \$5,000.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 115 Culpepper Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$5,000.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWNCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1163 –206 WHITFIELD STREET – \$4,076.00–WARD 7.

WHEREAS, on July 23, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on June 18, 2019 for Case 2019-1163 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 206 Whitfield Street for the sum of \$4,076.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211; and

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 206 Whitfield Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,076.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1198 –204 WHITFIELD STREET – \$4,098.00– WARD 7.

WHEREAS, on August 6, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 9, 2019 for Case 2019-1198 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 204 Whitfield Street for the sum of \$4,098.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 204 Whitfield Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,098.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1266 –1008 BLAIR STREET – \$4,416.00 – WARD 7.

WHEREAS, on August 20, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 30, 2019 for Case 2019-1266 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 1008 Blair Street for the sum of \$4,416.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 1008 Blair Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,416.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWNCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2016-1315 –1049 BRANCH STREET – \$4,980.00 – WARD 6.

WHEREAS, on June 28, 2016 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on May 3, 2016 for Case 2016-1315 located in Ward 6 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 1049 Branch street for the sum of \$4,980.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 1049 Branch Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,980.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2018-2013-1160-70 LUCEDALE STREET – \$4,898.00 – WARD 5.

WHEREAS, on May 14, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on December 18, 2018 for Case 2018-2013 located in Ward 5 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 1160-70 Lucedale Street for the sum of \$4,898.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 1160-70 Lucedale Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,898.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1263-144 EAST COHEA STREET – \$4,020.00 – WARD 7.

WHEREAS, on August 20, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 30, 2019 for Case 2019-1263 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 144 East Cohea Street for the sum of \$4,020.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 144 East Cohea Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,020.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWNCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1568 – 212 EAST COHEA STREET – \$4,922.00 – WARD 7.

WHEREAS, on March 3, 2020 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 14, 2020 for Case 2019-1568 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 212 East Cohea Street for the sum of \$4,922.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 212 East Cohea Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,922.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2017-1880 –2752 HILLSIDE DRIVE – \$4,225.00 – WARD 4.

WHEREAS, on January 30, 2018 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on October 24, 2017 for Case 2017-1880 located in Ward 4 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 2752 Hillside Drive for the sum of \$4,225.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 2752 Hillside Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,225.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1498 –2728 HILLSIDE DRIVE – \$5,000.00 – WARD 5.

WHEREAS, on December 10, 2019 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on November 9, 2019 for Case 2019-1498 located in Ward 5 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 2728 Hillside Drive for the sum of \$5,000.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 2728 Hillside Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$5,000.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND XQUISITE LAWCARE LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1567-204 EAST COHEA STREET – \$4,002.00 – WARD 7.

WHEREAS, on March 3, 2020 the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 14, 2020 for Case 2019-1567 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Xquisite Lawncare LLC, appeared next on the rotation list and through its representative, Steven Jones, agreed to demolish structure, foundation, steps, driveway, and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires; clean curbside, and remedy conditions constituting a menace to public health and welfare for the parcel located at 204 East Cohea Street for the sum of \$4,002.00; and

WHEREAS, Xquisite Lawncare LLC, has a principal office address of 1737 Brecon Drive Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Xquisite Lawncare LLC, to cut vegetation and remedy conditions on the property located at 204 East Cohea Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,002.00 shall be paid to Xquisite Lawncare LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND R&C SERVICES LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-19-11 FOR CASE #2017-2176 –226 GRANDVIEW CIRCLE– \$4,400.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 23, 2018 for Case 2017-2176 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, R&C Services LLC, appeared next on the rotation list and through its representative, Raymond Granderson, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 226 Grandview Circle for the sum of \$4,400.00; and

WHEREAS, R&C Services LLC, has a principal office address of 987 Gore Road Jackson, Mississippi 39212.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with R&C Services LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 226 Grandview Circle deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER ORDERED that a sum not to exceed \$4,400.00 shall be paid to R&C Services LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2017-2157 – 2862 GREENWOOD AVENUE– \$4,999.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on February 6, 2018 for Case 2017-2157 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 2862 Greenwood Avenue for the sum of \$4,999.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with ACA Demolition & Project Group LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 2862 Greenwood Avenue deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,999.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND TO ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1451 – 1121 MACON STREET– \$4,830.00 – WARD 5.

WHEREAS, on November 12, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on October 22, 2019 for Case 2019-1451 located in Ward 5 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 1121 Macon Street for the sum of \$4,830.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with ACA Demolition & Project Group LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 1121 Macon Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,830.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2016-1126 – 141 MAPLE RIDGE DRIVE– \$3,045.00– WARD 7.

WHEREAS, on May 17, 2016, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on February 23, 2016 for Case 2016-1126 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 141 Maple Ridge Drive for the sum of \$3,045.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with ACA Demolition & Project Group LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 141 Maple Ridge Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$3,045.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2015-2147 – 201 KIMBROUGH DRIVE – \$4,122.00– WARD 7.

WHEREAS, on August 11, 2015, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on June 9, 2015 for Case 2015-2147 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 201 Kimbrough Drive for the sum of \$4,122.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with ACA Demolition & Project Group LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 201 Kimbrough Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,122.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2018-2014 – 1156 LUCEDALE STREET – \$4,918.00 – WARD 5.

WHEREAS, on May 14, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on December 18, 2018 for Case 2018-2014 located in Ward 5 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 1156 Lucedale Street for the sum of \$4,918.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place, Jackson Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 1156 Lucedale Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,918.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND ACA DEMOLITION & PROJECT GROUP LLC, TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2018-1006 – 2877 ARBOR HILLS DRIVE – \$4,903.00 – WARD 7.

WHEREAS, on March 27, 2018, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on January 30, 2018 for Case 2018-1006 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, ACA Demolition & Project Group LLC, appeared next on the rotation list and through its representative, Elton Smith, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 2877 Arbor Hills Drive for the sum of \$4,903.00; and

WHEREAS, ACA Demolition & Project Group LLC, has a principal office address of 120 Hillcroft Place Jackson, Mississippi 39211.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with ACA Demolition & Project Group LLC, to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 2877 Arbor Hills Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,903.00 shall be paid to ACA Demolition & Project Group LLC, for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY

CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2018-1114 – 1107 LAMAR STREET – \$4,350.00 – WARD 7.

WHEREAS, on March 19, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on April 3, 2018 for Case 2018-1114 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc. appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 1107 Lamar Street for the sum of \$4,350.00; and

WHEREAS, Love Trucking Co., Inc. has a principal office address of 761 Woodlake Drive Jackson, Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc. to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 1107 Lamar Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,350.00 shall be paid to Love Trucking Co., Inc. for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2016-2113 – 605 ROAD OF REMEMBRANCE – \$4,745.00 – WARD 4.

WHEREAS, on February 7, 2017, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on November 29, 2016 for Case 2016-2113 located in Ward 4 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc. appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, , crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy

conditions constituting a menace to public health and welfare for the parcel located at 605 Road Of Remembrance for the sum of \$4,745.00; and

WHEREAS, Love Trucking Co., Inc., has a principal office address of 761 Woodlake Drive, Jackson Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc., to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 605 Road Of Remembrance deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,745.00 shall be paid to Love Trucking Co., Inc., for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1252 – 270 MARLA AVE. – \$4,997.00 – WARD 5.

WHEREAS, on August 6, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 23, 2019 for Case 2019-1252 located in Ward 5 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc., appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 270 Marla Ave for the sum of \$4,997.00; and

WHEREAS, Love Trucking Co., Inc., has a principal office address of 761 Woodlake Drive, Jackson Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc., to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 270 Marla Ave deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,997.00 shall be paid to Love Trucking Co., Inc., for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1194 – 1126 MILL STREET – \$2,680.00 – WARD 7.

WHEREAS, on August 6, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on July 9, 2019 for Case 2019-1194 located in Ward 7 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc. appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 1126 Mill Street for the sum of \$2,680.00; and

WHEREAS, Love Trucking Co., Inc., has a principal office address of 761 Woodlake Drive, Jackson Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc. to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 1126 Mill Street deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$2,680.00 shall be paid to Love Trucking Co., Inc. for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; Council Member Tillman seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1168 – 430 STILLWOOD DRIVE – \$4,956.00 – WARD 4.

WHEREAS, on July 23, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on June 18, 2019 for Case 2019-1168 located in Ward 4 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc., appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut

grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 430 Stillwood Drive for the sum of \$4,956.00; and

WHEREAS, Love Trucking Co., Inc., has a principal office address of 761 Woodlake Drive, Jackson Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc., to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 430 Stillwood Drive deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,956.00 shall be paid to Love Trucking Co., Inc., for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CONTRACT BETWEEN THE CITY OF JACKSON AND LOVE TRUCKING CO., INC. TO DEMOLISH STRUCTURE FOUNDATION, STEPS AND DRIVEWAY; CUT GRASS AND WEEDS; REMOVE TRASH AND DEBRIS; AND REMEDY CONDITIONS ON PRIVATE PROPERTY WHICH CONSTITUTE A MENACE TO PUBLIC HEALTH, SAFETY, AND WELFARE ACCORDING TO MISSISSIPPI CODE ANNOTATED SECTION 21-9-11 FOR CASE #2019-1342 –154 S SUNSET TERRACE– \$4,246.00– WARD 6.

WHEREAS, on October 1, 2019, the Jackson City Council approved a resolution declaring certain parcels of real property in the City of Jackson to be a menace to public health, safety, and welfare pursuant to Section 21-19-11 of the Mississippi Code following an administrative hearing held on September 10, 2019 for Case 2019-1342 located in Ward 6 of the City of Jackson; and

WHEREAS, the Community Improvement Division of the Planning and Development Department has a system in which vendors performing services related to the remedying of conditions on property adjudicated to be a menace to public health, safety, and welfare are rotated; and

WHEREAS, Love Trucking Co., Inc., appeared next on the rotation list and through its representative, Dennis Love, agreed to demolish structure, foundation, steps, driveway and/or cut grass, weeds, shrubbery, fence line, bushes, and saplings; remove trash, debris, tires, crates, appliances, building materials, furniture, and fallen tree parts; clean curbside; and remedy conditions constituting a menace to public health and welfare for the parcel located at 154 S. Sunset Terrace for the sum of \$4,246.00; and

WHEREAS, Love Trucking Co., Inc., has a principal office address of 761 Woodlake Drive Jackson, Mississippi 39206.

IT IS, THEREFORE, ORDERED that the Mayor is authorized to execute a contract with Love Trucking Co., Inc., to demolish structure, foundation, steps, driveway and/or cut vegetation and remedy conditions on the property located at 154 S. Sunset Terrace deemed to be a menace to public health, safety, and welfare.

IT IS FURTHER HEREBY ORDERED that a sum not to exceed \$4,246.00 shall be paid to Love Trucking Co., Inc., for the services provided from funds budgeted for the Division.

Council Member Priester moved adoption; Council Member Tillman seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDINANCE AMENDING SECTION 2-168 OF THE JACKSON CODE OF ORDINANCES - CITY EMPLOYEE WAGE REQUIREMENTS.

WHEREAS, the public health, safety and welfare of the citizens of the City of Jackson shall be considered by this Ordinance; and

WHEREAS, the adjustment in minimum wage for the employees of the City of Jackson is timely; and

WHEREAS, the adjustment of the minimum wage in the City of Jackson to Fifteen Dollars (\$15.00) per hour will make the City of Jackson’s pay structure in line with the minimum wage of many employers.

NOW, THEREFORE, BE IT ORDAINED as follows:

SECTION 1. Section 2-168 of the Jackson Code of Ordinances is amended as follows:
Unless contrary to federal, state or local law:

(1) Effective October 1, 2020, minimum hourly wage for city employees, ~~excluding participants of the 2015 Mayor's Summer Youth Employment Program~~, shall be \$15.00.

~~(2) An annual incremental hourly wage increase of \$0.95 shall be made for two consecutive years and shall be made effective at the beginning of each fiscal year as follows:~~

~~a. Beginning October 1, 2015, the minimum hourly wage for city employees shall be \$9.70.~~

~~b. Beginning October 1, 2016, the minimum hourly wage for city employees shall be \$10.65.~~

(3) Each city employee shall certify to the city personnel department that the employee will be compensated at a rate of pay not less than the minimum hourly wage in effect, as set forth by this section.

SECTION 2. Should any sentence, paragraph, subdivision, clause, phrase, or section of this Article be adjudged or held to be unconstitutional, illegal, or invalid, the same shall not affect the validity of this Article as a whole, or any part or provision thereof other than the part so decided to be invalid, illegal, or unconstitutional, and shall not affect the validity of the Code of Ordinances of the City of Jackson, Mississippi, as a whole.

SECTION 3. This ordinance shall become effective thirty (30) days after passage, and upon publication in accordance with Section 21-13-11 of the Mississippi Code Annotated (1972), as amended.

Note: Item dies for a lack a motion and second.

ORDER PROHIBITING THE USE OF FACIAL RECOGNITION TECHNOLOGY BY THE JACKSON POLICE DEPARTMENT.

WHEREAS, facial recognition technology (FRT) identifies an individual, captures information about an individual, logs characteristics of an individual’s face, head, or body to infer emotion, associations, activities, or the location of an individual.

WHEREAS, facial recognition technology has the potential to be an invasion of privacy. It poses unique and significant threats to the civil rights and civil liberties of American citizens. San Francisco, CA; Somerville, MA; and Oakland, CA have all passed legislation banning FRT.

WHEREAS, studies have shown that facial recognition surveillance programs routinely identifies the wrong person. These errors have real-world impacts, including harassment, wrongful imprisonment, and deportation.

WHEREAS, facial recognition software has been shown to programmatically misidentify people of color, women, and children: thus supercharging discrimination and putting vulnerable people at greater risk of systemic abuse.

WHEREAS, law enforcement officers frequently search facial recognition databases without warrants or even reasonable suspicion of wrongdoing thus violating the Fourth Amendment and basic human rights.

WHEREAS, police officers across the United States routinely abuse confidential databases to spy on exes, business partners, neighbors, and journalists.

IT IS THEREFORE ORDERED, that the use of facial recognition technology by the Jackson Police Department is hereby prohibited in the City of Jackson.

Council Member Stamps moved adoption; **President Banks** seconded.

Yeas – Banks, Foote and Stamps.
Nays – Lindsay, Priester and Tillman.
Absent – Stokes.

Note: Said item failed due to lack of a majority vote.

ORDINANCE REQUIRING THAT THE SUBSTANTIVE PROVISIONS OF EACH PROPOSED CONTRACT APPEAR IN THE AGENDA ORDERS SUBMITTED TO THE CITY COUNCIL FOR APPROVAL.

WHEREAS, the City of Jackson operates under the may-council form of government with a full-time mayor elected at-large and seven part-time council members elected (one each) from the seven wards; and

WHEREAS, the Mayor and the City Council, together, comprise the governing authorities for the City of Jackson, Mississippi; and

WHEREAS, the City Council is authorized by Section 21-8-9 of the Mississippi Code of 1972, as amended, to serve as the legislative branch for the city. Each member of the council is empowered to perform the duties specified by the general laws of the state; and

WHEREAS, the only way the City may enter a binding contract is by a valid order duly entered upon its minutes.

WHEREAS, contracts and every other substantial action taken by the City must be evidenced by entries on its minutes, and can be evidenced in no other way; and

WHEREAS, under Mississippi law, it is incumbent upon persons or artificial entities (i.e., corporations, partnerships, limited partnerships, limited liability companies, etc.) making contracts with a municipality to see that they are legal contracts; further, it is the responsibility of the entity contracting with the municipality, not the responsibility of the municipality itself, to ensure that the contract is properly recorded on the minutes of the municipality; and

WHEREAS, the City Council finds that it is imperative that the substantive provisions of each proposed contract appear in the proposed agenda order relating to each proposed contract; and

WHEREAS, the City Council fins that it is imperative that substantive provisions of each contract approved by the City Council must be entered and appear in the City Council's minutes in order to be binding upon the City; and

THEREFOR, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF JACKSON, MISSISSIPPI, that the following new Sections be added to Chapter 2, Article VI, Division 3 of the Jackson Code of Ordinances:

DIVISION 3. – CONTRACTS

Sec. 2-583. – The Substantive Provisions of Proposed Contracts Must be Submitted to the City Council for Approval.

The substantive provisions of each proposed contract must appear in the proposed agenda order seeking to authorize each proposed contract. The term “substantive provision” includes, but is not limited to, the following terms and/or conditions:

- a. The term or length of the service;
- b. The effective date and termination date;
- c. The scope of work or service to be performed;
- d. The fees, expenses, or charges to be paid;
- e. Limitation on the aggregate amount of funds to be expended under the contract;
- f. The legal name of each and every party to the contract;
- g. The domicile and business address of each party to the contract;
- h. Any other provision asserted to be “substantive” by the person(s) within the City (i.e., Mayor, Department Director, City Attorney, and/or Council Member(s) who placed the order for the contract on the agenda;
- i. Any other provision asserted to be “substantive” by the entity seeking to enter a contract with the City.

Sec. 2-584. – The City bound only by approved substantive provisions.

The substantive provisions of each contract approved by the City Council must be entered, and appear, in the City Council’s minutes in order to be binding upon the City.

Sec. 2-585. – Contracting party’s affirmative duty to assert substantive provisions.

It is incumbent upon persons, or artificial entities (i.e., corporations, partnerships, limited partnerships, limited liability companies, etc.), entering into contracts with the City, or seeking to do so, to:

- a. Make certain that they are legal contracts; further, it is the responsibility of each entity contracting with the City, not the responsibility of the City itself, to ensure that the substantive provisions of the contract are properly recorded on the minutes of the City.
- b. Make certain that provisions the entity deems “substantive” are brought to the attention of the governing authorities prior to the related agenda order being voted upon by the City Council. The City will not be bound by such provisions if they are not approved and entered upon the City Council minutes.

IT IS FURTHER ORDAINED THAT the afore-mentioned new Sections to Chapter 2, Article VI, Division 3 of the Jackson Code of Ordinances, shall become effective thirty (30) days after passage, and upon publication in accordance with Section 21-13-11 of the Mississippi Code Annotated, As Amended.

President Banks moved adoption.

Note: Said item failed for a lack of second.

President Banks recognized **Council Member Stamps** who moved, seconded by **Council Member Priester** to reconsider the previous item. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

Thereafter, **President Banks** requested that the Clerk read the order:

ORDINANCE REQUIRING THAT THE SUBSTANTIVE PROVISIONS OF EACH PROPOSED CONTRACT APPEAR IN THE AGENDA ORDERS SUBMITTED TO THE CITY COUNCIL FOR APPROVAL.

WHEREAS, the City of Jackson operates under the may-council form of government with a full-time mayor elected at-large and seven part-time council members elected (one each) from the seven wards; and

WHEREAS, the Mayor and the City Council, together, comprise the governing authorities for the City of Jackson, Mississippi; and

WHEREAS, the City Council is authorized by Section 21-8-9 of the Mississippi Code of 1972, as amended, to serve as the legislative branch for the city. Each member of the council is empowered to perform the duties specified by the general laws of the state; and

WHEREAS, the only way the City may enter a binding contract is by a valid order duly entered upon its minutes.

WHEREAS, contracts and every other substantial action taken by the City must be evidenced by entries on its minutes, and can be evidenced in no other way; and

WHEREAS, under Mississippi law, it is incumbent upon persons or artificial entities (i.e., corporations, partnerships, limited partnerships, limited liability companies, etc.) making contracts with a municipality to see that they are legal contracts; further, it is the responsibility of the entity contracting with the municipality, not the responsibility of the municipality itself, to ensure that the contract is properly recorded on the minutes of the municipality; and

WHEREAS, the City Council finds that it is imperative that the substantive provisions of each proposed contract appear in the proposed agenda order relating to each proposed contract; and

WHEREAS, the City Council finds that it is imperative that substantive provisions of each contract approved by the City Council must be entered and appear in the City Council's minutes in order to be binding upon the City; and

THEREFOR, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF JACKSON, MISSISSIPPI, that the following new Sections be added to Chapter 2, Article VI, Division 3 of the Jackson Code of Ordinances:

DIVISION 3. – CONTRACTS

Sec. 2-583. – The Substantive Provisions of Proposed Contracts Must be Submitted to the City Council for Approval.

The substantive provisions of each proposed contract must appear in the proposed agenda order seeking to authorize each proposed contract. The term "substantive provision" includes, but is not limited to, the following terms and/or conditions:

- j. The term or length of the service;
- k. The effective date and termination date;
- l. The scope of work or service to be performed;
- m. The fees, expenses, or charges to be paid;
- n. Limitation on the aggregate amount of funds to be expended under the contract;
- o. The legal name of each and every party to the contract;
- p. The domicile and business address of each party to the contract;

- q. Any other provision asserted to be “substantive” by the person(s) within the City (i.e., Mayor, Department Director, City Attorney, and/or Council Member(s) who placed the order for the contract on the agenda;
- r. Any other provision asserted to be “substantive” by the entity seeking to enter a contract with the City.

Sec. 2-584. – The City bound only by approved substantive provisions.

The substantive provisions of each contract approved by the City Council must be entered, and appear, in the City Council’s minutes in order to be binding upon the City.

Sec. 2-585. – Contracting party’s affirmative duty to assert substantive provisions.

It is incumbent upon persons, or artificial entities (i.e., corporations, partnerships, limited partnerships, limited liability companies, etc.), entering into contracts with the City, or seeking to do so, to:

- b. Make certain that they are legal contracts; further, it is the responsibility of each entity contracting with the City, not the responsibility of the City itself, to ensure that the substantive provisions of the contract are properly recorded on the minutes of the City.
- c. Make certain that provisions the entity deems “substantive” are brought to the attention of the governing authorities prior to the related agenda order being voted upon by the City Council. The City will not be bound by such provisions if they are not approved and entered upon the City Council minutes.

IT IS FURTHER ORDAINED THAT the afore-mentioned new Sections to Chapter 2, Article VI, Division 3 of the Jackson Code of Ordinances, shall become effective thirty (30) days after passage, and upon publication in accordance with Section 21-13-11 of the Mississippi Code Annotated, As Amended.

President Banks moved adoption; **Council Member Stamps** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

President Banks recognized **Council Member Stamps** who moved, seconded by **Council Member Priester** to reconsider the Agenda Item No. 36. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

Thereafter, **President Banks** requested that the Clerk read the order:

ORDER PROHIBITING THE USE OF FACIAL RECOGNITION TECHNOLOGY BY THE JACKSON POLICE DEPARTMENT.

WHEREAS, facial recognition technology (FRT) identifies an individual, captures information about an individual, logs characteristics of an individual’s face, head, or body to infer emotion, associations, activities, or the location of an individual.

WHEREAS, facial recognition technology has the potential to be an invasion of privacy. It poses unique and significant threats to the civil rights and civil liberties of American citizens. San Francisco, CA; Somerville, MA; and Oakland, CA have all passed legislation banning FRT.

WHEREAS, studies have shown that facial recognition surveillance programs routinely identifies the wrong person. These errors have real-world impacts, including harassment, wrongful imprisonment, and deportation.

WHEREAS, facial recognition software has been shown to programmatically misidentify people of color, women, and children: thus supercharging discrimination and putting vulnerable people at greater risk of systemic abuse.

WHEREAS, law enforcement officers frequently search facial recognition databases without warrants or even reasonable suspicion of wrongdoing thus violating the Fourth Amendment and basic human rights.

WHEREAS, police officers across the United States routinely abuse confidential databases to spy on exes, business partners, neighbors, and journalists.

IT IS THEREFORE ORDERED, that the use of facial recognition technology by the Jackson Police Department is hereby prohibited in the City of Jackson.

Council Member Stamps moved adoption; **President Banks** seconded.

Yeas – Banks, Foote, Stamps and Tillman.

Nays – Lindsay and Priester.

Absent – Stokes.

ORDER APPROVING CLAIMS NUMBER 23453 to 23536 APPEARING AT PAGES 290 TO 331, INCLUSIVE THEREON, ON MUNICIPAL “DOCKET OF CLAIMS”, IN THE AMOUNT OF \$21,645,529.01 AND MAKING APPROPRIATIONS FOR THE PAYMENT THEREOF.

IT IS HEREBY ORDERED that claims numbered 23453 to 23536 appearing at pages 290 to 331, inclusive thereon in the Municipal “Docket of Claims”, in the aggregate amount of \$21,645,529.01 are hereby approved for payment and said amount is expressly appropriated for the immediate payment thereof.

IT IS FURTHER ORDERED that there is appropriated from the various funds the sums necessary to be transferred to other funds for the purpose of paying the claims as follows:

FROM:	TO ACCOUNTS PAYABLE FUND
GENERAL FUND	1,885,221.21
TECHNOLOGY FUND	413,684.20
PARKS & RECR. FUND	219,561.02
BUSINESS IMPROV FUND (LANDSCP)	101.44
LANDFILL/SANITATION FUND	91,144.15
FIRE PROTECTION	350,574.41
STATE TORT CLAIMS FUND	2,785.00
WATER/SEWER OP & MAINT FUND	1,590,990.83
WATER/SEWER CAPITAL IMPR FUND	142,048.51
EMPLOYEES GROUP INSURANCE FUND	100,316.42
KELLOGG FOUNDATION PROJECT	672.84
EARLY CHILDHOOD (DAYCARE)	8,157.81
HOUSING COMM DEV ACT (CDBG) FD	39,475.15
EMERGENCY SHELTER GRANT (ESG)	16,704.55
UNEMPLOYMENT COMPESATION REVO	18,466.80
H O P W A GRANT – DEPT. OF HUD	72,986.21
TITLE III AGING PROGRAMS	22,240.04
1% INFRASTRUCTURE TAX	5,283,865.65
MADISON SEWAGE DISP OP & MAINT	1,336.27

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

448

WATER/SEWER CAP IMP NOT 7M	72,144.00
TRANSPORTATION FUND	42,404.28
WATER SEWR REFD B&I 2011\$50,663	2,940,706.25
RESURFACING – REPAIR & REPL FD	94,073.62
G O PUBLIC IMP 2003 B & I(\$20M)	116,922.47
2010 GO REFUNDING/RESTRUCTURIN	365,368.75
2012 WATER/SERER REFUNDING B&I	4,037,225.00
2019 TIF BOND \$1.8 – LANDMARK	37,648.65
P E G ACCESS – PROGRAMMING FUND	15.34
CONVEN REFUNDING, SERIES 2013A	1,200,218.75
TIGER GRANT	120,541.42
COVID-19 RESPONSE FUND	14,611.81
LIBRARY FUND	9,453.50
2016 WATER/SEWER REFUNDING B&I	2,317,000.00
TOTAL	<u>\$21,645,529.01</u>

Council Member Priester moved adoption; **Council Member Lindsay** seconded.

Yeas – Foote, Lindsay, Priester and Tillman.
Nays – Banks and Stamps.
Absent – Stokes.

ORDER APPROVING GROSS PAYROLL INCLUDING PAYROLL DEDUCTION CLAIMS NUMBERED 290 TO 331 AND MAKING APPROPRIATION FOR THE PAYMENT THEREOF.

IT IS HEREBY ORDERED that payroll deduction claims numbered 23453 to 23536 inclusive therein, in the Municipal “Docket of Claims”, in the aggregate amount of \$115,902.95 plus payroll, are approved for payment and necessary amounts are appropriated from various municipal funds for transfer to the payroll fund for the immediate payment thereof.

IT IS FINALLY ORDERED that the following expenditures from the accounts payable fund be made in order to pay amounts transferred thereto from the payroll fund for payment of the payroll deduction claims authorized herein for payment:

FROM:	TO ACCOUNTS PAYABLE FUND	TO PAYROLL FUND
GENERAL FUND		1,787,091.80
PARKS & RECR FUND		84,282.51
LANDFILL FUND		15,919.19
SENIOR AIDES		9,118.89
WATER/SEWER OPER & MAINT		193,425.06
PAYROLL	115,902.95	
EARLY CHILDHOOD		28,817.73
HOUSING COMM DEV		8,843.12
TITLE III AGING PROGRAMS		3,913.14
TRANSPORTATION FUND		14,739.02
PEG ACCESS-PROGRAMMING FUND		4,472.51
TOTAL		\$2,150,622.97

Council Member Tillman moved adoption; **Council Member Priester** seconded.

President Banks recognized **Dr. Robert Blaine, Chief Administrative Officer**, who provided a brief overview of the Claims Docket at the request of **President Banks**.

Thereafter, **President Banks** called for a vote on said item:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A PROFESSIONAL SERVICE AGREEMENT WITH RESULT BIZ, LLC FOR THE IMPLEMENTATION, POST IMPLEMENTATION AND TRAINING FOR THE ERP AND PUBLIC SAFETY SYSTEM.

WHEREAS, the City of Jackson, Mississippi ("City") selected an Enterprise Resource Planning System ("ERP") and Kronos System; and

WHEREAS, the City entered into an agreement with Result Biz, LLC ("Result Biz") in December 2018 to assist the Information Systems staff in completing implementation of the ERP and Kronos System; and

WHEREAS, Result Biz will assist with on-going training and reporting for all Tyler's Modules including the following: Finance, Purchasing, HR, Parks and Recreation, Human Cultural, City wide Point of Sale system, Fire, Police, 911, City-wide imaging system, work order system for the Municipal Garages and record management system for all City of Jackson Facilities.

WHEREAS, Result Biz (will assist the Information Systems Division in developing an Information Technology Learning Community System (ITLCS) that will create a new high level, turnkey system under which policies, procedures and processes will be established for ongoing training for all employees including new hires and promotions; and

WHEREAS, it is in the City's best interest that all employees utilizing the ERP and Public Safety Systems are adequately trained in addition to developing training materials and online training videos for future employees; and

WHEREAS, the Information Systems Division recommends entering into a professional service agreement with Result Biz at a cost not to exceed \$130,000.00 per year beginning at execution until August 1, 2023.

IT IS THEREFORE ORDERED that the Mayor be authorized to execute a professional service agreement with Result Biz, LLC providing for the implementation, post implementation and training for the ERP and Public Safety System at a cost not to exceed \$130,000.00 per year beginning at execution until August 1, 2023.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING THE APPLICATION TO THE NATIONAL LEAGUE OF CITIES (NLC) LEADERSHIP IN COMMUNITY RESILIENCE PROGRAM AND AUTHORIZING THE ACCEPTANCE OF A GRANT FROM THE SAME IN THE AMOUNT OF \$10,000 TO DEVELOP A PROJECT FOR THE PURPOSE OF CREATING KNOWLEDGE AND EXPERTISE IN URBAN RESILIENCE ISSUES.

WHEREAS, the National League of Cities (NLC) has selected the City of Jackson, Mississippi ("City of Jackson") as one of eight cities to join its 2020 Leadership in Community Resilience program, which is designed to develop and advance the emerging city-level models for pursuing resilience objectives; and

WHEREAS, urban resilience is a proactive and comprehensive framework for reducing risk and improving operations within the private sector and at all levels of government; and

WHEREAS, knowledge and experience in urban resilience gained among the 2020 cohort will be shared with program participants, as well as with cities across the country; and

WHEREAS, the City of Jackson is focused on strategies for providing relief and assistance to those communities most impacted by climate stressors such as heat, cold, storms, fires, and drought, and to reduce mortality and prevent illness associated with Urban Heat Island (UHI) in Jackson; and

WHEREAS, the City of Jackson is invested in heat mitigation/ heat preparedness and implementing strategies such as heat mapping, solar energy, repurposing unoccupied structures and drawing on the benefits of trees and foliage to establish effective and natural cooling environments; and

WHEREAS, experts in the fields of climate change and public health are working with City of Jackson officials in a climate mitigation and adaptation taskforce to ensure heat preparedness for the City; and

WHEREAS, the funds received from NLC will be used towards hosting a local resilience event that substantively contributes to local climate preparedness or adaptation goals designed to catalyze action or engage the public in the planning process; and

WHEREAS, NLC will engage with Jackson and provide support in the implementation of the City of Jackson's project.

IT IS THEREFORE ORDERED that the application to the National League of Cities' Leadership in Community Resilience Program on behalf of the City of Jackson, Mississippi is hereby ratified.

IT IS FURTHER ORDERED that the Mayor is authorized to execute acceptance of the grant award of \$10,000 from the National League of Cities *Leadership in Community Resilience Program*, and any and all related documents, for the purpose of participating in the 2020 cohort to create awareness of and strategies for mitigation and adaption to extreme climate events in the City of Jackson.

Council Member Priester moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE MAYOR TO EXECUTE A CREDIT APPLICATION, SERVICES AGREEMENT, AND OTHER NECESSARY DOCUMENTS, WITH THE CORNER MARKET GROCERIES FOR THE CITY OF JACKSON'S EARLY CHILDHOOD DEVELOPMENT PROGRAM.

WHEREAS, the Department of Human and Cultural Services administers the City of Jackson, Mississippi's Early Childhood Development ("ECD") Program; and

WHEREAS, the ECD Program is in need of baby food and formula for its infants; and

WHEREAS, the Corner Market Groceries is a vendor that can provide said baby food and formula to the City of Jackson to be used by the ECD Program; and

WHEREAS, in order for Corner Market Groceries to provide the baby food and formula, this vendor requires a credit application to be completed, along with other necessary documents; and

WHEREAS, the Department of Human and Cultural Services desires for the City of Jackson, Mississippi to enter into an agreement with Corner Market Groceries to provide baby food and formula for the ECD Program from August 5, 2020 through August 4, 2022 in an amount not to exceed Five Hundred Dollars (\$500.00) per month or Twelve Thousand Dollars (\$12,000.00) for the term of the agreement.

NOW, THEREFORE, IT IS ORDERED that the Mayor is authorized to execute a Credit Application, Services Agreement, and any other necessary documents, with the Corner Market Groceries for the City of Jackson's Early Childhood Development Program to purchase baby food and formula at a cost not to exceed Five Hundred Dollars (\$500.00) per month or Twelve Thousand Dollars (\$12,000.00) for the term of the agreement from August 5, 2020 through August 4, 2022.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING MAYOR TO EXECUTE AN AGREEMENT BETWEEN THE CITY OF JACKSON, MISSISSIPPI - RUSSELL C. DAVIS PLANETARIUM AND STORAGE MAX FOR LEASE OF A STORAGE UNIT.

WHEREAS, the City of Jackson, Mississippi, on behalf of the Russell C. Davis Planetarium, desires to enter into a 12-month agreement with StorageMax for a storage unit at the downtown location; and

WHEREAS, the storage unit will be utilized to store valuable equipment, hardware, and/or goods that is to be kept while the Russell C. Davis Planetarium undergoes an extensive renovation that will take place over the next few years; and

WHEREAS, written agreements are standard for the lease of a storage unit; and

WHEREAS, the fee for the lease of said storage unit is Two Hundred Dollars (\$200.00) per month, but not to exceed Two Thousand, Four Hundred Dollars (\$2,400.00).

IT IS THEREFORE ORDERED that the Mayor is authorized to execute an agreement between the City of Jackson, Mississippi and StorageMax for a term period of twelve (12) months at a cost of Two Hundred Dollars (\$200.00) per month, but not to exceed Two Thousand, Four Hundred Dollars (\$2,400.00) for the term of the agreement, to store equipment, hardware, and/or goods for the Russell C. Davis Planetarium while it undergoes renovation.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER ACCEPTING THE DONATION OF A JAPANESE RED MAPLE TREE FROM BOB CANIZAROTO BE PLANTED AT BELHAVEN PARK, LOCATED AT 1000 POPLAR BOULEVARD, JACKSON, MISSISSIPPI.

WHEREAS, Mr. Bob Canizaro has expressed a sincere desire to donate a beautiful Japanese Red Maple Tree, to be planted at Belhaven Park, located at 1000 Poplar Boulevard, Jackson, Mississippi, to be enjoyed by all park patrons of all ages, for many years to come; and

WHEREAS, the tree will be planted by a professional landscaper, working with Mr. Canizaro, all at no cost to the City of Jackson; and

WHEREAS, planting just one tree, helps clean the air, filter water, absorb carbon, create shade, give birds a place to build a nest, enrich the soil, and provide food and shelter for small creatures; and

IT IS, THEREFORE, ORDERED that the Mayor is authorized to accept the donation from Mr. Bob Canizaro, a Japanese maple tree, to be planted at Belhaven Park, located at 1000 Poplar Boulevard, Jackson, Mississippi, at no cost to the City of Jackson.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

**ORDER ADOPTING REVISED FEE SCHEDULE FOR THE CITY OF JACKSON,
CODE SERVICES DIVISION.**

WHEREAS, the City of Jackson provides various services to the general public at a certain price; and

WHEREAS, the prices currently being charged have been in place since 2015; and

WHEREAS, the prices charged are complicated and burdensome to be administrated and not sufficient to cover the cost for providing said services; and

WHEREAS, the Department of Planning and Development has been implementing the Building Division Modernization Plan; and

WHEREAS, part three of the Building Division Modernization Plan call for a fee modernization; and

WHEREAS, the Department of Planning and Economic Development is proposing fee increases per the schedule as follows:

FEE NAME	CURRENT	PROPOSED
CODE SERVICES - Certificate of Occupancy {Temp-30 days)	\$ 125.00	\$ -
CODE SERVICES - Certificate of Occupancy {Temp-60 days)	\$ 150.00	\$ -
CODE SERVICES - Certificate of Occupancy {Temp-90 days)	\$ 200.00	\$ -
CODE SERVICES - Certificate of Occupancy {Stocking Only)	\$ 125.00	\$ -
CODE SERVICES - Certificate of Occupancy {Residential)	\$ 100.00	\$ -
CODE SERVICES - Certificate of Occupancy {Commercial)	\$ 250.00	\$ -
CODE SERVICES - Certificate of Occupancy {Duplicate COC)	\$ 50.00	\$ -
CODE SERVICES - Occupancy Inspection/Business Inspection	n/a	\$ 75.00
CODE SERVICES - Renew expired Journeyman license	\$ 75.00	\$ 75.00
CODE SERVICES - Renew expired Master license	\$ 100.00	\$ 100.00
CODE SERVICES - Change of Contractors	\$ 100.00	\$ 100.00
CODE SERVICES - Construction Adjustments Board of Appeals	\$ 500.00	\$ 500.00
CODE SERVICES - Postage & Handling fee	\$ 3.00	\$ 3.00
CODE SERVICES - Plumbing interceptor fee	\$ 10.00	\$ -
CODE SERVICES - Stop Work fee	\$ 100.00	\$ 100.00
CODE SERVICES - Sign Plan Review fee	\$ 50.00	\$ 50.00
CODE SERVICES - Inspections -After Hours	\$ 50.00	-
CODE SERVICES - Inspections - Courtesy Inspection	\$ 40.00	-

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

CODE SERVICES - Inspections - Weekend	\$ 100.00	-
CODE SERVICES - Inspections - Commercial {New Construction)	\$ 270.00	-
CODE SERVICES - Inspections - 1st Return Inspection Fee	\$ 30.00	\$ 30.00
CODE SERVICES - Inspections - 2nd Return Inspection Fee	\$ 60.00	\$ 60.00
CODE SERVICES - Inspections - 3rd Return Inspection Fee	\$ 90.00	\$ 90.00
CODE SERVICES - Filing Fee	\$ 30.00	\$ -
CODE SERVICES - Code compliance	\$ 75.00	-
CODE SERVICES - Residential demolition	\$ 200.00	\$ 200.00
CODE SERVICES - Commercial demolition	\$ 200.00	\$ 200.00
CODE SERVICES - Duplicate card	\$ 20.00	-
CODE SERVICES - Duplicate license	\$ 25.00	-
CODE SERVICES - Duplicate permit	\$ 10.00	-
CODE SERVICES - Transfer letter	\$ 25.00	\$ 25.00
CODE SERVICES - Transient Vendor Renewal Fee	\$ 250.00	\$ 250.00
CODE SERVICES - Rental Inspection	\$ 60.00	\$ 60.00
CODE SERVICES - Request for Electrical Power - Commercial	\$ 50.00	\$ 50.00
CODE SERVICES - Request for Electrical Power - Residential	\$ 40.00	\$ 40.00
CODE SERVICES - Plan Review as required	½ Permit Fee	½ Permit Fee
CODE SERVICES-Building Permit Fee (FOR BUILDING, ELECTRIC, MECHANICAL, PLUMBING PERMITS)		
VALUATION OF CONSTRUCTION		
\$1,000.00 or less:	\$ 20.00	\$ 50.00
\$1,000.00 to \$49,999.00		
For the first \$1,000.00	\$ 20.00	\$ 50.00
For each additional \$1,000.00 add	\$ 5.00	\$ 6.00
\$50,000.00 to \$99,999.00		
For the first \$50,000.00	\$ 300.00	\$ 500.00
For each additional \$1,000.00 add	\$ 6.00	\$ 5.00
\$100,000.00 to \$499,999.00		
For the first \$100,000.00	\$ 500.00	\$ 800.00
For each additional \$1,000.00 add	\$ 5.00	\$ 4.00
\$500,000.00 and up		
For the first \$500,000.00	\$ 1,800.00	\$ 2,500.00
For each additional \$1,000.00 add	\$ 3.00	\$ 3.00
Electrical Permit Fees	Various	Building Permit Fee Applies
Mechanical Permit Fees	Various	Building Permit Fee Applies

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

454

Mechanical Permit Fees	Various	Building Permit Fee Applies
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IT IS, THEREFORE, ORDERED that the revised fee schedule for the City of Jackson, Code Services Division, be adopted.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

* * * * *

RESOLUTION OF THE MAYOR AND CITY COUNCIL DECLARING THE INTENTION TO MAKE A FORMAL REQUEST TO THE DEPARTMENT OF FINANCE AND ADMINISTRATION TO REQUEST POSSESSION OF REAL PROPERTY LOCATED ON CAPERS AVENUE, PARCEL 112-1, IN THE CITY OF JACKSON, HINDS COUNTY, MISSISSIPPI.

WHEREAS, the Mississippi Legislature amended Section 1, Chapter 480, General Laws of 2014, in House Bill 767, Section 4, General Laws of 2018, to authorize the Department of Finance and Administration to transfer and convey real property located on Capers Avenue in the City of Jackson, Hinds County, Mississippi; and

WHEREAS, House Bill 767 further authorized the Department of Finance and Administration to transfer and convey the property to the City of Jackson if the Mayor and City Council adopt a Resolution and spread it upon the minutes, expressing the intention to make a formal request to the Department of Finance and Administration to request possession of the real property before said property is sold and/or auctioned; and

WHEREAS, the Department of Planning and Development has confirmed that the property on Capers Avenue, Parcel 112-1, in the City of Jackson, Hinds County, Mississippi, has not been sold and/or auctioned; and

WHEREAS, House Bill 767 requires that the Department of Finance and Administration be in receipt of a duly adopted Resolution by the Mayor and City Council of the City of Jackson, Mississippi, which has been spread upon its minutes, declaring its intention to request possession of the property before the property can be transferred and conveyed to the City of Jackson; and

WHEREAS, the requested property is located in the City of Jackson, Hinds County, Mississippi, and is described as follows:

Starting at the concrete monument that is the SW corner of the SE 1/2 of the SW 1/2 of Section 33, T6N-R1E in the First Judicial District of Hinds County, Mississippi, and being also within the corporate limits of the City of Jackson, run thence due East along the line between Section 33, T6N-R1E and Section 4, T5N-R1E for a distance of 1138.85 feet to a concrete monument of the south right-of-way line of the Illinois Central Railroad, the point of beginning.

Run thence S 42 degrees-03° E along said South right-of-way line of the Illinois Central Railroad for a distance of 134.45 feet to a concrete monument of the line between the land being described herein and Battle Hill Subdivision of the City of Jackson; run thence S 31 degrees-51° W along said line between the land being described herein and Battle Hill Subdivision of the City of Jackson for a distance of 430.48 feet to a point on the north line of Capers Avenue (Extended) as said avenue is now laid out and dedicated in the City of Jackson, Hinds County, Mississippi; run thence N 54 degrees-09° W along said north line of Capers Avenue (Extended) for a distance of 783.53 feet to the P.C. of a curve to the right with a radius (arc) of 536.19 feet; run thence along said curve and said north line of Capers Avenue (Extended) for a distance of 493.56 feet to the P.T. of said curve; run thence due north along the east line of Capers Avenue (Extended) for a distance of 478.86 feet to the P.C. of a curve to the

right with a radius (arc) of 321.77 feet; run thence along said curve and said east line of Capers Avenue (Extended) for a distance of 176.59 feet to a point on the south right-of-way line of the Illinois Central Railroad; run thence S 42 degrees-01' 21" E along said South right-of-way line of the Illinois Central Railroad for a distance of 1661.56 feet to the point of beginning. All of the above described land being situated in the SE 1/4 of the SW 1/4 of Section 33, T6N-R1E and the NE 1/4 of the NW 1/4 of Section 4, T5N-R1E in the First Judicial District of Hinds County, Mississippi, and being wholly within the corporate limits of the City of Jackson and containing 18.35 acres, more or less.

WHEREAS, the Mayor and City Council desire to adopt a Resolution and spread it upon the minutes, expressing the intention to make a formal request to the Department of Finance and Administration to request possession of real property located on Capers Avenue, Parcel 112-1, in the City of Jackson, Hinds County, Mississippi.

THEREFORE, BE IT RESOLVED that the Mayor and City Council of the City of Jackson hereby adopt a Resolution declaring the intention to make a formal request to the Department of Finance and Administration to request possession of real property located on Capers Avenue, Parcel 112-1, in the City of Jackson, Hinds County, Mississippi; and once adopted, to spread said Resolution on its minutes and deliver same to the Department of Finance and Administration to request possession of the property.

Council Member Lindsay moved adoption; **President Banks** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING PURCHASES OF STREET REPAIR MATERIALS FROM ADCAMP, INC. FOR MAY 2020 AND JUNE 2020 AND AUTHORIZING PAYMENTS.

WHEREAS, the Infrastructure Management Division of the Department of Public Works had need of certain street repair materials necessary to the operations of the City's Paved Streets Section; and

WHEREAS, due to exigent circumstances, the purchase of these necessary street repair materials was done without prior approval by the City Purchasing Manager or the City Council of the City of Jackson; and

WHEREAS, the street repair materials set forth in certain invoices attached hereto was delivered and used in the operations of the City's Paved Streets Section; and

WHEREAS, in order to ensure the continued and proper operation of the City's Paved Streets Section, it is necessary to pay these outstanding invoices to continue receiving any needed materials from this vendor; and

WHEREAS, the Department of Public Works recommends paying invoices for hot mix street repair materials from Adcamp, Inc. for the months of May 2020 and June 2020 totaling \$10,163.20, which are attached hereto as an exhibit.

IT IS, THEREFORE, ORDERED that purchase of street repair materials from Adcamp, Inc. is hereby ratified and payment in the amount set forth, consistent with the attached invoices, is authorized as follows:

Hot Mix	\$10,163.20
Total	\$10,163.20

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AMENDING THE JULY 21, 2020 ORDER ACCEPTING THE BID OF MISSISSIPPI LIME COMPANY FOR TWENTY-FOUR MONTH SUPPLY OF HYDRATED LIME WITH 1 YEAR OPTION (BID NO. 88597-060920).

WHEREAS, the City accepted bids for Hydrated Lime at its July 21, 2020 Special City Council Meeting; and

WHEREAS, the lowest and best bid submitted was for a price of \$0.104935 per pound; and

WHEREAS, due to a scrivener's error the said order recited that the price accepted was for a price of \$0.104935 per ton; and

WHEREAS, the said order should be amended to accept the correct bid price of \$0.104935 per pound.

IT IS, THEREFORE, ORDERED the July 21, 2020 Order Accepting the Bid of Mississippi Lime Company for Twenty-Four Month Supply of Hydrated Lime with 1 Year Option (Bid No. 99597-060920) is amended as follows:

IT IS HEREBY ORDERED that the bid of Mississippi Lime Company, 1543 Haining Road, Vicksburg, Mississippi 39183, received June 09, 2020, for a twenty-four month supply of Hydrated Lime (starting July 01, 2020 through June 30, 2022 with a one-year option) at a cost of \$0.104935 per pound be accepted at the lowest and best bid received, it being determined that said bid met the City's specifications.

IT IS FURTHER ORDERED that this amendment shall be effective as of the date of the original order of July 21, 2020.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER AUTHORIZING THE PAYMENT OF THE ANNUAL WATER QUALITY ANALYSIS FEE INVOICE FROM THE MISSISSIPPI STATE DEPARTMENT OF HEALTH FOR THE CITY OF JACKSON GROUND WATER (WELL) SYSTEM.

WHEREAS, the City of Jackson operates a community drinking water system that is regulated by the Mississippi State Department of Health; and

WHEREAS, Section 41-26-23 (2) of the Mississippi Code of 1972, as amended, requires the Mississippi State Department of Health to annually assess and collect fees for water quality analysis and related activities as required by the federal Safe Drinking Water Act which shall not exceed three dollars (\$3.00) per connection or forty thousand dollars (\$40,000.00) per system, whichever is less; and

WHEREAS, the City has been appropriately invoiced in the amount of \$19,866.00 for the Annual Water Quality Analysis Fee for the City of Jackson ground water (well) system and that amount is due in owing prior to September 8, 2020 to avoid a late payment penalty.

IT IS, THEREFORE, ORDERED that payment in the amount of \$19,866.00 to the Mississippi State Department of Health for the Annual Drinking Water Quality Analysis Fee for the City of Jackson ground water (well) system is authorized.

Council Member Lindsay moved adoption; **Council Member Priester** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING THE PAYMENT OF THE ANNUAL WATER QUALITY ANALYSIS FEE INVOICE FROM THE MISSISSIPPI STATE DEPARTMENT OF HEALTH.

WHEREAS, the City of Jackson operates a community drinking water system that is regulated by the Mississippi State Department of Health; and

WHEREAS, Section 41-26-23 (2) of the Mississippi Code of 1972, as amended, requires the Mississippi State Department of Health to annually assess and collect fees for water quality analysis and related activities as required by the federal Safe Drinking Water Act which shall not exceed three dollars (\$3.00) per connection or forty thousand dollars (\$40,000.00) per system, whichever is less; and

WHEREAS, the City has been appropriately invoiced in the amount of \$40,000.00 for the Annual Water Quality Analysis Fee and that amount is due in owing prior to September 8, 2020 to avoid a late payment penalty.

IT IS, THEREFORE, ORDERED that payment in the amount of \$40,000.00 to the Mississippi State Department of Health for the Annual Drinking Water Quality Analysis Fee is authorized.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER RATIFYING PROCUREMENT OF SECURITY SERVICES FOR J.H. FEWELL WATER TREATMENT PLANT FROM CCSI FOR THE PERIOD OF FEBRUARY 17, 2020 THROUGH JULY 17, 2020.

WHEREAS, the Water-Sewer Utility Division of the Department of Public Works is required to provided armed security for its drinking water treatment plants; and

WHEREAS, due to exigent circumstances, the procurement of these services for the period of February 17, 2020 through July 17, 2020 was done without prior authorization of the City Council; and

WHEREAS, the security services set forth in certain invoices attached hereto where provided to the J.H. Fewell Water Treatment; and

WHEREAS, the Water-Sewer Utility Division of the Department of Public Works has procured a contract for security services going forward from July 17, 2020.

IT IS, THEREFORE, ORDERED that the procurement of security services for the period February 17, 2020 through July 17, 2020 are ratified and payment to CCSI in the amount of \$11,326.33 be made, consistent with the attached invoices.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Foote, Lindsay, Priester, Stamps and Tillman.

Nays – Banks.

Absent – Stokes.

ORDER AUTHORIZING SALE OF CITY-OWNED MOTOR VEHICLES AND EQUIPMENT WITH IMPOUNDED AND ABANDONED VEHICLES AT PUBLIC AUCTION ON AUGUST 22, 2020.

WHEREAS, the City of Jackson is authorized by Section 17-25-25 of the Mississippi Code of 1972, as amended, to dispose of surplus personal property through a public auction; and

WHEREAS, the Jackson Police Department frequently recovers stolen, lost, misplaced, or abandoned property; and

WHEREAS, Section 21-39-21 of the Mississippi Code sets forth the procedures for disposing of lost, stolen, abandoned or misplaced personal property recovered by police; and

WHEREAS, Section 21-39-21 of the Mississippi Code requires the selling of stolen, lost, misplaced or abandoned personal property at public auction if it remains unclaimed for a period of one hundred twenty days after the provision of the notice set forth in the statute; and

WHEREAS, The City of Jackson is authorized by Section 17-25-25 of the Mississippi Code of 1972, as amended, to dispose of surplus personal property through a public auction; and

WHEREAS, the Fleet Manager has identified in this order equipment and vehicles that the City of Jackson has ceased to use for public purposes; and

WHEREAS, it would be in the best interest of the City to dispose of the vehicles and equipment at a public auction; and

WHEREAS, the City of Jackson has retained Nick Clark Auctions, who meets the requirements of the State Department of Audit, to conduct the auction for the City.

IT IS, THEREFORE, ORDERED that the following municipally-owned surplus motor vehicles and equipment are to be sold at a public auction to be held at 4225-C Michael Avalon Street on Saturday, August 22, 2020:

INVENTORY NO#	DESCRIPTION	VIN NO#	DEPARTMENT
PC 1458	2008 FORD CROWN VICTORIA	2FAFP71VX8X156753	POLICE
PC 1456	2008 FORD CROWN VICTORIA	2FAFP71V68X156751	POLICE
PC 1442	2008 FORD CROWN VICTORIA	2FAFP71V18X156737	POLICE
PC 1429	2008 FORD CROWN VICTORIA	2FAFP71V38X156724	POLICE
PC 1426	2008 FORD CROWN VICTORIA	2FAFP71V88X156721	POLICE
PC 1317	2005 FORD CROWN VICTORIA	2FAFP71W35X141662	POLICE
PC 1337	2006 FORD CROWN VICTORIA	2FAFP71W36X157829	POLICE
PC 1342	2006 FORD CROWN VICTORIA	2FAFP71W66X157839	POLICE
PC 1354	2006 FORD CROWN VICTORIA	2FAFP71WX6X157861	POLICE
PC 1364	2006 FORD CROWN VICTORIA	2FAFP71W96X157852	POLICE
PC 1369	2006 FORD CROWN VICTORIA	2FAFP71W16X156596	POLICE
PC 1371	2006 FORD CROWN VICTORIA	2FAFP71WX6X156595	POLICE
PC 1385	2007 FORD CROWN VICTORIA	2FAFP71W57X147157	POLICE

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

459

PC 1414	2007 FORD CROWN VICTORIA	2FAFP71W77X147144	POLICE
PC 1626	2011 DODGE CHARGER	2B3CL1CT4BH539771	POLICE
PC 1610	2011 DODGE CHARGER	2B3CL1CTXBH539774	POLICE
PC 1620	2011 DODGE CHARGER	2B3CL1CT5BH539794	POLICE
PC 1573	2010 FORD CROWN VICTORIA	2FABP7BV5AX128409	POLICE
PC 1558	2010 FORD CROWN VICTORIA	2FABP7BV1AX112532	POLICE
PC 1541	2010 FORD CROWN VICTORIA	2FABP7BV2AX109803	POLICE
PC 1569	2010 FORD CROWN VICTORIA	2FABP7BV2AX110725	POLICE
PC 1536	2010 FORD CROWN VICTORIA	2FABP7BV2AX109798	POLICE
PC 1519	2009 FORD CROWN VICTORIA	2FAHP71V79X134879	POLICE
PC 1513	2009 FORD CROWN VICTORIA	2FAHP71V99X134205	POLICE
PC 1512	2009 FORD CROWN VICTORIA	2FAHP71V79X134204	POLICE
PC 1503	2009 FORD CROWN VICTORIA	2FAHP71VX9X134195	POLICE
PC 1500	2009 FORD CROWN VICTORIA	2FAHP71VX9X134195	POLICE
PC 1492	2009 FORD CROWN VICTORIA	2FAHP71V59X134184	POLICE
PC 1487	2009 FORD CROWN VICTORIA	2FAHP71V59X133729	POLICE
PC 1484	2009 FORD CROWN VICTORIA	2FAHP71VX9X133726	POLICE
PC 1215	2003 FORD CROWN VICTORIA	2FAHP71W53X215427	POLICE
PC 1245	2004 FORD CROWN VICTORIA	2FAFP71W24X166339	POLICE
PC 1254	2005 FORD TAURAS	1FAFP53U85A131508	POLICE
PC 1260	2005 FORD TAURAS	1FAFP53U235A131505	POLICE
PC 1301	2005 FORD CROWN VICTORIA	2FAFP71W45X158440	POLICE
PC 1310	2005 FORD CROWN VICTORIA	2FAFP71W85X158439	POLICE
PC 1346	2006 FORD CORWN VICTORIA	2FAFP71W76X157865	POLICE
PC 1515	2009 FORD CROWN VICTORIA	2FAHP71V29X134207	POLICE
PC 1155	2006 FORD CROWN VICTORIA	2FAFP71W13X121973	POLICE
PC 1156	2003 FORD CROWN VICTORIA	2FAFP71W33X121974	POLICE
PC 1812	2015 DODGE CHARGER	2C3CDXAG2FH735285	POLICE
PC 1791	2014 DODGE CHARGER	2C3CDXAG1EH172373	POLICE
PC 1780	2014 DODGE CHARGER	2C3CDXAG4EH172383	POLICE
PC 1776	2014 DODGE CHARGER	2C3CDXAG5EH172392	POLICE
PC 1773	2014 DODGE CHARGER	2C3CDXAG3EH172391	POLICE
PC 1747	2013 DODGE CHARGER	2C3CDXAG1DH568317	POLICE

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

460

PC 1744	2013 DODGE CHARGER	2C3CDXAG7DH568340	POLICE
PC 1635	2011 DODGE CHARGER	2B3CL1CT1BH539789	POLICE
PC 1637	2011 DODGE CHARGER	2B3CL1CT3BH539793	POLICE
PC 1673	2012 DODGE CHARGER	2C3CDXAG4CH222373	POLICE
PC 1679	2012 DODGE CHARGER	2C3CDXAG3CH222395	POLICE
PC 1680	2012 DODGE CHARGER	2C3CDXAG1CH222394	POLICE
PC 1689	2012 DODGE CHARGER	2C3CDXAG7CH222383	POLICE
PC 1699	2012 DODGE CHARGER	2C3CDXAG2CH225210	POLICE
PC 1706	2012 DODGE CHARGER	2C3CDXAG7CH222397	POLICE
PC 1707	2012 DODGE CHARGER	2C3CDXAG2CH225207	POLICE
PC 1712	2012 DODGE CHARGER	2C3CDXAG6CH225212	POLICE
PC 1723	2013 DODGE CHARGER	2C3CDXAG2DH568312	POLICE
PC 1730	2013 DODGE CHARGER	2C3CDXAG7DH568323	POLICE
PC 1732	2013 DODGE CHARGER	2C3CDXAG3DH568318	POLICE
PC 1737	2013 DODGE CHARGER	2C3CDXAG6DH568331	POLICE
PC 961	1999 FORD TAURUS	1FAFP52U1XG207328	SEWER
PC 1388	2007 FORD CROWN VIC	2FAFP71W57X147160	POLICE
PC 1415	2007 FORD CROWN VIC	2FAFP71W97X147145	POLICE
PC 1435	2008 FORD CROWN VIC	2FAFP71V98X156730	POLICE
PC 1437	2008 FORD CROWN VIC	2FAFP71V28X156732	POLICE
PC 1514	2009 FORD CROWN VIC	2FAHP71V09X134206	POLICE
PC 1540	2010 FORD CROWN VIC	2FABP7BV0AX109802	POLICE
PC 1604	2011 DODGE CHARGER	2B3CL1CT3BH539762	POLICE
PC 1607	2011 DODGE CHARGER	2B3CL1CT4BH539768	POLICE
PC 1611	2011 DODGE CHARGER	2B3CL1CT3BH539776	POLICE
PC 1614	2011 DODGE CHARGER	2B3CL1CT9BH539782	POLICE
PC 1624	2011 DODGE CHARGER	2B3CL1CT0BH539766	POLICE
PC 1625	2011 DODGE CHARGER	2B3CL1CT6BH539769	POLICE
PC 1627	2011 DODGE CHARGER	2B3CL1CT8BH539773	POLICE
PC 1629	2011 DODGE CHARGER	2B3CL1CT5BH539777	POLICE
PC 1632	2011 DODGE CHARGER	2B3CL1CT0BH539783	POLICE
PC 1636	DODGE CHARGER 2011	2B3CL1CTXBH539791	POLICE
PC 1648	DODGE CHARGER 2011	2B3CL1CT8BH555763	POLICE
PC 1654	DODGE CHARGER 2011	2B3CL1CT2BH555757	POLICE
PC 1655	DODGE CHARGER 2011	2B3CL1CT0BH555756	POLICE
PC 1656	DODGE CHARGER 2011	2B3CL1CT9BH555755	POLICE
PC 1688	DODGE CHARGER 2012	2C3CDXAG9CH222384	POLICE
PC 1692	DODGE CHARGER 2012	2C3CDXAG1CH222380	POLICE
PC 1695	DODGE CHARGER 2012	2C3CDXAG2CH222372	POLICE
PC 1696	DODGE CHARGER 2012	2C3CDXAG9CH225205	POLICE
PC 1702	DODGE CHARGER 2012	2C3CDXAG3CH222378	POLICE
PC 1705	DODGE CHARGER 2012	2C3CDXAG8CH222392	POLICE

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

461

PC 1708	DODGE CHARGER 2012	2C3CDXAG9CH225219	POLICE
PC 1709	DODGE CHARGER 2012	2C3CDXAG5CH225217	POLICE
PC 1711	DODGE CHARGER 2012	2C3CDXAG8CH225213	POLICE
PC 1715	DODGE CHARGER 2012	2C3CDXAG1CH225215	POLICE
PC 1716	DODGE CHARGER 2012	2C3CDXAG4CH225211	POLICE
PC 1726	DODGE CHARGER 2013	2C3CDXAG3DH568321	POLICE
PC 1727	DODGE CHARGER 2013	2C3CDXAG5DH568336	POLICE
PC 1734	DODGE CHARGER 2013	2C3CDXAG9DH568310	POLICE
PC 1738	DODGE CHARGER 2013	2C3CDXAG8DH568332	POLICE
PC 1739	DODGE CHARGER 2013	2C3CDXAGXDH568333	POLICE
PC 1742	DODGE CHARGER 2013	2C3CDXAG7DH568337	POLICE
PC 1743	DODGE CHARGER 2013	2C3CDXAG9DH568338	POLICE
PC 1745	DODGE CHARGER 2013	2C3CDXAG9DH568307	POLICE
PC 1748	DODGE CHARGER 2013	2C3CDXAG4DH568327	POLICE
PC 1750	DODGE CHARGER 2013	2C3CDXAG9DH568341	POLICE
PC 1774	DODGE CHARGER 2014	2C3CDXAG9EH172394	POLICE
PC 1777	DODGE CHARGER 2014	2C3CDXAG2EH172379	POLICE
PC 1782	DODGE CHARGER 2014	2C3CDXAG1EH172387	POLICE
PC 1784	DODGE CHARGER 2014	2C3CDXAG5EH172389	POLICE
PC 1790	DODGE CHARGER 2014	2C3CDXAG7EH172393	POLICE
PC 1839	DODGE CHARGER 2015	2C3CDXAG1FH745807	POLICE
PT 524	DODGE RAM 2500 HD 2000	3B7KF26Z3YM237146	SEWER
PT 553	DODGE RAM 2500 2001	1B7KF23Z81J570109	SEWER
SUV 36	GMC YUKON 2004	1GKEC13V94J128025	POLICE
T 186	CASE BACKHOE 2000	JJG0276486	SEWER
T 190	CATERPILLAR TRACTOR 2000	1YS01334	SEWER
T 204	CASE BACKHOE 2002	JJG0373511	SEWER
TK 542	CHEVY C70 1999	1GBT7H4C0YJ506434	SEWER
TK 574	INTERNATIONAL NAVISTAR 2000	1FTRX17W03KA21328	SEWER
TK 600	STERLING ACTERA 2001	2FZHANAK62AK14918	SEWER
TK 607	FORD F350 2002	1FTWW32F92EC79448	SEWER
TK 612	STERLING ACTERA 2002	2FZHCHAK93AK89321	SEWER
TK 613	STERLING ACTERA 2002	2FZHCHAK73AK89320	SEWER
PC 1471	2008 CHEVEROLET IMPALA	2G1WB58K881315919	FIRE DEPT
PC 1472	2008 CHEVEROLET IMPALA	2G1WB58K881316701	FIRE DEPT
PC 1473	2008 CHEVEROLET IMPALA	2G1WB58K081314134	FIRE DEPT

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

462

PC 1474	2008 CHEVEROLET IMPALA	2G1WB58K081316563	FIRE DEPT
PC 1479	2008 FORD CROWN VICTORIA	2FAFP71V18X176406	FIRE DEPT
PT 634	2007 FORD F-150	1FTRF12W27NA50862	CUSTODIAL SERVICES
PC1023	2000 CHEVY LUMINA	2G1WL52JXY1290714	PUBLIC WORKS
PT 607	2005 GMC SIERRA	1GTEC14V05Z318146	PARK MAINTENANCE

IT IS FURTHER ORDERED that the following City of Jackson Impound Vehicles are to be sold at Auction on August 22, 2020:

	INVENTORY #	CASE #	YEAR/MAKE/ MODEL	VEHICLE IDENTIFICATION NUMBER	
1.	25634	16-110232	2006 MERCURY MARQUIS	2MEFM75V46X650924	Fund Balance II
2.	25210	16-084707	2015 CHEVROLET MALIBU	1G11D5SL5FF125569	Fund Balance II
3.	26417	17-044035	2003 CHEVROLET IMPALA	2G1WF55K139393722	Fund Balance II
4.	25284	16-095018	2001 JEEP CHEROKEE	1J4FF48S21L614810	Fund Balance II
5.	26617	17-077478	2000 VOLKSWAGEN BETTLE	3VWCA21C3YM414622	Fund Balance II
6.	25155	16-077796	1992 FORD F150	1FTEF14NXNKB22344	Fund Balance II
7.	25698	15-156904	1999 MERCURY MARQUIS	2MEFM75W3XX714414	Fund Balance II
8.	25629	16-147908	2004 FORD CROWN VICTORIA	2FAFP74W64X132934	Fund Balance II
9.	26783	17-105781	2005 KAWASAKI ZZR	JKAZX4J165A055212	Fund Balance II
10.	25402	16-115457	2003 SUZUKI MC	JS1GN7BA732101733	Fund Balance II
11.	26190	17-007559	2000 PONTIAC GRAND PRIX	1G2WP52K3YF201793	Fund Balance II
12.	25253	16-089802	2002 HONDA ACCORD	1HGCG22572A036165	Fund Balance II
13.	26137	17-001657	2002 CADILLAC DEVILLE	1G6KD57YX2U194900	Fund Balance II
14.	29001	19-041082	1995 CHRYSLER CONCORD	2C3HD56F4SH703507	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

463

15.	28950	19-042783	2000 CHEVROLET LUMINA	2G1WL52J6Y1285624	Fund Balance II
16.	28945	19-038613	2016 DODGE CHALLENGER	2C3CDZAG4GH107466	Fund Balance II
17.	28908	19-034386	2000 GMC SIERRA	2GTEC195T5Y1212442	Fund Balance II
18.	28912	19-037124	2002 CHEVROLET MONTE CARLO	2G1WW12E629124430	Fund Balance II
19.	28927	19-036621	2008 PONTIAC GRAND PRIX	2G2WP552381172587	Fund Balance II
20.	28928	19-037039	2002 TOYOTA COROLLA	2T1BR12E12C577691	Fund Balance II
21.	28801	19-010824	2007 CHEVROLET SILVERADO	1GCEC19Z47Z176818	Fund Balance II
22.	28792	19-009012	2003 MITSUBISHI LANCER	JA3AJ26E43U102350	Fund Balance II
23.	28837	19-014114	2006 NISSAN ALTIMA	1N4AL11D66N373208	Fund Balance II
24.	28848	19-022503	2004 MERCURY GRAND MARQUIS	2MEFM74W34X630414	Fund Balance II
25.	28856	19-023327	2003 CHEVROLET TAHOE	1GNEC13Z03R110860	Fund Balance II
26.	28845	19-021208	2006 HONDA ACCORD	JHMCM568X6C006034	Fund Balance II
27.	28306	18-131657	2010 FORD FUSION	3FAHP0HA9AR405356	Fund Balance II
28.	28383	18-143115	1997 INFINITI I30	JNKCA21D1VT501149	Fund Balance II
29.	28889	19-030764	2004 TOYOTA CAMERY	4T1BE32K64U940839	Fund Balance II
30.	28887	19-030703	2009 CHEVROLET IMPALA	2G1WT57K091272497	Fund Balance II
31.	28865	19-025776	2004 BUICK LESABRE	1G4HP52K74U119751	Fund Balance II
32.	28857	19-023327	2012 DODGE RAM	1C6RD6KT8CS228611	Fund Balance II
33.	25898	16-090063	1999 MERCURY MARQUIS	2MEFM75WXX601120	Fund Balance II
34.	26604	17-073490	2006 FORD TAURUS	1FAFP56U16A156859	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

464

35.	27947	18-073217	2008 CHEVROLET IMPALA	2G1WT58N589282712	Fund Balance II
36.	27896	18-065974	2000 NISSAN FRONTIER	1N6DD26S6YC328136	Fund Balance II
37.	28393	18-143955	1999 CHEVROLET LUMINA	2G1WL52M7X9250570	Fund Balance II
38.	28330	18-136722	1997 FORD EXPEDITION	1FMEU1764VLA27715	Fund Balance II
39.	28798	19-008081	2001 DODGE NEON	1B3ES46C21D151832	Fund Balance II
40.	28330	18-136722	1997 FORD EXPEDITION	1FMEU1764VLS27715	Fund Balance II
41.	28783	19-007553	1990 HONDA ACCORD	1HGCB7153LA055763	Fund Balance II
42.	28877	19-023097	2012 FORD FUSION	3FAHP0HG1CR119587	Fund Balance II
43.	28758	19-003418	1999 MERCURY MARQUIS	2MEFM74W0XX735707	Fund Balance II
44.	28871	19-026310	2001 LANDROVER RANGEROVER	SALPM16481A447036	Fund Balance II
45.	28791	19-08334	1998 MERCURY MARQUIS	2MEFM75W4WX676688	Fund Balance II
46.	28811	19-012774	2003 CHEVROLET CAVALIER	1G1JC52F937359166	Fund Balance II
47.	28829	19-011008	1999 GMC SUBURBAN	3GKEC16R1XG543389	Fund Balance II
48.	24053	15-167216	2005 CHEVROLET MALIBU	1G1ZT52845F336360	Fund Balance II
49.	23504	15-087500	1978 OLDSMOBILE 88	3N37R8C110803	Fund Balance II
50.	23455	15-079225	1995 FORD CROWN VICTORIA	2FAFP73W5WX158767	Fund Balance II
51.	23601	15-100344	2008 KAWASAKI ZX6	JKAZX4P168A041063	Fund Balance II
52.	23431	15-075521	2004 HONDA ACCORD	1HGCM72664A007189	Fund Balance II
53.	23221	14-100730	1976 CHEVROLET C10	CCL146S189238	Fund Balance II
54.	23907	15-142412	1995 SATURN SL	1G8ZH5283SZ364891	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

465

55.	23703	15-049893	1988 VOLVO 240	YV1AX8850J1784281	Fund Balance II
56.	23477	15-082759	1994 FORD RANGER	1FTCR10A6RUB98820	Fund Balance II
57.	28996	19-047935	2005 BUICK LESABRE	1G4HP52K45U152966	Fund Balance II
58.	28958	19-041707	2006 GMC YUKON	1GKFC13J77R188523	Fund Balance II
59.	29567	19-163988	2007 NISSAN ARMADA	5N1B08A07N713301	Fund Balance II
60.	29524	19-156398	2005 FORD FREESTAR	2FMZA57675DA56485	Fund Balance II
61.	26066	16-188300	1994 FORD MUSTANG	1FALP45T3RF205167	Fund Balance II
62.	23890	15-139874	2003 LINCOLN TOWNCAR	1LNHM81W53Y687857	Fund Balance II
63.	23300	15-055755	2002 HONDA CIVIC	1HGES26722L027350	Fund Balance II
64.	23596	15-100109	1981 OLDSMOBILE CUTLASS	1G3AM69A1BD481718	Fund Balance II
65.	23677	15-108202	1992 CHEVROLET SILVERADO	2GCEC19K3N1144113	Fund Balance II
66.	23980	15-154367	1993 PONTIAC BONNEVILLE	1G2HX53L2P1219844	Fund Balance II
67.	26561	17-066041	1995 CHRYSLER SEBRING	4C3AU442Y8SE201138	Fund Balance II
68.	25152	16-077726	1986 OLDSMOBILE CUTLASS	1G3GM47Y7GP370563	Fund Balance II
69.	25410	16-116664	1995 FORD MUSTANG	1FALP444XSF235590	Fund Balance II
70.	25213	16-084896	2005 HONDA ACCORD	1HGCM66525A012872	Fund Balance II
71.	25187	16-081870	2003 MERCURY SABLE	1MEFM50203A617716	Fund Balance II
72.	24503	15-231773	1999 MERCURY MYSTIQUE	1MEFM6535XK603897	Fund Balance II
73.	24315	15-205093	2003 MERCURY MARQUIS	2MEFM75W63X672752	Fund Balance II
74.	24213	15-061078	2013 CHEVROLET MALIBU	1G1NE52JX3M636957	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

466

75.	24149	15-178804	1992 SATURN SL2	1G8ZK5474NZ191666	Fund Balance II
76.	23745	15-117433	2005 MERCEDES E350	WDBUF65J85A668746	Fund Balance II
77.	24110	15-174254	1996 CHEVROLET S10	1GCCS194XT8220920	Fund Balance II
78.	25111	16-069122	1996 HONDA ACCORD	1HGCE667XTA019872	Fund Balance II
79.	25154	16-077796	2005 CHEVROLET SILVERADO	1GCEC19T55Z322040	Fund Balance II
80.	25322	16-102933	2008 PONTIAC G6	1G2ZG57B984206448	Fund Balance II
81.	25587	16-140553	2008 FORD TAURUS	1FAHP24W58G130583	Fund Balance II
82.	25637	16-149016	1997 CHEVROLET 3500	1GBGC33R8VF051336	Fund Balance II
83.	25654	16-151058	2008 CHEVROLET IMPALA	1G1ZK57738F198740	Fund Balance II
84.	25822	16-177102	2003 SATURN ION	1G8AJ52F38Z115276	Fund Balance II
85.	25837	16-179029	2002 FORD MUSTANG	1FAFP40412F137762	Fund Balance II
86.	25852	16-181956	1998 CHRYSLER CONCORD	2C3HD46J2WH211322	Fund Balance II
87.	26022	16-209450	2005 GMC YUKON	1GKEC13Z95J256821	Fund Balance II
88.	25842	16-179894	1998 CHEVROLET CAMARO	2G1FP22K8W2102954	Fund Balance II
89.	26739	17-096704	2004 BUICK RENDEZVOUS	3G5DA03E54S537409	Fund Balance II
90.	26005	16-205987	2005 NISSAN ALTIMA	1N4BL11D95N407385	Fund Balance II
91.	25646	16-150039	1990 CHEVROLET CAVALIER	1G1JC54GXLJ140693	Fund Balance II
92.	25820	16-176623	2002 HYUNDAI ELANTRA	KMHDN45D32U398334	Fund Balance II
93.	25088	16-071073	1999 FORD CROWN VICTORIA	2FAFP71W5XX188145	Fund Balance II
94.	26448	17-048336	2001 DODGE INTREPID	2B3HD46R71H685620	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

467

95.	26815	17-112450	1998 PONTIAC BONNEVILLE	1G2HX52K8W4229493	Fund Balance II
96.	27721	18-039339	2005 HYUNDAI SONATA	1NXBR32E73Z007528	Fund Balance II
97.	27222	17-176805	1986 GMC RALLY VAN	1GDEG25H6G7506232	Fund Balance II
98.	27435	17-210154	2006 FORD CROWN VICTORIA	2FAFP71W96X143756	Fund Balance II
99.	27683	18-035211	2007 LANDROVER LHR	SALAG25407A421110	Fund Balance II
100.	27291	17-185204	2001 BUICK LESABRE	1G4CU541214182971	Fund Balance II
101.	27328	17-192501	2004 GMC YUKON	1GKEC13Z94R133021	Fund Balance II
102.	27356	17-195442	2007 ACURA TL	19UUA66297A004421	Fund Balance II
103.	27357	17-197449	2002 FORD TAURUS	1FAHP53U42A199681	Fund Balance II
104.	27376	17-199793	2005 CHEVROLET IMPALA	2G1WF52E459311368	Fund Balance II
105.	27678	18-033474	1995 TOYOTA CAMRY	4T1SK12E5SU486989	Fund Balance II
106.	27662	18-031907	1999 FORD CROWN VICTORIA	2FAFP72W0XX202998	Fund Balance II
107.	27533	18-012777	1993 BUICK ROADMASTER	1G4BN5370PR400643	Fund Balance II
108.	27518	18-011135	2008 HONDA ACCORD	1HGCP26388A077941	Fund Balance II
109.	27517	18-010402	1993 FORD TAURUS	1FACP52U9PA162869	Fund Balance II
110.	27484	18-006370	2006 CHEVROLET IMPALA	2G1WT58K069350322	Fund Balance II
111.	26104	16-222040	2008 NISSAN ALTIMA	1N4AL24E78C199223	Fund Balance II
112.	26351	17-023012	1997 NISSAN QUEST	4N2DN1115VD846427	Fund Balance II
113.	26358	17-035130	2004 FORD F150	1FTX12W34NA93471	Fund Balance II
114.	26970	17-137760	2007 FORD EXPLORER	1FMZU73E52UA19453	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

468

115.	26986	17-140816	1998 BUICK LESABRE	1G4HP52K9WH469684	Fund Balance II
116.	27029	17-146570	2000 FORD MUSTANG	1FAFP4046YF290985	Fund Balance II
117.	27064	17-152843	1995 TOYOTA CAMRY	4T1SK12E5SU871078	Fund Balance II
118.	27084	17-156289	2004 CHEVROLET IMPALA	2G1WH55K149371330	Fund Balance II
119.	27087	17-157527	2002 HYUNDAI SANTA FE	KM8SC13D728241789	Fund Balance II
120.	27090	17-155727	1990 CHEVROLET SILVERADO	1GCDC14K1LZ235193	Fund Balance II
121.	27132	17-164026	2007 CHEVROLET MALIBU	1G1ZS58F07F153579	Fund Balance II
122.	27147	17-166751	1995 FORD F150	1FTEX15H6SKA87125	Fund Balance II
123.	27154	17-167094	1997 MERCURY MARQUIS	2MELM75W3VX649418	Fund Balance II
124.	27162	17-168375	1999 MERCURY MARQUIS	2MEFM75W6XX731918	Fund Balance II
125.	27187	17-171511	1998 BUICK LESABRE	1G4HP52KWH410549	Fund Balance II
126.	24449	15-223869	2003 HYUNDAI ACCENT	KMHCG45C83U487489	Fund Balance II
127.	24604	16-008946	1983 GMC VANDURA 2500	1GTEG25H0D7520708	Fund Balance II
128.	23652	15-106497	2000 PONTIAC BONNEVILLE	1G2HX54K5Y4239401	Fund Balance II
129.	20743	13-150545	1997 NISSAN KSX	1N6SD16S4VC342582	Fund Balance II
130.	29377	19-125954	1991 HONDA ACCORD	1HGCB7663MA143571	Fund Balance II
131.	29411	19-133427	1999 CHEVROLET MONTE CARLO	2G1WW12M6X9114348	Fund Balance II
132.	29542	19-159884	1990 CHRYSLER NEW YORKER	1C3XY66R4LD784152	Fund Balance II
133.	27688	18-036080	2007 CHEVROLET TRAILBLAZER	1GSNDS13S172301381	Fund Balance II
134.	29356	19-122252	1996 NISSAN KSX	1N6SD16S2TC307018	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

469

135.	27931	18-070890	2008 FORD CVP	2FAFP71VX8X138673	Fund Balance II
136.	29390	19-129157	2005 GMC ENVOY	1GKDS13S952160408	Fund Balance II
137.	29517	19-155693	2008 MERCEDES S55	WDDNG86X38A171664	Fund Balance II
138.	27863	18-061482	2007 HYUNDAI ENTOURAGE	KNDMC233X76033007	Fund Balance II
139.	29355	19-121802	1998 FORD F150	1FTZX1720WKC42526	Fund Balance II
140.	28946	19-038758	2005 CHEVROLET IMPALA	2G1WH52K559325733	Fund Balance II
141.	29404	19-132199	2007 CHEVROLET HHR	3GNDA3P97S598480	Fund Balance II
142.	29496	19-151973	2003 CHEVROLET TAHOE	1GNEC13Z53R166003	Fund Balance II
143.	28939	19-039756	2011 CHEVROLET CRUZE	1G1PH5S9XB7277953	Fund Balance II
144.	29479	19-149802	2013 CADILLAC XTS	3GYFNDE37DS593208	Fund Balance II
145.	29408	19-132941	1998 FORD MUSTANG	1FAFP4043WF162605	Fund Balance II
146.	29343	19-119253	1995 BUICK CENTURY	1G4AG55M5S6411446	Fund Balance II
147.	29402	19-131372	2007 FORD FUSION	3FAHP08157R192639	Fund Balance II
148.	29351	19-121566	2004 PONTIAC SE1	1G2NF52E94M541996	Fund Balance II
149.	29336	19-118246	2006 SATURN ION	1G8AJ55F56Z112545	Fund Balance II
150.	29470	19-147772	2007 SUZUKI RENO	KL5JD66Z37K676206	Fund Balance II
151.	27858	18-060688	2008 CHEVROLET IMPALA	2G1WT58N689143169	Fund Balance II
152.	27756	18-041348	2007 NISSAN MAXIMA	1N4BA41E17C804426	Fund Balance II
153.	29368	19-123604	1998 FORD F150	1FTZX1768WNA95082	Fund Balance II
154.	29393	19-127490	2009 NISSN ALTIMA	1N4AL21E49N442366	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

470

155.	28699	18-192256	2004 KIA OPTIMA	KNAGD126745253106	Fund Balance II
156.	28712	18-188777	2005 CHEVROLET UPLANDER	1GNDV223L25D262789	Fund Balance II
157.	28796	19-010139	2004 FORD CROWN VICTORIA	2FAFP71W54X166352	Fund Balance II
158.	28752	19-002371	2008 ACURA MDX	2HNYD18261H512775	Fund Balance II
159.	29457	19-144100	1998 CHEVROLET GC1	1GCEC19R5WE148628	Fund Balance II
160.	19497	19-151784	2007 HYUNDAI SONATA	5NPEU46F37H162621	Fund Balance II
161.	29407	19-132676	2006 FORD TAURUS	1FAFP53U66A177372	Fund Balance II
162.	27883	18-063856	2009 DODGE AVENGER	1B3LC46B09N528496	Fund Balance II
163.	29442	19-140883	1996 HONDA ACCORD	1HGCD5637TA070000	Fund Balance II
164.	28924	19-036621	2007 CHEVROLET IMPALA	2G1WB58K679381143	Fund Balance II
165.	27748	18-042475	1993 GMC SIERRA	1GTEC14Z0PZ515145	Fund Balance II
166.	29416	19-134131	2007 TOYOTA CAMRY	4T1BE46KX7U552680	Fund Balance II
167.	28917	19-035644	2003 CHEVROLET AVALANCHE	3GNEC13T73G317287	Fund Balance II
168.	29471	19-148168	1995 GMC TG2	2GTEG25H1F4511465	Fund Balance II
169.	29423	19-128961	2006 INFINITI G35	JNKCV54E16M708114	Fund Balance II
170.	27814	18-053917	2007 FORD EXPEDITION	1FMEU64827UA79070	Fund Balance II
171.	29384	19-128055	2004 FORD FOCUS	1FAHP36313W320338	Fund Balance II
172.	25718	16-161013	2003 FORD TAURUS	1FAFP55S03G116989	Fund Balance II
173.	28671	18-187417	2004 NISSAN ALTIMA	1N4AL11DX4C142790	Fund Balance II
174.	29325	19-116730	2005 MERCURY MONTEGO	1MEFM40135G601799	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

471

175.	29302	19-113306	2003 CHEVROLET TRAILBLAZER	1GNDS13S132268330	Fund Balance II
176.	27749	18-041987	2004 FORD EXPLORER	1FMZU62K34ZB45589	Fund Balance II
177.	27906	18-066995	2006 INFINITI G35	JNKCV54E36M715078	Fund Balance II
178.	27911	18-067732	2005 PONTIAC GRAND AM	1G2NE52E25M152153J	Fund Balance II
179.	27998	18-082481	2005 CHEVROLET SUBURBAN	1GNEC16Z85J170611	Fund Balance II
180.	28244	18-076057	2014 VOLKSWAGEN JETTA	3VW2K7AJ3EM314424	Fund Balance II
181.	28259	18-122723	2005 FORD F150	1FTPX12505NA76790	Fund Balance II
182.	29299	19-112447	1992 FORD F150	1FTDF15N4NNA80374	Fund Balance II
183.	27755	18-040245	2007 CHRYSLER 300	2C3KA63H67H653579	Fund Balance II
184.	28220	18-117028	1992 CHEVROLET ASTRO VAN	1GNDM19Z7NB220669	Fund Balance II
185.	28243	18-121166	2001 INFINITI I30	JNKCA31A61T026927	Fund Balance II
186.	28239	18-120063	2006 CHEVROLET IMPALA	2G1WB58K569244774	Fund Balance II
187.	28752	19-002371	2001 ACURA MDX	2HNYD18261H512775	Fund Balance II
188.	28796	19-010139	2004 FORD CROWN VICTORIA	2FAFP71W54X166352	Fund Balance II
189.	28712	18-188777	2005 CHEVROLET DLS	1GNDV23L25D262789	Fund Balance II
190.	28699	18-192256	2004 KIA OPTIMA	KNAGD126745253106	Fund Balance II
191.	25016	16-062331	1995 SATURN SL	1G8ZK5272SZ392965	Fund Balance II
192.	28004	18-083957	20088 CHEVROLET HHR	3GNDA13DX8S638383	Fund Balance II
193.	29492	19-151301	1997 FORD TAURUS	1FALP52U3VA161553	Fund Balance II
194.	26588	17-070640	2007 TOYOTA CAMRY	4T1BE46K07U176569	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

472

195.	29421	19-135422	2009 FORD F150	1FTPW12V99KB81953	Fund Balance II
196.	27844	18-048062	2012 NISSAN ALTIMA	1N4AL2AP9CN540253	Fund Balance II
197.	26604	17-073490	2006 FORD TAURUS	1FAFP56U16A156859	Fund Balance II
198.	28788	19-008000	2003 GMC ENVOY	1GKDS13S032365905	Fund Balance II
199.	28486	18-161084	2001 KIA RIO	KNADC123416024691	Fund Balance II
200.	28433	18-150944	2006 CHEVROLET EQUINOX	2CNDL13F066145212	Fund Balance II
201.	28508	18-164731	2001 NISSAN MAXIMA	JN1CA31D71T816087	Fund Balance II
202.	27962	18-075720	1999 MAZDA PROTÉGÉ	JM1BJ2219X0158127	Fund Balance II
203.	28439	18-138771	2009 CHEVROLET HHR	3GNCA13BX9S568394	Fund Balance II
204.	25985	16-203999	2000 CADILLAC DEVILLE	1G6KD57Y8YU279744	Fund Balance II
205.	28351	14-240497	1999 HONDA VTR	JHSC3603XM100578	Fund Balance II
206.	28432	18-150923	2002 HONDA ACCORD	JHMC56762C011594	Fund Balance II
207.	28884	19-030069	2006 PONTIAC G6	1G2ZH158X64248900	Fund Balance II
208.	28413	18-147990	2013 CHEVROLET CRUZE	1G1PA5SH8D7185593	Fund Balance II
209.	28350	19-138787	2000 BUICK CENTURY	2G4W5S2J6Y1250071	Fund Balance II
210.	28280	18-126849	2002 HONDA ACCORD	1HGCG22562A005781	Fund Balance II
211.	28957	19-041082	2009 GENUINE BUDDY	RFVPAC20191007904	Fund Balance II
212.	28969	19-040793	2007 DODGE MAGNUM	2D4FV47V57H771261	Fund Balance II
213.	28967	19-028423	2004 CHEVROLET AVEO	KL1TJ52644B200003	Fund Balance II
214.	27140	17-160565	2003 FORD EXPEDITION	1FMYU60E83UB16027	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

473

215.	28437	18-152297	2002 MERCURY MOUNTAINEER	4M2ZU66E82UJ04565	Fund Balance II
216.	25010	16-035638	2001 CHEVROLET SUBURBAN	3GNEC16T71G263594	Fund Balance II
217.	27500	18-007783	2003 FORD TAURUS	1FAFP552X3A168486	Fund Balance II
218.	26052	16-214176	1991 FORD RANGER	1FTCR10AXMUB067805	Fund Balance II
219.	27355	17-196337	1996 CHEVROLET IMPALA	1G1BL52P7TR163089	Fund Balance II
220.	29520	19-049290	1966 CHEVROLET SUBURBAN	3GNFK16R7TG105996	Fund Balance II
221.	27210	17-174959	2003 NISSAN ALTIMA	1N4AL11D53C186775	Fund Balance II
222.	24906	16-049103	2000 HONDA ACCORD	1HGCG5541YA042332	Fund Balance II
223.	25606	16-141872	1995 JEEP CHEROKEE	1J4FT78S8SL611633	Fund Balance II
224.	26028	16-210048	2004 CHEVROLET TAHOE	1GNEC13V74R165255	Fund Balance II
225.	27871	18-061739	2005 CHEVROLET EQUINOX	2CNDL63FX56066626	Fund Balance II
226.	26904	17-128608	1999 FORD EXPEDITION	1FMPU18L1XLC38502	Fund Balance II
227.	28283	18-127297	2006 AUDI A4	WAUAF78E46A228353	Fund Balance II
228.	28261	18-123793	2000 HONDA ACCORD	1HGCG5551YA145646	Fund Balance II
229.	28251	18-122381	1995 FORD EXPLORER	1FM DU32X3SUB92393	Fund Balance II
230.	29054	19-060574	2000 MERCURY GRAND MARQUIS	2MEFM75W9YX656925	Fund Balance II
231.	28902	19-032714	2002 GMC YUKON	3GKEC16Z12G182738	Fund Balance II
232.	28818	19-015498	2001 MERCURY GRAND MARQUIS	2MEFM74W71X640522	Fund Balance II
233.	29004	19-049365	2005 DODGE CARAVAN	1D4GP45R15B214308	Fund Balance II
234.	28483	18-160531	1996 NISSAN SANTA FE	1N4AB41D3TC717041	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

474

235.	28985	19-046495	2006 FORD TAURUS	1FAFO53U56A203752	Fund Balance II
236.	28304	18-130962	1999 HONDA CIVIC	1HGEJ8644XL035470	Fund Balance II
237.	28359	18-133383	2002 ACURA TL	19UUA56852A049492	Fund Balance II
238.	28399	18-145258	2001 FORD TAURUS	1FAFP55UX1A117245	Fund Balance II
239.	28403	18-146466	1996 MERCURY GRAND MARQUIS	2MELM74W4TX648521	Fund Balance II
240.	28886	19-030024	2007 TOYOTA RAV4	JTMZK33V475014541	Fund Balance II
241.	28279	18-126504	2007 CHRYSLER SEBRING	1C3LC56R27N505224	Fund Balance II
242.	28439	18-152439	2009 CHEVROLET IMPALA	2G1WS57MX91284578	Fund Balance II
243.	28970	19-041350	2004 CHEVROLET TRAILBLAZER	1GNDS13S942279464	Fund Balance II
244.	28464	18-157050	2003 MAZDA 6	1YVFP80C035M10278	Fund Balance II
245.	27929	18-070604	2002 NISSAN ALTIMA	1N4AL11D52C289564	Fund Balance II
246.	28464	18-157050	2003 MAZDA 6	1YVFP80C035M10278	Fund Balance II
247.	27929	18-070604	2002 NISSAN ALTIMA	1N4AL11D52C289564	Fund Balance II
248.	28766	19-005206	2004 FORD CROWN VICTORIA	2FAFP74W04X177979	Fund Balance II
249.	26935	17-133161	2001 DODGE NEON	1B3S46C01D195599	Fund Balance II
250.	28434	18-151051	2003 SATURN ION	1G8AW12F23Z185026	Fund Balance II
251.	28780	19-004342	2006 BUICK LUCERNE	1G4HD57266U233292	Fund Balance II
252.	27418	17-206699	2005 HONDA ACCORD	1HGCM56845A036241	Fund Balance II
253.	28179	18-112122	2012 CHEVROLET IMPALA	2G1WC530C1180048	Fund Balance II
254.	28485	18-	2001 HONDA ACCORD	1HGCG56671A129660	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

475

255.	27545	18-013622	2007 PONTIAC G6	1G2ZG58N474177772	Fund Balance II
256.	23509	15-088044	2004 DODGE RAM SQ1	1D7HA18N34S667506	Fund Balance II
257.	29381	19-127101	2008 FORD FUSION	3FAHP06Z78R150824	Fund Balance II
258.	27439	18-000477	1993 BUICK PARK AVENUE	1G4CW53L5P1611320	Fund Balance II
259.	26973	17-138218	2006 SUBARU 3H6	4S4WX85C064405750	Fund Balance II
260.	27851	18-059284	2001 FORD CROWN VIC	2FAFP74W21X202022	Fund Balance II
261.	29500	19-152321	2013 MAZDA 3	JM1BL1U78D1719249	Fund Balance II
262.	28293	18-128595	2006 TOYOTA COROLLA	1NXBR32E96Z647700	Fund Balance II
263.	28988	19-046873	2001 FORD MUSTANG	1FAFP44441F135402	Fund Balance II
264.	28486	18-161084	2001 KIA RIO	KNADC123416024691	Fund Balance II
265.	28476	18-157999	1998 NISSAN ALTIMA	1N4DL01D2WC213197	Fund Balance II
266.	29451	19-142815	2003 CHEVROLET IMPALA	1G1ND52J33M743884	Fund Balance II
267.	28473	18-158808	2003 CHEVROLET TRAILBLAZER	1GNDS13 S732291546	Fund Balance II
268.	27602	18-003415	2014 LOAD LTS	4ZESA1016E1053142	Fund Balance II
269.	27350	17-196486	1995 CHEVROLET 1500	2GCEK19K3S1295726	Fund Balance II
270.	28023	18-086487	1999 DODGE 15B	2B6HB11Y7XK540871	Fund Balance II
271.	25325	16-099682	1999 CHEVROLET TAHOE	1GNEC13R3XJ555131	Fund Balance II
272.	28923	19-036524	2003 CHEVROLET IMPALA	2G1WH52K739412059	Fund Balance II
273.	29414	19-131642	2008 KIA SORENTO	KNDJD735085816388	Fund Balance II
274.	25807	16-174283	2000 CHEVROLET IMPALA	2G1WF52E8Y9125949	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

476

275.	29046	19-054112	2005 CHEVROLET EQUINOX	2CNDL13F656147657	Fund Balance II
276.	28349	18-138771	2009 CHEVROLET HHR	3GNCA13BX9S568394	Fund Balance II
277.	25417	16-117452	2005 FORD SUP	1FTSX20555EC609171	Fund Balance II
278.	28387	18-143856	1992 CHEVROLET ASTRO VAN	1GBDM19Z1NB185141	Fund Balance II
279.	28807	19-010892	2011 DODGE AVENGER	1C3CDZAB2CN122697	Fund Balance II
280.	28342	18-137905	2016 FORD ESCAPE	1FMCU0J9XGUA15098	Fund Balance II
281.	25009	16-060977	1996 MAZDA PROTÉGÉ	JM1BB1415T0358422	Fund Balance II
282.	27744	18-042161	2001 MAZDA PROTÉGÉ	JM1BJ222010422111	Fund Balance II
283.	29038	19-056604	2005 FORD FIVE HUNDRED	1FAFP25115G189474	Fund Balance II
284.	28436	18-152035	1997 VOLKSWAGON JETTA	3VWRB81H7VM011907	Fund Balance II
285.	28607	18-166613	2005 BMW X5	5UXFA13585LU47040	Fund Balance II
286.	28595	18-177371	2001 CHEVROLET BLAZER	1GNCS13W91K128747	Fund Balance II
287.	28575	18-174598	2001 DODGE Q15	3B7HC13Z41M513809	Fund Balance II
288.	28513	18-165376	2003 CHEVROLET SILVERADO	1GCEK19V73E233563	Fund Balance II
289.	27487	18-006684	1998 LINCOLN TOWNCAR	1LNFM81W6WY641742	Fund Balance II
290.	27454	18-002043	2005 JEEP CHEROKEE	1J4GS48K45C657048	Fund Balance II
291.	27858	18-064267	2006 CHEVROLET MALIBU	1G1ZT53876F134824	Fund Balance II
292.	27654	18-011948	2006 HONDA ACCORD	1HGCM66846A057341	Fund Balance II
293.	27799	18-048537	2003 FORD EXPEDITION	1FMRU15W13LA15412	Fund Balance II
294.	28229	18-118913	1993 BUICK REGAL	2G4WB54L9P1487683	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

477

295.	27873	18-062585	2005 NISSAN SENTRA	3N1CB51D15L575484	Fund Balance II
296.	28965	19-044434	2002 OLDSMOBILE ALERO	1G3NL52F82C233198	Fund Balance II
297.	29007	19-051225	2000 JEEP CHEROKEE	1J4G258S6YC329852	Fund Balance II
298.	28448	18-152243	2015 FORD FUSION	3FA6P0K9XFR162444	Fund Balance II
299.	26787	17-106051	2001 TOYOTA COROLLA	1NXBR12E91Z480834	Fund Balance II
300.	28361	18-140599	1996 OLDSMOBILE 8LW	1G3HN52K6T4818202	Fund Balance II
301.			2008 SATURN FODOR	1G8MB35BX8Y104669	Fund Balance II
302.			2001 VOLKSWAGON JETTA	3VWSS29M71M014512	Fund Balance II
303.			2004 GMC YUKON	1GKEK63U84J314212	Fund Balance II
304.			2001 HYUNDAI SONATA	KMHWF35VX1A392622	Fund Balance II
305.	28374	18-142443	1998 FORD MUSTANG	1FAFP42X4WF121374	Fund Balance II
306.	29792	19-188360	2004 CHEVROLET MALIBU	1G1ZS52F54F222710	Fund Balance II
307.	24394	15-216086	2003 FORD CROWN VICTORIA	2FAFP74W83X154173	Fund Balance II
308.	29795	20-000749	2006 BUICK RENDEZVOUS	3G5DA03L56S603202	Fund Balance II
309.	30078	20-047090	2007 SATURN VUE	5GZCZ53467S815332	Fund Balance II
310.	40000	20-051424	1999 FORD F150	1FTRX17WXXKA21018	Fund Balance II
311.	30084	20-047660	2007 HONDA ACCORD	1HGCM56867A211205	Fund Balance II
312.	29886	20-013940	2004 KIA SORENTO	KNDJD733145291446	Fund Balance II
313.	29916	20-016816	2008 PONTIAC G6	1G2ZG57B884104977	Fund Balance II
314.	29952	20-025595	2010 FORD CROWN VICTORIA	2FABP7BV2AX116153	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

478

315.	29981	20-024952	2004 BUICK LACROSSE	2G4WD562451231432	Fund Balance II
316.	26778	17-103954	1999 GMC SIERRA	1GTEK19T4XE552665	Fund Balance II
317.	29870	20-012002	1993 MITSUBISHI MONTERO SPORT	JA4MR51HPJ001346	Fund Balance II
318.	29737	19-183781	2000 AUDI A8	WAUFL54D7YN008572	Fund Balance II
319.	29862	20-010701	2007 GMC SIERRA	3GTEC14X97G226621	Fund Balance II
320.	29657	19-175834	2006 CHEVROLET IMPALA	2G1WU581X69225672	Fund Balance II
321.	29768	19-185288	2006 MITSUBISHI ENDEAVOR	4A4MM21SX6E056629	Fund Balance II
322.	29772	19-188572	1999 TOYOTA AVALON	4T1BF18B1XU303757	Fund Balance II
323.	29786	19-190130	2006 PONTIAC G6	1G2ZG558564258261	Fund Balance II
324.	29766	19-187478	1996 TOYOTA DLX	4T1BG12K1TU757555	Fund Balance II
325.	29686	19-179022	1996 CHEVROLET GC1	2GCEC19R0T1176169	Fund Balance II
326.	29831	20-005910	2003 DODGE DURANGO	1D4HR38N53F554097	Fund Balance II
327.	29888	20-004055	2009 TOYOTA CAMRY	4T1BK46K79U577340	Fund Balance II
328.	30068	20-045208	2015 HONDA ACCORD	1HGCR2F58FA266755	Fund Balance II
329.	29936	20-	2003 BMW 325I	WBAET37423NJ31880	Fund Balance II
330.	29716	19-181280	2009 DODGE CHARGER	2B3KA43T39H597562	Fund Balance II
331.	29995	20-031284	1998 MERCURY GRAND MARQUIS	2MEFM75WXWX662889	Fund Balance II
332.	29660	19-176035	2007 NISSAN ALTIMA	1N4AL21E17C2225527	Fund Balance II
333.	29760	19-186153	2003 CHEVROLET AVALANCHE	3GNEK13T63G290778	Fund Balance II
334.	27295	17-188081	2001 JAGUAR STP	SAJDA01N51FM09619	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

479

335.	22218	14-139705	1999 BMW 528I	WBADM6344XBY33996	Fund Balance II
336.	29683	19-164658	2005 CHEVROLET CLASSIC	1G1ND52F45M197210	Fund Balance II
337.	40003	20-050082	2010 DODGE RAM 1500	1D7RB1GT2AS232425	Fund Balance II
338.	30047	20-020274	2007 NISSAN ALTIMA	1N4AL21E77C214886	Fund Balance II
339.	29075	19-064055	2002 TOYOTA COROLLA	1NXBR12E12Z570626	Fund Balance II
340.	27735	18-041252	2004 DODGE RAM	1D7HA16N94J239836	Fund Balance II
341.	27701	18-037492	2003 PONTIAC GRAND AM	1G2NF52EX3C237788	Fund Balance II
342.	27736	18-041315	1991 GMC 1500	1GTDC14K0ME501330	Fund Balance II
343.	29961	20-026375	2003 FORD 3SD	1FTSE3AL7YHB44397	Fund Balance II
344.	24703	16-019681	2002 CHEVROLET SUBURBAN	3HNEC16Z02G228773	Fund Balance II
345.	24262	15-195642	1999 MITSUBISHI SPORT	JA4LS31H2XP022297	Fund Balance II
346.	19489	12-188220	2000 DODGE DAKOTA	1B7GL22X2YS609621	Fund Balance II
347.	29745	19-184288	1984 FORD F150	1FTCF15F4ELA02323	Fund Balance II
348.	24583	16-005296	1997 FORD F150	2FTEX17L7VCA49090	Fund Balance II
349.	24647	16-014941	1984 OLDSMOBILE CUTLASS	1G3AR69Y6EM301684	Fund Balance II
350.	27864	18-061659	2002 FORD EXPEDITION	1FMRU17L22LA60750	Fund Balance II
351.	29590	19-154837	2007 SUBARU SIDETRACK	JF22GPAKC8E8268165	Fund Balance II
352.	29078	19-064842	2004 CHEVROLET MONTE CARLO	2G1WW12E849407379	Fund Balance II
353.	28938	19-039925	2002 CHEVROLET TRAILBLAZER	1GNDS13S942179283	Fund Balance II
354.	29845	20-005976	2005 CHEVROLET MALIBU	1G1ND52F95M195887	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

480

355.	29441	20-022017	1996 TOYOTA AVALON	4T1BF12B7TU103114	Fund Balance II
356.	29836	20-006383	2006 HONDA ACCORD	1HGCM56186A009614	Fund Balance II
357.	29740	19-183758	2005 PONTIAC GRAND AM	2G2WP522X51340631	Fund Balance II
358.	26634	17-080525	2005 PONTIAC GRAND AM	1G2NW12E05M127113	Fund Balance II
359.	25228	16-086976	1996 FORD F250	1FTHX25H3TEB19127	Fund Balance II
360.	30097	20-050778	2003 NISSAN MAXIMA	JN1DA31D33T503917	Fund Balance II
361.	29930	20-020866	2002 HONDA ACCORD	1HGCF866X2A027503	Fund Balance II
362.	29464	19-146093	1995 FORD F150	1FTEX15N4SKB94938	Fund Balance II
363.	29274	19-108313	2013 DODGE CHARGER	2C3CDYBT0DH733744	Fund Balance II
364.	28358	18-046885	2000 LANDROVER DII	SALTY1240YA278018	Fund Balance II
365.	28290	18-128517	2014 NISSAN ALTIMA	1N4AL3AP2EN200113	Fund Balance II
366.	27029	17-146570	2000 FORD MUSTANG	1FAFP4046YF290985	Fund Balance II
367.	26891	17-126877	1999 HONDA ODYSSEY	2HKRL1855XH510118	Fund Balance II
368.	27793	18-050498	2006 CHEVROLET MALIBU	1G1ZS538X6F245760	Fund Balance II
369.	24905	16-049103	2005 LINCOLN TOWNCAR	1LNHM81W058605648	Fund Balance II
370.	29592	19-167847	2006 NISSAN ALTIMA	1N4AL11D16C170805	Fund Balance II
371.	25433	16-119144	DODGE CHALLENGER	BURNED VEHICLE(NO VIN)	Fund Balance II
372.	28705	18-192412	HYUNDAI SONATA	BURNED VEHICLE(NO VIN)	Fund Balance II
373.	24134	15-177851	FORD F150	BURNED VEHICLE(NO VIN)	Fund Balance II
374.	25045	16-065162	UNKNOWN (KIA)	BURNED VEHICLE(NO VIN)	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

481

375.	25101	16-071840	UNKNOWN	BURNED VEHICLE(NO VIN)	Fund Balance II
376.	25256	16-090547	PT CRUISER	BURNED VEHICLE(NO VIN)	Fund Balance II
377.	25180	16-080913	CHEVROLET IMPALA	BURNED VEHICLE(NO VIN)	Fund Balance II
378.	25782	16-170411	UNKNOWN(POSSIBLY NISSAN)	BURNED VEHICLE(NO VIN)	Fund Balance II
379.	26768	17-101871	TOYOTA	BURNED VEHICLE(NO VIN)	Fund Balance II
380.	28644	18-183238	GMC SUV	BURNED VEHICLE(NO VIN)	Fund Balance II
381.	29816	20-003691	LEXUS	BURNED VEHICLE(NO VIN)	Fund Balance II
382.	26485	17-051932	BUICK LACROSSE	BURNED VEHICLE(NO VIN)	Fund Balance II
383.	29651	19-175543	UNKNOWN	BURNED VEHICLE(NO VIN)	Fund Balance II
384.	24419	15-217308	CHEVEROLET TAHOE	1GNEK13R3WR108799	Fund Balance II
385.	28423	18-	1994 GMC 1500	2GTEC19K3R1591370	Fund Balance II
386.	29893	20-015176	1998 FORD F150	1FTZF1726WNB50970	Fund Balance II
387.	26809	17-107926	2012 JONWAY SCOOTER	L8YTCKPC0C5100027	Fund Balance II
388.	26884	17-125150	1999 TOYOTA AVALON	4T1BF188XXU340497	Fund Balance II
389.	27862	18-061482	2004 HONDA ACCORD	1HGCM56394A006185	Fund Balance II
390.	28485	18-	2001 HONDA ACCORD	1HCGC56671A129660	Fund Balance II
391.			1996 JEEP LRO	1J4FX58S0TC175998	Fund Balance II
392.			1997 TOYOTA UEX	4T1BG22K7VU128360	Fund Balance II
393.	24561	16-002079	1998 FORD EXPEDITION	1FMRU17L5WLA63311	Fund Balance II
394.	27615	18-024079	2005 MITSUBISHI GALANT	4A3AB46F95E037993	Fund Balance II

**SPECIAL MEETING OF THE CITY COUNCIL
TUESDAY, AUGUST 18, 2020 10:00 A.M.**

395.	27555	18-016610	2002 MERCURY GRAND MARQUIS	2MEFM74W22X605971	Fund Balance II
396.	29122	19-075599	2004 LINCOLN EXS	1LNHM81W04Y653892	Fund Balance II
397.	27429	17-208372	2003 CHEVROLET KAV	3GNEK13T43G106793	Fund Balance II
398.	28588	18-176280	2004 HONDA ACCORD	1HGCM66514A012425	Fund Balance II
399.	29934	20-021366	1997 FORD EXPLORER	1FMDU35P2VUB13487	Fund Balance II
400.	29825	19-180293	1999 MERCURY GRAND MARQUIS	2MEFM74W4XX652023	Fund Balance II
401.			2003 CHEVROLET IMPALA	2G1WH52K139226694	Fund Balance II
402.			1994 CHEVROLET GC1	1GCDC14K2RZ167866	Fund Balance II

IT IS FURTHER ORDERED that the Municipal Fleet Manager is authorized to sign necessary documents to transfer title of motor vehicles and equipment, which are sold at the public auction.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

President Banks recognized **Carrie Johnson**, City Attorney's Office, who provided a brief overview on selling surplus to other municipalities.

After a thorough discussion, **President Banks** called for a vote on said item:

- Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
- Nays – None.
- Absent – Stokes.

ORDER RATIFYING A CONTRACT WITH DELTA CONSTRUCTORS, INC. FOR THE SEWER REPAIR EMERGENCY RIDGEWOOD ROAD AND AT THE INTERSECTION OF RIDGEWOOD ROAD AND SHEFFIELD DRIVE.

WHEREAS, a portion of a sewer main collapsed on Ridgewood Road and the intersection of Ridgewood Road and Sheffield Drive within right-of-way; and

WHEREAS, the collapse resulted in large voids within the pavement structure creating a welfare and safety issue for motorist traveling on Ridgewood; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Delta Constructors, Inc., in an amount not to exceed \$351,288.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the contract with Delta Constructors, Inc. in an amount not to exceed \$351,288.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on Ridgewood Road and the intersection of Ridgewood Road and Sheffield Drive is ratified.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING CHANGE ORDER NO. 1/FINAL TO THE CONTRACT WITH HEMPHILL CONSTRUCTION COMPANY, INC., FOR THE FOREST HILL ROAD EMERGENCY SEWER REPAIR.

WHEREAS, the Department of Public Works discovered a collapsed sewer main on Forest Hill Road discharging raw sewer violating the Clean Water Act; and

WHEREAS, on January 21, 2020 the City of Jackson accepted Hemphill Construction Company's quote in an amount not to exceed \$36,156.20; and

WHEREAS, during construction the City discovered additional damage to sewer main increasing the labor and materials cost in an amount of \$169,197.00; and

WHEREAS, the total cost for construction increased from \$36,156.50 to \$205,353.50; and

WHEREAS, the Department of Public Works, Engineering Division recommends that the governing authorities approve Change Order No.1 in the amount of \$169,156.50 and the total cost of \$205,353.50; and

IT IS, THEREFORE, ORDERED that the City make final payment in the amount of \$205,353.50 and release all securities held to Hemphill Construction Company, Inc., for all the work completed and materials furnished under this contract and the City Clerk publish the Notice of Completion of the Forest Hill Road Sewer Emergency Sewer Repair.

President Banks moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING CHANGE ORDER NO. 1/FINAL TO THE CONTRACT WITH APAC MISSISSIPPI, INC., FOR THE NORTHSIDE DRIVE RESURFACING PROJECT, FEDERAL AID PROJECT NUMBER STP-6929-00(008) LPA/107547, CITY PROJECT NUMBER 17B4002,

WHEREAS, on May 14, 2019 the City of Jackson accepted APAC Mississippi, Inc.'s bid of \$2,394,192.00 for the Northside Drive Resurfacing Project, Federal Aid Project No. STP-6929-00(008) LPA/107547, City Project Number 17B4002; and

WHEREAS, the contract work involved resurfacing and sidewalk improvements on a section of Northside Drive from State Street to I-55 Frontage within the City of Jackson corporate limits; and

WHEREAS, due to an increase in line items the contract amount was increased from \$2,394,192.70 to \$2,430,114.14; and

WHEREAS, a final field inspection was held by the Department of Public Works, and the Department recommends acceptance of the project; and

WHEREAS, the Department of Public Works recommends approval of Change Order No. 1 and final payment in the amount of \$78,745.48 to APAC Mississippi, Inc.; and

WHEREAS, the bonding company Federal Insurance Company, Attorney-in-fact, surety on performance of the said contract, has authorized release and payment of all money due under said contract; and

IT IS, THEREFORE ORDERED that the City make final payment in the amount of \$78,745.48.00 and release all securities held to APAC Mississippi, Inc. for all the work completed and materials furnished under this contract and that the City Clerk publish the Notice of Completion of the Northside Drive Resurfacing Project, Federal Aid Project No. STP-6929-00(008) (LPA/107547, City Project Number 17B4002.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER ACCEPTING THE BID OF WILCO, INC., FOR THE NRCS EWP SELECT SPECIALTY HOSPITAL STABILIZATION PROJECT, CITY PROJECT NUMBER 19B5000.901.

WHEREAS, on July 27, 2020, the City of Jackson received six sealed bids for the NRCS EWP Select Specialty Hospital Stabilization Project, City Project No.19B5000.901; and

WHEREAS, the bid received from Wilco, Inc., in the amount of \$178,587.50, was the lowest and best bid received and met specifications; and

WHEREAS, the Department of Public Works recommends that the City accept the bid of Wilco, Inc., as the lowest and best bid.

IT IS, THEREFORE, ORDERED that the bid of Wilco, Inc., in the amount of \$178,587.50 is accepted in accordance with the City's Advertisement for Bidders; said bid and the specifications are placed on file with the Public Works Department, Engineering Division, Room 424 at 200 S. President Street and the City Clerk, Jackson, Mississippi.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER ACCEPTING THE BID OF WILCO, INC., FOR THE NRCS EWP FONTAINE PARK DRIVE STABILIZATION PROJECT, CITY PROJECT NUMBER 19B5001.902.

WHEREAS, on July 27, 2020, the City of Jackson received six sealed bids for the NRCS EWP Select Specialty Hospital Stabilization Project, City Project No.19B5000.902; and

WHEREAS, the bid received from Wilco, Inc., in the amount of \$111,130.00, was the lowest and best bid received and met specifications; and

WHEREAS, the Department of Public Works recommends that the City accept the bid of Wilco, Inc., as the lowest and best bid.

IT IS, THEREFORE, ORDERED that the bid of Wilco, Inc., in the amount of \$111,130.00 is accepted in accordance with the City's Advertisement for Bidders; said bid and the specifications are placed on file with the Public Works Department, Engineering Division, Room 424 at 200 S. President Street and the City Clerk, Jackson, Mississippi.

Council Member Tillman moved adoption; **Council Member Priester** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER ACCEPTING THE BID OF WILCO, INC., FOR THE NRCS EWP CAROLWOOD DRIVE STABILIZATION PROJECT, CITY PROJECT NUMBER 19B5002.903.

WHEREAS, on July 27, 2020, the City of Jackson received five sealed bids for the NRCS EWP Carolwood Drive Stabilization Project, City Project No.19B5000.903; and

WHEREAS, the bid received from Wilco, Inc., in the amount of \$123,321.00, was the lowest and best bid received and met specifications; and

WHEREAS, the Department of Public Works recommends that the City accept the bid of Wilco, Inc., as the lowest and best bid.

IT IS, THEREFORE, ORDERED that the bid of Wilco, Inc., in the amount of \$123,310.00 is accepted in accordance with the City’s Advertisement for Bidders; said bid and the specifications are placed on file with the Public Works Department, Engineering Division, Room 424 at 200 S. President Street and the City Clerk, Jackson, Mississippi.

Council Member Foote moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

President Banks recognized **Council Member Stamps** who moved, seconded by **Council Member Priester** to reconsider the Agenda Item No. 51. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

Thereafter, **President Banks** requested that the Clerk read the order:

ORDER RATIFYING PROCUREMENT OF SECURITY SERVICES FOR J.H. FEWELL WATER TREATMENT PLANT FROM CCSI FOR THE PERIOD OF FEBRUARY 17, 2020 THROUGH JULY 17, 2020.

WHEREAS, the Water-Sewer Utility Division of the Department of Public Works is required to provided armed security for its drinking water treatment plants; and

WHEREAS, due to exigent circumstances, the procurement of these services for the period of February 17, 2020 through July 17, 2020 was done without prior authorization of the City Council; and

WHEREAS, the security services set forth in certain invoices attached hereto where provided to the J.H. Fewell Water Treatment; and

WHEREAS, the Water-Sewer Utility Division of the Department of Public Works has procured a contract for security services going forward from July 17, 2020.

IT IS, THEREFORE, ORDERED that the procurement of security services for the period February 17, 2020 through July 17, 2020 are ratified and payment to CCSI in the amount of \$11,326.33 be made, consistent with the attached invoices.

President Banks moved adoption; **Council Member Priester** seconded.

President Banks recognized **Charles Williams**, Interim Director of Public Works who provided a brief overview of said item.

After a thorough discussion, **President Banks** called for a vote on said item:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AMENDING AN ENGINEERING SERVICES AGREEMENT WITH SOUTHERN CONSULTANTS, INC. FOR THE EASTOVER DRIVE WATER MAIN REPLACEMENT PHASE 2, CITY PROJECT NO. 18B0101.101. (WARD 2)

WHEREAS, on September 11, 2018 the City Council approved an Engineering Services agreement with Southern Consultant, Inc., to perform professional engineering design and construction phase services for the Eastover Drive Water Main Replacement Phase 2 in amount not to exceed \$150,455.00; and

WHEREAS, during the design and construction phase additional services were rendered to complete the water main replacement project; and

WHEREAS, Southern Consultants, Inc. has requested additional compensation in the amount of \$25,783.84 to cover additional design and construction phase services increasing the contract from \$150,455.00 to \$176,238.84; and

WHEREAS, the Department of Public Works recommends amending the Engineering Services agreement with Southern Consultants, Inc. increasing the existing contract amount from \$150,455.00 to \$176,238.84 for the Eastover Drive Water Main Replacement Phase 2, City Project No.18B0101.101.

IT IS, THEREFORE, ORDERED that an amended engineering services agreement with Southern Consultant, Inc. in an amount not to exceed \$176,238.84 for the Eastover Drive Water Main Replacement Phase 2, City Project No. 18B0101.101 is accepted.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

President Banks recognized **Council Member Foote** who moved, seconded by **Council Member Priester** to amend said item, changing “Ward 2” to “Ward 1” in the header of said item. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

Thereafter, **President Banks** called for a vote on said Order, as amended:

ORDER AMENDING AN ENGINEERING SERVICES AGREEMENT WITH SOUTHERN CONSULTANTS, INC. FOR THE EASTOVER DRIVE WATER MAIN REPLACEMENT PHASE 2, CITY PROJECT NO. 18B0101.101. (WARD 2)

WHEREAS, on September 11, 2018 the City Council approved an Engineering Services agreement with Southern Consultant, Inc., to perform professional engineering design and construction phase services for the Eastover Drive Water Main Replacement Phase 2 in amount not to exceed \$150,455.00; and

WHEREAS, during the design and construction phase additional services were rendered to complete the water main replacement project; and

WHEREAS, Southern Consultants, Inc. has requested additional compensation in the amount of \$25,783.84 to cover additional design and construction phase services increasing the contract from \$150,455.00 to \$176,238.84; and

WHEREAS, the Department of Public Works recommends amending the Engineering Services agreement with Southern Consultants, Inc. increasing the existing contract amount from \$150,455.00 to \$176,238.84 for the Eastover Drive Water Main Replacement Phase 2, City Project No.18B0101.101.

IT IS, THEREFORE, ORDERED that an amended engineering services agreement with Southern Consultant, Inc. in an amount not to exceed \$176,238.84 for the Eastover Drive Water Main Replacement Phase 2, City Project No. 18B0101.101 is accepted.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

President Banks recognized Council Member Priester who moved, seconded by Council Member Lindsay to reconsider Agenda Item No. 57. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

Thereafter, President Banks requested that the Clerk read the order:

ORDER ACCEPTING THE BID OF WILCO, INC., FOR THE NRCS EWP FONTAINE PARK DRIVE STABILIZATION PROJECT, CITY PROJECT NUMBER 19B5001.902.

WHEREAS, on July 27, 2020, the City of Jackson received six sealed bids for the NRCS EWP Select Specialty Hospital Stabilization Project, City Project No.19B5000.902; and

WHEREAS, the bid received from Wilco, Inc., in the amount of \$111,130.00, was the lowest and best bid received and met specifications; and

WHEREAS, the Department of Public Works recommends that the City accept the bid of Wilco, Inc., as the lowest and best bid.

IT IS, THEREFORE, ORDERED that the bid of Wilco, Inc., in the amount of \$111,130.00 is accepted in accordance with the City’s Advertisement for Bidders; said bid and the specifications are placed on file with the Public Works Department, Engineering Division, Room 424 at 200 S. President Street and the City Clerk, Jackson, Mississippi.

Council Member Lindsay moved adoption; Council Member Priester seconded.

President Banks recognized Council Member Priester who moved, seconded by Council Member Foote to amend said item, changing “Select Specialty Hospital” to “Fontaine Park Drive” in the first paragraph of said item. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

Thereafter, **President Banks** called for a vote on said Order, as amended:

ORDER ACCEPTING THE BID OF WILCO, INC., FOR THE NRCS EWP FONTAINE PARK DRIVE STABILIZATION PROJECT, CITY PROJECT NUMBER 19B5001.902.

WHEREAS, on July 27, 2020, the City of Jackson received six sealed bids for the NRCS EWP Fontaine Park Drive Stabilization Project, City Project No.19B5000.902; and

WHEREAS, the bid received from Wilco, Inc., in the amount of \$111,130.00, was the lowest and best bid received and met specifications; and

WHEREAS, the Department of Public Works recommends that the City accept the bid of Wilco, Inc., as the lowest and best bid.

IT IS, THEREFORE, ORDERED that the bid of Wilco, Inc., in the amount of \$111,130.00 is accepted in accordance with the City's Advertisement for Bidders; said bid and the specifications are placed on file with the Public Works Department, Engineering Division, Room 424 at 200 S. President Street and the City Clerk, Jackson, Mississippi.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING FINAL PAYMENT TO SUNCOAST INFRASTRUCTURE, INC. FOR THE STORM SEWER REPAIR AT CONGRESS & CAPITOL STREET.

WHEREAS, the Department of Public Works discovered a collapsed storm sewer at Congress & Capitol Street; and

WHEREAS, the City of Jackson Department approved a construction contract with Suncoast Infrastructure, Inc. on April 14, 2020 to repair the collapsed storm sewer at a cost not to exceed \$48,539.20; and

WHEREAS, Suncoast Infrastructure, Inc. has completed the work; and

WHEREAS, the Department of Public Works, Engineering Division recommends that the final payment in the amount of \$48,539.20 to Suncoast Infrastructure, Inc. be approved.

IT IS, THEREFORE, ORDERED that the City make final payment in the amount of \$48,539.20, release all securities held to Suncoast Infrastructure, Inc. for all the work completed and materials furnished under this contract, and the City Clerk publish the Notice of Completion of the Storm Sewer Repair at Congress & Capitol Street.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER AUTHORIZING CHANGE ORDER NO.1/FINAL TO THE CONTRACT OF UTILITY CONSTRUCTORS, INC. FOR THE EASTOVER DRIVE WATER MAIN REPLACEMENT PHASE 2, CITY PROJECT NO. 18B0101.101.

WHEREAS, on June 11, 2019 the City of Jackson accepted Utility Constructors, Inc.'s bid of \$1,134,019.00 for the Eastover Drive Water Main Replacement Phase 2, City Project No. 18B0101.101; and

WHEREAS, the contract work involved removing and replacing an existing waterline on Eastover Drive within the City of Jackson corporate limits; and

WHEREAS, Change Order No. 1/Final represents a decrease to the current contract amount due to the adjustment of quantities and the removal or addition of items; and

WHEREAS, a final field inspection was held by the Department of Public Works, and the Department recommends acceptance of the project; and

WHEREAS, the current contract amount is \$1,134,019.00 and the decreased contract amount will be \$1,070,803.20; and

WHEREAS, the Department of Public Works recommends final payment in the amount of \$83,065.65 to Utility Constructors, Inc.; and

WHEREAS, the bonding company SureTec Insurance Company, Attorney-in-fact, surety on performance of the said contract, has authorized release and payment of all money due under said contract; and

IT IS, THEREFORE, ORDERED that Change Order No. 1/Final to the contract of Utility Constructors, Inc., decreasing the contract amount by \$63,215.80 to a final contract amount of \$1,070,803.20 is authorized.

IT IS FURTHER ORDERED that the City make final payment in the amount of \$83,065.65 and release all securities held to Utility Constructors, Inc. for all the work completed and materials furnished under this contract and that the City Clerk publish the Notice of Completion of the Eastover Drive Water Main Replacement Phase 2, City Project No. 18B0101.101.

Council Member Lindsay moved adoption; **President Banks** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH HEMPHILL CONSTRUCTION COMPANY, INC. FOR THE WOODROW WILSON AVENUE/PROSPERITY STREET SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed at the intersection of Woodrow Wilson Avenue and Prosperity Street; and

WHEREAS, the collapse resulted in the discharge of raw sewage into nearby Town Creek Tributary No. 4 creating an environmental, human health, and public safety issue for those living downstream on Town Creek Tributary No. 4; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Hemphill Construction Company, Inc. in amount not to exceed \$102,424.80 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Hemphill Construction Company, Inc. in an amount not to exceed \$102,424.80 without further authorization of the governing authorities for repairs to a collapsed sewer main on Woodrow Wilson Avenue/Prosperity Street is ratified.

Council Member Lindsay moved adoption; **Council Member Priester** seconded.

President Banks recognized **Charles Williams**, Interim Director of Public Works who provided a brief overview of said item.

After a thorough discussion, President Banks called for a vote on said item:

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH HEMPHILL CONSTRUCTION COMPANY, INC. FOR THE PURPLE CREEK (WESTBROOK ROAD) SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed across Purple Creek on Westbrook Road;
and

WHEREAS, the collapse resulted in the discharge of raw sewage into Purple Creek creating an environmental, human health, and public safety issue for those living on downstream on Purple Creek (Westbrook Road); and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Hemphill Construction Company, Inc. in amount not to exceed \$289,582.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Hemphill Construction Company, Inc. in an amount not to exceed \$289,582.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on Purple Creek (Westbrook Road) is ratified.

Council Member Lindsay moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH HEMPHILL CONSTRUCTION COMPANY, INC. FOR THE WHITE OAK CREEK (ADKINS BOULEVARD) SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed along White Oak Creek near Adkins Boulevard; and

WHEREAS, the collapse resulted in the discharge of raw sewage into White Oak Creek creating an environmental, human health, and public safety issue for those living downstream on White Oak Creek; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Hemphill Construction Company, Inc. in amount not to exceed \$805,130.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Hemphill Construction Company, Inc. in an amount not to exceed \$805,130.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on White Oak Creek (Adkins Boulevard) is ratified.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH DELTA CONSTRUCTORS, INC. FOR THE EDGEWOOD STREET, EUCLID AVENUE AND ARLINGTON STREET SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed on Edgewood Street, Euclid Avenue and Arlington Street; and

WHEREAS, the collapse resulted in the discharge of raw sewage into nearby streams and creeks creating an environmental, human health, and public safety issue for those living near Edgewood Street, Euclid Avenue and Arlington Street; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Delta Constructors, Inc. in amount not to exceed \$516,778.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Delta Constructors, Inc. in an amount not to exceed \$516,778.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on Edgewood Street, Euclid Avenue, and Arlington Street is ratified.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH DELTA CONSTRUCTORS, INC. FOR THE MEDGAR EVERS BOULEVARD SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed Medgar Evers Boulevard; and

WHEREAS, the collapse resulted in the discharge of raw sewage into nearby streams and creeks creating an environmental, human health, and public safety issue for those living on Medgar Evers Boulevard; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Delta Constructors, Inc. in amount not to exceed \$166,835.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Delta Constructors, Inc. in an amount not to exceed \$166,835.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on Medgar Evers Boulevard is ratified.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH DELTA CONSTRUCTORS, INC. FOR THE RAYMOND ROAD/SCANLON DRIVE SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed at the intersection of Raymond Road and Scanlon Drive; and

WHEREAS, the collapse resulted in the discharge of raw sewage into nearby streams and creeks creating an environmental, human health, and public safety issue for those living near Raymond Road and Scanlon Drive; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Delta Constructors, Inc. in amount not to exceed \$153,674.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Delta Constructors, Inc. in an amount not to exceed \$153,674.00 without further authorization of the governing authorities for repairs to a collapsed sewer main at the intersection of Raymond Road and Scanlon Drive is ratified.

President Banks moved adoption; **Council Member Tillman** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

ORDER RATIFYING AN EMERGENCY CONTRACT WITH UTILITY CONSTRUCTORS, INC. FOR THE WOODDELL DRIVE SEWER EMERGENCY REPAIRS.

WHEREAS, a portion of a sewer main collapsed Wooddell Drive; and

WHEREAS, the collapse resulted in the discharge of raw sewage into Cany Creek creating an environmental, human health, and public safety issue for those living on Wooddell Drive; and

WHEREAS, because of the adverse effect on human health, the environment, and public safety, the Mayor invoked the emergency procurement process, pursuant to Section 31-7-13 (k), a copy of which is attached to this Order and made a part of these minutes; and

WHEREAS, pursuant to the emergency procurement process, a contract has been executed with Utility Constructors, Inc. in amount not to exceed \$494,810.00 without further authorization of the governing authorities to make repairs to the collapsed sewer main, a copy of which is attached to this Order and made a part of these minutes.

IT IS, THEREFORE, ORDERED that the emergency contract with Utility Constructors, Inc. in an amount not to exceed \$494,810.00 without further authorization of the governing authorities for repairs to a collapsed sewer main on Wooddell Drive is ratified.

President Banks moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester, Stamps and Tillman.
Nays – None.
Absent – Stokes.

NOTE: Council Member Foote left the meeting.

ORDER AUTHORIZING THE OFFICE OF THE CITY ATTORNEY TO COMPROMISE AND SETTLE THE CLAIM OF MUNICIPAL EMPLOYEE IN MWCC #1803986-R-0500 PENDING BEFORE THE MISSISSIPPI WORKERS COMPENSATION COMMISSION.

WHEREAS, on October 5, 2017, the City of Jackson was a qualified self-insurer of benefits payable under the Mississippi Workers Compensation Act; and

WHEREAS, on October 5, 2017, an employee of the Public Works Department reported sustaining an injury to the lumbar region of the body when lifting trash from a tall can; and

WHEREAS, the claim was accepted, and the City commenced providing medical benefits; and

WHEREAS, a Notice of Controversion was filed on July 12, 2018 by the City’s third party administrator stating that the Claimant had reached maximum medical improvement and did not require medical treatment; and

WHEREAS, the employee contended that she had not achieved maximum medical improvement and desired additional medical treatment; and

WHEREAS, the employee retained an attorney to represent her in a claim for benefits before the Mississippi Workers Compensation Commission; and

WHEREAS, the third party administrator’s conclusion that the employee did not require additional medical treatment was based on a report received from a physician performing an independent medical evaluation on June 2, 2018 at the request of the third party administrator; and

WHEREAS, the employee’s treating physician evaluated the employee after the independent medical evaluation and referred her to a physical medicine physician and stated that he would defer to physical medicine for continued care and work restrictions; and

WHEREAS, there is disputed medical opinion on whether the employee had reached maximum medical improvement at the time of the independent evaluation; and

WHEREAS, the employee reported that she was restricted from work for a period of time and was not paid indemnity benefits pursuant to the Act; and

WHEREAS, the Office of the City Attorney entered into negotiations with the employee’s counsel for the purpose of minimizing the City of Jackson’s self-insured exposure for indemnity and medical benefits; and

WHEREAS, the employee remains employed by the City of Jackson and agreed to accept the sum of \$5,000.00 in full and complete satisfaction of all claims for benefits and medicals arising out of the October 5, 2017 incident; and

WHEREAS, compromise and settlement of the claim is subject to the approval of the Mississippi Workers Compensation Commission; and

WHEREAS, the best interest of the City of Jackson would be served by compromising and settling the claim pending before the Commission concerning the subject employee by payment of the sum of \$5,000.00.

IT IS HEREBY ORDERED that the Office of the City Attorney is authorized to compromise and settle the employee's claim for permanent partial disability benefits and medicals pending in MWCC # 1803986-R-0500-E 24 subject to approval of the Mississippi Workers Compensation Commission.

IT IS FURTHER HEREBY ORDERED that the Office of the City Attorney and the Department of Finance and Administration shall be authorized to pay sums required by Orders of the Commission related to the settlement and to do those acts required to comply with the Mississippi Workers Compensation Act, the Mississippi Workers Compensation Commission, and the tenor of this order.

Council Member Tillman moved adoption; **Council Member Lindsay** seconded.

Yeas – Banks, Lindsay, Priester, Stamps and Tillman.

Nays – None.

Absent – Foote and Stokes.

NOTE: Council Member Foote returned to the meeting.

RESOLUTION TO CONDUCT A STUDY AND EXECUTE A STRATEGY TO PROVIDE FREE HEALTH INSURANCE FOR ALL CITY OF JACKSON EMPLOYEES AND THEIR DEPENDENTS

WHEREAS, Access to comprehensive, quality health care services is important for promoting good health, reducing unnecessary disability, preventing premature death, and achieving health equity for all Americans.

WHEREAS, Health insurance provides protection from the financial burden of an unexpected medical bill, as well as preventive care to help keep you healthy.

WHEREAS, Health insurance is the foundation most comprehensive benefits package for employees and often serve as both a recruitment and retention tool.

WHEREAS, In recent years, because of health care cost increases, employees are paying an increased percentage of the cost of their health insurance premiums, usually through a payroll deduction, thus negatively affecting take-home pay for employees.

WHEREAS, many businesses are taking advantage of the benefits of comprehensive health care. Those benefits include higher employee job satisfaction, and healthier, more productive employees.

WHEREAS, providing free health insurance will help ease some of the financial burden on the City of Jackson employees created by the pandemic.

NOW, THEREFORE BE IT RESOLVED, that the City of Jackson will conduct a study and execute a strategy to provide free health insurance for all City of Jackson employees and their dependents.

Council Member Stamps moved adoption; **President Banks** seconded.

Yeas – Banks, Lindsay, Priester, Stamps and Tillman.

Nays – Foote.

Absent – Stokes.

There came for a Discussion Agenda Item No. 74:

DISCUSSION: RESOLUTION OF THE CITY COUNCIL OF THE CITY OF JACKSON DECLARING COVID-19 LOCAL EMERGENCY: President Banks recognized **Timothy Howard**, City Attorney, who provided a brief overview due to the order passed by Council declaring a local emergency due to Covid-19.

There came for a Discussion Agenda Item No. 75:

DISCUSSION: ELECTION OF SCHOOL BOARD MEMBERS: President Banks provides a brief overview of said item. Councilmembers recommended that the Council should continue with the current process, appointing school board members.

There came for a Discussion Agenda Item No. 76:

DISCUSSION: 1 YEAR MORATORIUM ON SELLERS OF GUNS: President Banks provides a brief overview of said item. **Timothy Howard**, City Attorney provides Council with a legal standpoint of said item and will provide Council with more detail at a later date.

There came for a Discussion Agenda Item No. 77:

DISCUSSION: CRIME (TOWING): Said item would be held until the next Regular Council meeting at the request of **Council Member Stokes**.

There came for a Discussion Agenda Item No. 78:

DISCUSSION: POLICY ANANLYSTS: Said item would be held until the next Regular Council meeting at the request of **Council Member Stokes**.

There came for a Discussion Agenda Item No. 79:

DISCUSSION: CASHLESS BUSINESSES: President Banks recognized **Council Member Stamps** who provided information regarding businesses in the City not accepting Cash due to a coin shortage.

Council Members Foote and Stamps left the meeting.

The following reports/announcements were provided during the meeting:

- **Mayor Chokwe Antar Lumumba** announced the following:
 - Encouraged all citizens that experience symptoms of the COVID-19 virus to call 601-586-3067 or 1-866-375-2819, and fill out the symptom collector form online.
 - Encouraged all citizens in need Mental Health Support to call the Mental Health Warm Line to call 61-586-3073 or 1-866-300-7948.
 - Thank you to all First Responders, Healthcare Workers, Fastfood Workers, Restaurant Workers and other volunteers working during the pandemic.

Council Member Foote returned to the meeting.

President Banks stated that there were items needed to be discussed in Executive Session regarding "Litigation Matters".

Council Member Priester moved, seconded by Council Member Foote to go into Closed Session to discuss Agenda Items No. 71 and 72. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester and Tillman.

Nays – None.

Absent – Stamps and Stokes

President Banks announced to the public that the Council voted to go into Closed Session to discuss going into Executive Session regarding "Litigation Matters", to discuss Agenda Items No. 71 and 72.

During Closed Session, Council Member Priester moved, seconded by Council Member Tillman to go into Executive Session to discuss litigation matters. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester and Tillman.

Nays – None.

Absent – Stamps and Stokes.

Council Member Tillman moved, seconded by Council Member Priester, to come out of Executive Session. The motion prevailed by the following vote:

Yeas – Banks, Foote, Lindsay, Priester and Tillman.

Nays – None.

Absent – Stamps and Stokes.

President Banks announced to the public that the Council voted to come out of Executive Session and action was taken.

During Executive Session, the Council took action on Agenda Item No. 71 and 72:

ORDER AUTHORIZING PAYMENT OF FULL AND FINAL SETTLEMENT OF ALL CLAIMS IN THE MATTER OF "AMGUARD INSURANCE COMPANY A/S/O JP INVESTMENTS, LLC D/B/A VALERO GAS VS. CITY OF JACKSON" IN THE COUNTY COURT OF HINDS COUNTY, MS FIRST JUDICIAL DISTRICT; CAUSE NO.: 20-224.

WHEREAS, on January 14, 2020, a Complaint was filed naming the City of Jackson, Mississippi as Defendant, alleging the negligence styled, "*AmGuard Insurance Company a/s/o JP Investments, LLC d/b/a Valero Gas vs. City of Jackson*" In The County Court of Hinds County, Mississippi, First Judicial District, Cause No. 20-224; and

WHEREAS, on July 23, 2020, the parties, through counsel, participated in settlement negotiations and reached a proposed agreement to settle the aforementioned lawsuit "*AmGuard Insurance Company a/s/o JP Investments, LLC d/b/a Valero Gas vs. City of Jackson,*" in the County Court of Hinds County, Mississippi, First Judicial District, Cause No. 20-224; and

WHEREAS, the Office of the City Attorney is recommending the City of Jackson fully and finally resolve this matter with AmGuard Insurance Company and its attorney Charles P. Henley,

SPECIAL MEETING OF THE CITY COUNCIL

TUESDAY, AUGUST 18, 2020 10:00 A.M.

497

Jr., Lotterhos & Henley, PLLC, 1910 Lakeland Drive, Jackson, Mississippi 39205, in return for a complete release of the City of Jackson, Mississippi and Entry of an Agreed Order of Dismissal; and

WHEREAS, such settlement shall not constitute an admission of liability on the part of the City of Jackson; and

WHEREAS, based on the economic value to the City of Jackson and without admitting any liability, it is in the best interest of the citizenry that the City of Jackson resolve this matter in an amount not to exceed Four Thousand Dollars and 00/100ths (\$4,000.00).

NOW, THEREFORE, IT IS HEREBY ORDERED, by the City Council of the City of Jackson, Mississippi, that the City of Jackson, Mississippi pay a total sum not to exceed Four Thousand Dollars and 00/100ths (\$4,000.00) to AmGuard Insurance Company a/s/o JP Investments, LLC d/b/a Valero Gas and its attorney Charles P. Henley, Jr., Henley, Lotterhos & Henley, PLLC, 1910 Lakeland Drive, Jackson, Mississippi 39216, in return for a complete release of the City of Jackson from any and all liability.

Council Member Tillman moved adoption. **Council Member Lindsay** seconded.

Yeas – Banks, Foote, Lindsay, Priester and Tillman.

Nays – None.

Absent – Stamps and Stokes.

ORDER AUTHORIZING PAYMENT OF FULL AND FINAL SETTLEMENT OF ALL CLAIMS IN THE MATTER OF “SUPERIOR ASPHALT INC. VS. THE CITY OF JACKSON” IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF HINDS COUNTY, MISSISSIPPI; CIVIL ACTION NO.: 19-478.

WHEREAS, the City of Jackson received bids on August 23, 2016 for the construction of the Major Streets Resurfacing Project with Superior Asphalt, Inc. being the lowest and best bidder; and

WHEREAS, a final inspection was held by City of Jackson personnel on April 17, 2018 and May 8, 2018; and the Surety, Fidelity & Deposit Company of America and Travelers Casualty and Surety Company of America has authorized release and payment of all monies due under this contract; and

WHEREAS, on July 1, 2019, a Complaint was filed naming the City of Jackson, Mississippi as Defendant, alleging that the City breached the contract it entered into with Superior Asphalt Inc. due to the City’s failure to submit payment of their final invoice, in the matter styled, “Superior Asphalt Inc. v. City of Jackson”, In the Circuit Court of Hinds County, Mississippi, Civil Action No. 19-478; and,

WHEREAS, the Office of the City Attorney is recommending that the City fully and finally resolve this matter with the Plaintiff and their attorney Michael Baxter, and conclude this contract by approving the reduced negotiated amount of \$1,084,000.00, publishing the notice of acceptance of said project, and commencing of the one-year warranty period, in return for a complete release of the City and Entry of an Agreed Order of Dismissal; and,

WHEREAS, based on economic value to the City and without admitting any liability, it is in the best interest of the City of Jackson, Mississippi that the City of Jackson resolve this matter and settle the Plaintiff’s claims in an amount not to exceed \$1,084,000.00.

IT IS, THEREFORE, ORDERED, that final payment to the contract of Superior Asphalt, Inc., in the amount of \$1,084,000.00 is hereby authorized for the Major Streets Resurfacing Project.

IT IS FURTHER ORDERED, by the City Council of the City of Jackson, Mississippi, that the City of Jackson, Mississippi pay a total sum not to exceed \$1,084,000.00 to Superior Asphalt, Inc. and their attorney Michael Baxter in return for a complete release of the City from any and all liability.

IT IS FURTHER ORDERED, that publication of the Notice of Completion, the commencement of the one-year warranty period, and the execution of any and all documents necessary to close out the project is authorized for the Major Streets Resurfacing Project, City Project No. 16B406-901.

Council Member Priester moved adoption. **Council Member Lindsay** seconded.

Yeas – Foote, Lindsay, Priester and Tillman.

Nays – Banks.

Absent – Stamps and Stokes.

There being no further business to come before the City Council, it was unanimously voted to adjourn until the Special Council Meeting at 1:00 p.m. on August 20, 2020. At 12:50 p.m., the Council stood adjourned.

PREPARED BY:

Shanekia Mosley
CLERK OF COUNCIL

APPROVED:

Ch. Foote, 9/18/2020
MAYOR DATE

ATTEST:

Angela Harris
CITY CLERK
