

ORDINANCE NO. 230

AN ORDINANCE BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF LONG BEACH, MISSISSIPPI, CREATING A COMBINED WATERWORKS AND SEWER DEPARTMENT FOR SAID CITY, ESTABLISHING GENERAL RULES AND REGULATIONS FOR THE OPERATION AND MAINTENANCE OF SAID DEPARTMENT, FIXING RATES AND CHARGES FOR SERVICES PROVIDED BY SAID DEPARTMENT, AND PRESCRIBING THE PENALTIES FOR THE VIOLATION OF ANY PROVISION OF THIS ORDINANCE.

WHEREAS, the City of Long Beach, Mississippi, has acquired and is acquiring by construction a sanitary sewerage system and sewage disposal system for said City through the issuance of combined Waterworks and Sewer System Revenue Bonds of said City authorized by proceedings heretofore had and to be had by the Mayor and Board of Aldermen of said City and its certain loan agreement under the Public Facility Loans Program of the Housing and Home Finance Agency, Community Facilities Administration, of the United States of America, which said project is identified herewith as Project No. PFL-Miss-353; and

WHEREAS, under the terms of said proceedings and of said loan agreement, the City of Long Beach, Mississippi, has covenanted in effect that, as long as any of said revenue bonds or any interest coupons thereon are outstanding and unpaid, it will operate and maintain said combined waterworks and sewer system, and will fix and maintain rates and make and collect charges for the use and service of said combined waterworks and sewer system, sufficient to pay the cost of maintenance and operation thereof, and to pay the principal of and the interest on said revenue bonds or other obligations issued by said City chargeable to the revenues of said combined waterworks and sewer system and to provide the moneys necessary to maintain the several funds required under said loan agreement. Now, therefore:

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF LONG BEACH, MISSISSIPPI, AS FOLLOWS, THAT:

Section 1. Combines Waterworks and Sewer Department Created. Pursuant to the Constitution and Statutes of the State of Mississippi, including Sections 3519-01 through 3519-47 of the Mississippi Code of 1942, as amended, there is hereby created a Combined Waterworks and Sewer Department for the City of Long Beach, Mississippi,

consisting of the entire waterworks system and the entire sewer system of said City, and all improvements, extensions and facilities thereof, and all connections and attachments thereto, including all tanks, reservoirs, wells, standpipes, pumps, pipes, sewers, mains, lines, treatment plants, meters, and all tools, supplies, materials, equipment and things, purchased or otherwise acquired for use in operating and maintaining the combined waterworks and sewer systems of said City or the furnishing of water or sewer service for personal, private, public, commercial, municipal or other use in the City of Long Beach, Mississippi, and the territory adjacent thereto, The said combined systems may be called the Waterworks and Sewer Department of the City of Long Beach, Mississippi.

Section 2. Scope. The provisions of this ordinance shall be in addition to Ordinance No. 198 ( The Plumbing Ordinance) and Ordinance No. 225 of the City of Long Beach, Mississippi, entitled "AN ORDINANCE BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF LONG BEACH, MISSISSIPPI, REGULATING THE USE OF PUBLIC AND PRIVATE SEWERS AND DRAINS, PRIVATE SEWAGE DISPOSAL, THE INSTALLATION AND CONNECTION OF BUILDING SEWERS, AND THE DISCHARGE OF WATERS AND WASTES INTO THE PUBLIC SEWER SYSTEM OF SAID CITY: AND PROVIDING PENALTIES FOR THE VIOLATIONS THEREOF."

Section 3. Supervision of Combined Systems. The Waterworks and Sewer Department of the City of Long Beach, Mississippi, shall be under the superintending control of a Superintendent, who shall be appointed by the Mayor and Board of Aldermen of said City. The Mayor and Board of Aldermen shall prescribe the duties and fix the compensation of the Superintendent and other employees of said system and may require good and sufficient bond of such employees in such sum as they, by resolution or order, may deem proper. All acts of the Superintendent shall be subject to approval or revocation by the Mayor and Board of Aldermen.

Section 4. Duties of Superintendent.

(a) The Superintendent shall exercise due diligence to the effect that all assistants, inspectors and other employees of the Waterwork and Sewer Department shall perform their several duties, and subject to the provisions of this ordinance, shall have power to suspend or discharge such employees for cause. The Superintendent

shall keep and maintain at the City Hall in said City of Long Beach, Mississippi, or at such other place as the Mayor and Board of Aldermen shall provide, a full and complete record, including maps, of all water and sewer installations, and service connections thereto, and such other records as from time to time may be required by the Mayor and Board of Aldermen. The Superintendent shall report monthly to the Mayor and Board of Aldermen of the doings and transactions of every kind whatsoever of said Waterworks and Sewer Department, and shall annually make a detailed statement covering the entire management and operation of said systems with any recommendations he may have for the further development of the said combined systems. All records of the Waterworks and Sewer Department shall at all times be open to inspection by any interested parties.

(b) The making of any contract for work shall be done in accordance with existing State law applicable thereto, and in the case of unusual expenditures, extensions and contingencies the superintendent shall first obtain the approval of the Mayor and Board of Aldermen at a regular or special meeting called for acting upon the same.

Section 5. Application for permits. No permit shall be issued for water service connections or sewer service connections until the owner of the premises involved, or his duly authorized agent, shall have signed a proper application and contract therefor, stating that no plumber shall make any additions, alterations or do any other work whereby the prevailing rate for water service or sewer service will be changed until he shall have secured a written order from the owner of the premises affected, or his duly authorized agent, which order shall be filed with the superintendent of the combined water and sewer system.

Section 6. Who may make connections and extensions. All connections to the water and sewer lines shall be made by employees of the Waterwork and Sewer Department, except for extensions or installations of unusual magnitude which may require materials, skill or equipment not possessed by or otherwise available to such department; but in such cases such work must be done under the

supervision of the superintendent or his authorized representative.

Section 7. Fees payable before connection, fixing form of contract. The owner of any premises, or his duly authorized agent, shall pay to the City of Long Beach, Mississippi, before water service or sewer service is connected, fees as set out herein, and in accordance with the customer's contract covering water and services. The Mayor and Board of Aldermen shall, by resolution or order, fix the form of the customer's contract which may contain such pertinent facts as to this ordinance, rates, fees, and other such matters, as it deems proper, and which form of contract may be changed from time to time by resolution or order of said Mayor and Board of Aldermen as it may deem advisable.

Section 8. Extent of connections. All service connections made by the Waterwork and Sewer Department shall extend only to a point not exceeding three feet beyond the prevailing street curb line, or to the property line, and no employee of such department shall lay any pipe, make any repairs or attachments, or perform any service in behalf of any tenant or property owner beyond such point because of or relating to such service connections.

Section 9. Who may install and repair fixtures, etc.

(a) All supply pipes, attachments, fixtures, and things of like character, and repairs thereof, shall be installed or made by duly authorized bonded plumbers, as hereinafter provided. Before any plumber shall be allowed to do such work, he shall be required to submit acceptable evidence to the Superintendent of the Combined Waterwork and Sewer Department that he is properly licensed, bonded and qualified to do such work under Ordinance No. 198 (the Plumbing Ordinance) of the City of Long Beach, Mississippi, as the same may be now or hereafter amended.

(b) In the event any property owner or tenant shall possess the necessary skill, material and other essential things to install, repair or alter the connections, pipes and attachments to the water service lines or sewer service lines on his own premises, he shall be allowed to do such work, provided that he shall first obtain the necessary permit or permits and file the necessary reports as required of plumbers, but this section shall not be

construed to permit irresponsible or incompetent workmen to do such work, or to make cut-ins or taps to watermains or sewer mains; and in no case shall such permit extend beyond the premises actually owned or occupied by the person to whom it is issued.

(c) The City of Long Beach may recover any damage that it may suffer by reason of negligence, lack of skill, or any disregard of the provisions of said Plumbing Ordinance or of Ordinance No. 225 (regulating the use of public and private sewers and drains, private sewage disposal, the installation and connection of building sewers, and the discharge of waters and wastes into the public sewer system) or any other ordinance of the City pertaining to the Water and Sewer System of said City, or the part of such plumber or other person; and such recovery shall in no way operate to release such plumber or other person from prosecution in the proper courts for such violations. The permit or privilege granted to any plumber or other person to do such work may be revoked for cause.

Section 10. Operation of Control Cocks. Except as provided in Section 9 (a) , no person except the Superintendent of the combined water and sewer system, or his duly authorized representatives, shall have the right to tamper with or operate the curb cocks, or to shut off the cock or valve through which water is supplied to any premises, except that authorized bonded plumbers may be permitted to turn the water on temporarily for the purpose of testing their work, or to shut the water off temporarily for the purpose of making repairs, and other such work, but in all cases such plumbers shall leave the curb cock or shut-off valve in the same position and condition in which it was found; provided, however, any such plumber shall first obtain the necessary permit and file the necessary report, as herein required.

Section 11. Permits for New Connections. Before any plumber may proceed to make any installation of new service connections, either for water service or sewer service, he shall obtain from the Superintendent of the combined water and sewer system a written permit on a form provided for that purpose, giving the name of the person for whom such work is to be done, and such other essential information relative thereto as the said Superintendent may require. Such permit shall be returned to the office of the

Superintendent with twenty-four (24) hours after completion of the work, properly signed by the plumber to whom it was issued, and contain a full and complete statement of the number, kind, and approximate location of all fixtures and outlets made to the combined water and sewer system of the City.

Section 12. Plumber's notice and permit. Before any plumber shall proceed to make any repairs, attachments, installations or alterations to any service connections or parts thereof already in use, he shall leave or file a notice in the office of the Superintendent, giving the location of the premises and the name of the person for whom such work is to be done; and within twenty-four (24) hours after such work is completed he shall report to said Superintendent, on a prescribed printed form, a complete list and description of the fixtures or attachments added, removed or altered. Such report shall also give a full and complete description of all fixtures and attachments on such premises, to which water is supplies at the time when such plumber shall have completed such work.

Section 13. Size of taps, curb cock, and separate connection to all premises. The size of all water service connections, or taps, shall not be less than three-quarters of an inch in diameter, except in special cases, in which event the Superintendent shall designate such size or sizes as the particular case may require. All water service connections shall be provided with suitable curb cock or cut-off valve, and a separate connection shall be required for each premises, house, lot or subdivision thereof, except as hereinafter provided.

Section 14. Stop and waste cocks. All new water service connections shall be provided with substantial stop and waste cocks located at some convenient and conspicuous place within the boundaries of the premises supplies, and all plumbing work in connection with the water and sewer system shall be done in accordance with such ordinances, rules and regulations now in force or hereafter adopted governing such work, and all work done by such plumbers shall in every way be satisfactory to the Superintendent of the Combined Water and Sewer Department.

Section 15. Separate connections to water mains required. Each premises shall be required to have a separate connection to

the water main so that service to same can be discontinued without affecting any other customer; and in case any property owner shall have divided his premises so that two or more customers can be serviced through one connection to the water main, he shall provide a proper shut-off valve for each separate connection so that service may be discontinued to one customer without affecting any other. All such shut-off valves shall be so arranged or installed that they can only be operated by employees of the combined water and sewer system or by authorized, bonded plumbers.

Section 16. Separate meter service. Where metered rates apply, a separate meter shall be required for each individual premises, lot or subdivision thereof, except auxiliary premises to the rear of the main building, controlled by the occupant of the main building. In the event such auxiliary premises are rented, the minimum rate for water and sewer service shall be one and one-half times the amount which would otherwise have been charged for such service under the provisions of this ordinance.

Section 17. Defective fixtures. In the event that any fixture is defective or shall be found to be the cause of constant waste of water or stoppage in the sewer lines, as the case may be, either because of the condition of such fixture or the care give to it on the part of the owner or tenent, a notice shall be served on such owner or tenent, or their agent, to have the defective fixture repaired, or the waste of water or stoppage in the sewer line removed within twenty-four (24) hours from the time the notice is served; otherwise such water service shall be discontinued until the defect shall have been satisfactorily remedied.

Section 18. Inspection. The Superintendent of the combined water and sewer department, or his duly authorized inspectors or representatives, shall have the right to enter all premises at intervals and within reasonable hours to inspect and to take proper census of all connections to the combined water and sewer system; and such person shall state to the occupants of any such premises the purpose of such inspection before entering the premises.

Section 19. Fire hydrants. No person, firm or corporation, except the employees of the combined water and sewer department,

the public works department, the fire department, and those to whom the Superintendent of the combined water and sewer department may grant special permission, shall tamper with, make connections to, or otherwise use or operate the fire hydrants attached to the water system; and no person, firm or corporation shall place or install or cause to be placed or installed any thing or object which will impede free access to fire hydrants, but a distance of not less than five (5) feet shall be clear entirely around each of such hydrants.

Section 20. Closing valves on mains. In cases where it becomes necessary to close the valves on the water mains for the purpose of making repairs, connections, extensions or other such work, so that customers will be temporarily deprived of water service, the person doing such work shall previously notify all of the customers affected whenever it is practicable so to do, but in cases of emergency or where the territory affected is too large to render the notification practicable, such valves may be closed for the purpose of stated for such time as may be reasonable needed, without giving such notice.

Section 21. Notice of work affecting system, bond, liability for damage. Any person, firm or corporation undertaking any work whereby the combined water and sewer system or any of its parts will likely be affected shall first notify the superintendent of the combined water and sewer department as to the location, nature, and extent of such work, and, if deemed necessary by the superintendent, a bond in sufficient amount may be required to insure the combined water and sewer system against damage, but in all cases such person shall be held responsible for all damage which might result to such system by the reason of the doing of such work.

Section 22. Voluntary disconnection, reconnection fee. In the event that any premises shall become vacant or in the event that the owner thereof shall for any other reason want the water service discontinued from such premises, such owner or his duly authorized agent may order such service discontinued and also order such service restored by leaving proper written notice, on forms provided therefor, in the office of the Superintendent, but this privilege shall be extended only to such premises as have been

provided with proper shut-off valves. A reconnection fee of Five Dollars (\$5.00) shall be paid when the services are resumed.

Section 23. Extension of mains by user authorized. In the event that it may be impractical for the City to extend mains because of the expense involved and contemplated users may desire such extension to service their premises, such extensions may be made with the user paying for materials and labor necessary to make such extension. If such extensions shall be made on such agreement, all pipe and materials shall become and remain the property of the City and shall remain intact and subject to the exclusive control of the City, and additional users may be cut in on such extensions as may be deemed necessary or convenient by the City.

Section 24. Service rates, water, classification of users. Every premises, house, building, lot, or subdivision thereof, receiving or able to receive city water service shall be classified according to the purpose for which it is used or operated, and in such cases where classification is not herein specifically provided for, that classification which most nearly approaches such case shall be used.

Section 25. Water service rates, minimum or base rate. Every premises, house, building, lot, or subdivision thereof, occupied as a distinct and separate residence, business, establishment, or place to which water is or may be supplied, except those using meter service, shall be assessed with a minimum or base rate for some specific fixture or unit; where any such premises, house, building, lot, or subdivision thereof, contains more than one such fixture or unit, rates shall be assessed for or against any such premises, house, building, lot or subdivision thereof; and such assessment shall be made in each instance by the Mayor and Board of Aldermen, unless otherwise provided herein.

There likewise shall be minimum charge on premises using water through metered service.

Section 26. Water service rates, schedule, tapping fees.

(a) Meter rate. Where water service is delivered through a meter, the rates for same shall be as follows, for each monthly period:

<u>Number of gallons metered</u>	<u>Rate per 1,000 gallons</u>
First 10,000 gallons	\$0.35
Next 5,000 gallons	.30
Next 5,000 gallons	.25
Next 10,000 gallons	.20
Next 20,000 gallons	.15
Over 50,000 gallons	.10

Provided further however that the minimum monthly charge for metered service shall be and the same hereby is fixed at \$3.00 per month.

(b) Flat rate. Where water service is delivered on a flat rate basis, the same shall be based upon the usage of one annual period billed monthly as follows:

<u>Basic rate</u>	<u>Rate per Year</u>
Sink	\$15.00
Bathtub	3.00
Water Closet	1.50
Lavatory	1.00
Screw bib faucet	3.00
Plain bib faucet	1.00
Automatic washing machine	4.00
Slop hopper	20.00
Urinal	20.00
Water Cooler	20.00

Provided further however that the minimum monthly charge for water service on a flat rate basis shall be and the same hereby is fixed at Three Dollars (\$3.00) per month.

(c) Services outside municipality. The rate for water service furnished to consumers outside of and within five (5) miles of the corporate limits of the City of Long Beach, Mississippi, shall be and the same hereby is fixed at a sum equal to one and two-thirds (1 2/3) times the rate for such services within the corporate limits, provided further, that the minimum monthly charge for water services furnished outside the said City shall be and the same hereby is fixed at the sum of Five Dollars (\$5.00) per month.

(d) Tapping services, fees. Where tapping services are required, the following rates and charges therefor are hereby fixed and established:

<u>Size of Connection</u>	<u>Water tapping fee</u>
For 3/4 inch connection	\$20.00
For 1 inch connection	40.00
For 1 1/4 inch connection	60.00
For 1 1/2 inch connection	80.00
For 2 inch connection	100.00
For 2 1/2 inch connection	125.00
For 3 inch connection	150.00
For 4 inch connection	225.00

Section 27. Water service rates, fractional periods.

(a) No assessment or charge for water service shall be less than the minimum prescribed unless it be for a fraction of a period, in which case the quantity used shall be included in the quantity consumed in the next following period and the assessment or charge made as if the total had been consumed in one period.

(b) No assessment or charge for water service on a flat rate basis shall be less than that scheduled herein unless it be for a fraction of a period, in which case such bill therefor shall be for the fractional portion based on the rate for a whole month or period.

Section 28. Water service, changing to meter service or rate.

Any water user may, upon application in writing made to and approved by the Superintendent and the payment by the water user to the City of the actual cost of furnishing and installing of such meter, elect to be furnished water through metered rates. All requests for a change of water service from flat rate basis to a meter rate shall be made by the owner of the premises affected, but the Superintendent, with the consent and approval of the Mayor and Board of Aldermen, may change any service from the flat rate basis to the meter rate without a request or consent of the owner of the premises, whenever and wherever it shall appear to the interest of the Waterworks and Sewer Department; provided, where meter installation is made during a flat rate period, pro rata refund shall be made for the unexpired period of the flat rate.

The use of water through meters once begun shall continue and such service shall be subject to the rules, rates and regulations of the City as now or hereafter adopted by resolution or ordinance of the Mayor and Board of Aldermen of the City of Long Beach, Mississippi.

Section 29. Meter Ownership. All meters and their several parts hereafter installed by the Waterworks and Sewer Department shall become and remain the property of the combined water and sewer system of the City of Long Beach, Mississippi.

Section 30. Sewer service rates.

(a) The rate for sewer service shall be and is hereby fixed in a sum equal to fifty percentum (50%) of the bill for water service in each instance; provided further, that the minimum monthly charge

for sewer service shall be and the same hereby is fixed in the sum of Two Dollars and Fifty Cents (\$2.50) per month per each connection.

(b) In all cases where premises of any kind are not served by water supplies by the combined water and sewer system of the City of Long Beach, but are nevertheless connected to the sewer facilities of said combined system, it shall be the duty of the owners of such premises to install thereon a water meter satisfactory to the Superintendent of the Waterworks and Sewer Department, to measure the quantity of water used on such premises and not supplies by said combined water and sewer system. The rate for sewer services for such premises shall be computed on the basis of the charge for water service, for the amount of water metered (subject, however, to the minimum monthly charge), as though such water had been supplied by the said combined water and sewer system, and to that end all such privately installed and owned meters shall be subject to reading and inspection by the Superintendent of the Waterworks and Sewer Department or his authorized representatives.

Section 31. Connection to sewer mains required. Connections to sewer mains shall be made as set forth in Ordinance No. 225 of the City of Long Beach, Mississippi, and if such connection be not made as therein required, the owner of the premises affected or his tenant or tenants shall nevertheless be billed for sewer services in the same manner as if such property had been connected to such sewer main.

Section 32. Effective date of sewer rates. The rates for sewer services shall become effective as to each individual premises, house, building, lot, or subdivision thereof, on the first day of the month following the date upon which such premises, house, building, lot, or subdivision thereof, are connected or are required to be connected to the sewer main as required by Section 31 above.

Section 33. No free service. No free service shall be furnished by the said combined Waterworks and Sewer Department of the City of Long Beach, Mississippi.

Section 34. Simultaneous billing for water and sewer service. The rates and charges for water service and rates and charges for sewer service shall constitute one charge and shall be billed simultaneously and on one and the same bill in each instance. The city collector shall not receive payment for either of such services

without at the same time receiving payment for the other.

Section 35. Due date of bills for water and sewer service.

(a) Meter rate. All quantities of water service through meters shall be determined by meter reading every thirty (30) days, and a combined bill shall be made and rendered for such month, using the minimum volume and rates set out in Section 26 (a) above, together with a sewer service charge provided for in section 30. Such bill shall be rendered within such thirty-day period, and shall be due and payable not later than the tenth day following the date upon which such bill is rendered.

(b) Flat rate. Water and sewer services rendered on a flat rate basis shall be billed every thirty days and a combined bill shall be made and rendered for such month and such bill shall be due and payable not later than ten days following the date upon which such bill is rendered.

(c) Late charge. If any bill for water and sewer service be not paid on or prior to the due date thereof, a late charge of two percentum (2%) per month on the amount of such bill shall be added thereto until the same has been paid.

Section 36. Disconnection of service for non-payment of bill, reconnection charge. All bills covering water and sewer service not paid on or prior to the due date thereof shall be deemed past due and in default and the City shall have the right to discontinue water service at any time thereafter, and in the event such service is discontinued, there shall be a charge of five dollars(\$5.00) for each reconnection of service.

Section 37. Deposits. The following deposits shall be required of users and consumers of water and sewer services:

	Inside City Limits	Outside City Limits
(1) Residential	\$10.00	\$15.00
(2) Small Commercial	20.00	30.00
(3) Large Commercial	30.00	50.00

A certificate of deposit will be issued to the consumer for any deposit so made and said deposit may be applied to the payment of any delinquent accounts upon the termination of any service; and if all bills shall have been paid in full to the date of the termination of service, then the amount shall be refunded, and like-

wise any excess over any delinquent bills may be refunded; provided, however, that in connection with delinquent bills, the superintendent shall not be required to apply this deposit to the delinquent accounts.

Section 38. Billing and collection.

(a) The superintendent of the Waterworks and Sewer Department is designated as the collector of all water and sewer service bills, and he shall give proper receipts to the persons paying such bills, retaining duplicate copies thereof. All accounts or bills shall be prepared and may be adjusted by the Superintendent. The meter reading, billing, and similar services, shall be performed by the superintendent, and proper records thereof shall be kept by him, including all records of application for service, maintenance of service and discontinuance of service. The superintendent shall determine (1) when water service or sewer service is to be discontinued for nonpayment of bills; (2) when there shall have been a failure to make application or contract for water service or sewer service, or otherwise; and (3) when water service or sewer service is to be reinstated after discontinuance. The Superintendent is authorized to cut off or to restore water service or sewer service whenever such service is to be cut-off or restored under the provisions of this ordinance.

(b) All monies collected by the Superintendent of the Waterworks and Sewer Department shall be paid over daily to the City Treasurer, who shall give his receipt for same and distribute such monies into the proper funds required to be kept by the City under the terms of its aforesaid loan agreement and the ordinance to be adopted providing for the issuance and delivery of the aforesaid revenue bonds.

Section 39. Service Contracts. The city shall contract with and furnish water and sewer service only to the owner of the premises and property involved and utilizing the services; and the charges shall be personal obligations of the owner of the premises and the person contracting with the city for such services. However, the Superintendent may, with the consent of the Mayor and Board of Aldermen, grant to long term lessees contracts for the use of water and sewer services.

Section 40. Penalties for violations. Any person violating any of the provisions of this ordinance shall be guilty of a mis-

demeanor, and upon conviction thereof shall be punished by a fine not to exceed Fifty Dollars(\$50.00); and each day of such violation shall constitute a separate offense and shall be punishable as such.

Section 41. Repeal provisions. All ordinances and parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict.

Section 42. Savings clause, severability. If any section, subsection, sentence, clause, or phrase of this ordinance, or the application thereof to any person or circumstance, shall be held invalid or unconstitutional by any court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining provisions or applications of this ordinance which can be given effect without the invalid or unconstitutional provision or application; and to that end, the provisions of this ordinance are hereby declared to be severable.

Section 43. Effective date of ordinance. For good cause shown and the public interest requiring it, this ordinance shall be in full force and effect from and after its adoption, but shall nevertheless be published and enrolled as by law provided.

The above and foregoing ordinance having been read and considered first section by section and then as a whole, Alderman Savarese moved the adoption of the ordinance and Alderman Bradley seconded the motion to adopt said ordinance; and the question being put to a roll call vote, the result was as to each section separately and as to the whole of said ordinances as follows:

Voting Yea:

- Alderman F. A. Skellie
- Alderman W. R. Baker
- Alderman W. F. Bradley
- Alderman Jimmy Savarese
- Alderman Homer W. Smith

Voting Nay:

NONE

Whereupon the Mayor declared the motion carried and the ordinance duly and regularly adopted unanimously this 3rd day of March, 1964.



APPROVED:

R.L. Reed Jr.

Mayor

ATTEST:

Geo. G. Howard  
City Clerk

## CERTIFICATE

STATE OF MISSISSIPPI  
COUNTY OF HARRISON

I, the undersigned City Clerk within and for the City of Long Beach, Mississippi, and official custodian of the records and corporate seal thereof, do hereby certify that the above and foregoing is a true and literal transcript of Ordinance No. 230 duly adopted by the Mayor and Board of Aldermen of the City of Long Beach, Mississippi, at a meeting duly convened and held on the 3rd day of March, 1964; all as appears and remains of record in my office at the City Hall in said City.

Witness my signature and the seal of the City of Long Beach, Mississippi, this 3rd day of March, 1964.

Geo. G. Howard  
City Clerk