A PENALTY EFFECTIVE THAT ANY AN ORDINE HEREWITH ORDINANCE PART OF ANY 1 IS REPEALED;
Y CLAUSE, AND E DATE. FUTURE G THE UNIFORM MECHANICAL CODE, URE AMENDMENTS THERETO; PROVIDIN PREVIOUS ORDINANCE IN CONFLICT; CONTAINING A SEVERABILITY CLAND PROVIDING FOR PUBLICATION AND PROVIDING AND AN 1982

dopted Texas, The as Uniform as the of orm Mechanical Code, 19 e official mechanical ohe same is attached her as fully as though col 1982] Edition, for the is ner City of wit "A" ? hereby Pelican expressly elican Bay,

BE IT OF

ORDAINED

BY

THE

BOARD

OF

ALDERMEN

FOR

THE

CITY

OF

BAY,

TEXAS

and

the

and incorporated

٩

Уď S Ct ame hat reference may Ø ordinance as to L'S the intended and does hereto copied as Exhibit verbatim he also adopt herein 1982 a11 1 future a Edition, amendments and the

be made hereby e expressly Uniform Mechanical ly adopted as a par part Code, 190 governing ordinance

II.

-ure adopted b with the proviits future Should provisions any amendments ьу on, section, the City of ions of the rs Ls off hereby r provision in any previous E Pelican Bay, Texas, which Uniform Mechanical Code, 1 ereby repealed only to the of Code, , this ch may 1982 I ordinance extent ordinance may be in Edition ent of su bе such conf and tocon-

t so a clared shall r hereof, d by a not as per y a court of t affect the other than to comply ions of thi t of the the 20 on, clause, or provision competent jurisdiction validity of this ordinal the part so declared to h, or that that IV. ordinance violates, disobeys, ts the enforcement of the enforcement of the property of the control of the 40 e as a wl invalid bе as invalid, Or the neglects f, any of any same part

any j late tinu person, e any of The. City firm or of Pelican n or corporation tha provisions of this n of such threatened Вау violation and shall be may that also punishable a shal bring suit violate in order for Or injunction t o threaten prevent to against മ Viocon-

LARS (\$1 offense tute a s

Each

nor more day that e offense

and р

bе

as

such.

shall

consti

for

each

LS.

DOLLARS

than TEN

DOL-

0£

separate

or the

refuses

provisions S (\$10.00),

ply with, or that resists this ordinance shall be r more than TWO HUNDRED DO

late any cinued vi ny of the p ordinance in violation.

<

date of. μ. ts rdinance :
s passage S shall and . be in ful publicatio ř force rce and require ed ffect bУ law from and after the

APPROVED: BY: Dahiel L. Howard, Jr., Mayor ATTEST: BY: BY: L. M. Seither	PASSED AND ADOPTED, this 3/ at day of May
1985	, 1985

团

Ann

Le

K

.tУ

Secretary