COUNTY, MISSISSIPPI

VS.

NO.

## AGREED ORDER SETTING SCHEDULE FOR PARTIES'

THIS MATTER came before this court pursuant to appellant's motion for a scheduling order.

The appeal arises pursuant to Miss. Code (1995). The Record from the state administrative agency has been the parties have agreed to stipulate to a substantial body of undisputed in the Record before the Court. However, nothing in this Order is meant to bind the parties to agree to all facts. The parties may separately state any facts which that party contends are material to the issues presented to the Court. The parties have agreed that they can mutually prepare their stipulation by , .

For briefing based on the stipulated facts, the parties have agreed substantially to conform to the practice contained in the Mississippi Rules of Appellate Procedure. The schedule, stated in this Order, shall be subject to this Court's allowance of modification upon motion of the parties or of the Court. In addition, the parties have agreed to limit the page lengths of their briefs. The Court finds that oral argument shall not be scheduled now as unripe, and will be considered only after the conclusion of briefing.

Having heard the parties, and being otherwise informed in the premises, the Court finds that the Appellant's motion for scheduling order shall be granted.

IT IS THEREFORE ORDERED that the parties shall jointly prepare a stipulation of undisputed material facts by , . Either party may, in each party's discretion, also present to the Court other, disputed; facts in the party's briefing which the party contends are material to the resolution of this appeal.

IT IS FURTHER ORDERED that from and after the date the joint stipulation is filed of Record with the Clerk of the Court, the Appellant, ("") shall have forty (40) days within which to file his principal brief. The brief will be limited to twenty-five (25) pages in length.

IT IS FURTHER ORDERED that the Appellee, ("State Board"), shall have thirty (30) days to respond from and after the date of filing of the Appellant's Principal Brief. If the Appellant's Principal Brief is mailed, an additional three (3) days shall be added to this period. The Appellee's Brief will also be limited to twenty-five (25) pages in length.

IT IS FURTHER ORDERED that the Appellant will be permitted to reply within fourteen (14) days of the filing of the Appellee's Brief. If the Appellee's Brief is mailed, the

Appellant shall have an additional three (3) days. The Appellant's Reply Brief shall be limited to fifteen (15) pages.

SO ORDERED, this the day of , .

CHANCELLOR