

CITY OF ORANGEBURG, S. C.
JANUARY 6, 1970

Minutes of the regular meeting of City Council held January 6, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held on Dec. 16, 1969 and the special meetings of City Council held on December 23 and December 30, 1969 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, un-animously approved a request by the Orangeburg Association of In-dependent Agents to place "lock your car" notices on parking meters.

A motion by Councilman Goodman, seconded by Councilman Sifly, un-animously approved awarding a contract for \$108,030.00 to Metal Buildings , Inc.

A motion by Councilman Goodman, seconded by Councilman Limehouse, un-animously approved a resolution authorizing and directing City Administrator R. T. Stevenson to sign all papers and documents for the contract with Metal Buildings, Inc. (See Resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, un-animously approved a request by the Tops Club for use of the River Pavilion for weekly meetings.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, un-animously approved a listing of members of the Orangeburg Area Human Relations Committee. (See listing attached to and made a part of these minutes.)

City Council approved a charge by the Department of Public Utilities of \$5.00 for all inspections after the original inspection for both electricity and gas.

R E S O L U T I O N

WHEREAS, The City of Orangeburg has awarded a contract to Metal Buildings, Inc. for the construction of a Vehicle Maintenance and Storage Facilities, as per plan and specifications dated September, 1969, in the amount of One Hundred Eight Thousand Thirty and no/100 Dollars (\$108,030.00); NOW, THEREFORE,

BE IT RESOLVED That the City Administrator, R. T. Stevenson, be, and he hereby is, authorized and directed to administer said sum, and make the payments in installments as required to carry out the purpose of said contract.

BE IT FURTHER RESOLVED That the City Administrator, R. T. Stevenson, be, and he hereby is, authorized and directed to sign all papers and documents on behalf of the City of Orangeburg in connection with making said improvement (including the signing of contract and all other papers incident thereto).

PASSED By the City Council of the City of Orangeburg, South Carolina, this the 6th day of January, A.D., 1970.

E. O. Fordham
Mayor

J. J. Tomhouse

Norman G. Sills

W. P. Salley, Jr.
Councilmen

ATTEST:
M. K. Campbell
City Clerk

ORANGEBURG AREA HUMAN RELATIONS COMMITTEE

CLASS OF 1970

Mr. Raymond Anderson
Mr. Lee Curtis Bines
Mr. Joe Bradham
Rev. Lester Branham
Mr. Eddie Conner
Mr. Gilbert Hoffman
Mr. A. J. Hydrick
Mrs. Daisy D. Johnson
Mr. Harris Marshall
Mrs. W. S. McCain
Mrs. Eloise Murray
Dr. Raymond O'Cain
Mr. Paul Robinson
Mrs. Valeria Staley
Mr. Ben Wetenhall
Mrs. R. S. Williams
Miss Cynthia Zeigler
President, S.C. State College Student Boy

CLASS OF 1970-1972

Mr. Lamar Dawkins
Dr. McLeod Frampton
Dr. Henry Frierson
Mr. D. A. Gardner, Jr.
Mr. I. C. Gillespie
Mrs. Frank Handel
Mr. Leslie Heaton
Mr. Heyward Hornsby
Lt. Col. Harold Jenkins
Mr. Carl D. Kennerly
Mr. Earl Middleton
Mr. Woodie Miller
Mr. William Southworth
Mr. A. Leroy Sulton
Attorney Zack E. Townsend
Mrs. Mason Turner
Mr. Paul R. Webber, Jr.
Mrs. Leona Young

CITY OF ORANGEBURG, S. C.
JANUARY 20, 1970

Prior to the regular meeting of City Council held Jan. 20, 1970 a public hearing was held regarding a change in classification of property on Chestnut Street in the Colonial Heights section. Opposition was voiced to any change in the zoning classification at this hearing.

Minutes of the regular meeting of City Council held Jan. 20, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held Jan. 6 were read & approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved whereby the request for rezoning certain property in Colonial Heights was received for further study.

A motion by Mayor Pendarvis seconded by Councilman Sifly un-animously approved the Jury list for 1970.

A motion by Councilman Salley, seconded by Councilman Limehouse, unanimously approved a resolution regarding the Orangeburg County Tricentennial Commission. (See resolution attached to and made a part of these minutes.)

City Council upon motion of Councilman Salley, seconded by Councilman Limehouse, ~~unanimously~~ approved withdrawing from the program of the Municipal Association of South Carolina of Examining, for the purpose of the licensiingg of electricians, gas fitters, heating contractors and plumbers. Voting for withdrawing: Mayor Pendarvis, Councilmen Limehouse, Sifly and Salley. Voting against withdrawing, Councilman, Goodman.

R E S O L U T I O N

WHEREAS, the year 1970 marks the 300th year of the founding of South Carolina, and

WHEREAS, this important milestone provides an opportunity to focus our attention on the growth and progress of our County of Orangeburg and State of South Carolina, and

WHEREAS, there has been formed a Celebration Committee to carry out plans for commemorating this memorable event, and

WHEREAS, it is the desire of us all that this event be financially self-sustaining,

BE IT HEREBY KNOWN that the Celebration Committee anticipates revenue from such projects as admissions to an Historical Spectacle and historical program advertising booklet, a carnival and the sale of such novelties and souvenirs as Booster Badges, Membership certificates, Commemorative Coins, Hats, Bonnets, Old Fashioned Wearing Apparel, plus Ties, Plates, and similar items.

BE IT HEREBY REQUESTED that no individual, company, or organization will sell, trade, or give away anything that has a Celebration reference or connotation without first obtaining written permission from the Revenue Committee of the Celebration Committee.

PASSED By the City Council of the City of Orangeburg, South Carolina, this the 20th day of January, A.-D., 1970.

E. O. Parkman
Mayor

J. J. Linnhouse

Norman A. Silby

Wood

W. P. Silby, Jr.
Councilmen

ATTEST:

M. J. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
FEBRUARY 3, 1970

Minutes of the regular meeting of City Council held Feb. 3, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held Jan. 20, 1970 were read and approved.

A motion by Councilman Salley, seconded by Councilman Limehouse, was unanimously approved deferring action regarding Federal Housing Authority Subsidy Housing, pending a report from the committee appointed to study same.

A motion by Councilman Limehouse, seconded by Councilman Sifly, un-animously approved a resolution authorizing and directing Mayor E. O. Pendarvis to sign an agreement for a municipal pipe line railroad crossing agreement with the Seaboard Coast Line Railroad Company. (See resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Goodman, un-animously approved a resolution of support and endorsement of the Junior Service League Attention Home. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse, seconded by Mayor Pendarvis, un-animously approved first reading of an ordinance to impose and regulate licenses in the City of Orangeburg, South Carolina for the year 1970 and thereafter until amended or repealed by the City Council.

On a request from Winchester Graham, Inc. pertaining to their sanitary sewer disposal system for their subdivision located off Ellis Ave. Extension (outside city), City Council expressed generally its approval of accepting title and ownership of the system pending approval by our City Officials of such papers and deed as might be appropriate to such transfer.

City Council agreed to pay the expenses of two representatives to the National Beautification Seminar in Washington, D. C.

R E S O L U T I O N

WHEREAS, The Junior Service League of Orangeburg, through an organization to be known as Orangeburg Attention Home, Inc., has proposed a plan to establish, operate and maintain a home for girls age ten (10) through sixteen (16) years in order to provide an atmosphere and services intended to stimulate these girls intellectually, socially and psychologically; and

WHEREAS, Such a facility would greatly assist these girls in adjusting to the society in which they live and in making them responsible, productive citizens; and

WHEREAS, The City of Orangeburg and surrounding community would benefit directly through the rehabilitation efforts of this facility and the relief it would have upon public responsibility; NOW, THEREFORE,

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg give its unanimous support and endorsement of the proposed plan to establish the home as stated and assure the full cooperation of the City of Orangeburg in this endeavor.

PASSED By the City Council of the City of Orangeburg, State of South Carolina, this 3rd day of February, A.D., 1970.

E. O. Anderson
Mayor
J. I. Lomhouse
Norman G. Sully
W. Frank Sully
Councilmen

ATTEST:

M. F. Campbell
City Clerk

COPY



E. O. PENDARVIS
MAYOR
C. B. GOODMAN
FRANK F. LIMEHOUSE
W. EVERETTE SALLEY, D.V.M.
NORMAN G. SIFLY
COUNCILMEN

ROBERT T. STEVENSON
CITY ADMINISTRATOR

City of Orangeburg
South Carolina
29115

February 4, 1970

Mr. Winchester Graham
Winchester Graham, Inc.
4333 Jackson Boulevard
Columbia, South Carolina 29202

Dear Mr. Graham:

Your request relative to your sewage disposal system for your proposed subdivision located near Ellis Avenue extension (outside city limits) was considered at City Council meeting held February 3, 1970. City Council expressed generally its approval of accepting title and ownership of the system pending approval by our City Officials of such papers and deed as might be appropriate to such transfer. Upon such transfer, the City will accept full responsibility of its continuous operation and maintenance.

For your information, Mr. C. Walker Limehouse is our city attorney.

Yours very truly,


R. T. Stevenson
City Administrator

RTS/mr

CC: B. P. Barber & Associates
City Attorney
✓City Clerk
Director Public Works

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with the Seaboard Coast Line Railroad Company whereby the said Railroad Company grants unto said City the right or license to install and maintain, for the purpose of a sanitary sewer main, a line of 4 inch cast iron pipe across the right of way and under the Railroad Company's sidetrack at Orangeburg, South Carolina, at the easterly intersection of Dukes Street and Rowe Street; as more particularly described in said agreement, which agreement is dated September 25, 1969.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the agreement heretofore mentioned.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 3rd day of February, A. D., 1970.

E. O. Pendarvis
Mayor
J. J. Lomhouse
Norman G. Silby
Brook
W. E. Hall
Councilmen

ATTEST:

M. R. Campbell
City Clerk

AGREEMENT FOR MUNICIPAL PIPE LINE

THIS AGREEMENT, Made this 25th day of September, 1969, by and between the SEABOARD COAST LINE RAILROAD COMPANY, hereinafter referred to as Licensor, and the DEPARTMENT OF PUBLIC WORKS, CITY OF ORANGEBURG, a municipal corporation under the laws of the State of South Carolina

, hereinafter styled Licensee,

WITNESSETH: That Licensor, for and in consideration of the sum of One Dollar to it in hand paid by Licensee, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter made and contained on the part of Licensee to be kept and performed, hereby grants unto Licensee the right or license to install and maintain, for the purpose of a sanitary sewer main, a line of 4-inch cast iron pipe across the right of way and under Licensor's sidetrack, at Orangeburg, South Carolina, at the easterly intersection of Dukes Street and Rowe Street; as more clearly shown in green on print dated August 11, 1969, prepared by Licensee, which print is attached hereto and made a part hereof; Licensor's right of way being 8 feet wide on each side of the center line of said sidetrack.

And Licensee hereby covenants and agrees in consideration thereof:

1. Licensee shall install and maintain said pipe at its expense in a manner satisfactory to the Division Engineer of Licensor and so as not to interfere with pipe or other structures now in place. In the event the said pipe shall require repair or renewal, Licensee shall make such repair or renewal at its expense; and upon the failure of Licensee so to do, the said Division Engineer of Licensor shall give written notice to Licensee, and upon the failure of Licensee to make repair or renewal within thirty days after such notice, Licensor may make all necessary repair or renewal at the cost of Licensee, which cost Licensee hereby agrees to pay on demand.

2. Licensee shall install and maintain, above ground and in a manner and at such locations as may be designated by said Engineer of Licensor, markers to plainly indicate the location, depth at which installed and ownership of said pipe. Licensee will, at its expense, at any time, upon thirty days' written notice given by Licensor, change and alter the location of said pipe to conform to any changes or improvements that may be made by Licensor in its tracks or roadway at said location, or to permit the utilization of Licensor's right of way, or other lands, for the construction of tracks, buildings or other structures.

3. Licensor shall not be responsible in any manner for loss of or damage to said pipe and the contents thereof from any cause whatsoever; and Licensee shall and does hereby assume, and agrees to indemnify and hold harmless the Licensor, its successors and assigns, from and against all loss, costs, expenses, including attorneys' fees, claims, suits and judgments whatsoever in connection with injury to or death of any person or persons or loss of or damage to property caused by or in any way connected with the installation, maintenance, use or presence of said pipe and appurtenances on said premises, howsoever caused.

4. Licensee will pay to Licensor, on bills rendered by Licensor, the full amount of all costs and expenses which may be incurred by Licensor in protecting its track or tracks and maintaining traffic thereover by driving piling or by other means while said pipe is being placed thereunder, or during any repair, ~~or renewal of said pipe~~ renewal, relocation or removal of said pipe.

5. The portion of said pipe line under said track and roadbed thereof shall be placed by and at the expense of the Licensee at a minimum depth of 54 inches below the base of rail of said track, or not less than 36 inches below the bottom of Licensor's roadbed ditches, or not less than 36 inches below ground surface - whichever depth may be the lower - measurements being to the top of said pipe.

NOTE: The following changes were made in this agreement prior to the execution thereof:

- Article 4: The words "or renewal of said pipe" deleted and the words "renewal pipe" added.
- Article 5: Added.

It is understood and agreed that this agreement shall not be binding until it has been authorized or ratified by a proper ordinance or resolution of the Department of Public Works of the City of Orangeburg, South Carolina, a certified copy of which ordinance or resolution is attached hereto and made part of this agreement.

IN WITNESS WHEREOF the parties hereto have executed this agreement in duplicate the day and year first above written.

Witnesses for Licensor:

[Signature]

Ronald N. Thove

SEABOARD COAST LINE RAILROAD COMPANY

By *[Signature]* (L.S.)
 D. C. Hastings, Vice President - Operations

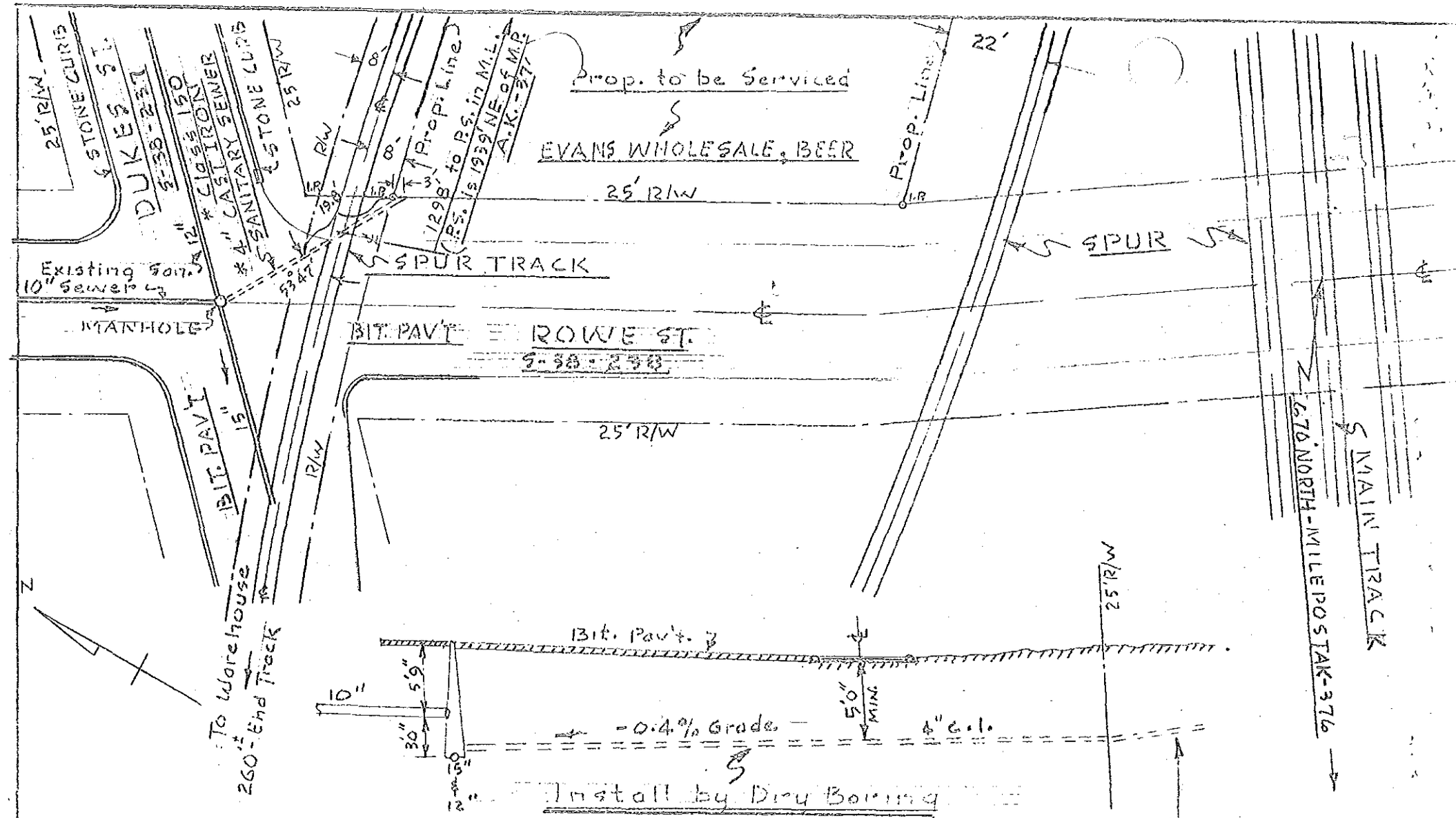
Witnesses for Licensee:

[Signature]

Margaret H. Renfree

DEPARTMENT OF PUBLIC WORKS, CITY OF
ORANGEBURG, SOUTH CAROLINA

By *[Signature]* (L.S.)
 Mayor
 Attest: *[Signature]* (SEAL)
 City Clerk and
 Treasurer



SECTION AT PIPE CROSSING
 LOOKING NE
 SCALE 1" = 5'

DEPARTMENT OF PUBLIC WORKS
 PROPOSED SANITARY SEWER
 CROSSING - S.C.L. SPUR TRACK
 NEAR ORANGEBURG STATION
 DATED: AUG 11, 1969 - S. A. E. 1930'

Plumber's Line

✓

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with the Seaboard Coast Line Railroad Company whereby the said Railroad Company grants unto said City the right or license to install and maintain, for the purpose of a sanitary sewer main, a line of 4 inch cast iron pipe across the right of way and under the Railroad Company's sidetrack at Orangeburg, South Carolina, at the easterly intersection of Dukes Street and Rowe Street; as more particularly described in said agreement, which agreement is dated September 25, 1969.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the agreement heretofore mentioned.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 3rd day of February, A. D., 1970.

E. O. Pendarvis
Mayor

J. L. Limehouse

Norman G. Sifly

Alford

G. Pendergast
Councilmen

ATTEST:
M. R. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
FEBRUARY 17, 1970

Minutes of the regular meeting of City Council held Feb. 17, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman
Absent:	N. G. Sifly	Councilman

The minutes of the regular meeting of City Council held Feb. 3, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved at second reading of an ordinance to impose and regulate licenses in the City of Orangeburg, S. C. for the year 1970 and thereafter until amended or repealed by the City Council.

City Council approved the request by the Tricentennial Committee of accepting the responsibility for decorating the streets during the week of the Tricentennial Celebration.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, unanimously approved a resolution whereby the City of Orangeburg is committed to the implementation of the Positive Action Program and to its role as a part of the Economic Development Center. (See resolution attached to and made a part of these minutes.)

City Council awarded the low bid by Wannamaker Motor Company in the amount of \$2,211.20 for a station wagon to be used by the Recreation Department.

A motion by Councilman Goodman, seconded by Councilman Limehouse, was unanimously approved at first reading of an ordinance regarding abandonment of vehicles, restricting the disposition or keeping of wrecked, non-operative, or discarded vehicles on streets or private property, providing for impounding of certain vehicles and imposing penalties.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was unanimously approved at first reading regarding a minimum housing code.

City Council approved the enforcement of the present City Ordinance pertaining to dogs by a vote of three to one. Voting for: Mayor Pendarvis, Councilman Limehouse and Councilman Salley. Voting against: Councilman Goodman.

R E S O L U T I O N

WHEREAS, The City of Orangeburg has been designated as a part of the Economic Development Center by the Secretary of Commerce under the Overall Economic Development Program for the Lower Savannah Economic Development District; and

WHEREAS, The City of Orangeburg recognizes the challenge of its role as a part of the Economic Development Center, and the obligation of the City to the surrounding four Redevelopment Area Counties, and

WHEREAS, The City of Orangeburg recognizes the many benefits to the City and the surrounding four Redevelopment Area Counties of the designation of the City of Orangeburg as a part of the Economic Development Center; and

WHEREAS, The City of Orangeburg has been involved in the planning and participated in the formulation of the Positive Action Program; and

WHEREAS, The City Council of the City of Orangeburg has reviewed and approved the Positive Action Program for the Lower Savannah Economic Development Center; NOW, THEREFORE,

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg is committed to the implementation of the Positive Action Program and to its role as a part of the Economic Development Center.

PASSED By the City Council of the City of Orangeburg, State of South Carolina, this 17th day of February, A.D., 1970.

E. C. Ponder
Mayor

J. J. Linnhouse

W. B. Ford

L. P. Smith & W. J. G. G. G.
Councilmen

ATTEST:

M. R. Campbell
City Clerk

CITY OF ORANGEBURG
ORANGEBURG, S.C.

BIDS FOR STATION WAGON
RECREATION DEPARTMENT

COMPANY	MAKE	NET PRICE TO CITY
Wannamaker Motor Company	1970 Chevrolet Brookwood	\$ 2,211.20
Ford Motor Company	1970 Ford Ranch Wagon	2,278.12

Recommend award to low bidder:

Wannamaker Motor Company

Signed: 

R. T. Stevenson
City Administrator

Dated: February 16, 1970

CITY OF ORANGEBURG, S. C.
MARCH 3, 1970

Minutes of the regular meeting of City Council held March 3, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held Feb. 17, 1970 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved postponing action on the Minimum Housing Ordinance for further study. The Orangeburg Ministerial Conference sent an overture to Council supporting the adoption of a Minimum Housing Code. (See statement attached to and made a part of these minutes.)

A motion by Councilman Sifly, seconded by Councilman Goodman, was unanimously approved at second reading of an ordinance prohibiting abandonment of vehicles.

A motion by Councilman Limehouse, seconded by Councilman Sifly, was unanimously approved at third reading and enacted into law of the Business License Ordinance for 1970.

A motion by Councilman Limehouse, seconded by Councilman Goodman, unanimously approved the low bid of \$2,217.28 by Wannamaker Motor Company for a vehicle to be used by the Police Department.

A motion by Mayor Pendarvis, seconded by Councilman Sifly, un-animously approved request from Albert M. Sexton whereby the City of Orangeburg accepts into the City the property located at 1117 Whitman S. E.

A request from Olin C. Shedd, Palmetto Linen Co. regarding penalty on taxes was ~~received as information~~ denied.

City Council approved a request by the Tricentennial that the area near the River Pavilion be available for a carnival during the week of the Tricentennial.

Dr. Lucius P. Varn was appointed to the Board of Health.

A motion by Councilman Limehouse, seconded by Councilman Sifly, was unanimously approved authorizing and directing Mayor E. O. Pendarvis to sign a standard overhead wire line crossing agreement with the Southern Railway Company. (See resolution attached to and made a part of these minutes.)

City Council approved two lease agreements for recreational and beautification purposes; one between J. R. & Charles C. Council* and the City of Orangeburg, the other between Orange Cotton Mills and the City of Orangeburg.

9-28-71 LEASE BETWEEN J.R. COUNCIL + CHARLES C. COUNCIL, +
CITY DISSOLVED & CANCELLED THIS DATE.

✓

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with Southern Railway Company, a Virginia Corporation, whereby Southern Railway grants unto the City of Orangeburg, in so far as its title enables it so to do, a license to construct and maintain an overhead wire line crossing upon the right of way on property of the said Company at a point one thousand one hundred eighty five (1185) feet South of Mile Post SC 84 North of Orangeburg, South Carolina, being that identified and located substantially as shown in red color on annexed print of Drawing of Department of Public Utilities dated January 14, 1970.

BE IT FURTHER RESOLVED That his Honor, Mayor E. O. Pendarvis, be, and he hereby is, authorized and directed to sign the said agreement on behalf of the City of Orangeburg.

PASSED THIS Third day of March A.D. 1970.

E. O. Pendarvis
Mayor
J. J. Limestone
Norman G. Siff
W. Keith Alley, Dem
Councilmen

ATTEST:

M. P. Campbell
Clerk

The Orangeburg Ministerial Conference assembled in meeting Feb 27, 1970 overtures the Mayor and City Council of Orangeburg to give every consideration to taking the necessary steps to enact ordinances or adopt a Minimum Housing Code, whereby property owners will not only be encouraged but required to maintain their property in keeping with minimum standards as prescribed by such ordinances or code. That, vacant lots be kept so that such will not become a nuisance causing a breeding place for flies, mosquitoes, rodents and other pests and thus proving hazardous to the health and welfare of our people. We would further request that you make some provision whereby abandoned automobiles might be removed from public view.

Because it is our conviction that the people of Orangeburg are looking to you to exercise such positive leadership so that our community will someday be recognized as an "All American Community" in every respect, that, we whose interest embraces the spiritual as well as the material welfare of all citizens, ^{obliged and} feel privileged to send this communication to you. We would pledge to you our efforts in this and all other programs which serve the best interest of all peoples.

CITY OF ORANGEBURG
ORANGEBURG, S.C.

BIDS ON DETECTIVE CAR FOR POLICE DEPARTMENT

COMPANY	MAKE	NET COST TO CITY
Horne Motors	1970 Ford Custom	\$2,241.39
Wannemaker Motor Company	1970 Biscayne	\$2,217.28

Recommend bid be awarded low bidder:

Wannemaker Motor Company

Signed: _____

R. T. Stevenson
City Administrator

Dated: March 2, 1970

CITY OF ORANGEBURG, S. C.
MARCH 17, 1970

Minutes of the regular meeting of City Council held March 17, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held March 3, 1970 were read and approved.

A motion by Councilman Sifly, seconded by Councilman Limehouse, was unanimously approved at third reading and enacted into law of an ordinance prohibiting the abandonment of vehicles.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, un-animously approved the termination of the lease on the parking lot behind Orangeburg Pharmacy effective April 1, 1970.

A motion by Councilman Limehouse, seconded by Mayor Pendarvis, un-animously approved a resolution for street improvements. (See re-olution attached to and made a part of these minutes.)

A request by members of the Sportsman Club for a boat ramp in the area of the swimming beach was taken under advisement.

City Council approved changing the name of the upper section of Brookside Drive to Nansbrook Drive.

City Administrator Stevenson was authorized to handle all special requests and permits pertaining to the Tricentennial.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, unanimously approved the purchase of land for recreational activities.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, unanimously approved a resolution authorizing the City Administrator to make application to the Department of Housing and Urban Develop-ment for a grant estimated to be \$12,750 to be used to acquire and develop recreational playgrounds. (See resolution attached to and made a part of these minutes.)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLINA

COUNTY OF ~~ORANGEBURG~~

FILE NO. 32-95

F. A. PROJECT NO. 1-545

~~ROUTE OR~~ ROAD NO. 2-25, 2-94, 2-205

RESOLUTION

WHEREAS, In accordance with Chapter 3, Title 33, Code of Laws of South Carolina, 1962, and amendments thereto, the South Carolina State Highway Department in cooperation with the Municipality of Orangeburg, proposes to construct, reconstruct, alter, or improve a certain street, or streets, on duly constituted routes in the State Highway System, within the corporate limits of said Municipality, according to plans prepared by the State Highway Department, identified as follows:

Project No.

Route or Road No.

1-545

2-25, 2-94, 2-205

Road 2-25: Along Boulevard St. from Near Berry St. (Sta. 0+00) northwesterly to approximately 300 feet northwest of Road 2-1075 (Dr. to School) (Sta. 13+25).

Road 2-94: Along _____ St. from approximately 375 feet northwest of Stuart St. (Sta. 0+5+75), southwesterly to Boulevard St. (Sta. 2+25) (Sta. 5+40).

Road 2-205: Along _____ St. from Boulevard St. (Sta. 2+25) (Sta. 2+00), northwesterly to approximately 110 feet west of Berger St. (Sta. 6+08.74).

Roads 2-94 & 2-205, Line 1; Connection: Along Connection from Road 2-94 (Sta. 0+00) to Road 2-205 (Sta. 4+45.5).

NOTE: approved with provision that the concrete median opposite Berger Street allow left turn off of Bennett Street.

NOW THEREFORE, Be it resolved that the Municipality of Orangeburg does hereby consent to the construction or improvements of the aforesaid municipal street, or streets, in accordance with the aforesaid plans, thereby evidencing compliance by the State Highway Department with the provisions of Section 33-172, Code of Laws of South Carolina, 1962; and further, the Municipality, having reviewed the plans for said construction, does hereby approve said plans, as heretofore identified, as provided for in Section 33-173, of the 1962 Code, it being understood that by such approval, the Municipality hereby assumes all liability which the State Highway Department might otherwise have as a result of damage to property or persons resulting from such improvement, construction, reconstruction, or alteration carried out in accordance with the plans herein approved.

BE IT FURTHER RESOLVED, That the Municipality will legally protect the right of way as shown by the plans prepared by the State Highway Department and as established for this street, or streets, from future encroachment along any or all parts of the improvement covered by this agreement, and that all water, sewer and gas pipes, man-holes, or fire hydrants and all power, light, telegraph, or telephone poles will be moved, relocated or rearranged, or caused to be moved, relocated or rearranged by the Municipality, in accordance with plans prepared by the State Highway Department and/or

SCHD
(your copy)

by respective utility companies showing their present and proposed location, and made a part hereof, with provision that pole lines and hydrants be located back of the sidewalk, and all necessary rights of way for drainage ditches or pipes will be secured to conform to the plans for the proposed improvement and that all of the above will be done without any expense or cost to the State Highway Department except for those items which are shown on the construction plans for this project to be adjusted as items in the construction contract or contracts to be awarded by the State Highway Department.

BE IT FURTHER RESOLVED, That the Municipality will furnish the State Highway Department with evidence satisfactory to the Department that the utilities are operating within the Municipality by franchise or other written permission with provision that all necessary relocations of such utilities to accommodate street improvements will be made at no cost to the State Highway Department; that the presence of the utilities over, along or under the street will in no way interfere with construction, maintenance, and safe operations of the street; and that no additional utility installations within the limits of the street improvement from the date of the execution of this agreement will be permitted without approval of the State Highway Department, and that the relocation activities will be coordinated so as to minimize interference with contractor operations.

BE IT FURTHER RESOLVED, That the Municipality hereby signifies its intention to faithfully observe the provisions of Chapter 7, Title 46, Code of Laws of South Carolina, 1962, and all amendments thereto relating to the regulation of traffic on the street, or streets, to be constructed, reconstructed, altered or improved as hereinabove identified and further agrees to refrain from placing or maintaining any traffic control devices upon any section of said street, or streets, without having first obtained written approval of the State Highway Department as required in Section 46-302 of the 1962 Code, nor enacting any traffic regulation ordinances inconsistent therewith.

IN WITNESS WHEREOF, This Resolution is hereby adopted and made a part of the Municipal records this 14th day of March, 1970 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

~~COLUMBIA~~

_____, S. C.
Municipality

By E. O. Anderson
Mayor

I. F. Tomhouse

Norman G. Siffly

D. L. S. Siffly

ATTEST:

Carl J. Smock
Clerk

(your copy)

WIDEN AS DIRECTED

Line 4
R.C. 1724.64

145.322
145.322
145.322

David Fersner
14°

Back SW
R/W - variable

PCC

4.50' Conc.
10'

Concrete Median

h. conc. 12000

LINE 4
Pd-5-905
50' Conc. Med.

50' Conc. Med.

ASPH. CONC.

REMOVE

REMOVE

R/S-94

LINE 3

LINE 1
1 517

Proposed R/W

42 1/2' R/W Line 1

Shopping Cent

on way Terrace

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City Council

375' R/W

375' R/W

Boys

375' R/W

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CITY OF ORANGEBURG, SOUTH CAROLINA

Orangeburg, S. C.

March 17

, 1970

Mr. T. J. Hendrix
State Highway Engineer
State Highway Department
Columbia, South Carolina

Dear Mr. Hendrix:

Re: File 38.646 - Roads S-849, S-912,
S-1239, S-1412, S-1413, S-1414 -
Project C-646 - Orangeburg
County

With reference to the improvement to the above numbered roads on behalf of the City of Orangeburg, I wish to verify the widths of said roads as shown by map of the City of Orangeburg, said widths being as follows:

- Road S-849: Along George St. 50 ft. from Sawyer St.
(Rd. S-1013) to Jasper St.
Road S-912: Along Eutaw St. 40 ft. from George St.
(Rd S-849), northeasterly to City Limits (Sta. 8741).
Road S-1239: Along Wheeler St. 50 ft. from Palmetto St.
(Rd. S-1005) to Moseley St. (Rd. S-1095).
Road S-1412: Along Crystal St. 50 ft. from Union St.
(Rd. S-1145) to M^e Alpha St. (Rd. S-608).
Road S-1413: Along Council St. 60 ft. from U. S. Routes
301/601 to Glover St. (Rd. S-507).
Road S-1414: Along Riverside St. 75 ft. from U. S. Routes
301/601 to Glover St. (Rd. S-507).

This letter is written by authority of resolution of the City Council adopted on this date.

Yours very truly,

CITY OF ORANGEBURG

E. O. Pendergrass
Mayor

city
(your copy)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLINA

COUNTY OF Orangeburg

FILE NO. 32,646

RESOLUTION

~~PROJECT~~ PROJECT NO. C-446

~~ROUTE OR ROAD NO.~~ 2-319, 3-912, 3-1239, 3-1112 thru 3-1114

WHEREAS, In accordance with Chapter 3, Title 33, Code of Laws of South Carolina, 1962, and amendments thereto, the South Carolina State Highway Department in cooperation with the Municipality of Orangeburg, proposes to construct, reconstruct, alter, or improve a certain street, or streets, on duly constituted routes in the State Highway System, within the corporate limits of said Municipality, according to plans prepared by the State Highway Department, identified as follows:

Project No.

Route or Road No.

C-446 - File 32,646

Road 3-319, 3-912, 3-1239, 3-1112 thru 3-1114

Road 3-319: Along George St. from Sawyer St. (Rd. 3-1013) to Jasper St.

Road 3-912: Along Rutaw St. from George St. (Rd. 3-319) northwesterly to City Limits (Map. 8441).

Road 3-1239: Along Wheeler St. from Palmetto St. (Rd. 3-1005) to Huseley St. (Rd. 3-1095).

Road 3-1112: Along Crystal St. from Union St. (Rd. 3-1145) to McAlpin St. (Rd. 3-320).

Road 3-1113: Along Council St. from U. S. Routes 301/601 to Clover St. (Rd. 3-507).

Road 3-1114: Along Riverside St. from U. S. Routes 301/601 to Clover St. (Rd. 3-507).

NOW THEREFORE, Be it resolved that the Municipality of Orangeburg does hereby consent to the construction or improvements of the aforesaid municipal street, or streets, in accordance with the aforesaid plans, thereby evidencing compliance by the State Highway Department with the provisions of Section 33-172, Code of Laws of South Carolina, 1962; and further, the Municipality, having reviewed the plans for said construction, does hereby approve said plans, as heretofore identified, as provided for in Section 33-173, of the 1962 Code, it being understood that by such approval, the Municipality hereby assumes all liability which the State Highway Department might otherwise have as a result of damage to property or persons resulting from such improvement, construction, reconstruction, or alteration carried out in accordance with the plans herein approved.

BE IT FURTHER RESOLVED, That the Municipality will legally protect the right of way as shown by the plans prepared by the State Highway Department and as established for this street, or streets, from future encroachment along any or all parts of the improvement covered by this agreement, and that all water, sewer and gas pipes, man-holes, or fire hydrants and all power, light, telegraph, or telephone poles will be moved, relocated or rearranged, or caused to be moved, relocated or rearranged by the Municipality, in accordance with plans prepared by the State Highway Department and/or

*city
your copy*

by respective utility companies showing their present and proposed location, and made a part hereof, with provision that pole lines and hydrants be located back of the sidewalk, and all necessary rights of way for drainage ditches or pipes will be secured to conform to the plans for the proposed improvement and that all of the above will be done without any expense or cost to the State Highway Department except for those items which are shown on the construction plans for this project to be adjusted as items in the construction contract or contracts to be awarded by the State Highway Department.

BE IT FURTHER RESOLVED, That the Municipality will furnish the State Highway Department with evidence satisfactory to the Department that the utilities are operating within the Municipality by franchise or other written permission with provision that all necessary relocations of such utilities to accommodate street improvements will be made at no cost to the State Highway Department; that the presence of the utilities over, along or under the street will in no way interfere with construction, maintenance, and safe operations of the street; and that no additional utility installations within the limits of the street improvement from the date of the execution of this agreement will be permitted without approval of the State Highway Department, and that the relocation activities will be coordinated so as to minimize interference with contractor operations.

BE IT FURTHER RESOLVED, That the Municipality hereby signifies its intention to faithfully observe the provisions of Chapter 7, Title 46, Code of Laws of South Carolina, 1962, and all amendments thereto relating to the regulation of traffic on the street, or streets, to be constructed, reconstructed, altered or improved as hereinabove identified and further agrees to refrain from placing or maintaining any traffic control devices upon any section of said street, or streets, without having first obtained written approval of the State Highway Department as required in Section 46-302 of the 1962 Code, nor enacting any traffic regulation ordinances inconsistent therewith.

IN WITNESS WHEREOF, This Resolution is hereby adopted and made a part of the Municipal records this 17th day of March, 1970 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

~~COLUMBIA~~

, S. C.

Municipality

By

E. O. Prodantis

Mayor

J. J. Lomhouse

Norman G. Sully

[Signature]

D. W. P. Kelley

[Signature]

[Signature]

ATTEST:

B. R. Campbell
Clerk

(your copy)

R E S O L U T I O N

WHEREAS Title VII of the Housing Act of 1961, as amended, provides for the making of grants by the Secretary of Housing and Urban Development to States and local public bodies to assist them in the acquisition and development of permanent interests in land for open-space uses where such assistance is needed for carrying out a unified or officially coordinated program for the provision and development of open-space land as part of the comprehensively planned development of the urban area; and

WHEREAS the City of Orangeburg desires to acquire and develop as recreational playgrounds in certain lands known as the Sunnyside Area, the Maple Street Area, and the Maxcy Street Area, which land is to be held and used for permanent open space land for recreational uses; and

WHEREAS Title VI of the Civil Rights Act of 1964, and the regulations of the Department of Housing and Urban Development effectuating that Title, provide that no person shall be discriminated against because of race, color, or national origin in the use of the land acquired and/or developed; and

WHEREAS it is recognized that the contract for Federal grant will impose certain obligations and responsibilities upon the Applicant and will require among other things (1) assurances that families and individuals displaced as a result of the open-space land project are offered decent, safe, and sanitary housing, (2) compliance with Federal labor standards, and (3) compliance with Federal requirements relating to equal employment opportunity; and

WHEREAS it is estimated that the cost of acquiring said interest will be Twelve Thousand Dollars (\$12,000.00); and

WHEREAS it is estimated that the cost of development of said land will be Thirteen Thousand Five Hundred Dollars (\$13,500.00); and

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG:

1. That an application be made to the Department of Housing and Urban Development for a grant in an amount authorized by Title VII of the Housing Act of 1961, as amended, which amount is presently estimated to be Twelve Thousand Seven Hundred and Fifty Dollars (\$12,750.00), and that the Applicant will pay the balance of the cost from other funds available to it.
2. That the City Administrator is hereby authorized and directed to execute and to file such application with the Department of Housing and Urban Development, to provide additional information and to furnish such documents as may be required by said Department, to execute such contracts as are required by said Department, and to act as the authorized correspondent of the Applicant.
3. That the proposed acquisition and development is in accordance with plans for the allocation of land for open-space uses, and that, should said grant be made, the Applicant will acquire, develop, and retain said land for the use designated in said application and approved by the Department of Housing and Urban Development.
4. That the United States of America and the Secretary of Housing and Urban Development be, and they hereby are, assured of full compliance by the Applicant with regulations of the Department of Housing and Urban Development effectuating Title VI of the Civil Rights Act of 1964.

5. That the United States of America and the Secretary of Housing and Urban Development be, and they hereby are, assured of full compliance by the Applicant with the Federal labor standards imposed under Title VII of the Housing Act of 1961, as amended.

PASSED by the City Council of the City of Orangeburg in regular session this the 17th day of March, A.D., 1970.

E. O. Landers
Mayor

J. J. Linnhouse

Norman G. Sibley

David L. Galey
Councilmen

ATTEST:

M. R. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
APRIL 7, 1970

Minutes of the regular meeting of City Council held April 7, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held March 17, 1970. were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, postponed action on Low Rent Housing until May 5, 1970.

A motion by Mayor Pendarvis, seconded by Councilman Sifly, un-animously approved a request from the Orangeburg Merchants Bureau whereby a section of Russell Street will be closed on Saturday, April 18, 1970 for a sidewalk sale.

A motion by Councilman Sifly, seconded by Mayor Pendarvis, un-animously approved a lease agreement with the First National Bank whereby the City of Orangeburg would lease a lot on the corner of Broughton and Lindale Street for \$1.00 per year.

A motion by Councilman Limehouse, seconded by Councilman Salley, un-animously approved a two year lease agreement whereby the Department of Public Utilities would lease property at 234 and 240 St. John St. (See resolution attached to and made a part of these minutes.)

✓

R E S O L U T I O N

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That Alan McC. Johnstone, Manager of the Department of Public Utilities be, and he hereby is, authorized and directed to execute a Lease dated March 5, 1970, on behalf of the City of Orangeburg between Myrtis M. Singleton, Lessor, and City of Orangeburg, Lessee, whereby the City leases the following described property:

Those certain store buildings and lots located in the City of Orangeburg known as 234 and 240 St. John Street S. E.

PASSED by the City Council this 7th day of April

A. D. 1970.

E. O. Prodanis
Mayor
L. J. Lumborg
Norman C. Siffly
[Signature]
[Signature]
Councilmen

ATTEST:

M. R. Campbell
Clerk

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg enter into a lease agreement with First National Bank whereby the City of Orangeburg agrees to lease a parcel of land located on Broughton Street, being bounded on the Southeast by Lindale Street, on the Southwest by other property of First National Bank, on the Northwest by property formerly of W. R. Lowman, Mrs. E. M. Lide, and F. L. Hood, for the purpose of implementing a program of improving certain properties within the corporate limits to the end that same may be beautified and/or used for recreational purposes where practical.

BE IT FURTHER RESOLVED That the Mayor of the City of Orangeburg, the Honorable E. O. Pendarvis, be, and he hereby is, authorized and directed to sign said Agreement on behalf of the City of Orangeburg.

PASSES by the City Council this 27th day of April, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Linnhouse

Norman G. Silly

[Signature]

[Signature]
Councilmen

ATTEST:

M. R. Campbell
City Clerk

STATE OF SOUTH CAROLINA,)
)
COUNTY OF ORANGEBURG.)

First National Bank)
)
-to-)
)
)
City of Orangeburg)

LEASE AGREEMENT

THIS AGREEMENT made this 17th day of April, 1970, between First National Bank, hereinafter referred to as Lessor, and the City of Orangeburg, hereinafter referred to as Lessee,

WHEREAS the City of Orangeburg in cooperation with property owners desires to implement a program of improving certain properties within the corporate limits to the end that same may be beautified and/or used for recreational purposes where practical and the undersigned lessor is the owner of the property described below;

NOW, THEREFORE know all men by these presents that the undersigned property owners, herein after referred to as Lessor and the City of Orangeburg, hereinafter referred to as Lessee, agrees as follows:

1. Lessor leases unto the City of Orangeburg the following property:

All that certain piece, parcel, or lot of land, situate, lying and being in the City and County of Orangeburg, State of South Carolina, lying on the southwestern side of Broughton Street, and being bounded and measuring as follows: On the Northeast by Broughton Street, measuring thereon one hundred seventy-nine and four tenths (179.4) feet; on the Southeast by Lindale Street, measuring thereon three hundred and one and six tenths (301.6) feet; on the Southwest by other property of the grantor herein, measuring thereon one hundred eighty-five and four tenths (185.4) feet; on the Northwest by property formerly of W. R. Lowman, Mrs. E. M. Lide, and F. L. Hood, measuring thereon ninety-nine and three tenths (99.3) feet, and by property of the grantee herein, measuring thereon one hundred ninety-six and two tenths (196.2) feet; being more particularly shown and delineated on a plat of survey, property of James C. Shecut proposed to be sold to First National Bank in Orangeburg, prepared by C. A. Ferris, RLS, dated October 14, 1968, and recorded in the office of the Clerk of Court for Orangeburg County in Plat Book 27, at page 121.

2. Term: The term of this lease shall be effective from the date hereof and shall extend from year to year.
3. Rental: The rental to be paid hereunder shall be the sum of One Dollar (\$1.00) per year.

4. Lessee shall have the right to beautify the premises by removal of debris and trash, and, with the written permission of Lessor, to demolish, burn or otherwise remove dilapidated improvements from the premises, the Lessee assuming the responsibility and liability for any of the foregoing permitted acts.
5. Cancellation: This lease may be cancelled at will by either lessee or lessor; such cancellation to be effective immediately by written notice by one to the other. Lessee shall have privilege of removing its improvements from the premises at the termination of this lease.

Witnesses:

FIRST NATIONAL BANK

Lissy Dolin

By:

C. D. Jones

Eva Hystyort

CITY OF ORANGEBURG

By:

E. O. Funderburk

Margaret H. Renfroe

A. M. ...

CITY OF ORANGEBURG, S. C.
 APRIL 21, 1970

Minutes of the regular meeting of City Council held at 5:30 P. M.
 April 21, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held April 7, 1970 were read and approved.

City Council received for study a report by the Theatre Committee concerning renovation of the theatre, City Hall and the Police Department.

A motion by Councilman Limehouse, seconded by Councilman Goodman, unanimously approved a resolution whereby Southern Railway Co. grants a license to construct and maintain a cast iron water line upon the right of way of the Southern Railway Company. (See resolution attached to and made a part of these minutes.)

City Council accepted a proposal from B. P. Barber & Associates for an engineering survey of a sanitary sewer system for the Orangeburg Planning Area. (See copy of proposal attached.)

After discussion, Mayor Pendarvis and Councilman Salley were appointed to contact the City Recorder in reference to cases on the continued docket of recorder's court.

PAGE 3461 AND 3462 VOIDED.

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with Southern Railway Company, a Virginia Corporation, whereby Southern Railway grants unto the City of Orangeburg, in so far as its title enables it so to do, a license to construct and maintain a cast iron water line upon the right of way on property of the said Company at a point one thousand one hundred thirty two (1132) feet South of Mile Post SC 84 North of Orangeburg, South Carolina, being that identified and located substantially as shown in red color on annexed print of Drawing of Department of Public Utilities dated March 10, 1970.

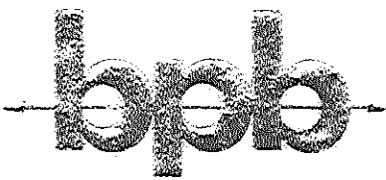
BE IT FURTHER RESOLVED That his Honor, Mayor E. O. Pendarvis, be, and he hereby is, authorized and directed to sign the said agreement on behalf of the City of Orangeburg.

PASSED THIS Twenty first day of April A.D. 1970.

E. O. Pendarvis
Mayor
J. J. Lomax
Norman G. Silby
W. H. L. Silby
Councilmen

ATTEST:

M. R. Campbell
Clerk



B. P. BARBER & ASSOCIATES, INC.

MEMBERS: A. S. C. E./A. W. W. A.
S. C. SOC. OF ENGRS./S. C. S. P. E.

ENGINEERS — SURVEYORS

P. O. BOX 1116/1516 CALHOUN STREET/COLUMBIA, SOUTH CAROLINA 29202

AREA CODE 803 779-4400

April 17, 1970

Mr. Robert T. Stevenson,
City Administrator
City of Orangeburg
Orangeburg, South Carolina

Re: Preliminary Engineering Report
Sanitary Sewerage System

Dear Mr. Stevenson:

B. P. Barber & Associates, Inc. will prepare a preliminary engineering report for a Sanitary Sewerage System covering the Orangeburg urban area as shown on maps in report entitled "Natural Setting and Land Use Analysis, Orangeburg Urban Area", dated 1969.

The purpose of the report is to determine methods of providing sanitary sewer service for the area including methods of expanding the existing City of Orangeburg sanitary sewer system.

The report to be in such a manner as to outline the scope of the project, estimate of cost of various phases of the project, conclusions as to the feasibility of the project, methods of financing with suggested charges for sanitary sewer service, and recommendations as to general design, capacities, etc.

The report to be prepared so that the report will receive the approval of the South Carolina Pollution Control Authority. The report would also be so prepared to meet the engineering requirements of Federal agencies that may become involved in funding the project.

B. P. Barber & Associates, Inc. agrees that all costs and expenses of the services indicated above will be borne by them, and the City of Orangeburg, S. C. agrees to pay B. P. Barber & Associates, Inc. for the preliminary Engineering Report as indicated below.

Mr. Robert T. Stevenson

April 17, 1970

Page 2

1. B. P. Barber & Associates, Inc. to be paid for the preliminary Engineering Report on a cost basis. The cost basis to be hourly rate paid personnel working on the report times a multiplier of two (2) plus actual cost of expenses incurred in making the Report.
2. Regardless of the cost to B. P. Barber & Associates, Inc. in making the preliminary Engineering Report, the maximum cost to the City of Orangeburg, S. C. for the report is to be \$20,000.00 (applications to Federal Agencies for grant or loan not included in above maximum cost).
3. The cost to the City of Orangeburg, S. C. for preparing applications to Federal Agencies for grant or loan to be determined as per item No. 1 above.
4. B. P. Barber & Associates, Inc. will periodically (quarterly basis) bill the City of Orangeburg as work progresses on the report. The quarterly bill will be for 90% of the cost incurred during each quarter. Upon completion of the report, B. P. Barber & Associates, Inc. to be paid in full including the 10% retainage of quarterly billing.

Please advise if the above conditions are satisfactory to the City of Orangeburg, South Carolina.

Very truly yours,

B. P. BARBER & ASSOCIATES, INC.

By

Harold S. Wrenn,
President

HSW:wle

CITY OF ORANGEBURG, S. C.
MAY 5, 1970

Minutes of the regular meeting of City Council held May 5, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held April 21, 1970 were read and approved.

A motion by Councilman Goodman, seconded by Mayor Pendarvis, postponed for further study any action regarding Low Rent Housing.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, un-animously approved a request whereby an antique shop be allowed to operate at 143 Calhoun Drive S. E. in accordance with City Code, Section 12-63, Special License Permit.

A motion by Councilman Limehouse, seconded by Councilman Sifly, un-animously approved first reading of an ordinance whereby plastic pipe would be permitted in home construction.

A motion by Councilman Limehouse, seconded by Councilman Goodman, un-animously approved a standard gas line - railroad crossing agreement with the Southern Railway Company. (See Resolution attached to and made a part of these minutes.)

City Council approved the use of Mirmow Field for Sunday baseball.

City Council authorized City Administrator Stevenson to advertise for a Public Hearing at 7:00 P. M. June 9, 1970 for several requests for reclassification of certain properties.

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R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with Southern Railway Company, a Virginia Corporation, whereby Southern Railway grants unto the City of Orangeburg, in so far as its title enables it so to do, a license to construct and maintain a steel gas line upon the right of way on property of the said Company at a point one thousand one hundred sixty two (1162) feet South of Mile Post SC 84 North of Orangeburg, South Carolina, being that identified and located substantially as shown in red color on annexed print of Drawing of Department of Public Utilities dated March 30, 1970.

BE IT FURTHER RESOLVED That his Honor, Mayor E. O. Pendarvis, be, and he hereby is, authorized and directed to sign the said agreement on behalf of the City of Orangeburg.

PASSED THIS fifth day of May A.D. 1970.

E. O. Pendarvis
Mayor
J. J. Tompkins
Norman G. Siffly
W. Keith Hall
Councilmen

ATTEST:

B. P. Campbell
Clerk

CITY OF ORANGEBURG, S. C.
MAY 19, 1970

Minutes of the regular meeting of City Council held May 19, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held May 5, 1970 were read and approved.

A motion by Councilman Goodman, seconded by Councilman Salley, un-animously approved second reading of an ordinance amending the Plumbing Code.

A motion by Councilman Salley, seconded by Mayor Pendarvis, was un-animously approved whereby any action regarding minimum housing standards was deferred for study by the City Attorney.

A motion by Councilman Sifly, seconded by Councilman Limehouse, was un-animously approved whereby the City accepts a 25 foot right of way to extend Council Street from J. R. & C. C. Council, and a dedicates another 25 foot strip for an extension of Council Street. (See agreement attached.)

A motion by Councilman Limehouse, seconded by Councilman Sifly, was un-animously approved authorizing parking meters to be placed on Summers Ave. from Carolina Ave. to Dantzler Street.

City Council authorized City Administrator Stevenson to use his own discretion regarding the purchase of Christmas decorations.

After discussion regarding the use of Mirmow Field and upon advise of the State Attorney General's office, City Council reaffirmed its policy that any public facility owned or operated by the City of Orangeburg will not be on a segregated basis, nor for the per-
petuation of segregation.

COUNCIL LUMBER COMPANY, INC.

MANUFACTURERS

P. O. DRAWER 347

TEL. AREA 803-534-4360

ORANGEBURG, S. C.
29115

May 14, 1970

Mr. R. T. Stevenson
City Administrator,
City of Orangeburg, S. C.

Dear Mr. Stevenson:

By authority of this letter or by a deed to be prepared by you, we hereby convey to the City of Orangeburg, for the purpose of extending Council Street, Southwest, the following described property:

A strip 25 ft. in width extending from West boundary of property of J. R. and C. C. Council, between Glover Street, Southwest and the right-of-way of S.C.L. railway.

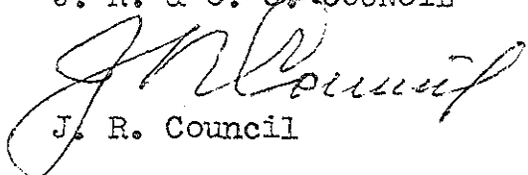
It is our understanding that the City of Orangeburg will designate a similar area of land adjacent to the above strip for the proposed street.

As a condition of this conveyance, we would expect this proposed street to be open for use by the public.

If this is not in accordance with your desire, please give me a call.

Yours very truly,

J. R. & C. C. COUNCIL


J. R. Council

JRC/me

CITY OF ORANGEBURG, S. C.
JUNE 2, 1970

Minutes of the regular meeting of City Council held June 2, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held May 19, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved at third reading and enacted into law of an ordinance amending the Plumbing Code.

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLINA

COUNTY OF Orangeburg

FILE NO. 38.

F. A. PROJECT NO.

ROUTE OR ROAD NO. S-1413

RESOLUTION

WHEREAS, In accordance with Chapter 3, Title 33, Code of Laws of South Carolina, 1962, and amendments thereto, the South Carolina State Highway Department in cooperation with the Municipality of Orangeburg, proposes to construct, reconstruct, alter, or improve a certain street, or streets, on duly constituted routes in the State Highway System, within the corporate limits of said Municipality, according to plans prepared by the State Highway Department, identified as follows:

Project No.

Route or Road No.

C- File 38.

Road S-1413

Road S-1413 : Along Council St. from Glover St. (Road S-507) to SCL Railroad approx 0.09 Miles.

NOW THEREFORE, Be it resolved that the Municipality of Orangeburg does hereby consent to the construction or improvements of the aforesaid municipal street, or streets, in accordance with the aforesaid plans, thereby evidencing compliance by the State Highway Department with the provisions of Section 33-172, Code of Laws of South Carolina, 1962; and further, the Municipality, having reviewed the plans for said construction, does hereby approve said plans, as heretofore identified, as provided for in Section 33-173, of the 1962 Code, it being understood that by such approval, the Municipality hereby assumes all liability which the State Highway Department might otherwise have as a result of damage to property or persons resulting from such improvement, construction, reconstruction, or alteration carried out in accordance with the plans herein approved.

BE IT FURTHER RESOLVED, That the Municipality will legally protect the right of way as shown by the plans prepared by the State Highway Department and as established for this street, or streets, from future encroachment along any or all parts of the improvement covered by this agreement, and that all water, sewer and gas pipes, man-holes, or fire hydrants and all power, light, telegraph, or telephone poles will be moved, relocated or rearranged, or caused to be moved, relocated or rearranged by the Municipality, in accordance with plans prepared by the State Highway Department and/or

by respective utility companies showing their present and proposed location, and made a part hereof, with provision that pole lines and hydrants be located back of the sidewalk, and all necessary rights of way for drainage ditches or pipes will be secured to conform to the plans for the proposed improvement and that all of the above will be done without any expense or cost to the State Highway Department except for those items which are shown on the construction plans for this project to be adjusted as items in the construction contract or contracts to be awarded by the State Highway Department.

BE IT FURTHER RESOLVED, That the Municipality will furnish the State Highway Department with evidence satisfactory to the Department that the utilities are operating within the Municipality by franchise or other written permission with provision that all necessary relocations of such utilities to accommodate street improvements will be made at no cost to the State Highway Department; that the presence of the utilities over, along or under the street will in no way interfere with construction, maintenance, and safe operations of the street; and that no additional utility installations within the limits of the street improvement from the date of the execution of this agreement will be permitted without approval of the State Highway Department, and that the relocation activities will be coordinated so as to minimize interference with contractor operations.

BE IT FURTHER RESOLVED, That the Municipality hereby signifies its intention to faithfully observe the provisions of Chapter 7, Title 46, Code of Laws of South Carolina, 1962, and all amendments thereto relating to the regulation of traffic on the street, or streets, to be constructed, reconstructed, altered or improved as hereinabove identified and further agrees to refrain from placing or maintaining any traffic control devices upon any section of said street, or streets, without having first obtained written approval of the State Highway Department as required in Section 46-302 of the 1962 Code, nor enacting any traffic regulation ordinances inconsistent therewith.

IN WITNESS WHEREOF, This Resolution is hereby adopted and made a part of the Municipal records this 22 day of June, 1962 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

ATTEST:

W. D. Campbell
Clerk

_____, S. C.
Municipality
By E. O. Anderson
Mayor
J. F. Tomko
Norman G. Sibley
W. W. Pruitt
Sibley

CITY OF ORANGEBURG, S. C.
JUNE 16, 1970

Minutes of the regular meeting of City Council held June 16, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held June 2, 1970 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved whereby a request for rezoning of property at 612 Boulevard N. E. was denied.

A motion by Councilman Goodman, seconded by Councilman Sifly, was approved whereby a request for rezoning approximately eighteen acres between Sims Street and the Orangeburg Mall was denied. Councilman Limehouse abstained from voting on this motion.

A motion by Councilman Sifly, seconded by Councilman Salley, was unanimously approved whereby a request for rezoning of approximately 12.1 acres located between the property of the Orangeburg High School and the property of Reproco, Inc. was denied.

A motion by Mayor Pendarvis, seconded by Councilman Sifly, was unanimously approved whereby a request for rezoning of property on the corner of Bennett Street and Holly Street was denied.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved whereby a request for rezoning certain property in the Northwest corner of Sims Street and the Columbia Road intersection was denied.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved whereby a request for rezoning approximately 9.5 acres in the Southwest Corner of the Sims Street and Columbia Road intersection was denied.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved at first reading of an Ordinance annexing an area of Clarke Street off College Avenue.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved whereby the lease agreement on the Orangeburg Airport with Orangeburg Air Service was extended for 90 days from the May 1, 1970 date.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved authorizing the issuance of a business license for the operation of a poolroom by Herman E. Daniels located at 115 Boulevard N. E.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was unanimously approved authorizing the replacement of all dead palm trees on John C. Calhoun Drive.

CITY OF ORANGEBURG, S. C.
JULY 7, 1970

Minutes of the regular meeting of City Council held July 7, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the meeting of City Council held June 16, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved at second reading of an ordinance annexing and area of Clarke Street near South Carolina State College property.

A motion by Councilman Goodman, seconded by Mayor Pendarvis, was unanimously approved for proceeding with plans for the renovation of City Hall as recommended by the Theatre Study Committee.

City Administrator Stevenson was authorized to purchase a packer body for the Sanitation Department.

City Council authorized and directed Mayor E. O. Pendarvis to sign a note for \$50,000 with the First National Bank. (See resolution attached to and made a part of these minutes.)

City Council authorized and directed Mayor E. O. Pendarvis to sign a note for \$50,000 with the Bankers Trust of South Carolina. (See resolution attached to and made a part of these minutes.)

City Council authorized and directed Mayor E. O. Pendarvis to sign a note for \$82,722.99 with the American Bank and Trust Co. of South Carolina. (See resolution attached to and made a part of these minutes.)

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Fifty Thousand Dollars (\$50,000.00); and

WHEREAS, The Bankers Trust of South Carolina has agreed to lend the City the said Fifty Thousand Dollars (\$50,000.00) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Fifty Thousand Dollars (\$50,000.00) from the Bankers Trust of South Carolina. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable one (1) year from date of execution, with interest at the rate of five and one-half (5½) percent per annum.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the note heretofore mentioned (a copy of this note shall be attached and made a part of this resolution).

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 7th day of July, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Lomhouse

Norman G. Sully

W. E. [Signature]

[Signature]

Councilmen

ATTEST:

[Signature]
City Clerk

City of Orangeburg

N O T E

July 15, 1970

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the Bankers Trust of South Carolina at its office in the City of Orangeburg, South Carolina, the sum of Fifty Thousand Dollars (\$50,000.00), one year from date, with interest thereon from date at the rate of five and one-half (5½) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attorneys fees if placed in the hands of any attorney for collection by suit or otherwise; having pledged to the said bank as security for the payment of this note and all other demands and liabilities, direct or indirect, joint or several, whether absolute or conditional, as principal, maker, endorser, surety guarantor or otherwise, of the undersigned to payee or holder thereof, already existing or which may hereafter arise, and whether due or not due:

Revenues collected by said City of Orangeburg from
property tax and business licenses.

The makers, drawers, endorsers and guarantors, or otherwise, severally, waive presentment for payment, demand, protest, and notice of protest of non-payment or default of this note.

CITY OF ORANGEBURG, SOUTH CAROLINA

By: E. O. Pundaris
Mayor

ATTEST:

M. F. Campbell
City Clerk

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Fifty Thousand Dollars (\$50,000.00); and

WHEREAS, The First National Bank has agreed to lend the City the said Fifty Thousand Dollars (\$50,000.00) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Fifty Thousand Dollars (\$50,000.00) from the First National Bank. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable one (1) year from date of execution, with interest at the rate of five and one-half (5½) percent per annum.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the note heretofore mentioned (a copy of this note shall be attached and made a part of this resolution).

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 7th day of July, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Linnhouse

Norman G. Sifly
Wood

Councilmen

ATTEST:

M. K. Campbell
City Clerk

City of Orangeburg

N O T E

July 15, 1970

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the First National Bank at its office in the City of Orangeburg, South Carolina, the sum of Fifty Thousand Dollars (\$50,000.00), one year from date, with interest thereon from date at the rate of five and one-half ($5\frac{1}{2}$) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attorneys fees if placed in the hands of any attorney for collection by suit or otherwise; having pledged to the said bank as security for the payment of this note and all other demands and liabilities, direct or indirect, joint or several, whether absolute or conditional, as principal, maker, endorser, surety guarantor or otherwise, of the undersigned to payee or holder thereof, already existing or which may hereafter arise, and whether due or not due:

Revenues collected by said City of Orangeburg from
property tax and business licenses.

The makers, drawers, endorsers and guarantors, or otherwise, severally, waive presentment for payment, demand, protest, and notice of protest of non-payment or default of this note.

CITY OF ORANGEBURG, SOUTH CAROLINA

By: E. O. Funderburk
Mayor

ATTEST:

M. F. Campbell
City Clerk

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Eighty-Two Thousand Seven Hundred and Twenty-Two Dollars and Ninety-Nine Cents (\$82,722.99); and

WHEREAS, The American Bank and Trust Company has agreed to lend the City the said Eighty-Two Thousand Seven Hundred and Twenty-Two Dollars and Ninety-Nine Cents (\$82,722.99) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Eighty-Two Thousand Seven Hundred and Twenty-Two Dollars and Ninety-Nine Cents (\$82,722.99) from the American Bank and Trust Company. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable one (1) year from date of execution, with interest at the rate of five and one-half (5½) percent per annum.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the note heretofore mentioned (a copy of this note shall be attached and made a part of this resolution).

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 7th day of July, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Lumbrose

Norman G. Sibly

W. J. Anderson
Councilmen

ATTEST:

M. R. Campbell
City Clerk

City of Orangeburg

N O T E

August 12, 1970

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the American Bank and Trust Company at its office in the City of Orangeburg, South Carolina, the sum of Eighty-Two Thousand Seven Hundred and Twenty-Two Dollars and Ninety-Nine Cents (\$82,722.99), one year from date, with interest thereon from date at the rate of five and one-half (5½) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attorneys fees if placed in the hands of any attorney for collection by suit or otherwise; having pledged to the said bank as security for the payment of this note and all other demands and liabilities, direct or indirect, joint or several, whether absolute or conditional, as principal, maker, endorser, surety guarantor or otherwise, of the undersigned to payee or holder thereof, already existing or which may hereafter arise, and whether due or not due:

Revenues collected by said City of Orangeburg from
property tax and business licenses.

The makers, drawers, endorsers and guarantors, or otherwise, severally, waive presentment for payment, demand, protest, and notice of protest of non-payment or default of this note.

CITY OF ORANGEBURG, SOUTH CAROLINA

By: E. O. Pendergrass
Mayor

ATTEST:

B. R. Campbell
City Clerk

City of Orangeburg, S. C.
July 21, 1970

Minutes of the regular meeting of City Council held July 21, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held July 7, 1970 were read and approved.

A motion by Councilman Sifly, seconded by Mayor Pendarvis, approved a resolution authorizing and directing Mayor E. O. Pendarvis, along with M. R. Campbell, City Clerk, to sign a quit-claim deed regarding an alleyway from Holly St. to Summers Ave. (See Resolution attached to and made a part of these minutes.) Councilman F. F. Limehouse, a director of First Federal Savings and Loan Association of Orangeburg abstained from voting on this matter.

A motion by Councilman Limehouse, seconded by Councilman Sifly, unanimously approved a resolution whereby a section of Council St. is placed under the South Carolina Highway Program. (See resolution attached to and made a part of these minutes.)

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg has been petitioned by all of the property owners located within Block "C" as shown on a plat of Orange Park made by Edward Hawes, Jr., C. E., dated October 10, 1919, recorded in the Office of the Clerk of Court for Orangeburg County in Plat Book 4 at page 7, which is a block located within the City bounded by Bennett, Holly, Berry Streets and Summers Avenue, by which Petition the signers thereof represent that the aforesaid plat shows an alleyway extending from Holly Street in a Southwesterly direction to Summers Avenue through said Block, which alleyway has never been constructed or opened, but has been considered by the property owners as having been abandoned, with the respective property owners using the area/as said alley as part of their respective properties, and,

WHEREAS, the Petitioners have entered into an agreement amongst themselves forever abandoning said alleyway, and desire that the City of Orangeburg declare same to be abandoned by appropriate Resolution, and further desire the proper officials of the City to execute and deliver an appropriate instrument quit-claiming such interest as the City may have to such of the Petitioners whose respective properties abut said alleyway, and,

WHEREAS, City Council has determined that the facts as represented in said Petition are substantially correct, that the existence of such alleyway -- if it could be brought about -- would not serve any useful public purpose, and,

WHEREAS, It has been made to appear that the abutting property owners within said Block are The Advisory Board of the South Carolina District Church of the Nazarene, Inc., First Federal Savings & Loan Association of Orangeburg, George W. McMichael, L. J. Baughman, Jr., all of whom have signed said Petition and an agreement along with Mrs. Ruby L. Riley, who is the only other lot owner within said block;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, that the City of Orangeburg declare said alleyway to be forever abandoned, and that E. O. Pendarvis, Mayor of the City of Orangeburg, along with M. R. Campbell, City Clerk, be authorized and they are hereby authorized and directed to sign on behalf of the City of Orangeburg a quit-claim deed in favor of the respective abutting property owners to the end that one-half the width of said alleyway will be considered as part and parcel of each lot abutting same.

PASSED By the City Council of the City of Orangeburg, State of South Carolina, this 21st day of July, 1970.

E. O. Pendarvis
Mayor

W. Brent Sallee
Councilman

Norman G. Sully
Councilman

[Signature]
Councilman

Councilman

ATTEST:

M. R. Campbell
City Clerk and Treasurer

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLINA

COUNTY OF Orangeburg

FILE NO. 38.

F. A. PROJECT NO.

ROUTE OR ROAD NO. S-1413

RESOLUTION

WHEREAS, In accordance with Chapter 3, Title 33, Code of Laws of South Carolina, 1962, and amendments thereto, the South Carolina State Highway Department in cooperation with the Municipality of Orangeburg, proposes to construct, reconstruct, alter, or improve a certain street, or streets, on duly constituted routes in the State Highway System, within the corporate limits of said Municipality, according to plans prepared by the State Highway Department, identified as follows:

Project No.

Route or Road No.

C- File 38.

Road S-1413

Road S-1413 : Along Council St. from Glover St. (Road S-507) to SCL Railroad approx 0.09 Miles.

NOW THEREFORE, Be it resolved that the Municipality of Orangeburg does hereby consent to the construction or improvements of the aforesaid municipal street, or streets, in accordance with the aforesaid plans, thereby evidencing compliance by the State Highway Department with the provisions of Section 33-172, Code of Laws of South Carolina, 1962; and further, the Municipality, having reviewed the plans for said construction, does hereby approve said plans, as heretofore identified, as provided for in Section 33-173, of the 1962 Code, it being understood that by such approval, the Municipality hereby assumes all liability which the State Highway Department might otherwise have as a result of damage to property or persons resulting from such improvement, construction, reconstruction, or alteration carried out in accordance with the plans herein approved.

BE IT FURTHER RESOLVED, That the Municipality will legally protect the right of way as shown by the plans prepared by the State Highway Department and as established for this street, or streets, from future encroachment along any or all parts of the improvement covered by this agreement, and that all water, sewer and gas pipes, man-holes, or fire hydrants and all power, light, telegraph, or telephone poles will be moved, relocated or rearranged, or caused to be moved, relocated or rearranged by the Municipality, in accordance with plans prepared by the State Highway Department and/or

by respective utility companies showing their present and proposed location, and made a part hereof, with provision that pole lines and hydrants be located back of the sidewalk, and all necessary rights of way for drainage ditches or pipes will be secured to conform to the plans for the proposed improvement and that all of the above will be done without any expense or cost to the State Highway Department except for those items which are shown on the construction plans for this project to be adjusted as items in the construction contract or contracts to be awarded by the State Highway Department.

BE IT FURTHER RESOLVED, That the Municipality will furnish the State Highway Department with evidence satisfactory to the Department that the utilities are operating within the Municipality by franchise or other written permission with provision that all necessary relocations of such utilities to accommodate street improvements will be made at no cost to the State Highway Department; that the presence of the utilities over, along or under the street will in no way interfere with construction, maintenance, and safe operations of the street; and that no additional utility installations within the limits of the street improvement from the date of the execution of this agreement will be permitted without approval of the State Highway Department, and that the relocation activities will be coordinated so as to minimize interference with contractor operations.

BE IT FURTHER RESOLVED, That the Municipality hereby signifies its intention to faithfully observe the provisions of Chapter 7, Title 46, Code of Laws of South Carolina, 1962, and all amendments thereto relating to the regulation of traffic on the street, or streets, to be constructed, reconstructed, altered or improved as hereinabove identified and further agrees to refrain from placing or maintaining any traffic control devices upon any section of said street, or streets, without having first obtained written approval of the State Highway Department as required in Section 46-302 of the 1962 Code, nor enacting any traffic regulation ordinances inconsistent therewith.

IN WITNESS WHEREOF, This Resolution is hereby adopted and made a part of the Municipal records this 22 day of June, 1962 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

ATTEST:

W. D. Campbell
Clerk

_____, S. C.
Municipality
By E. O. Anderson
Mayor
J. F. Tomkowiak
Norman G. Sibley
W. W. Pruitt
Sibley

CITY OF ORANGEBURG
AUGUST 4, 1970

Minutes of the regular meeting of City Council held August 4, 1970.

Present:	E. O. Pendarvis	Mayor
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman
Absent:	F. F. Limehouse	Councilman

The minutes of the regular meeting of City Council held July 21, 1970 were read and approved.

A motion by Councilman Goodman, seconded by Councilman Sifly, was approved at third reading and enacted into law of an ordinance annexing a certain area on Clarke Street into the corporate limits of the City of Orangeburg.

A motion by Councilman Sifly, seconded by Councilman Goodman, approved a resolution commemorating Mr. J. E. Horne. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Sifly, seconded by Mayor Pendarvis, approved the removal of parking meters in front of the Winn-Dixie Parking lot on Russell Street.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, approved the removal of the trees in front of Home Builders Supply on Sellers Avenue.

A motion by Councilman Sifly, seconded by Councilman Goodman, approved the low bid by Horne Motors in the amount of \$4,796.02 for the purchase of a truck to be used by the Sanitation Department.

A motion by Councilman Goodman, seconded by Councilman Sifly, approved a resolution authorizing and directing Mayor E. O. Pendarvis to sign a sewage agreement with Corona Park Services, Inc. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Goodman, seconded by Mayor Pendarvis, approved the appointment of Henry R. Sims ll to fill the unexpired term of the late J. E. Horne as a member of Orangeburg Aviation Commission.

STATE OF SOUTH CAROLINA)
)
COUNTY OF ORANBURG)

RESOLUTION

WHEREAS, Almighty God in His infinite love and wisdom has called to his eternal reward our beloved friend and colleague

JESSE ELI (DICK) HORNE and

WHEREAS, it was with profound sorrow and a sense of immeasurable loss that the City of Orangeburg learned of his passing at Pompano Beach, Florida on July 12, 1970; and

WHEREAS, it is with a deep sense of satisfaction that we recall his tenure of office as Chairman of the Orangeburg City-County Aviation Commission for a period of more than twelve (12) years attesting to his proficiency and adaptability in one of the challenging positions in the city; that through the orderly and efficient administration of the affairs of his office, his adopted City and aviation in particular has realized outstanding progress, recognition and accomplishments; and

WHEREAS, his courteous, unassuming and gracious manner, his pleasant personality and, above all, his genuine interest in people and their problems together with a wealth of knowledge, perception and diligence endeared him to all to whom he attended in keeping with the highest ideals of his chosen endeavor to which he was untiringly and profoundly devoted.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Orangeburg and that we hereby express our sincere sympathy to his family in grateful appreciation for his contribution to the City of Orangeburg.

BE IT FURTHER RESOLVED that a copy of this resolution be made a part of the minutes of this meeting, copies be distributed through appropriate agencies throughout the City and County in order that acknowledgement of his work may be properly appreciated, and that an appropriate copy be delivered to the family of our esteemed colleague and departed friend.

PASSED by the Mayor and Council of the City of Orangeburg this fourth day of August, A.D., 1970.

E. O. Prud'homme
Mayor

Norman G. Siffly
Councilman

D. W. Pruitt Selby
Councilman

ATTEST:

M. R. Campbell
City Clerk

✓

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with Corona Park Services, Inc., G. F. Evans, D. C. Shirley, Jr., and F. Hall Yarborough whereby the Corporation will construct a certain sewage system on an area designated on a map of Corona Park Subdivision made by McCall-Thomas Engineering Company, Inc. dated January, 1970 and desires the City of Orangeburg to connect said proposed sewage system with the present sewage facilities of the City.

BE IT FURTHER RESOLVED That the Mayor of the City of Orangeburg, the Honorable E. O. Pendarvis, be, and he hereby is, authorized and directed to sign said Agreement on behalf of the City of Orangeburg.

PASSED by the City Council this 4th day of August, A.D., 1970.

E. O. Pendarvis
Mayor

Norman G. Sully
Blank

D. W. Bentley
Councilmen

ATTEST:

M. R. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.

AUGUST 18, 1970

Minutes of the regular meeting of City Council held August 18, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held Aug. 4, 1970 were read and approved.

A request by the New Towne Players for a premiere performance in the newly renovated Carolina Theatres was given a conditional approval dependent upon the date of availability of the theatre, and the availability of the New Towne Players to perform when renovation of theatre is complete.

A request by Ernest L. Monroe to operate a poolroom near the corner of Henley and Sunnyside Street was received for futher study and investigation.

CITY OF ORANGEBURG, S. C.
SEPTEMBER 1, 1970

Minutes of the regular meeting of City Council held September 1, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held August 18, 1970 were read and approved.

A motion by Councilman Goodman, seconded by Councilman Limehouse, was unanimously approved at first reading of an ordinance annexing into the city one lot at 2063 Loblolly Lane belonging to William F. Zeigler.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved authorizing issuing a business license to operate a poolroom near the intersection of Henley and Sunnyside Streets.

A motion by Councilman Limehouse, seconded by Councilman Sifly, unanimously approved a resolution authorizing and directing Mayor E. O. Pendarvis to sign an agreement with the S. C. Highway Dept. for improvements on Goff Ave. (See Resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse, seconded by Mayor Pendarvis, was unanimously approved authorizing and directing Mayor E. O. Pendarvis to sign a note on behalf of the City of Orangeburg whereby the City of Orangeburg borrows \$50,000.00 from Bankers Trust. (See copy of Resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse, seconded by Mayor Pendarvis, was unanimously approved authorizing and directing Mayor E. O. Pendarvis to sign a note on behalf of the City of Orangeburg whereby the City of Orangeburg borrows \$50,000.00 from the First National Bank. (See copy of Resolution attached to and made a part of these minutes.)

City of Orangeburg

N O T E

September 27, 1970

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of Bankers Trust at its office in the City of Orangeburg, South Carolina, the sum of Fifty Thousand Dollars (\$50,000.00), one year from date, with interest thereon from date at the rate of five and one-half (5½) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attorneys fees if placed in the hands of any attorney for collection by suit or otherwise; having pledged to the said bank as security for the payment of this note and all other demands and liabilities, direct or indirect, joint or several, whether absolute or conditional, as principal, maker, endorser, surety guarantor or otherwise, of the undersigned to payee or holder thereof, already existing or which may hereafter arise, and whether due or not due:

Revenues collected by said City of Orangeburg from
property tax and business licenses.

The makers, drawers, endorsers and guarantors, or otherwise, severally, waive presentment for payment, demand, protest, and notice of protest of non-payment or default of this note.

CITY OF ORANGEBURG, SOUTH CAROLINA

By: E. C. Pendergrass
Mayor

ATTEST:

M. R. Campbell
City Clerk

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Fifty Thousand Dollars (\$50,000.00); and

WHEREAS, The First National Bank has agreed to lend the City the said Fifty Thousand Dollars (\$50,000.00) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Fifty Thousand Dollars (\$50,000.00) from the First National Bank. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable one (1) year from date of execution, with interest at the rate of five and one-half (5½) percent per annum.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the note heretofore mentioned (a copy of this note shall be attached and made a part of this resolution).

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 1st day of September, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Lomhouse

Norman G. Siffly

D. W. [Signature]
Councilman

ATTEST:

M. R. Campbell
City Clerk

City of Orangeburg

N O T E

September 3, 1970

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the First National Bank at its office in the City of Orangeburg, South Carolina, the sum of Fifty Thousand Dollars (\$50,000.00), one year from date, with interest thereon from date at the rate of five and one-half (5½) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attorneys fees if placed in the hands of any attorney for collection by suit or otherwise; having pledged to the said bank as security for the payment of this note and all other demands and liabilities, direct or indirect, joint or several, whether absolute or conditional, as principal, maker, endorser, surety guarantor or otherwise, of the undersigned to payee or holder thereof, already existing or which may hereafter arise, and whether due or not due:

Revenues collected by said City of Orangeburg from
property tax and business licenses.

The makers, drawers, endorsers and guarantors, or otherwise, severally, waive presentment for payment, demand, protest, and notice of protest of non-payment or default of this note.

CITY OF ORANGEBURG, SOUTH CAROLINA

By: E. C. Puckett
Mayor

ATTEST:

M. F. Guyton
City Clerk

R E S O L U T I O N

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Fifty Thousand Dollars (\$50,000.00); and

WHEREAS, Bankers Trust has agreed to lend the City the said Fifty Thousand Dollars (\$50,000.00) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilman of the City of Orangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Fifty Thousand Dollars (\$50,000.00) from Bankers Trust. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable one (1) year from date of execution, with interest at the rate of five and one-half (5½) percent per annum.

BE IT FURTHER RESOLVED, That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and he is hereby directed to sign on behalf of the City of Orangeburg the note heretofore mentioned (a copy of this note shall be attached and made a part of this resolution).

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this 1st day of September, A.D., 1970.

E. O. Pendarvis
Mayor

J. H. Lomelouse

Norman G. Siffly

[Signature]

D. W. [Signature]
Councilman

ATTEST:
[Signature]
City Clerk

COPY

E. O. PENDARVIS
MAYOR
C. B. GOODMAN
FRANK F. LIMEHOUSE
W. EVERETTE SALLEY, D.V.M.
NORMAN G. SIFLY
COUNCILMEN



ROBERT T. STEVENSON
CITY ADMINISTRATOR

City of Orangeburg
South Carolina
29115

September 1, 1970

Mr. J. D. McMahan
State Highway Engineer
State Highway Department
Columbia, South Carolina

Re: File 38. - Road S-106
Orangeburg County

Dear Mr. McMahan:

With reference to the improvement of the above numbered road on the behalf of the City of Orangeburg, I wish to verify the width of said road as shown by map of the City of Orangeburg, said width being as follows:

Road S-106: Along Goff Avenue 50 Feet from U.S. Route 601
Northeasterly for approximately 0.214 mile.

This letter is written by authority of resolution of the City Council adopted on this date.

Yours very truly,

CITY OF ORANGEBURG

E. O. Pendarvis
Mayor

EOE/ar

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLINA

COUNTY OF Orangeburg

FILE NO. 31.

~~Proj.~~ PROJECT NO. 0-

~~ROUTE OR~~ ROAD NO. S-106

RESOLUTION

WHEREAS, In accordance with Chapter 3, Title 33, Code of Laws of South Carolina, 1962, and amendments thereto, the South Carolina State Highway Department in cooperation with the Municipality of Orangeburg, proposes to construct, reconstruct, alter, or improve a certain street, or streets, on duly constituted routes in the State Highway System, within the corporate limits of said Municipality, according to plans prepared by the State Highway Department, identified as follows:

Project No.

Route or Road No.

0-

File No. 31.

Road S-106

Road S-106: Along Golf Avenue from U.S. Route 601 westerly for approximately 0.214 mile.

NOW THEREFORE, Be it resolved that the Municipality of Orangeburg does hereby consent to the construction or improvements of the aforesaid municipal street, or streets, in accordance with the aforesaid plans, thereby evidencing compliance by the State Highway Department with the provisions of Section 33-172, Code of Laws of South Carolina, 1962; and further, the Municipality, having reviewed the plans for said construction, does hereby approve said plans, as heretofore identified, as provided for in Section 33-173, of the 1962 Code, it being understood that by such approval, the Municipality hereby assumes all liability which the State Highway Department might otherwise have as a result of damage to property or persons resulting from such improvement, construction, reconstruction, or alteration carried out in accordance with the plans herein approved.

BE IT FURTHER RESOLVED, That the Municipality will legally protect the right of way as shown by the plans prepared by the State Highway Department and as established for this street, or streets, from future encroachment along any or all parts of the improvement covered by this agreement, and that all water, sewer and gas pipes, man-holes, or fire hydrants and all power, light, telegraph, or telephone poles will be moved, relocated or rearranged, or caused to be moved, relocated or rearranged by the Municipality, in accordance with plans prepared by the State Highway Department and/or

by respective utility companies showing their present and proposed location, and made a part hereof, with provision that pole lines and hydrants be located back of the sidewalk, and all necessary rights of way for drainage ditches or pipes will be secured to conform to the plans for the proposed improvement and that all of the above will be done without any expense or cost to the State Highway Department except for those items which are shown on the construction plans for this project to be adjusted as items in the construction contract or contracts to be awarded by the State Highway Department.

BE IT FURTHER RESOLVED, That the Municipality will furnish the State Highway Department with evidence satisfactory to the Department that the utilities are operating within the Municipality by franchise or other written permission with provision that all necessary relocations of such utilities to accommodate street improvements will be made at no cost to the State Highway Department; that the presence of the utilities over, along or under the street will in no way interfere with construction, maintenance, and safe operations of the street; and that no additional utility installations within the limits of the street improvement from the date of the execution of this agreement will be permitted without approval of the State Highway Department, and that the relocation activities will be coordinated so as to minimize interference with contractor operations.

BE IT FURTHER RESOLVED, That the Municipality hereby signifies its intention to faithfully observe the provisions of Chapter 7, Title 46, Code of Laws of South Carolina, 1962, and all amendments thereto relating to the regulation of traffic on the street, or streets, to be constructed, reconstructed, altered or improved as hereinabove identified and further agrees to refrain from placing or maintaining any traffic control devices upon any section of said street, or streets, without having first obtained written approval of the State Highway Department as required in Section 46-302 of the 1962 Code, nor enacting any traffic regulation ordinances inconsistent therewith.

IN WITNESS WHEREOF, This Resolution is hereby adopted and made a part of the Municipal records this 1st day of September, 1970 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

Orangeburg, S. C.

Municipality

By E. O. Friedmanis
Mayor

ATTEST:

Mr. Campbell
Clerk

J. J. Lanehouse
Norman G. Sifly
Dr. W. Keith Selley

CITY OF ORANGEBURG, S. C.
SEPTEMBER 15, 1970

Minutes of the regular meeting of City Council held September 15, 1970.

Present;	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held Sept. 1, 1970 were read and approved.

A motion by Councilman Sifly, seconded by Councilman Goodman, was unanimously approved at second reading of an ordinance to annex a lot on Loblolly Lane into the corporate limits of the City of Orangeburg.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved at first reading of an ordinance to raise supplies and make appropriations to meet the liabilities of the City of Orangeburg, S. C. for the year commencing January 1, 1970 and ending December 31, 1970.

City Council approved a feasibility study ^{of} and improvements made ^{to be} in the area surrounding Mellichamp School.

A motion by Council^{MAN} Salley, seconded by Mayor Pendarvis, was unanimously approved whereby a request by Big M Corp. to tie into the city sewage system at a point on the Cameron Highway was received for study and investigation.

A motion by Councilman Goodman, seconded by Councilman Sifly, was unanimously approved whereby the lease agreement between the City of Orangeburg and Orangeburg Air Service was extended to May 1, 1974.

CITY OF ORANGEBURG, S. C.
OCTOBER 6, 1970

Minutes of the regular meeting of City Council held October 6, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held September 15, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved at third reading and enacted into law of an ordinance annexing a lot on Loblolly Lane into the corporate limits of the City of Orangeburg.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was unanimously approved at second reading of an ordinance to raise supplies and make appropriations to meet the liabilities of the City of Orangeburg, S. C. for the year commencing January 1, 1970 and ending December 31, 1970.

A motion by Councilman Sifly, seconded by Councilman Salley, un-animously approved the low bid of \$7,722.89 by Orangeburg Tractor Co., Inc. for a tractor and back hoe to be used by the Park Department.

A motion by Councilman Limehouse, seconded by Councilman Goodman, unanimously approved a resolution repealing the present rules, re-gulations, rates and contract of the Department of Public Utilities and in lieu thereof adopting the attached Rules and Regulations, General Terms and Conditions, Rates and Contract of the Department of Public Utilities of the City of Orangeburg, S. C. (See re-solution and attachments which are made a part of these minutes.)

RESOLUTION

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in Council assembled, this sixth day of October A. D. 1970:

That the "Rules, Regulations, Rates and Contract of the Department of Public Utilities of the City of Orangeburg, S. C.," as heretofore adopted, be, and the same are hereby repealed, and in lieu thereof, the "Rules and Regulations", "General Terms and Conditions", "Rates" and "Contract" of the Department of Public Utilities of the City of Orangeburg, hereto attached, be, and they are hereby, declared effective and in full force upon the passage of this Resolution.

PASSED by the City Council, in Council assembled, at Orangeburg, South Carolina, this sixth day of October A. D. 1970.

E. O. Paganis

Mayor

J. J. Linnhouse

Norman G. Sully

Almond

D. W. Keith Selley

Councilmen

ATTEST:

M. F. Campbell

City Clerk and Treasurer

✓

**DEPARTMENT OF PUBLIC UTILITIES
CITY OF ORANGEBURG, S. C.**

Adopted by Resolution, ~~October 16, 1962~~
October 6, 1970

RULES AND REGULATIONS

1. Bills for electric, gas and/or water service will be issued monthly by the Department of Public Utilities of the City of Orangeburg hereinafter referred to as the Department, except as specifically stated to the contrary. The Department will make every reasonable effort to see that each patron of the Department receives his bill, but no responsibility will be assumed for non-delivery when same has been mailed at the Post Office. All contracts shall be on a yearly basis except where specifically stated to the contrary in the rate schedule.

2. The territory served by the Department is divided into two areas for billing purposes, namely area "A" and area "B". Area "A" bills will be dated on the 1st. day of each calendar month, and area "B" bills will be dated on the 16th. day of each calendar month. In each instance the bill rendered will cover service for a period of approximately one month prior to billing date except any service cut on 10 days prior to the usual meter reading date will be billed on the appropriate schedule for the service rendered; but in no case less than the minimum, which shall be the scheduled minimum prorated for the portion of the month service is rendered.

3. Gross charges for electric, gas and/or water service are due and payable at the office of the Department during office hours, on the 11th. day of each month in which bill is dated for AREA "A" bills, and on the 26th. day of each month in which bill is dated for AREA "B" bills, EXCEPT WHERE SPECIFICALLY STATED TO THE CONTRARY in these rules, regulations, and rates.

4. Gross bills for electric, gas and/or water service will be subject to a discount of 10% if paid on or before the 10th day of the month in which the bill is dated for AREA "A" bills, and on or before the 25th. day of the month in which the bill is dated for AREA "B" bills. The consumer making payment by mail is entitled to discount ONLY when the Post Office cancelled stamp evidences mailing on or before the 10th. day of the month in which the bill is dated for AREA "A" bills, and on or before the 25th. day of the month in which the bill is dated for AREA "B" bills.

5. All services will be metered. Where electric and water meters fail to register, bills shall be arrived at by taking an average of the three most recent months. Where gas meters fail to register, bills shall be arrived at by comparison with the same month of the previous year. When at the request of the customer, or otherwise, electric, gas, and/or water meters have been tested by the Department or any other party approved by the Department and found to be more than 3% fast, previous bills reflecting such inaccuracy will be adjusted accordingly but in no case will the adjustment exceed six months prior billing. If a meter is tested at the consumers' request more than once in any six month's period, the consumer shall pay a service charge of \$5.00 for such service, but in the event the meter is found to be more than 3% fast, then the consumer will have his bill adjusted as stated above and no service charge will be applied.

6. The provisions of paragraph 7 and 8 apply unless payment is made at the office of the Department on or before the last day of the month in which the bill is dated for AREA "A" bills, and on or before the 15th. day of the month following the month in which the bill is dated for AREA "B" bills.

7. When bills are not paid on or before the last day of the month in which bill is dated for AREA "A" bills, and on or before the 15th. day of the month following the month in which the bill is dated for AREA "B" bills, an extra charge of fifty (0.50) cents per bill inside the City Limits and one (\$1.00) dollar per bill outside the City Limits will be added to gross bill and service will be subject to immediate discontinuance.

8. When service has been discontinued in accordance with paragraph 7 above, all charges for services to date become immediately due and payable and service will not be reinstated until payment in full has been made, including the extra charges listed in paragraph 7.

9. A deposit equal to two month's probable service will be required from all users of electricity, gas and/or water; provided, that owner of any premises served with electricity, gas and/or water will be exempted from such deposits if the owner signs the contract governing the premises to be served; provided further, that in the event that the owner rents the said premises to a tenant, the tenant will be required to make a deposit unless the owner, by guaranteeing the contract, assumes all obligations in regard to service rendered said premises, and, in the event that the tenant fails to pay bills for service rendered, the owner agrees to pay the same, and until said bills are paid in full, no further or future service will be furnished the said premises.

10. The electric, gas and/or water service to be delivered hereunder to the Consumer is to be delivered for the purpose of its being used by the Consumer for operating his machinery, apparatus and appliances in and upon the consumer's plant and/or premises hereinbefore mentioned, and for those purposes only, and the Consumer shall not use and hereby agrees not to use or apply or permit to be used or applied any said services at any place or in any manner or for any purpose, other than as provided for in this contract, and said Consumer shall not have the right and hereby agrees not to transfer or assign this contract, nor to sell or dispose of to others, the whole or any part of the said services delivered hereunder.

11. The Department agrees to exercise due care and caution in the erection, excavation, installing, etc. of service wires, poles, pipes and other pertinent equipment on the consumers premises. The Consumer agrees that employees of the Department, and its agents, shall have the right to enter the consumers premises for the purpose of making all necessary installations, inspections, repairs, and readings and for any other reason for administering this service. Any such installation made by the Department will be subject to removal or change only by the Department, its agents, or successors.

12. No claim or demand that the consumer may have against the City shall be considered as an offset against the payment for services furnished under these regulations.

13. The Department agrees to use reasonable diligence in providing regular and un-interrupted supply of electricity, gas and/or water, but in case the supply of electricity, gas and/or water shall be interrupted or fail by accident, or any cause whatsoever, except negligence on the part of the Department, the Department shall not be liable for such interruption or failure, and the Department shall not be liable for any damage sustained by Consumer by reason thereof.

14. No service will be installed until a Consumer's Contract, clearly stating rates, discounts, charges, etc., has been entered into.

15. These Rules, Regulations and Rates are referred to in, and made a part of, each contract for electric, gas and/or water service.

16. **Fuel Charge:** For all kilowatt hours used by any customer during the billing month, as determined by the meter readings for that month, a fuel adjustment charge will be added to both gross and net on all bills rendered by the Department (no discount on Fuel Adjustment charge). The amount of this charge will be the same as charged to the Department by its supplier for the month just preceding the month as shown on the customer's except on Rates No. 1, 1A, 2 and 2A where an average fuel adjustment charge may be used in lieu thereof.

17. In the event that the Department's suppliers of electricity or natural gas increase the cost of electric power or natural gas to the Department, the Department will at its option pass on to its customers any such increase in costs.

GENERAL TERMS AND CONDITIONS

1. ELECTRIC SERVICE:

(a) The Department will erect necessary wires, etc., to conduct electricity to the premises of the parties using power at its own expense, provided that this shall only apply to where wires are for overhead construction. Should other form of construction be required it will be furnished and installed at the cost of consumer.

(b) The consumer must erect at his expense, the necessary wires and apparatus to be used in dwellings, premises, or enclosures to which the power is carried, bringing out necessary "cut-in" leads and "meter-loop", where located by the Department and be responsible for their up-keep and repairs. All work and material must meet the requirements as set forth in the Electric Code as adopted by the City of Orangeburg. Improper fusing is positively prohibited, and any damage resulting to the Department's property from such causes will be charged to consumer. The Department reserves the right to refuse to give service, or if already furnishing, to discontinue it for any violation of this section.

(c) Each meter shall be considered as a separate service. If there is more than one meter at the same location the consumption recorded by the meters will not be added to arrive at the rate.

(d) Only one service will be installed for each meter.

2. GAS SERVICE:

(a) The Department will install all piping for gas service on consumer's premises from gas main to and including the meter. The meter shall be located on the consumer's premises at a point designated by the Department.

(b) All gas piping and gas equipment installations on consumer's premises from the load side of the Department's meter shall be done at consumer's expense and subject to the approval of the City Gas Inspector, and shall comply with requirements as set forth in the Gas Code as adopted by the City of Orangeburg, S.C.

(c) Any residential or commercial consumer desiring gas service to be discontinued for short periods of time may do so by paying a service charge of \$4.00 to cut service off and another service charge of \$4.00 to cut service on.

(d) Consumer agrees that gas shall be purchased under applicable rate, and such gas service shall be through a single point of delivery. Each meter shall be considered as a separate service. If there is more than one meter at the same location the consumption recorded by the meters will not be added to arrive at the rate.

(continued on other side)

3. WATER SERVICE:

(a) All water meters will be installed on the street, which is the property of the City of Orangeburg, S. C.

(b) No flat rate service will be furnished, EXCEPT to such carnivals and traveling shows as it would be inadvisable to meter, and then a special rate will be proposed.

(c) In no case will bill be less than the schedule of minimum rates. Minimum rates are based on the size of pipe supplying the service. Where one tap and service supplies more than one building, the minimum rate will be obtained by adding \$0.56 for each additional building inside the City Limits and \$0.84 for each additional building outside the City Limits to the scheduled minimum rates.

BUSINESS OR OCCUPATIONAL

BUSINESS ADDRESS OR EMPLOYER

DATE

DATE

I HEREBY APPLY TO THE DEPARTMENT OF PUBLIC UTILITIES FOR ELECTRIC AND/OR NATURAL GAS AND/OR WATER SERVICE, AND AGREE TO ABIDE BY THE TERMS AND CONDITIONS APPEARING ON THE REVERSE SIDE OF THIS CONTRACT.

X

OWNER

DEPOSIT

BY

SPOUSE

REMARKS

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NAME	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC	SPOUSE	DEPOSIT	INACTIVE	ACCOUNT NO.																											

ELECTRIC RATE

NO. 1 - RESIDENTIAL SERVICE

APPLICABLE: To a single-family dwelling unit supplied through one meter for domestic use.

This schedule is not applicable to a residence which is used for commercial, professional, or any other enterprise unless the domestic use can be separately metered, in which case this schedule is applicable to the metered domestic portion of energy use only.

CHARACTER OF SERVICE: Alternating current, 60 cycle, single or three phase service.

GROSS MONTHLY RATE (See par. 4 "Rules and Regulations" for discount):

Standard Rate

First	50 kwhr @ \$0.0522 per kwhr
Next	200 kwhr @ \$0.0222 per kwhr
All in excess of 250 kwhr	@ \$0.0166 per kwhr

Minimum

\$1.67 per meter per month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 1-A - RESIDENTIAL - ALL ELECTRIC

APPLICABLE: To a single-family private dwelling unit supplied through one meter for all domestic use, including water heating, space heating and air conditioning, where electric service is the only source of energy for the dwelling unit, except energy provided by wood-burning fireplaces used primarily for aesthetic purposes.

This schedule is not applicable to a residence which is used for commercial purposes. If the customer's wiring is so arranged that electric service for domestic and nondomestic purposes can be metered separately, this schedule is applicable to that portion used for domestic purposes only.

CHARACTER OF SERVICE: Alternating current, 60 cycle, single or three phase service. Service will be metered at secondary voltage.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Standard Rates

Summer Season

First	50 kwhr @ \$0.0522 per kwhr
Next	200 kwhr @ \$0.0222 per kwhr
All in excess of 250 kwhr	@ \$0.0166 per kwhr

Winter Season

First	50 kwhr @ \$0.0522 per kwhr
Next	200 kwhr @ \$0.0222 per kwhr
Next	750 kwhr @ \$0.0166 per kwhr
All in excess of 1,000 kwhr	@ \$0.0111 per kwhr

Minimum

\$5.55 per meter per month.

The winter season begins with bills dated December 1 for Area A and December 16 for Area B and ends with bills dated May 1 for Area A and May 16 for Area B. The summer season applies for all other bills rendered during the year.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 2-A - GENERAL SERVICE - ALL ELECTRIC

APPLICABLE: To any nondomestic and/or commercial customer who would otherwise receive service under Rate No. 2 for all general power and energy uses including lighting, water heating, space heating and air conditioning, where electric service is the only source of energy.

CHARACTER OF SERVICE: Alternating current, 60 cycle, single or three phase service. Service will be metered at secondary voltage.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Standard Rates

Summer Season

First	50 kwhr @ \$0.0500 per kwhr
Next	100 kwhr @ \$0.0444 per kwhr
Next	200 kwhr @ \$0.0333 per kwhr
Next	2,650 kwhr @ \$0.0222 per kwhr
All in excess of 3,000 kwhr	@ \$0.0177 per kwhr

Winter Season

First	50 kwhr @ \$0.0500 per kwhr
Next	100 kwhr @ \$0.0444 per kwhr
Next	200 kwhr @ \$0.0333 per kwhr
Next	650 kwhr @ \$0.0222 per kwhr
Next	2,000 kwhr @ \$0.0200 per kwhr
All in excess of 3,000 kwhr	@ \$0.0135 per kwhr

Minimum

\$16.67 per meter per month.

The Winter Season begins with bills dated December 1 for Area A and December 16 for Area B and ends with bills dated May 1 for Area A and May 16 for Area B. The Summer Season applies for all other bills rendered during the year.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 2 - GENERAL SERVICE

APPLICABLE: To any nondomestic and/or commercial customer for all power and energy uses at any one location where service of a single character is taken through one meter at one point of delivery for which no specific schedule is provided. This schedule is not applicable to breakdown, stand-by, supplementary, resale or shared electric service. All temporary service will be billed under this schedule.

CHARACTER OF SERVICE: Alternating current, 60 cycle, single or three phase service. Service will be metered at secondary voltage or at option of the utility at primary voltage.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Standard Rate

First	50 kwhr @ \$0.0500 per kwhr
Next	100 kwhr @ \$0.0444 per kwhr
Next	200 kwhr @ \$0.0333 per kwhr
Next	2,650 kwhr @ \$0.0222 per kwhr
All in excess of	3,000 kwhr @ \$0.0177 per kwhr

Minimum

\$1.67 per meter per month.
A minimum charge of \$10.00, payable in advance, will be required for all temporary services.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 3 - INDUSTRIAL SERVICE

APPLICABLE: To industrial customers for general power and energy purposes. This schedule is not applicable to breakdown, standby, supplementary, re-sale or shared electric service. All commercial customers served under Rate No. 3 at the time this schedule becomes effective, may remain on said schedule.

CHARACTER OF SERVICE: Alternating current, 60 cycle, three phase service. Service will be metered at primary voltage or at the option of the utility at secondary voltage.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Standard Rate

First	1,240 kwhr or less per month	\$33.33
Next	2,060 kwhr @ \$0.0222 per kwhr	
Next	21,700 kwhr @ \$0.0130 per kwhr	
All in excess of	25,000 kwhr @ \$0.0115 per kwhr	

Minimum

\$33.33 per meter per month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATES

Superseded

RATE NO. 3 - LARGE POWER AND INDUSTRIAL:

(Users having Connected Load of 41 kilowatts and over)

Monthly Minimum Charge of \$0.56 per kw. of Connected Load.

First	50 kwhr.	@ \$0.0500 per kwhr. per month
Next	100 kwhr.	@ 0.0400 per kwhr. per month
Next	200 kwhr.	@ 0.0300 per kwhr. per month
Next	4,650 kwhr.	@ 0.0190 per kwhr. per month
Next	10,000 kwhr.	@ 0.0130 per kwhr. per month
Next	60,000 kwhr.	@ 0.0120 per kwhr. per month
All in excess of	75,000 kwhr.	@ 0.0115 per kwhr. per month

RATE NO. 4 - SHORT TERM AND TEMPORARY:

The following rate is based on a monthly charge and bill will be rendered on this basis even though the service be required less than a month. A charge of ten dollars (\$10.00) will be required for all temporary services.

First	500 kwhr.	@ \$0.08 per kwhr. per month
Next	1,000 kwhr.	@ 0.06 per kwhr. per month
Next	3,500 kwhr.	@ 0.04 per kwhr. per month
All in excess of	5,000 kwhr.	@ 0.03 per kwhr. per month

Provided that in no case shall the bill be less than \$2.22 in the City Limits, and \$3.33 outside the City Limits and when the connected load is greater than 2 kilowatts, the MINIMUM bill will be \$0.66 for each additional kilowatt, or fraction of a kilowatt, of connected load.

RATE NO. 5 - COTTON GIN:

\$0.0275 Gross, or \$0.0250 Net per kwhr. per month.

The minimum monthly charge shall be \$1.00 net per H.P. of installed capacity with a seasonal minimum not in excess of \$3.50 per H.P. per season of not in excess of six (6) months.

Contracts shall be written for a period of not less than two (2) nor more than six (6) months. A separate contract shall be written for each meter at each location.

Note: General Terms and Conditions in effect apply to above.

ELECTRIC RATE

NO. 4 - SHORT TERM SERVICE

APPLICABLE: To any customer desiring service on a short term basis.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Standard Rate

First	500 kwhr @ \$0.08 per kwhr
Next	1,000 kwhr @ \$0.06 per kwhr
Next	3,500 kwhr @ \$0.04 per kwhr
All in excess of 5,000 kwhr	@ \$0.03 per kwhr

Minimum

\$3.33 per meter per month for the first two kilowatts of connected load plus \$0.66 for each additional kilowatt, or fraction of a kilowatt, of connected load.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 5 - COTTON GINS

APPLICABLE: To all cotton gins receiving service or capable of receiving service at the time this schedule becomes effective. This schedule is not applicable to any new cotton gin requesting service after the effective date of the schedule.

MONTHLY RATE:

Standard Rate

All kwhr @ \$0.0275 per kwhr gross, or \$0.0250 per kwhr net.

Minimum

\$1.00 net per month per H.P. of installed capacity with a seasonal minimum not to exceed \$3.50 net per H.P. per season of not in excess of six months.

CONTRACT: A separate contract shall be written for each meter at each location. The term of the contract shall be not less than two nor more than six months.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

ELECTRIC RATE

NO. 6 - OPTIONAL INDUSTRIAL SERVICE

APPLICABLE: To large industrial customers for general power and energy purposes. This schedule is not applicable to breakdown, standby, supplementary, resale or shared electric service.

CHARACTER OF SERVICE: Alternating current, 60 cycle, three phase service. Service will be metered at primary voltage.

GROSS MONTHLY RATE (See Par. 4 "Rules and Regulations" for discount):

Demand Charge

First 1,000 kw @ \$0.84 per kw of billing demand
All in excess of 1,000 kw @ \$0.50 per kw of billing demand

Energy Charge

First 300,000 kwhr @ \$0.00811 per kwhr
All in excess of 300,000 kwhr @ \$0.00733 per kwhr

MINIMUM: The minimum monthly charge shall be \$1.00 per kw based on the customer's billing demand for the month, provided, however, that such demand shall not be less than seventy per cent (70%) of the highest billing demand established during any of the 11 preceding months or 150 kw, whichever is greater.

POWER FACTOR CORRECTION: The customer shall maintain a minimum of 90 per cent power factor. Where the power factor of the customer's installation falls below 90 per cent, the kilowatt hours for billing purposes will be increased by multiplying the kwhrs used, as shown by the meter readings, by 0.90 and dividing by the power factor as determined by test at maximum load during the month. No correction will be made for power factor exceeding 90 per cent. Customers will be notified by the Department when power factor falls below 90 per cent as determined above and will be given 60 days to correct same to 90 per cent or above before being penalized under this paragraph.

BILLING DEMAND: The maximum integrated 15 minute kw demand during each current month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above.

GAS RATE

NO. 1 - RESIDENTIAL AND COMMERCIAL:

First	200 C.F., or less	@ \$1.4400 per month
Next	4,800 C.F.,	@ \$0.1555 per 100 C.F. per mo.
Next	15,000 C.F.,	@ \$0.1222 per 100 C.F. per mo.
Next	80,000 C.F.,	@ \$0.1000 per 100 C.F. per mo.
Next	200,000 C.F.,	@ \$0.0889 per 100 C.F. per mo.
All in excess of	300,000 C.F.,	@ \$0.0833 per 100 C.F. per mo.

Minimum Bill \$1.44 per month

AVAILABILITY: - Available to all residential and commercial consumers.

Note: All of above rates are gross. See paragraph 4 of Rules and Regulations for discount.

General Terms and Conditions in effect apply to above.

GAS RATES

NO. 2 - INDUSTRIAL:

First	40 MCF @	1.124	per MCF per month
Next	60 MCF @	0.92377	per MCF per month
Next	400 MCF @	0.77377	per MCF per month
Next	1,500 MCF @	0.72377	per MCF per month
All in excess	2,000 MCF @	0.67377	per MCF per month
Minimum Bill			\$16.66 per month

AVAILABILITY: - Available to all consumers using in excess of 100,000 C.F. per month.

NO. 3 - INTERRUPTIBLE "A":

First	2,000 MCF @	\$0.62377	per MCF per month
All over	2,000 MCF @	0.57377	per MCF per month
Minimum Bill			\$277.78 per month

AVAILABILITY: - Available to all consumers using a minimum of 50,000 cubic feet per 24 hour day, and who has adequate stand-by facilities.

Department of Public Utilities retains the right to discontinue interruptible service on a six hour notice for as long as gas is necessary for firm customers.

NO. 4 - INTERRUPTIBLE "B":

All Gas consumption	\$0.67377 per MCF per month
Minimum Bill	\$111.11 per month

AVAILABILITY: - Available to all consumers using a minimum of 20,000 cubic feet per 24 hour day, and who has adequate standby facilities.

The Department of Public Utilities retains the right to discontinue interruptible service on a six hour notice for as long as gas is necessary for firm customers.

Note: All of above rates are gross. See paragraph 4 of Rules and Regulations for discount.

General Terms and Conditions in effect apply to above.

WATER RATES

RATE NO. 1 - RESIDENTIAL AND COMMERCIAL: (Inside City Limits)

First 5,000 Cu. Ft. @ \$0.25 per 100 Cu. Ft. per month
Next 10,000 Cu. Ft. @ 0.20 per 100 Cu. Ft. per month
Next 15,000 Cu. Ft. @ 0.16 per 100 Cu. Ft. per month
All in excess of 30,000 Cu. Ft. @ 0.14 per 100 Cu. Ft. per month

MINIMUMS:

For 3/4 inch tap \$1.39 per month
For 1 inch tap 1.67 per month
For 1½ inch tap 2.00 per month
For 2 inch tap 3.50 per month
For 3 inch tap 4.50 per month
For 4 inch tap 6.00 per month
For 6 inch tap 10.00 per month

RATE NO. 2 - RESIDENTIAL AND COMMERCIAL (Outside City Limits)

First 5,000 Cu. Ft. @ \$0.48 per 100 Cu. Ft. per month
Next 10,000 Cu. Ft. @ 0.36 per 100 Cu. Ft. per month
All in excess of 15,000 Cu. Ft. @ \$0.24 per 100 Cu. Ft. per month

MINIMUMS:

For 3/4 inch tap \$ 2.50 per month
For 1 inch tap 3.00 per month
For 1½ inch tap 4.60 per month
For 2 inch tap 6.30 per month
For 3 inch tap 8.10 per month
For 4 inch tap 10.80 per month
For 6 inch tap 18.00 per month

Note: General Terms and Conditions in effect apply to above.

WATER RATES

RATE NO. 1 - INDUSTRIAL (Inside City Limits)

First	5,000 Cu. Ft. @	\$0.25 per 100 Cu. Ft. per month
Next	10,000 Cu. Ft. @	0.20 per 100 Cu. Ft. per month
Next	15,000 Cu. Ft. @	0.16 per 100 Cu. Ft. per month
All in excess of	30,000 Cu. Ft. @	\$0.14 per 100 Cu. Ft. per month

MINIMUMS:

For 3/4 inch tap	\$ 1.39 per month
For 1 inch tap	1.67 per month
For 1½ inch tap	2.00 per month
For 2 inch tap	3.50 per month
For 3 inch tap	4.50 per month
For 4 inch tap	6.00 per month
For 6 inch tap	10.00 per month

RATE NO. 3 - INDUSTRIAL (Outside City Limits)

First	5,000 Cu. Ftt @	\$0.40 per 100 Cu. Ft. per month
Next	10,000 Cu. Ft. @	0.30 per 100 Cu. Ft. per month
All in excess of	15,000 Cu. Ft. @	\$0.20 per 100 Cu. Ft. per month

MINIMUMS:

For 3/4 inch tap	\$ 2.09 per month
For 1 inch tap	2.51 per month
For 1½ inch tap	3.00 per month
For 2 inch tap	5.25 per month
For 3 inch tap	6.75 per month
For 4 inch tap	9.00 per month
For 6 inch tap	15.00 per month

Note: General Terms and Conditions in effect apply to above.

CITY OF ORANGEBURG, S. C.
OCTOBER 20, 1970

Minutes of the regular meeting of City Council held
October 20, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held
October 6, 1970 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Lime-
house, unanimously approved a resolution for participation by
local housing owners in the Federal Rent Supplement Program.
(See resolution attached to and made a part of these minutes.)

City Council received for study a petition from residents
of Murray Road Extension objecting to the location of a skeet
range in this area.

A motion by Councilman Limehouse, seconded by Councilman
Goodman, was unanimously approved at third reading and enacted
into law of an ordinance to raise supplies and make appropriations
to meet the liabilities of the City of Orangeburg, S. C. for the
year commencing January 1, 1970 and ending December 31, 1970.

A motion by Mayor Pendarvis, seconded by Councilman Good-
man, unanimously approved the budget for the period October 1, 1970
thru September 30, 1971 in the amount of \$1,565,900.00.

A motion by Mayor Pendarvis, seconded by Councilman Sifly,
unanimously approved a resolution regarding activities on Halloween.
(See resolution attached to and made a part of these minutes.)

City Council approved a request from the Chamber of Commerce
for a Santa Claus Parade for 10:00 A. M. November 27, 1970.

STATE OF SOUTH CAROLINA :

COUNTY OF Orangeburg :

RESOLUTION

CITY OF Orangeburg :

RESOLUTION APPROVING PARTICIPATION BY LOCAL HOUSING OWNERS IN THE FEDERAL RENT SUPPLEMENT PROGRAM

WHEREAS, under the provisions of Section 101 of the Housing and Urban Development Act of 1965 the Secretary of Housing and Urban Development is authorized to enter into contracts to make rent supplement payments to certain qualified housing owners on behalf of qualified low income families who are elderly, handicapped, displaced, victims of natural disaster, or occupants of substandard housing; and

WHEREAS, the provisions of said Section 101 cannot be made available to housing owners in certain localities unless the governing body of the locality has by resolution given approval for such participation in the Federal Rent Supplement Program.

NOW, THEREFORE, be it resolved by the City Council of the City of Orangeburg as follows:

Approval is hereby granted for participation in the Federal Rent Supplement Program by qualified housing owners of property located in the City of Orangeburg, South Carolina.

E. C. Pridmore
MAYOR

COUNCILMEN:
J. J. Lonehouse

Norman G. Sully

Dr. W. Paul Sells

Done This 20th

Day of October, 1970

ATTEST:

M. R. Crayton
City Clerk

(SEAL)

R E S O L U T I O N

WHEREAS, in recent years, on Halloween night, there have been lawlessness and destruction of property; and

WHEREAS, The City Council of the City of Orangeburg feels that it is in the best interest of the people of the community, including its youth, that some limitations be placed on these activities; NOW, THEREFORE,

BE IT RESOLVED That only children under twelve (12) years of age shall be allowed to masquerade and visit from house to house on the night of October 31, 1970.

BE IT FURTHER RESOLVED That such masquerade and visitation by children under twelve (12) years of age shall be terminated by 9:00 P.M.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 20th day of October, A.D., 1970.

E. C. Parboone's
Mayor

J. J. Limehouse

Norman G. Sifly
Abund

D. W. Hunt
Councilmen

ATTEST:

M. R. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
NOVEMBER 3, 1970

Minutes of the regular meeting of City Council held
November 3, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held
October 20, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman
Sifly, was unanimously approved authorizing and directing
Mayor E. O. Pendarvis to sign an agreement with the Southern
Railway Company to construct a sewer pipe line on the right
of way of the Southern Railway Company. (See resolution
attached to and made a part of these minutes.)

A motion by Councilman Goodman, seconded by Councilman
Salley, unanimously approved the appointment of Mayor E. O.
Pendarvis to the Lower Savannah Regional Commission.

City Council was advised by City Administrator Stevenson
that the removal of the Catholic Cemetery on Amelia Street had
been completed in accordance with the South Carolina State Law.

City Council approved the purchase of an automobile from
East End Motor Company in the amount of \$2,791.14 to be used
by the Fire Department.

City Council appointed Russell Lengel and Victor Kerr as
Deputies, Civil Defense Directors.

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with Southern Railway Company, a Virginia corporation, whereby the City of Orangeburg will construct and maintain a six inch force sewer pipe line on the right of way of the Southern Railway Company at Jamison, South Carolina.

BE IT FURTHER RESOLVED That the Mayor of the City of Orangeburg, the Honorable E. O. Pendarvis, be, and he hereby is, authorized and directed to sign said Agreement on behalf of the City of Orangeburg.

PASSED by the City Council this 3rd day of November, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Linnhouse

Norman G. Silby

D. L. West
Councilmen

ATTEST:

M. R. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
NOVEMBER 17, 1970

Minutes of the regular meeting of City Council held
November 17, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held
November 3, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman
Sifly, was unanimously approved at first reading of an ordi-
nance annexing two lots on North Broughton Street belonging
to James M. Albergotti III.

A motion by Councilman Sifly, seconded by Mayor Pendarvis,
was unanimously approved authorizing the issuance of a business
license to operate a pool room at 260 Cuttino Street.

A motion by Councilman Limehouse, seconded by Mayor
Pendarvis, was unanimously approved whereby a request for the
discount on a utility bill by Jolley Acres Nursing Home was
not allowed.

City Council agreed to allow Wade Hampton Academy to tie
into the City Sewer System as per agreement to be attached
when executed.

City Council approved a revision of the existing insurance
policy with Aetna Life & Casualty Insurance Co. which increased
the benefits to be paid by the insurance company.

R E S O L U T I O N

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, State of South Carolina, in Council assembled and by authority of the same:

That the City of Orangeburg submit a sealed bid on the Old Post Office Building and Site, located at Church Street and Courthouse Square, Orangeburg, South Carolina.

BE IT FURTHER RESOLVED That the Mayor of the City of Orangeburg, the Honorable E. O. Pendarvis, be, and he hereby is, authorized and directed to sign said Bid on behalf of the City of Orangeburg.

PASSED by the City Council this 17th day of November, A.D., 1970.

E. O. Pendarvis
Mayor

J. J. Limestone

Norman G. Siffly

D. W. Smith
Councilmen

ATTEST:

M. F. Campbell
City Clerk

CITY OF ORANGEBURG, S. C.
DECEMBER 1, 1970

Minutes of the regular meeting of City Council held
December 1, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held
November 17, 1970 were read and approved.

A motion by Councilman Sifly, seconded by Councilman
Goodman, was unanimously approved at second reading of an
ordinance annexing two lots on North Broughton Street be-
longing to James M. Albergotti III.

A motion by Councilman Goodman, seconded by Councilman
Sifly, was unanimously approved whereby the City of Orange-
burg accepts a T-33 Jet Trainer from the Air Force at Myrtle
Beach, S. C. with delivery expenses of \$125.00 to be paid by
the City.

CITY OF ORANGEBURG, S. C.
DECEMBER 15, 1970

Minutes of the regular meeting of City Council held
December 15, 1970.

Present:	E. O. Pendarvis	Mayor
	F. F. Limehouse	Councilman
	N. G. Sifly	Councilman
	C. B. Goodman	Councilman
	W. E. Salley	Councilman

The minutes of the regular meeting of City Council held
December 1, 1970 were read and approved.

A motion by Councilman Limehouse, seconded by Councilman Sifly,
was unanimously approved at third reading and enacted into law of an
ordinance annexing two lots on North Broughton Street belonging to
James M. Albergetti III.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse,
unanimously approved two resolutions in appreciation for service
rendered by John Zeigler Crum and William Morgan Glover. (See re-
solutions attached to and made a part of these minutes.)

City Council unanimously approved a resolution that the
Regional Comprehensive Plans developed by the Lower Savannah
Regional Planning and Development Commission will constitute a
regional water and sewer development plan for the City of Orange-
burg, S. C. (See resolution attached to and made a part of these
minutes.)

City Council approved payment of \$1500.00 to the S. C.
National Guard for two heaters and the chain link fencing presently
located at the Armory on North Broughton Street.

RESOLUTION

WHEREAS, THE CITY OF ORANGEBURG is an incorporated municipality with a population of more than 5,500 residents,

AND WHEREAS, THE CITY OF ORANGEBURG is anxious to have its master plan for Water and Sewer development for its municipal corporate limits and its surrounding area programmed along with the Regional Plan of Development for the Lower Savannah Economic Development District,

AND WHEREAS, THE CITY OF ORANGEBURG is not financially able to undertake such a program at this time recognizes that it is more feasible and economical to have the same done by the Lower Savannah Regional Planning and Development Commission;

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, duly assembled, that the Regional Comprehensive Plans developed by the Lower Savannah Regional Planning and Development Commission will constitute a regional water and sewer development plan for the City of Orangeburg, South Carolina.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this fifteenth day of December, A.D., 1970.

E. O. Funderburk
Mayor

J. F. Lincouse

Norman G. Sibley
[Signature]

D. L. South
Councilmen

ATTEST:
[Signature]
City Clerk

RESOLUTION

WHEREAS, William Morgan Glover became an employee of the Department of Public Utilities of the City of Orangeburg on September 30, 1947, and faithfully served this Department and the City until February 8, 1970; and

WHEREAS, He, through his long and faithful service contributed greatly to the successful operation of the Department of Public Utilities; and

WHEREAS, The City Council, in recognition of the fine contribution rendered the City of Orangeburg, wants to inscribe on the records its appreciation; NOW THEREFORE,

BE IT RESOLVED That the Mayor and Councilmen, in Council assembled, do officially take cognizance of the faithful service rendered to the Department of Public Utilities of the City of Orangeburg by William Morgan Glover in the capacities in which he served the Department for the past twenty three (23) years, and commend him for a job well done.

BE IT FURTHER RESOLVED That a copy of this resolution, in appreciation of his devotion of duty to the City of Orangeburg, be placed in the minute book of the City and a copy furnished to Mr. Glover in recognition of his services.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this fifteenth day of December, A.D., 1970.

E. C. Pendergrass
Mayor

J. J. Limestone

Norman G. Siffly

D. W. Heath
Councilmen

ATTEST:
M. R. Campbell
City Clerk

✓

RESOLUTION

WHEREAS, John Zeigler Crum became an employee of the Department of Public Utilities of the City of Orangeburg on February 16, 1928, and faithfully served this Department and the City until June 30, 1970;

WHEREAS, He, through his long and faithful service, has contributed to the successful operation of the Department of Public Utilities; and

WHEREAS, The City Council, in recognition of this fine contribution rendered the City of Orangeburg, wants to inscribe on the records their appreciation; NOW THEREFORE,

BE IT RESOLVED That the Mayor and Councilmen, in Council assembled, do officially take cognizance of the faithful service rendered to the Department of Public Utilities of the City of Orangeburg by John Zeigler Crum in the capacities in which he served the Department for the past forty two (42) years, and commend him for a job well done.

BE IT FURTHER RESOLVED That a copy of this resolution, in appreciation of his devotion of duty to the City of Orangeburg, be placed in the minute book of the City and a copy furnished to Mr. Crum in recognition of his services.

PASSED By the City Council of the City of Orangeburg, State of South Carolina, this fifteenth day of December, A.D., 1970.

E. O. Ponder
Mayor

H. J. Linn

Norman C. Silly

D. W. [Signature]

ATTEST:

M. R. Campbell
City Clerk

(R584, S1004)

An Act To Amend Chapter 25 Of Title 14, Code Of Laws Of South Carolina, 1976, As Amended, Relating To Municipal Courts, So As To Provide For A Uniform System Of Municipal Courts, To Provide For Their Powers And Jurisdiction, And Provide For The Selection Of Municipal Judges, Appeals From Municipal Courts, Selection Of Juries And Penalties For Failure To Obey Jury Summons In Municipal Courts, And Prescribe That The Chapter Shall Apply To Consolidated Political Subdivisions.

Be it enacted by the General Assembly of the State of South Carolina :

Uniform system of Municipal Courts

SECTION 1. Chapter 25 of Title 14 of the 1976 Code is amended to read:

"Chapter 25
Municipal Courts

Section 14-25-5. (a) The council of each municipality in this State may, by ordinance, establish a municipal court, which shall be a part of the unified judicial system of this State, for the trial and determination of all cases within its jurisdiction. The ordinance shall provide for the appointment of one or more full-time or part-time judges and the appointment of a clerk.

(b) Any municipality establishing a municipal court pursuant to the provisions of this chapter shall provide facilities for the use of judicial officers in conducting trials and hearings and shall provide sufficient clerical and nonjudicial support personnel to assist the municipal judge.

(c) Any municipality may prosecute any of its cases in any magistrate court in the county in which such municipality is situate upon approval by the governing body of the county.

Section 14-25-15. Each municipal judge shall be appointed by the council to serve for a term set by the council not to exceed four years and until his successor is appointed and qualified. His compensation shall be fixed by the council. Before entering upon the discharge of the duties of his office, each judge shall take and subscribe the oath of office prescribed by Article VI, Section 5, of the South Carolina Constitution. No municipal judge who is admitted to practice in the courts of this State shall practice law in the municipal court for which he is appointed.

Section 14-25-25. A municipal judge shall not be required to be a resident of the municipality by whom he is employed. A municipi-

pality may contract with any other municipality in the county or with the county governing body to employ the municipal judge of the other municipality or a magistrate to preside over its court.

In case of a vacancy in the office of municipal judge, a successor shall be appointed in the manner of original appointment for the unexpired term. In case of the temporary absence, sickness, or disability of a municipal judge, the court shall be held by a judge of another municipality or by a practicing attorney or some other person who has received training or experience in municipal court procedure, who shall be designated by the mayor and take the prescribed oath of office before entering upon his duties.

Section 14-25-35. The municipal clerk or other municipal employee may be appointed to serve as clerk of the court. The clerk of the court shall keep such records and make such reports as may be determined by the State Court Administrator.

Section 14-25-45. Each municipal court shall have jurisdiction to try all cases arising under the ordinances of the municipality for which established. The court shall also have all such powers, duties and jurisdiction in criminal cases made under state law and conferred upon magistrates. The court shall have the power to punish for contempt of court by imposition of sentences up to the limits imposed on municipal courts. The court shall have no jurisdiction in civil matters.

Section 14-25-55. The chief of police of the municipality for which a court is established, or someone designated by him, shall attend upon the sessions of the court. The chief of police and the police officers of such municipality shall be subject to the orders of the court and shall execute the orders, writs, and mandates thereof and perform such other duties in connection therewith as may be prescribed by the ordinances of the municipality. The chief of police and police officers shall also be invested with the same powers and duties as are provided for magistrates' constables.

Section 14-25-65. Whenever the municipal judge finds a party guilty of violating a municipal ordinance or a state law within the jurisdiction of such court he may impose a fine or imprisonment, or both, not to exceed two hundred dollars or thirty days.

Section 14-25-75. Any municipal judge may suspend sentences imposed by him upon such terms and conditions as he deems proper including, without limitation, restitution or public service employment.

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Section 14-25-85. All fines and penalties collected by the municipal court shall be forthwith turned over by the clerk to the treasurer of the municipality for which such court is held.

Section 14-25-95. Any party shall have the right to appeal from the sentence or judgment of the municipal court to the Court of General Sessions of the county in which the trial is held. Notice of intention to appeal, setting forth the grounds for appeal, shall be given in writing and served on the municipal judge or the clerk of the municipal court within ten days after sentence is passed or judgment rendered, or the appeal shall be deemed waived. The party appealing shall enter into a bond, payable to the municipality, to appear and defend such appeal at the next term of the Court of General Sessions or shall pay the fine assessed.

Section 14-25-105. In the event of an appeal, the municipal judge shall make a return to the Court of General Sessions, and the appeal shall be heard by the presiding judge upon such return. The return of the municipal judge shall consist of a written report of the charges preferred, the testimony, the proceedings, and the sentence or judgment. When the testimony has been taken by a reporter as provided herein, the return shall include the reporter's transcript of the testimony. The return shall be filed with the Clerk of the Court of General Sessions of the county in which the trial was held and the cause shall be docketed for trial in the same manner as is now provided for appeals from magistrate's courts. There shall be no trial *de novo* on any appeal from a municipal court.

Section 14-25-115. The council of any municipality may establish the office of ministerial recorder and appoint one or more full-time or part-time ministerial recorders, who shall hold office at the pleasure of the council. Before entering upon the discharge of the duties of the office of ministerial recorder, the person appointed shall take and subscribe the prescribed oath of office and shall be certified by the municipal judge as having been instructed in the proper method of issuing warrants. Ministerial recorders shall have the power to issue summonses, subpoenas, arrest warrants, and search warrants in all cases arising under the ordinances of the municipality, and in criminal cases as are now conferred by law upon magistrates, but shall have no other judicial power.

Section 14-25-125. Any person to be tried in a municipal court may, prior to trial, demand a jury trial, and such jury when demanded, shall be composed of six persons drawn from the qualified

electors of the municipality in the manner prescribed herein. The right to a jury trial shall be deemed to have been waived unless demand is made prior to trial.

Section 14-25-135. The council shall appoint not less than three nor more than five persons to serve as jury commissioners for the municipal court; *provided*, however, that the council may act as jury commissioners in lieu of appointing such commissioners.

Section 14-25-145. The jury commissioners shall, within the first thirty days of each year, prepare a box to be known as the jury box. Such box shall contain two compartments, designated as 'A' and 'B', respectively.

Section 14-25-155. The jury list of the municipality shall be composed of all names on the official list of qualified electors of the municipality furnished to the municipality by the State Election Commission each year, or copied from the official voter registration list of the municipality.

Compartment 'A' of the jury box shall contain a separate ballot or number for each name on the jury list.

Section 14-25-165. (a) The drawing and composing of juries for single trials or terms of court shall be conducted, *mutatis mutandi*, according to the statutes relating to the drawing and composing of juries in magistrates' courts, except as otherwise specifically provided by this chapter. A person appointed by the municipal judge who is not connected with the trial of the case for either party shall draw out of Compartment 'A' of the jury box thirty names and the list of names so drawn shall be delivered to each party or to the attorney for each party.

(b) In addition to the procedure for drawing a jury list as provided for in subsection (a) above, in those courts which schedule terms for jury trials, the judge may select a jury list in the manner provided by this subsection.

Not less than ten nor more than twenty days prior to a scheduled term of jury trials, a person selected by the presiding judge shall draw at least forty jurors to serve one week only. Immediately after such jurors are drawn the judge shall issue his writ of *venire facias* for such jurors requiring their attendance on the first day of the week for which they have been drawn and such writ shall be forthwith delivered to the chief of police, or may be served by regular mail by the clerk of court.

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(c) The names drawn pursuant to either subsections (a) or (b) shall be placed in a box or hat and individual names randomly drawn out one at a time until six jurors and four alternates are selected. Each party shall have a maximum of six peremptory challenges as to primary jurors and four peremptory challenges as to alternate jurors and such other challenges for cause as the court may permit. If for any reason it is impossible to select sufficient jurors and alternates from the names drawn, names shall be randomly drawn from Compartment 'A' until sufficient jurors and alternates are selected.

(d) Where a jury is drawn and composed for a single trial, as provided in subsection (a) above, the parties shall exercise peremptory challenges in advance of the trial date, and only persons selected to serve and alternates shall be summoned for the trial.

Section 14-25-175. Upon the adjournment of the court, the clerk having the custody of the names drawn under any method in this chapter shall take the names or numbers of the jurors who appeared and shall return these ballots or numbers to Compartment 'B' of the jury box, and the ballots or numbers corresponding to the names of the jurors who were unable to appear or who were excused by the municipal judge shall be returned to Compartment 'A' of the jury box. When all names or numbers in Compartment 'A' have been exhausted, the names or numbers from Compartment 'B' shall be returned to Compartment 'A' and thereafter juries shall continue to be drawn therefrom in the manner provided herein.

Section 14-25-185. Any juror who, being duly summoned, shall neglect or refuse to appear in obedience to any summons issued by any municipal court, and shall not within forty-eight hours render to the municipal judge a sufficient reason for his delinquency, may be punished for contempt.

Section 14-25-195. Any party shall have the right to have the testimony given at a jury trial in any municipal court taken stenographically or mechanically by a reporter; *provided*, that nothing herein shall operate to prevent any such party from mechanically recording the proceedings himself. The requesting party shall pay the charges of such reporter for taking and transcribing if such testimony is recorded by a municipal court reporter.

Section 14-25-205. In the event a consolidated political subdivision is created under the Constitution and laws of this State, the

provisions of this chapter shall apply to the creation and operation of courts for such consolidated political subdivision *mutatis mutandi*."

Time effective

SECTION 2. This act shall take effect January 1, 1981.

In the Senate House the 4th day of June

In the Year of Our Lord One Thousand Nine Hundred and Eighty.

NANCY STEVENSON,
President of the Senate.

REX L. CARTER,
Speaker of the House of Representatives.

Approved the 10th day of June, 1980.

RICHARD W. RILEY,
Governor.