City of Orangeburg, S. C. City Council Meeting January 2, 1973

Minutes of the regular meeting of City Council held January 2, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis Mayor

The minutes of the regular meeting of City Council held December 19, 1972 were read and approved.

A motion, by Mayor Pro Tem Limehouse seconded by Councilman Salley, unanimously approved the low bid by the Orangeburg Auto Company in the amount of \$2,289.75 for an automobile to be used by the Civil Defense Director.

Dr. J. H. Gressette and Attorney Edward Mirmow, Jr., representing Orangeburg Cable TV, appeared before City Council requesting a rate increase of \$1.00 per month and an extension of their franchise contract. A motion, by Councilman Sifly seconded by Councilman Salley, unanimously approved the rate increase of \$1.00 per month. The extension of the franchise contract was referred to City Attorney Limehouse for study since this matter involves amending the franchise ordinance passed May 16, 1967.

City of Orangeburg, S. C. City Council Meeting January 16, 1973

Minutes of the regular meeting of City Council held January 16, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis

Mayor

The minutes of the regular meeting of City Council held January 2, 1973 were read and approved.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly unanimously approved the new jury list for 1973.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Salley unanimously approved a resolution authorizing and directing Alan McC. Johnstone to execute certain contract documents on behalf of the department of Public Utilities. (See resolution attached to and made a part of these minutes.)

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman unanimously approved first reading of an ordinance to amend Section 6-3 of the City Code of Ordinances.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman unanimously approved first reading of an ordinance to amend Section 6-7 of the City Code of Ordinances.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman unamiously approved first reading of an ordinance to amend Section 6-20 of the City Code of Orminances.

A motion by Councilman Goodman seconded by Councilman Sifly unanimously approved first reading of an ordinance to amend Section 9-2 of the City Code of Ordinances.

A motion by Councilman Sifly seconded by Councilman Goodman unanimously approved first reading of an ordinance to repeal Section 9-3 of the City Code of Ordinances.

City Council approved a one step pay increase for all Police Officers obtaining an associate arts degree in Political Science and Administration.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JANUARY 25, 1973

Minutes of a special meeting of City Council held January 25, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

This special meeting of City Council was called for the purpose of receiving a report from the Hillcrest Recreation Facility Commission. The mammission reported they had screened approximately forty(40) applicants to manage this facility and had narrowed the field to a first, second and third choice. The commission requested that they be allowed to negotiate with these professionals for employment beginning approximately April 1, 1973. A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly was unanimously approved granting this request.

City of Orangeburg, S. C. City Council Meeting February 6, 1973

Minutes of the regular meeting of City Council held February 6, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis

Mayor

The minutes of the regular meeting of City Council held January 16, 1973 were read and approved.

A motion by Councilman Sifly seconded by Councilman Salley was unanimously approved setting 8:00 P.M. February 20, 1973 in the City Auditorium as the date, time and location for a public hearing regarding changes in Memorial Plaza.

City Council took under advisement a request from the Orangeburg Library Commission.

A motion by Councilman Goodman seconded by Councilman Sifly unanimously approved a membership list of members of the Human Relation Committee, Class of 1973-1975 (See list attached to and made a part of these minutes.)

A motion by Councilman Sifly seconded by Councilman Goodman unanimously approved the low tire bid by the Goodyear Service Store.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly unanimously approved the low bid by Horne Motors for an automobile to be used by the Engineering-Public Works Department.

A motion by Councilman Sifly seconded by Councilman Goodman unanimously approved the low bid by Horne Motors for a truck to be used by the Sanitation Department.

A motion by Councilman Sifly seconded by Mayor Pro Tem Limehouse unanimously approved first reading of an ordinance to impose and regulate licenses in the City of Orangeburg, South Carolina for the year 1973.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly unanimously approved second reading of an ordinance to amend Section 6-3, Section 6-7 and Section 6-20 of the Code of Ordinances, City of Orangeburg, South Carolina.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly unanimously approved second reading of an ordinance to amend Section 9-2 of the Code of Ordinances and to repeal Section 9-3 relating to the application of Chapter 9 of the Code of Ordinances, City of Orangeburg, South Carolina to bottle gas.

City Council approved the purchase of certain property on Hampton Street located across the street from the parking lot adjacent to City Hall for approximately \$25,000.00.

ORGAN DE ORGANDERUES ORGANDERUES, 8:0;

SIRS SIES

0000000	THE OF SER	and the state of t
Goodyear Service Store	God dy Essa	\$4,966,11
Quality White Samples Company	As uno esta u	5,044,25
Clank Cire Company	Tapley	5,374,52

Recommend the 506 be awarried Goodyear Service Store.

Signada

Dates: Tebracy 5, 1970

Bid awarded Goodgean Service Stone by City Council, February 6, 1973.

Signed:

for the series of the series o

Dated: Rebrusny 7, 1973

OMIY OF CRANGESURG ORANGESURG, 5.0.

SUMMERT OF BIDS FOR INGINEERING-FURLED WORKS AUTOMOBILE

The same of the Committee of the Same of t	Maria Santa	20 to 2000 to 2
Koma Salong	1973 Ford Norths	\$2,272.78
Rest End Motor Company	1978 Marrary Montego	2,303.77
Onengeborg Ente Compagn	1973 Plymouth Secellice	2,409:35
Verrer Nober Company	1973 Obevella	2,496,00

SUBMERT OF BIDS FOR TWO FOR TRUCK FOR SANIFERIOR DEPARTMENT

The state of the s	Lake	NET COSE TO CARE
House Motors	1973 Road R-700	\$5,437,89
Temperaken Moton Tongsay	1973 Chewroles.	5,713,96
Internetional Harraster	1973 International 1700	5,742:00

Recommend the bids be awarded Horne Motors, low bid on both vehicles.

Siemadt

R. T. Stevenson City Administrator

Dated: Tebrokky 5, 1973

House Motors awarded bids for automobile and truck by City Council,

February 6, 1973.

Signed:

R. T. Stevenson City Administrator

Dated: February 7, 1973

ORANGEBURG AREA HUMAN RELATION COMMITTEE

CLASS OF 1973-1975

Mr. Joseph Boyd

Mrs. Joe Bradhom

Mr. Earry Bryant

Mr. Roger Council

Mr. Lamer Dawkins

Mrs. V. P. Raton, Jr.

Mr. Charles Render

Dr. W. McLeod Frampton

Mr. Rudolph Jones

Mrs. Florrie N. Malachi

Mrs. Jerry Myerson

Mr. Harold Robinson

Mr. W. T. Taylor

Mr. Robert Tutes

Dr. Lucius Varn

Miss Lula L. Wilkinson

Mrs. J. I. Washington, III

Dated: Rebruery 6, 1973

<u>RESOLUTION</u>

WHEREAS the City of Orangeburg, South Carolina received bids on December 19, 1972 for Division I and Division II of the Department of Housing and Urban Development Project No. WS-SC-70, and

WHEREAS, the low bid for each Division was as follows:

Division I - DuPre Construction Company, Inc. - \$327,813.00

Division II - Ritchie Construction Company, Inc. - \$114,306.68

NOW, THEREFORE, BE IT RESOLVED BY THE Mayor Pro Tem and Councilmen of the City of Orangeburg, in Council assembled, and by authority of same, that the low bids shown above be accepted subject to the approval of the Department of Housing and Urban Development, and

BE IT FURTHER RESOLVED that Alan McC. Johnstone, Manager of the Department of Public Utilities, be authorized and he is hereby directed to execute the contract documents on behalf of the Department of Public Utilities of the City of Orangeburg.

PASSED THIS sixteenth day of January A.D., 1973.

Mayor Pro Tem

Councilmen

ATTEST:

City Clerk and Treasurer

City of Orangeburg, S. C. City Council Meeting February 20, 1973

Minutes of the regular meeting of City Council held February 20, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis

Mayor

The minutes of the regular meeting of City Council held February 6, 1973 were read and approved.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman unanimously approved second reading of an ordinance to impose and regulate licenses in the City of Orangeburg, South Carolina for the year 1973.

A motion by Councilman Sifly seconded by Mayor Pro Tem Limehouse unanimously approved a request for a contribution of \$1,500 to the Rose Festival Association.

A motion by Councilman Goodman seconded by Councilman Sifly unanimously approved first reading of an ordinance annexing property of L. W. Sutcliffe.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly was unanimously approved at third reading and enacted into law of an ordinance amending Section 6-3, Section 6-7 and Section 6-20 of the Code of Ordinances, City of Orangeburg, South Carolina.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman was unanimously approved at third reading and enacted into law of an ordinance amending Section 9-2 of the Code of Ordinances and repealing Section 9-3 relating to the application of Chapter 9 of the Code of Ordinances, City of Orangeburg, South Carolina to bottle gas.

Mayor Pro Tem Limehouse advised City Council of a proclamation dated February 12, 1973 declaring a state of emergency to be existing within the City of Grangeburg. (See proclamation attached to and made a part of these minutes.)

City Council agreed to allow Mayor Pro Tem Limehouse, with advice of City Attorney Limehouse, to negotiate and execute a contract with the president of the Western Carolina Professional Baseball Leagues for use of Mirmow Field, specifying the rent at \$1 per year and giving the fence rights to the League, and further specifying that should attendance per game 2,000, that the City would receive one half of this income.

PROCLAMATION

I, F. F. Limehouse, Mayor Pro Tem of the City of Orangeburg, by virtue of the power vested in me by the provisions of Ordinance No. 16-82, do hereby declare and determine that due to extreme weather conditions, a state of emergency exists within the City of Orangeburg;

And I do hereby, order and direct the following emergency regulations to be effective immediately, to-wit:

A curfew is hereby ordered from twelve o'clock Noon to twelve o'clock Midnight for the City of Orangeburg and all persons other than law enforcement officers and personnel, firemen, civil defense personnel, and other emergency personnel shall remain off the streets and away from public places during the period of said curfew.

This Proclamation shall be effective immediately and shall extend for a period of twelve (12) hours.

DATE AND TIME: 12 o'clock Noon, Monday, February 12, 1973.

Signed:

Mayor Pro Tem

ATTESTED:

R Complex

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MARCH 6, 1973

Minutes of the regular meeting of City Council held March 6, 1973.

There were present:

N. G. Sifly C. B. Goodman Mayor Pro Tem

Councilman

W. E. Salley

Councilman

Absent:

E. O. Pendarvis

Mayor

F. F. Limehouse

Councilman

The minutes of the regular meeting of City Council held February 20, 1973 were read and approved.

A motion by Councilman Salley seconded by Councilman Goodman was unanimously approved at third reading and enacted into law of the business license ordinance for 1973.

A motion by Councilman Goodman seconded by Mayor Pro Tem Sifly was unanimously approved at second reading of an ordinance annexing certain property belonging to L. W. Sutcliffe.

A motion by Councilman Salley seconded by Mayor Pro Tem Sifly was unanimously approved deleting paragraph 5 of the lease agreement between the City and Orangeburg Baseball Club, Inc., and changing paragraph 2 whereby the rights to the concessions are given to the home team.

A motion by Councilman Salley seconded by Mayor Pro Tem Sifly was unanimously approved whereby the authority to sign the lease agreement iswithdrawn from Mayor Pro Tem Limehouse until the parties reach an agreement on the use of Mirmow Field.

Minutes of the special meeting of City Council held at 2:00 P.M., March 13, 1973.

Present:

F. F. Limehouse

Mayor Pro Tem

N. G. Sifly

Councilman

C. B. Goodman

Councilman

W. E. Salley

Councilman

Absent:

E. O. Pendarvis

Mayor

A motion by Councilman Salley seconded by Councilman Sifly was unanimously approved authorizing and directing Mayor Pro Tem Limehouse to sign a revised contract for the City of Orangeburg, S. C. with the Orangeburg Baseball Club Inc. (See copy of contract attached to and made a part of these minutes.)

A motion by Councilman Salley seconded by Councilman Goodman was unanimously approved requesting the Airport Commission to make recommendations to replace any city appointed member or members of this commission who have become inactive.

STATE OF SOUTH CAROLINA)	
)	LEASE AGREEMENT
COINTY OF ORANGERIEG	}	

THIS AGREEMENT Made and entered into this \(\lambda \frac{1}{2} \) day of March,

1973, by and between the City of Orangeburg, hereinafter referred to as Lessor,

and Orangeburg Baseball Club, Inc., hereinafter referred to as Lessee.

The Parties agree as follows:

In Consideration of the sum of One and no/100 (\$1.00) Dollar, receipt whereof is hereby acknowledged, and the faithful performance by the Lessee of the terms, covenants and conditions set out hereinbelow the Lessor leases unto the Lessee and the Lessee leases from the Lessor that certain tract of land with the improvements thereon, known as Mirmow Field, located in the City of Orangeburg, South Carolina, under the following terms, covenants and conditions:

- 1. Lessee shall use the leased premises solely for participation in the Western Carolina Baseball League for the year 1973 commencing April 10, 1973, and ending September 2, 1973. The Lessee will operate as a member of the Western Carolina League, Class "A", a member of the national associational or professional baseball leagues and will staff its club with players provided by major league clubs.
- 2. The Lessee shall have rights to all concessions at its home games and to score card and fence (interior) advertising rights. The Lessor will, at its expense, provide necessary utilities, including lights and water, and will also provide necessary park maintenance and grounds keeping.
- 3. Lessor reserves the right at such time or times as are not in conflict with Lessee's use in participating under the official schedule of the Western Carolina League, to use the leased premises in connection with its recreation program and the right to permit the use of the leased premises for baseball activities by the American Legion and local high schools. The Lessee will cooperate towards promoting baseball as a wholesome recreation within the City of Orangeburg, South Carolina.

- 4. The Lessee will use reasonable care for the protection of the leased facilities during the term of this agreement, or extensions thereof, and will return same to the Lessor in the same condition as when possession shall be first delivered, normal wear and tear excepted.
- 5. Lessee shall have the option to renew this agreement for its participation during the 1974 Western Carolina League Season subject, however, to approval of City Council, which approval will not be unreasonably withheld.
- 6. It is agreed to between the parties that the sale or consumption of beer or other intoxicating beverages upon the leased premises is expressly prohibited.
- 7. It is agreed that the Lessee shall not convey or assign this Lease or under-let the premises without the written consent of the Lessor.
- 8. Lessor and its duly authorized agents, employees, officers and independent contractors employed by it shall have access to the demised premises at all reasonable times and hours for the purpose of examining and inspecting the same.
- 9. Lessee shall keep, protect and save Lessor harmless from any loss, cost or expense of any sort or nature and from any liability to any person, natural or artificial, on account of damage to person or property arising out of Lessee's use of the premises.
- 10. Lessee shall comply with all federal, state, county and city laws and ordinances and all rules and regulations of any duly constituted authority, affecting or respecting the use or occupancy of the demised premises by the Lessee.
- 11. Lessee further covenants and agrees that it will at all times during the term of this demise, at its own expense, maintain and keep in force liability insurance in the amount of \$50,000/\$100,000 of total liability to indemnify Lessor and Lessee jointly as their respective interests may appear, against loss, liability or damage which may result to Lessor and Lessee, or either, from any accident or casualty whereby any person or persons whomever may be injured or killed in or about the demised premises. Lessee shall deliver to Lessor a certificate of such insurance.

12. If Lessee shall fail to promptly keep and perform any affirmative covenant of this Lease and shall continue in default for a period of ten (10) days after written notice thereof by the Lessor, then in such event the Lessor may, at its sole election, declare the term of said lease ended and the Lessee shall promptly vacate the premises. Any such notice or communication shall be in writing signed by the Lessor, deposited in the registered United States mail, return receipt requested, postage prepaid, and addressed to:

Verner Ross
P. O. Box 2303
Greenville, South Carolina 29602

and notice so mailed shall be deemed to have been given as of the time same is so deposited.

ADDITIONAL PROVISIONS:

(s) In the event Lessee exercises option to renew for the year 1974, it will give notice thereof to the Lessor not later than January 1, 1974.

IN WITNESS WHEREOF, the Parties have set their respective hands and seals on the date above written.

WITNESS:	CITY OF ORANGEBURG
	By: J. L. Limehouse.
Glos June Edwin	Mayor Pro Tem
~	Attest: MR Juphic
	City Clerk
As to City of Orangeburg	

ORANGEBURG BASEBALL CLUB, INC.

By: What y wager

President

Secretary

As to Orangeburg Baseball Club, Inc.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MARCH 20, 1973

Minutes of the regular meeting of City Council held March 20, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis Mayor
N. G. Sifly Councilman

The minutes of the regular meeting of City Council held March 6, 1973 and the special meeting held March 13, 1973 were read and approved.

Mrs. Susie M. Connor and Mr. Hunter B. Stewart appeared before City Council requesting financial assistance for the Crangeburg Community Center program. This request was taken under advisement.

A motion by Councilman Goodman seconded by Mayor Pro-Tem Limehouse was unanimously approved at third reading and enacted into law of an ordinance annexing property of L. W. Sutcliffe adjacent to K-Mart Shopping Center on the Columbia Road.

A motion by Councilman Goodman seconded by Mayor Pro Tem Limehouse was unanimously approved at first reading of an ordinance annexing certain property known as the Northview Hills Apartments located off Chestnut Street.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MARCH 29, 1973

Minutes of a special meeting of City Council held at 8:30 A.M. March 29, 1973.

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis Mayor

A motion by Councilman Salley seconded by Councilman Sifly unanimously approved a resolution accepting the low bid in the amount of \$276,650.00 by South Atlantic Constructors, Inc. for Contract "B" of the Department of Housing and Urban Development Project No. WS-SC-79 subject to the approval of the Department of Housing and Urban Development. (See resolution attached to and made a part of these minutes.)

A motion by Mayor Pro Tem Limehouse seconded by Councilman Sifly was unanimously approved authorizing the transfer on April 1, 1973 of the remaining assets of the City of Orangeburg Combined Public Utilities Sinking Fund, 1954 Issue from the City Treasurer to the Department of Public Utilities.

WHEREAS, the City of Orangeburg, South Carolina received bids on March 14, 1973 for Contract "B" of the Department of Housing and Urban Development Project No. WS-SC-79, and

WHEREAS, the low bid for this Contract was as follows:
South Atlantic Constructors, Inc. \$276,650.00

NOW, THEREFORE, BE IT RESOLVED BY THE Mayor Pro Tem and Councilmen of the City of Orangeburg, in Council assembled, and by authority of same, that the low bid shown above be accepted subject to the approval of the Department of Housing and Urban Development, and

BE IT FURTHER RESOLVED that Alan McC. Johnstone, Manager of the Department of Public Utilities, be authorized and he is hereby directed to execute the contract documents on behalf of the Department of Public Utilities of the City of Orangeburg.

PASSED THIS _______ day of March A.D., 1973.

Mayor Pro Tem

n. W. fronts

Councilmen

л ттрст.

City Clerk and T**y**easurer

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING APRIL 3, 1973

Minutes of the regular meeting of City Council held April 3, 1973

There were present:

F. F. Limehouse Mayor Pro Tem
N. G. Sifly Councilman
C. B. Goodman Councilman
W. E. Salley Councilman

Absent:

E. O. Pendarvis

Mayor

The minutes of the regular meeting of City Council held March 20, 1973 and of the special meeting held March 29, 1973 were read and approved.

A motion by Councilman Salley seconded by Councilman Sifly was unanimously approved which regretfully denied a request for financial assistance made by the Orangeburg Community Center.

A motion by Councilman Salley seconded by Councilman Goodman unanimously approved a request from the American Legion for use of Mirmow Field on the same basis as the Orangeburg Baseball Club, Inc., but that this agreement is not to be used as a precedent for future negotiations.

A motion by Mayor Pro Tem Limehouse seconded by Councilman Goodman was unanimously approved at first reading of a revision to the Code of Ordinances, Section 5-1.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING APRIL 17, 1973

Minutes of the regular meeting of City Council held April 17, 1973.

There were 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 3, 1973 were read and approved.

A motion by Councilman Goodman seconded by Councilman Limehouse was unanimously approved at second reading of a revision of the Code of Ordinances, Section 5-1.

A motion by Councilman Sifly seconded by Councilman Goodman unanimously approved a revised plan regarding Memorial Plaza.

A motion by Councilman Sifly seconded by Councilman Salley was unanimously approved at first reading of an ordinance classifying certain annexed property.

A motion by Councilman Limehouse seconded by Councilman Salley unanimously approved first reading of an ordinance reclassifying certain property on Henley St., and certain property Mathadistx College and Seaboard Railroad.

Methodist College and Seaboard Railroad.

A motion by Councilman Limehouse seconded by Councilman Sifly unanimously approved a resolution ratifying and confirming certain conveyance made on or about May 26, 1969 by Trustees for Orangeburg Fireman's Insurance and Inspection Fund. (See resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis seconded by Councilman Limehouse was unanimously approved granting a 5% pay increase to city employees effective April 1, 1973.

City Council agreed to officially protest the closing of the U. S. Fish Hatchery.

A request for additional financial assistance by the Orangeburg Library Commission was denied.

WHEREAS, Heretofore on or about May 26, 1969, E. O. Pendarvis, Alec Brown and M. F. Inabinet, Jr., as Trustees for Orangeburg Firemen's Insurance and Inspection Fund executed and delivered their certain deed to H. Everette Mims conveying certain property briefly described as two lots with improvements thereon, being Numbers 701 and 702 Ashley Avenue, Folly Beach, Charleston County, South Carolina; and

WHEREAS, The said purchaser desires a Resolution of City Council confirming such action by the aforesaid Trustees;

NOW, THEREFORE, in consideration of the premises:

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 hereby ratifies and confirms that certain conveyance heretofore made on or about May 26, 1969, by E. O. Pendarvis, Alec Brown and M. F. Inabinet, Jr., as Trustees for Orangeburg Firemen's Insurance and Inspection Fund to H. Everette Mims conveying certain property briefly described as two lots with improvements thereon, being Numbers 701 and 702 Ashley Avenue, Folly Beach, Charleston County, South Carolina.

Passed by the City Council of the City of Orangeburg, State of South Carolina, this 17th day of April, 1973.

Councilman

/ BMA /Councilman

Councilman

Councilman

ATTEST:

Asst. Clerk

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MAY 1, 1973

Prior to the regular meeting of City Council, a public hearing was held regarding a change in classification of property on the corner of Murray Road S.W. and Wolfe Trail S.W. No opposition was expressed to a change from A 2 Residential to B l Business on this property.

Minutes of the regular meeting of City Council held May 1, 1973.

There were 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 17, 1973 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 Section 5-1, Code of Ordinances relating to the Building Code.

A motion by Councilman Sifly seconded by Councilman Goodman was unanimously approved at second reading of an ordinance classifying certain properties annexed to the City of Orangeburg.

A motion by Councilman Limehouse seconded by Councilman Goodman was unanimously approved at second reading of an ordinance reclassifying property on Henley Street and property bounded by Southern Methodist College and Seaboard Railroad.

A motion by Councilman Limehouse seconded by Mayor Pendarvis was unanimously approved at first reading of an ordinance reclassifying property located at the intersection of Murray Road S.W. and Wolfe Trail S.W.

A motion by Councilman Sifly seconded by Councilman Limehouse was unanimously approved awarding the low bid in the amount of \$3829.00 for a general purpose tractor to the Orangeburg Tractor Company.

City Council approved a proposal from Aetna Life and Casualty Company whereby the insurance benefits for hospital and medical charges would be increased as of July 1, 1973.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MAY 7, 1973

Minutes of a special meeting of City Council held at 11 A.M., May 7, 1973.

There were present:

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

A motion by Councilman Goodman seconded by Councilman Sifley unanimously approved a resolution authorizing Alan McC. Johnstone to execute and file an application with the Environmental Protection Agency for a grant to aid in financing construction of sanitary sewers, pump stations and treatment facilities. (See resolution attached to and made a part of these minutes.)

City Council approved in principle the granting of a right of way for railroad purposes to the Seaboard Coastline Railroad. This right of way to cross property belonging to the City of Orangeburg on Sprinkle Avenue and is contingent on final agreement as to location and width.

WHEREAS, pursuant to P. L. 92-500, the United States of America has authorized the making of grants to public bodies to aid in financing construction of basic water and sewer projects:

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Orangeburg, South Carolina, in Council assembled, and by authority of same, that:

- 1. Alan McC. Johnstone, Manager, Department of Public Utilities, Orangeburg, South Carolina, be and he is hereby authorized to execute and file an application on behalf of the City of Orangeburg, South Carolina, with the Environmental Protection Agency, United States Government, for a grant to aid in financing construction of sanitary sewers, pump stations and treatment facilities in the City of Orangeburg, South Carolina, and an assurance of compliance with the Environmental Protection Agency Regulations under Title VI of the Civil Rights Act of 1964.
- 2. Alan McC. Johnstone, Manager, Department of Public Utilities, be and he is hereby authorized and directed to furnish such information as the Environmental Protection Agency may reasonably request in connection with the application which is herein authorized to be filed.

PASSED THIS day of May A.D., 1973.

Mayor

J. J. Mayor

J

Attest:

City Clerk and Treasurer

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MAY 15, 1973

Minutes of the regular meeting of City Council held May 15, 1973.

There were 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 May 1, 1973 and of the special meeting held May 7, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Sifly was unanimously approved at third reading and enacted into law of an ordinance classifying certain annexed property.

A motion by Councilman Sifly seconded by Mayor Pendarvis was unanimously approved at third reading and enacted into law of an ordinance reclassifying property on Henley Street, and property bounded by Southern Methodist College and Seaboard Railroad.

 $\underline{\mathtt{A}}$ motion by Councilman Goodman seconded by Councilman Sifly was unanimously approved at second reading of an ordinance reclassifying property on the corner of Murray Road S. W. and Wolfe Trail S. W.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved goresolution recommending the appointment of D. A. Gardner, Jr, Harold I. Robinson and D. D. Salley, III as Commissioner of Election for City of Orangeburg(See resolution attached to and made a part of these minutes.)

A motion by Councilman Sifly seconded by Mayor Pendarvis unanimously approved a statement in support of the National Guard and Reserve. (See statement attached to and made a part of these minutes.)

City Council approved holding the state tournament for Palmetto Boys Baseball in Orangeburg, S. C. starting July 29, 1973.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, unanimously approved a resolution regarding street improvements to be made by the S. C. State Highway Dept. along U. S. Route 21, U. S. Route 21 and 178 By-Pass, and Road S-25. (See copy of resolution attached to and made a part of these minutes.)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH O	CAROLINA)	,
COUNTY OF	OBANGEREAD)	
FILE NO.	38.68 *	RESOLUTION
F. A. PROJECT NO).A-584 a P-057-1(90)	
ROUTE OR ROAD NO	Route 21 and 178 By-	

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 ________, 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.

- S. S. Boute 21: Along Columbia Boad from approximately 12) ft. morth of Brewton St. (Rd. 5-1103) (Sta. 43-22) northematerly to the City Limits (Sta. _____)
- 3. S. Soutes 21 & 178 Sy-face Along Chestaut St. from appreximately 1000 feet each of Noute 21 (Sta. 230-00), westerly tacross U. S. Noute 21 to approximately 700 ft. west of Nout 3-1139(Lobiolly St.) (Sta. 236-60).

Read S-25: Along Boulevard St. from approximately 500 feet southeast of Read S-1073 (Sta. S-00), sorthwesterly to U. S. Route 21 (Sta. 25-70).

NOW THEREFORE, Be it resolved that the Municipality of 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 the State Highway Department shall not be liable for damages to property or injuries to persons, as otherwise provided for in Section 33-229, of the 1962 Code, as a consequence of the placing, maintenance, or removal of any utilities by the Municipality, or by others pursuant to permission of the Municipality.

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, manholes, 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 Light day of Light and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

the state of the s	
	ORANGEBURG , S. C.
	Municipality
	By 2. O. toudans
	F. F. Linehouse
	norman G Silly
	all form
	D. W. Weuth Solley
A 11	

ATTEST:

Clerk

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 Council of the City of Orangeburg, State of South Carolina, recommend to the Honorable John C. West, Governor of the State of South Carolina, that he appoint the following three Commissioners of Election for the City of Orangeburg: D. A. Gardner, Jr., Harold I. Robinson, and D. D. Salley, III, and that said appointment be for a period of four (4) years commencing June 1, 1973.

FURTHER RESOLVED That the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg, be authorized and directed to forward to the Honorable John C. West, Governor of the State of South Carolina, a copy of this resolution, and request that His Excellency make the said appointment at his earliest convenience.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this the fifteenth day of May, A.D., 1973.

Mayor

Councilmen

ATTEST:

City Clerk

STATEMENT OF SUPPORT FOR THE GUARD AND RESERVE

We recognize the National Guard and Reserve as essential to the strength of our nation and the maintenance of world peace. They require and deserve the interest and support of the American business community, as well as every segment of our society.

In the highest American tradition, these Guard and Reserve forces are manned by civilians. Their voluntary service takes them from their homes, their families and their occupations. On weekends, and at other times, they train to prepare themselves to answer their country's call to active service in the United States armed forces.

If these volunteer forces are to continue to serve our nation, a broader public understanding is required of the total force concept of national security—and the essential role of the Guard and Reserve within it.

The Guard and Reserve need the patriotic cooperation of American employers in facilitating the participation of their eligible employees in Guard and Reserve programs, without impediment or penalty.

We therefore join members of the American business community in agreement that:

- Our employees' job and career opportunities will not be limited or reduced because of their service in the Guard or Reserve;
- Our employees will be granted leaves of absence for military training in the Guard or Reserve without sacrifice of vacation time; and
- 3. This agreement and the resultant policies will be made known throughout the organization and announced in publications and through other existing means of communication.

Mayor

Councilmen

Dated: May 15, 1973

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JUNE 5, 1973

Minutes of the regular meeting of City Council held June 5, 1973.

There were 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 May 15, 1973 were read and approved.

A motion by Councilman Goodman seconded by Councilman Sifly was unanimously approved at third reading and enacted into law of an ordinance reclassfying property at the intersection of Murray Road S.W. and Wolfe Trail S.W.

A motion by Mayor Pendarvis seconded by Councilman Sifly was unanimously approved whereby the City of Orangeburg accepts as information the traffic recommendations from the Board of Directors of the Chamber of Commerce.

A motion by Councilman Goodman seconded by Mayor Pendarvis was unanimously approved whereby the remuneration for members of City Council will remain "as is"

A motion by Mayor Pendarvis seconded by Councilman Sifly was unanimously approved authorizing the City Administrator to run a notice in the Times & Democrat regarding control of pets.

A motion by Councilman Salley seconded by Councilman Goodman unanimously approved the low bid by International Harvester for purchase of a tractor at a cost of \$4,572.62.

A motion by Comncilman Goodman seconded by Councilman Sifly was unanimously approved whereby the preliminary requirements would be initiated for staggering the terms for City Councilmen.

A motion by Mayor Pendarvis seconded by Councilman Sifly was unanimously approved granting permission for a fireworks display scheduled for July 2, 1973 at the Orangeburg Mall.

City Council authorized the payment to Danny Cross of one months salary and the termination of his employment as a Police Officer.

CITY OF GRANGEBURG GRANGEBURG, S.C.

SUBMERT OF REDS FOR TURE TYPE TRACTOR

MANE OF COMPANY	MAKE OF TRACTOR	NET COST TO CITY
International Harvester Company	Intermeticael I-2400	\$ 4,572,52
Tyson Reviguent Coupany	Case-David Brown 885	5,091.92
Oreageborg Tractor Company, Inc.	Bord D1123C	5,434,00

Recommend the award of low bid to International Harvester Company.

Sioned:

R. T. Stevenson City Administrator

Deted: June 5, 1973

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JUNE 19, 1973

Minutes of the regular meeting of City Council held June 19, 1973.

There were 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 5, 1973, were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved expressing the City's appreciation to Ralph O. LaFrance for his heroic action of July 1, 1972. (See copy of resolution attached to and made a part of these minutes.)

A motion of Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved expressing the City's appreciation to John W. Riley for his forty-seven years of service. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse, seconded by Councilman Goodman, was unanimously approved ordering an election to be held on Tuesday, September 11, 1973 for the office of mayor and councilmen. (See resolution attached to and made a part of these minutes.)

City Council approved the appointment of Mrs. Adele B. Fox, as Supervisor of Registration for two years. (See proclamation attached to and made a part of these minutes.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was unanimously approved requesting the S. C. Highway Department to proceed with the recommended traffic signal installations and improvements.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was unanimously approved whereby a report from Mrs. Jessie Stewart regarding a Girl's Home, was received as information.

A motion by Councilman Sifly, seconded by Councilman Limehouse, unanimously approved first reading of an ordinance annexing certain specified property in the Marshall Heights area.

A motion by Mayor Pendarvis, seconded by Councilman Salley, unanimously approved a resolution whereby the Department of Public Utilities will enter into an agreement with the American Koyo Corporation regarding construction of a sewer line. (See resolution attached to and made a part of these minutes.)

City Council unanimously agreed to continue the city's intervention before the Federal Power Commission opposing the electric rate increase by South Carolina Electric & Gas Company, and to file a motion to dismiss the rate increase on the basis of our present 1964 contract.

WHERKAS, The City of Orangeburg desires to express its appreciation to

RALPE O"NEAL LAFRANCE

for his heroic action performed on July 1, 1972, and his subsequent recognition by the South Carolina State Firemen's Association as the "Fireman of the Year" for the State of South Carolina; and

WHEREAS, The City of Orangeburg is indebted to him for his fine performance of duty and heroic action; and

WHEREAS, He, through these actions, has brought much credit and acclaim to the City and its Fire Department;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen, in Council assembled, do officially take cognizance of the heroic action performed by Ralph O'Neal LaFrance and the recognition afforded him by the Firefighters of the State of South Carolina, and commend him for a job well done.

BE IT FURTHER RESOLVED That a copy of this resolution be kept in the permanent records of the City of Orangeburg and be distributed through appropriate agencies throughout the City in order that acknowledgement of his work might be properly appreciated.

PASSED By the Mayor and Council of the City of Orangeburg, South Carolina, this mineteenth day of June, A.D., 1973.

Messor

J.J. Limelowe

Councilmen

ATTEST:

City/Clerk

W M E & E A S, The City of Orangeburg desires to express its appreciation to

JOHN WESLEY RILEY

for his forty-seven (47) years of faithful service to the City; and

W N E R E A S. He has submitted his resignation to the Director of Public Works, City of Orangeburg, effective June 15, 1973; and

W H E R E A S, The City of Orangeburg is indebted to him for his fine performance of duty throughout the years he was employed by the City; and

W N E R S A S, He, through his diligent and excellent work, has brought such credit and acclaim to the City and its Sanitation Department;

NOW, THEREFORE, BE IT RESOLVED by the Meyor and Councilmen, in Council assembled, do officially take cognizence of the faithful and distinguished service rendered to the City of Orangeburg by John Wesley Riley as an outstanding employee for the past forty-seven years and commend him for a job well done.

BE IT FURTHER RESOLVED That a copy of this resolution be kept in the permanent records of the City in order that acknowledgement of his work might be properly appreciated.

PASSED By the Mayor and Council of the City of Orangeburg, State of South Carolina, this mineteenth day of June, A.D., 1973.

J. J. Hemelouse Horman G. Sifly

Councilmen

attest:

City Cherk

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 regular municipal election for the purpose of electing a mayor and four (4) councilmen in the City of Orangeburg, State of South Carolina, under the commission form of government is hereby ordered to be held in the City of Orangeburg on Tuesday, September 11, 1973, that the said election shall be held at the polling precincts designated by law for all general elections; that the term of office of said mayor and councilmen shall be as provided by law; that the Honorable E. O. Pendarvis, Mayor of the City of Orangeburg is hereby authorized and directed to issue a proclamation publishing the date of the said election and to do all other things required by law in connection with said election.

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this the 19th day of June, A.D., 1973.

Mayor

J.J. Imelouse

Noman G. Sif

Councilmen

ATTEST:

City Cark

PROCLAMATION FOR THE REGULAR MUNICIPAL ELECTION FOR A MAYOR AND FOUR COUNCILMEN FOR THE CITY OF ORANGEBURG, SOUTH CAROLINA UNDER THE COMMISSION FORM OF GOVERNMENT

Pursuant to a resolution of the City Council, adopted June 19, 1973, notice is hereby given that the regular municipal election of the City of Orangeburg, South Carolina, is hereby ordered and proclaimed to be held in the City of Orangeburg at the polling precincts designated by law for all general elections by the qualified registered electors of said City on Tuesday, September 11, 1973, and that a mayor and four (4) councilmen for the said City be elected to serve a term as provided by law.

Notice is also given that Mrs. Adele B. Fox has been appointed as Supervisor of Registration of said City and shall hold office for two (2) years or until her successor has been appointed and qualified.

Orangeburg, South Carolina

June 19, 1973

5.0 fendanis Mayor

ATTEST:

Ci**x**y Clerk

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

enter into an agreement with the American Koyo Corporation whereby the

Department of Public Utilities agrees to construct at its expense and

American Koyo agrees to pay for the material necessary for such construction

approximately six thousand (6000) feet of sanitary sewer line along U. S.

Highway 601 from the present sewer line at the intersection of U. S. Highway

21 and 178 Bypass and U. S. Highway 601 to the property of American Koyo

Corporation, formerly property of South Carolina State College, located on

U. S. Highway 601 approximately one and one half miles northeast of the

City limits of Orangeburg.

BE IT FURTHER RESOLVED that Alan McC. Johnstone, Manager, Department of Public Utilities, be and he is hereby authorized and directed to sign such an agreement for the City of Orangeburg, South Carolina.

PASSED this nineteenth day of June A.D., 1973,

Mayor

man

Councilmen

ATTEST:

City Clerk and Treasyrer

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JULY 3, 1973

Minutes of the regular meeting of City Council held July 3, 1973.

There were 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 19, 1973, were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, unanimously approved second reading of an ordinance annexing certain specified property in the Marshall Heights, area.

A motion by Councilman Limehouse, seconded by Mayor Pendarvis, unanimously approved a highway resolution regarding the widening of U. S. 21 and 601, Magnolia Street from Whitman Street northerly to approximately 200 feet north of Road S-1099. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse, seconded by Councilman Sifly, was unanimously approved whereby the original terms of the Orangeburg Cable TV franchise were extended for five (5) additional years to May 16, 1987, and rates increased \$1 per month. This was first reading of the ordinance amending Code of Ordinance, Section $5\frac{1}{2}-18$ relating to The Community Antenna Television System.

City Council authorized an addition to the minutes of May 15, 1973 of a resolution regarding street improvements to be made by the S. C. State Highway Dept along U.S. Route 21, U.S. Route 21 and 178 By-Pass, and Road 25. (See minutes of May 15, 1973.)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAR		
COUNTY OF	Crancoburg))
FILE NO.	38.675	RESOLUTION
F. A. PROJECT NO.	A-675	
ROUTE OR ROAD NO.	W. S. 21 & 601))

Project No.

Route or Road No.

A-675

U. S. 21 & 601

T. S. Boutes 21 & 601: Along Magnolia Street from Whitman Street, mortherly to approximately 200 feet morth of Boad S-1099 (Sta. 55-00).

NOW THEREFORE, Be it resolved that the Municipality of Orangeouse 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 the State Highway Department shall not be liable for damages to property or injuries to persons, as otherwise provided for in Section 33-229, of the 1962 Code, as a consequence of the placing, maintenance, or removal of any utilities by the Municipality, or by others pursuant to permission of the Municipality.

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, manholes, 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 _______ day of ________, 19_73 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

	Orangeburg , S. C.
	Municipality By L. C. Leudani
	J. I Imelouse
	norman G. Sifly
TTEST:	De State
11.551. N. H. () sunh ()	
Clerk	

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JULY 17, 1973

Minutes of the regular meeting of City Council held July 17, 1973.

There were 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 3, 1973, were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Goodman, was unanimously approved at third reading and enacted into law of an ordinance annexing certain specified property in the Marshall Heights area.

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, was approved which deferred any action at this meeting on the ordinance amending Code of Ordinances, Section $5\frac{1}{2}$ - 18 relating to the Community Antenna Television System. Voting for deferring: Mayor Pendarvis, Councilman Limehouse, Sifly and Salley. Voting against deferring: Councilman Goodman.

City Council unanimously approved three resolutions regarding the renewing of bank notes with Bankers Trust of South Carolina, the First National Bank, and the Citizens and Southern National Bank of South Carolina. (See copy of resolutions attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Limehouse, unanimously approved a resolution regarding Recreation Project No. SC-1027-OS for construction of baseball fields, tennis courts, etc. at the Hillcrest Recreation Facility, and Mini parks at two areas. (See copy of resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Salley, was unanimously approved giving the Director of Recreation the discretion of closing Adden Street due to ball games at the Adden Street playground.

City Council approved replacing traffic light controls throughout the city.

City Council approved the exchange of a lot on Oakland N.E. presently owned by the City of Orangeburg, for a lot on Goff N.E. presently owned by South Carolina State College; said lot on Goff N.E. to be used for an electric substation.

City Council approved the increase in charges for opening and closing graves from \$35 to \$50.

A motion by Councilman Sifly, seconded by Councilman Salley, unanimously approved a resolution granting to the Seaboard Coast Line Railroad Company a right-of-way over property on Sprinkle Avenue S.E. (See resolution attached to and made a part of these minutes.)

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 Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66), one year from date, with interest thereon from date at the rate of five (5) 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 orotherwise, 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: 5.0 fensowi

ATTEST: "

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66); and

WHEREAS, First National Bank has agreed to lend the City the said
Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents
(\$20,193.66) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Grangeburg, State of South Carolina, in council assembled and by authority of the same, borrow Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66) from 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 (5) percent per annum.

DE 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 17th day of July, A.D., 1973.

J. J. Limbouse Horman G. Sifly Mayor

Morman G. Sifly

Mayor

Morman G. Sifly

Mayor

Morman G. Sifly

Mayor

Morman G. Sifly

Mayor

M

ATTEST:

July 15, 1973

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 Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66), one year from date, with interest thereon from date at the rate of five (5) 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

: <u>I. O. fendens</u> Mavor

ATTEST:

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Thousand One Hundred Minety-Three Dollars and Sixty-Six Cents (\$20,193.66); and

WHEREAS, Bankers Trust of South Carolina has agreed to lend the City the said Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66) 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 Twenty Thousand One Hundred Ninety-Three Dollars and Sixty-Six Cents (\$20,193.66) from 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 (5) 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 Grangeburg 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 17th day of July, A.D., 1973.

They or

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South
Carolina, promises to pay to the order of the Citizens and Southern
National Bank of South Carolina at its office in the City of Orangeburg,
South Carolina, the sum of Seventeen Thousand Four Hundred Seventy-Seven
Dollars and Fifty-Seven Cents (\$17,477.57), one year from date with interest
thereon from date at the rate of five (5) 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: 2, 0, fundame

ATTEST:

K. Muphells
City Clerk

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Seventeen Thousand Four Mundred Seventy-Seven Dollars and Fifty-Seven Cents (\$17,477.57); and

WHEREAS, The Citizens and Southern National Bank of South Carolina has agreed to lend the City the said Seventeen Thousand Four Hundred Seventy-Seven Dollars and Fifty-Seven Cents (\$17,477.57) 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 Seventeen Thousand Four Hundred Seventy-Seven Dollars and Fifty-Seven Cents (\$17,477.57) from the Citizens and Southern National Bank of South Carolina. The loan shall be evidenced by a note pledging the texes and Business Licenses; the note shall be payable one (1) year from date of execution, with interest at the rate of five (5) 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 17th day of July, A.D., 1973.

J. J. Linchouse

Councilmen Councilmen

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RESOLUTION AUTHORIZING, ADOPTING, APPROVING, ACCEPTING AND RATIFYING THE EXECUTION OF GRANT CONTRACT NUMBER H-302-5247 FOR PROJECT NUMBER SC-1027-OS BETWEEN THE UNITED STATES OF AMERICA, DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE CITY OF ORANGEBURG, SOUTH CAROLINA

WHEREAS, The United States of America, Department of Housing and Urban Development has agreed on the request from the City of Orangeburg for a Grant Contract for Project No. SC-1027-OS:

NOW THEREFORE, BE IT RESOLVED, by the City Council of Orangeburg, South Carolina

- Section 1. That said City Council hereby authorizes, adopts, approves, accepts and ratifies the execution of Grant Contract Number H-302-5247 between the Department of Housing and Urban Development on behalf of the United States of America and the City of Orangeburg.
- Section 2. That the execution of said Grant Contract in triplicate on behalf of said City of Orangeburg by R. T. Stevenson, City Administrator and the impression of the official seal of the City and the attestation of said execution by M. R. Campbell, City Clerk is hereby authorized, adopted, approved, accepted and ratified.
- Section 3. That the City Administrator is hereby authorized to execute payment requests under this Grant Contract on behalf of said City of Orangeburg.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 17th day of July, A.D., 1973.

J. J. Limilouse

· 10/11

Councilmen

ATTEST:

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING AUGUST 7, 1973

Minutes of the regular meeting of Cityu Council held August 7, 1973.

There were 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 17, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Limehouse was approved postponing second reading of an ordinance amending the Code of Ordinances, Section 5% - 18 relating to the Community Antenna Television System. Voting for postponing: Mayor Pendarvis, Councilmen Limehouse and Sifly. Voting against postponing: Councilmen Gwodman and Salley.

City Council unanimously approved the renewal of two bank notes with the First National Bank and one bank note with Bankers Trust of South Carolina. (See copy of resolutions attached to and made a part of these minutes.)

A motion by Mayor Pendarvis seconded by Councilman Limehouse unanimously approved a resolution whereas a new electric rate structure by the Department of Public Utilities is declared effective and in full force on August 13, 1973. (See resolution and rate schedule attached to and made a part of these minutes.)

City Council recessed at this point for a public hearing regarding a change in classification of property on Stanley N.E. and on Broughton Street N.W. No opposition was expressed at this public hearing regarding a change in zoning classification for the property on Stanley Street. A petition signed by thirty landowners was presented to City Council objecting to a change in zoning classification for the property of Horace Sutcliffe on Broughton Street known as Dixie Circle.

The regular meeting of City Council was reconvened. A motion by Councilman Goodman seconded by Councilman Sifly was unanimously approved at first reading of an ordinance reclassifying certain property on Stanley Avenue belonging to the First National Bank from A-1 to B-1.

A motion by Councilman Sifly seconded by Mayor Pendarvis was unanimously approved whereby action was postponed until the next meeting of City Council on the request for rezoning property belonging to Horace Sutcliffe on Broughton Street.

RESOLUTION

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

THAT the Department of Public Utilities of the City of Orangeburg grant to the Seaboard Cast Line Railroad Company a right-of-way over the eastern end of its warehouse property on Sprinkle Avenue S. E., twenty five (25) feet in width for a distance of four hundred thirty and eight tenths (430.8) feet, to be used for the purpose of a railroad spur track. Said right-of-way to be as shown on may entitled "MAP OF RIGHT OF WAY FOR RAILROAD ON WAREHOUSE PROPERTY" on file in the Department of Public Utilities and dated July 17, 1973 and to be at no expense to the Department of Public Utilities.

BE IT FURTHER RESOLVED that Alan McC. Johnstone, Manager,
Department of Public Utilities, be and he is hereby authorized and directed
to sign such an agreement for the City of Orangeburg, South Carolina.

PASSED this seventeenth day of July A.D. 1973.

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Councilmen

ATTEST:

City Clerk and Treasure

September 3, 1973

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South
Carolina, promises to pay to the order of First National Bank at its office
in the City of Orangeburg, South Carolina, the sum of Twenty-Eight Thousand
Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73), one year
from date, with interest thereon from date at the rate of five (5) 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: 2.0 feeling

ATTEST:

City Clegk

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73); and

WHEREAS, First National Bank has agreed to lend the City the said Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73) 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 Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73) from 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 (5) 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 August, A. D., 1973.

J. J. Siffy

Jorman G. Siffy

D. Lieuth Selly

Councilmen

attest:

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 One Hundred Thousand Dollars (\$100,000.00), one year from date, with interest thereon from date at the rate of five (5) 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: 1.0. femlands

Mayor

ATTEST:

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of One Hundred Thousand Dollars (\$100,000.00); and

WHEREAS, First National Bank has agreed to lend the City the said One Hundred Thousand Dollars (\$100,000.00) under the terms and conditions hereinafter recited.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Grangeburg, State of South Carolina, in council assembled and by authority of the same, borrow One Hundred Thousand Dollars (\$100,000.00) from 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 (5) 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 August, A.D., 1973.

Councilmen

ATTEST'S

RESOLUTION

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73); and

WHEREAS, Bankers Trust of South Carolina has agreed to lend the City the said Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73) under the terms and conditions hereinafter recited.

NOW, THEREFORE, DE 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 Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents (\$28,590.73) from 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 (5) percent per annum.

DE IT FURTHER RESOLVED, That the Monorable E. C. 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 August, A.D., 1973.

J. J. Limehouse Horman G. Sifly Miller J. Leveth Toller

ATTEST: The Laugher

September 23, 1973

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
Twenty-Eight Thousand Five Hundred Ninety Dollars and Seventy-Three Cents
(\$28,590.73), one year from date, with interest thereon from date at the
rate of five (5) 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: 2.0. fail

ATTEST:

City Ølerk

<u>RESOLUTION</u>

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled, this seventh day of August A. D., 1973:

That the Rates of the Department of Public Utilities of the City of Orangeburg pertaining to Electric, as heretofore adopted, be, and the same are hereby repealed, and in lieu thereof, the Electric Rates of the Department of Public Utilities of the City of Orangeburg, hereto attached, be, and they are hereby, declared effective and in full force on August 13, 1973.

PASSED by the City Council, in Council assembled at Orangeburg, South Carolina, this seventh day of August A. D., 1973.

Mayor

Morman C

Councilmen

ATTEST:

City Clerk and Treasurer

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 paragraph 4, "Rules and Regulations" for discount):

Standard Rate

First 50 kwhr @ \$0.0628 per kwhr Next 200 kwhr @ \$0.0274 per kwhr All in excess of 250 kwhr @ \$0.0212 per kwhr

Minimum

\$2.22 per meter per month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4. "Rules and Regulations for discount on above.

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 woodburning 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 paragraph 4, "Rules and Regulations" for discount):

Standard Rates

Summer Season

First	50	kwhr @	<u>@</u>	\$0.0628	per	kwhr
Next	200	kwhr (<u>a</u>	\$0.0274	per	kwhr
All in excess of	250	kwhr (a	\$0.0212	per	kwhr

Winter Season

First	50	kwhr@	\$0.0628	per kwhr
Next	200	kwhr @	\$0.0274	per kwhr
Next	750	kwhr@	\$0.0212	per kwhr
All in excess	of 1.000	kwhr@	\$0.0147	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. See paragraph 4, "Rules and Regulations" for discount on above.

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, standby, 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 paragraph 4, "Rules and Regulations" for discount):

Standard Rate

First	50	kwhr@	\$0.0610	per kwhr
Next	100	kwhr@	\$0.0547	per kwhr
Next	200	kwhr@	\$0.0413	per kwhr
Next	2,650	kwhr@	\$0.0281	per kwhr
All in exces	ssof3,000	kwhr@	\$0.0228	per kwhr

Minimum

\$2.22 per meter per month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above.

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 paragraph 4, "Rules and Regulations" for discount):

Standard Rates

Summer Season

First	50 kwhr	@ \$0.0610	per kwhr
Next	100 kwhr	@ \$0.0547	per kwhr
Next	200 kwhr	@ \$0.0413	per kwhr
Next	2,650 kwhr	@ \$0.0281	per kwhr
All in excess o	f 3,000 kwhr	@ \$0.0228	per kwhr

Winter Season

First	50	kwhr@	\$0.0610	per kwhr
Next	100	kwhr@	\$0.0547	per kwhr
Next	200	kwhr@	\$0.0413	per kwhr
Next	650	kwhr@	\$0.0281	per kwhr
Next	2,000	kwhr @	\$0.0255	per kwhr
All in excess of	3,000	kwhr @	\$0.0178	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. See paragraph 4, "Rules and Regulations" for discount on above.

NO. 3 - INDUSTRIAL SERVICE

APPLICABLE: To industrial customers for general power and energy purposes. This schedule is not applicable to breakdown, standby, supplementary, resale 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 paragraph 4, "Rules and Regulations" for discount):

Standard Rate

First	1,240 kwl	nr or less per month	\$43.10
Next	2,060 kwl	ar @ \$0.0290 pe r kwh	ır
Next	21,700 kwl	ır @ \$0.0177 per kwh	ır
All in excess of	25,000 kwł	nr @ \$0.0159 per kwh	ır

Minimum

\$43.10 per meter per month.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above.

ELECTRIC RATE

NO. 4 - SHORT TERM SERVICE

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

GROSS MONTHLY RATE (See paragraph 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. See paragraph 4, "Rules and Regulations" for discount on above.

Effective 10-6-70

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 paragraph 4, "Rules and Regulations" for discount):

Demand Charge

First 1,000 kw @ \$1.27 per kw of billing demand All in excess of 1,000 kw @ \$0.90 per kw of billing demand

Energy Charge

First 300,000 kwhr @ \$0.01184 per kwhr All in excess of 300,000 kwhr @ \$0.01087 per kwhr

- MINIMUM: The minimum monthly charge shall be \$1.00 per kw based on the customers 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. See paragraph 4. "Rules and Regulations" for discount on above.

ELECTRIC RATE_

NO. 7 - 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 @	\$0.0611	per kwhr per month
Next	100	kwhr @	\$0.0492	per kwhr per month
Next	200	kwhr @	\$0.0374	per kwhr per month
Next	4,650	kwhr @	\$0.0243	per kwhr per month
Next	10,000	kwhr @	\$0.0172	per kwhr per month
Next	60,000	kwhr@	\$0.0160	per kwhr per month
All in excess o	f 75,000	kwhr@	\$0.0155	per kwhr per month

NOTE: THIS RATE NOT AVAILABLE AFTER OCTOBER 6, 1970.

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations for discount on above.

ELECTRIC RATE

NO. 8 - LARGE INDUSTRIAL SERVICE

GROSS MONTHLY RATE: (See paragraph 4, "Rules and Regulations" for discount):

Demand \$2.20

Energy \$.008155

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above.

ELECTRIC RATE

NO. 9 - MERCURY VAPOR LIGHTS

GROSS MONTHLY RATE: (See paragraph 4, "Rules and Regulations" for discount):

A. The following is the rate schedule for Mercury Vapor Lights installed for customers for purposes of lighting other than street lighting:

175 Watts \$3.61 per month 400 Watts \$6.94 per month 1000 Watts \$10.56 per month

- B. The following is the rate schedule for Mercury Vapor Lights installed for street lighting:
 - (1) Unmetered Street Lights:

175 Watts \$1.84 per month 400 Watts \$3.68 per month 1000 Watts \$10.52 per month

Calculations Used to Record Kwh used by Mercury Vapor Lights without meters:

175 Watts 70 Kwh per month 400 Watts 140 Kwh per month 1000 Watts 400 Kwh per month

(2) Metered Street Lights:

.0263 per Kwh

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above.

CITY OF CRANGEBURG, S. C. CITY COUNCIL MEETING August 21, 1973

Minutes of the regular meeting of City Council held August 21, 1973.
There were present:

E. O. Pendarvis F. F. Limehouse

M. G. Sifly C. B. Goodman

W. E. Salley

Mayor

Councilman Councilman

Councilman

Councilman

The minutes of the regular meeting of City Council held August 7, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Limehouse was unanimously approved whereby a request from the Orangeburg County Library Commission for an increased annual contribution was taken under advisement.

A motion by Councilman Goodman seconded by Councilman Sifly was unanimously approved which postponed until the next meeting of City Council any consideration or reclassification of Dixie Circle property owned by Horace Sutcliffe.

A motion by Councilman Sifly seconded by Councilman Goodman was unanimously approved at second reading of an ordinance reclassifying certain property belonging to the First National Bank on Stanley N. E. from A-1 to B-1.

A motion by Councilman Limehouse seconded by Councilman Sifly was unanimously approved which tabled the previous action of July 3, 1973 of an ordinance amending the Code of Ordinances, Section 5 -18 relating to the Community Antenna Television System.

A motion by Councilman Limehouse seconded by Mayor Pendarvis unanimously approved first reading of an ordinance amending the Code of Ordinances, Section $5\frac{1}{2}$ - 18 relative to the Community Antenna Television System.

A motion by Mayor Pendarvis seconded by Councilman Sifly was unanimously approved authorizing the acceptance of an amend-ment to contract for grant to develop land for open space purposes, Project No. SC-1027-0S, Contract No. H-302-5247. (See resolution attached to and made a part of these minutes.)

City Council directed the City Administrator to handle the situation in Edisto Gardens regarding undesirable activities.

A motion by Mayor Pendarvis seconded by Councilman Salley was approved by a wote of 3 to 2 whereby the salaries of City Councilmen would be increased to \$150.00 per month effective October 1, 1973. Voting for: Mayor Pendarvis, Councilmen Lime-house and Salley. Voting against: Councilmen Sifly and Goodman.

City Council directed the City Administrator to have published in the local paper a report on Revenue Sharing from January 1, 1972 to July 1, 1973.

RESOLUTION AUTHORIZING THE ACCEPTANCE OF AMENDMENT TO CONTRACT FOR GRANT TO DEVELOP LAND FOR OPEN SPACE PURPOSES, PROJECT NO. SC-1027-OS, CONTRACT NO. H-302-5247

WHEREAS, The United States of America, Department of Housing and Urban Development and the City of Orangeburg have signed Contract for Grant to Develop Land for Open Space Purposes dated July 19, 1973; and

WHEREAS, In consideration of the mutual covenants, promises, and representations contained herein, the parties agree that Part I of said Contract is amended by adding:

> "Sec. 9. COMPENSATION TO GOVERNMENT FOR ITS AUDITS AND INSPECTIONS.

The Public Body will compensate the Government for its inspections and audits, provided for in Sec. 103 (B) of Part II of this Contract, a fixed fee in the amount of \$987.00. The fixed fee shall be payable at the time the first requisition for a Grant Payment is approved by a deduction of the entire amount of the fixed fee from the first Grant Payment to the Public Body: Provided, that in the event the Grant amount authorized under Section 3 hereof with respect to the actual cost of the project is increased, the additional fixed fee payable thereby shall be deducted from the next Grant Payment made to the Public

NOW THEREFORE, BE IT RESOLVED, By the City Council of Orangeburg, South Carolina that the City Administrator is hereby authorized to execute amendment to contract for Grant to Develop Land for Open Space Purposes, Project No. SC-1027-OS, Contract No. H-302-5247, adding Section 9.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 21st day of August, A.D., 1973.

Councilmen

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING SEPTEMBER 4, 1973

Minutes of the regular meeting of City Council held September 4, 1973.

There were 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 21, 1973 were read and approved.

A petition from approximately 90% of the land owners from an area of North Boulevard was presented to City Council objecting to the planned widening of North Boulevard. This matter to be taken under discussion with the S. C. Highway Department for a solution.

Mrs. J. T. Dunning of 557 Louis, N. E. appeared before City Council requesting that the City correct a problem related to Sunnyside Canal. This matter taken under further study.

A motion by Councilman Limehouse seconded by Councilman Sifly was unanimously approved at third reading and enacted into law of an ordinance reclassifying certain property of the First National Bank on Stanley N. E.

A motion by Councilman Sifly seconded by Councilman Lime-house was unanimously approved at second reading of an ordinance amending the code of Ordinances, Section $5\frac{1}{2}$ - 18 relating to the Community Antenna Television System.

A motion by Mayor Pendarvis seconded by Councilman Salley was unanimously approved which denied a request for reclassification by Horace Sutcliffe for property in Dixie Circle.

A request from J. Leslie Heaton regarding traffic on Broughton Street was taken under advisement awaiting the completion of the By-Pass Road.

A motion by Councilman Limehouse seconded by Mayor Pendarvis was unanimously approved Which increased the annual contribution to the Orangeburg County Library to \$900 effective Oct. 1, 1973.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING SEPTEMBER 10, 1973

Minutes of a special meeting of City Council held at 3:00 P. M. September 10, 1973.

There were present:

\mathbb{E}_{ullet}	0.	Pendarvis	Mayor
F.	F.	Limehouse	Councilman
N .	G.	Sifly	Councilman
C.	B.	Goodman	Councilman
W.	E.	Salley	Councilman

A motion by Councilman Goodman seconded by Councilman Sifly was unanimously approved authorizing City Administrator Stevenson to sign an option agreement for \$500 with R. F. Dukes for certain property adjacent to the Orangeburg County-City Airport.

A motion by Councilman Goodman seconded by Councilman Limehouse directed City Administrator Stevenson to proceed with an application to the Federal Aviation Agency and to the South Carolina Aeronautical Commission for land acquisition, construction additions, and improvements to be made at the Orangeburg County-City Airport.

City Council authorized City Administrator Stevenson to advertise in the Times and Democrat as to the estimated expenditures from Revenue Sharing for the period from July 1, 1973 through June 30, 1974. This report is to be submitted prior to September 14, 1973.

The above minutes were approved on October 1, 1973 at a special meeting of City Council held for the purpose of budget hearings.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING SEPTEMBER 18, 1973

Minutes of the regular meeting of City Council held September 18, 1973.

There were 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 4, 1973 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 amending the Code of Ordinances, Section $5\frac{1}{2}$ - 18 relating to the Community Antenna Television System.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved first reading of the 1973 Tax Ordinance which carried a rate of sixty (60) mills.

A motion by Mayor Pendarvis seconded by Councilman Sifly unanimously approved a resolution regarding widening of Russell Street from Doyle to Dorchester. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Goodman seconded by Councilman Salley unanimously approved an option agreement with R. F. Dukes in the amount of \$5,000.00 for one year beginning October 1, 1973 regarding property adjacent to the Orangeburg County-City Airport.

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



City of Grangeburg South Carolina ROBERT T. STEVENSON CITY ADMINISTRATOR

September 18, 1973

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

29202

Re: South Carolina Route 33 Project No. A-685

Dear Mr. McMahan:

With reference to the improvements of the above numbered road on 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:

SC Route 33: Along Russell Street from Doyle Street (Station 0+15), northeasterly to the City Limits (Station 46+43), east of Clarendon Street (Road S-112).

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

Yours very truly,

CITY OF ORANGEBURG

Leudamis

E. O. Pendarvis

Mayor

EOP/mr

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROLI	INA)	
COUNTY OF	ORANGEBURG)	
FILE NO.	<i>3</i> 8.685	RESOLUTION
F. A. PROJECT NO.	A-685	
ROUTE XOR XROEM NO.	SC Route 33	

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 on Road No.

A-685

SC Route 33

SC Route 33: Along Russell Street from Doyle Street (Station 0+15), northeasterly to the City Limits (Station 46+43), east of Clarendon Street (Road S-112).

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 the State Highway Department shall not be liable for damages to property or injuries to persons, as otherwise provided for in Section 33-229, of the 1962 Code, as a consequence of the placing, maintenance, or removal of any utilities by the Municipality, or by others pursuant to permission of the Municipality.

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, manholes, 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 18th day of September , 19 73 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

	Orangeburg . S. C.
•	Municipality
	5 B D C - C'1
•	By C. C. Ferrellow
	J. J. Wirehouse
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Clerk /	
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CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING OCTOBER 2, 1973

Prior to the regular meeting of City Council, the oath of office was administered by City Attorney Limehouse for the Mayor and Councilmen.

Minutes of the regular meeting of City Council held Oct. 2, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. GOODMAN Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held September 18, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved second reading of the 1973 Tax Ordinance.

Mayor Pendarvis announced the following assignments as Department Commissioners:

Fire & Police Department

Department of Public Utilities

Executive & Administrative Department

Engineering & Public Works Department

Parks & Recreation Department

E. O. Pendarvis

F. F. Limehouse

C. B. Goodman

W.E. Salley

R. M. Salley

A motion by May@r Pendarvis seconded by Councilman W. E. Salley unanimously approved the following departmental head appointments:

C. W. Limehouse City Attorney
Fred R. Fanning City Recorder
M. R. Campbell City Treasurer
M. F. Inabinet, Jr. Chief of Fire Department
John H. Cook Chief of Police Department

A motion by Councilman Goodman seconded by Mayor Pendarvis unanimously approved adoption of the 1974 Budget in the amount of \$2,104,000.

A motion by Mayor Pendarvis seconded by Councilman Limehouse unanimously approved the issuance of a business license to Woody's Pawn Shop located in the 300 block of Russell Street S.W.

City Council received the Declaration of Results of City Election held September 11, 1973 for Mayor and Councilmen. (See declaration attached to and made a part of these minutes.)

A motion by Councilman Limehouse seconded by Councilman W. E. Salley unanimously approved a resolution whereby certain property belonging to South Carolina State College is exchanged for certain property belonging to the City of Orangeburg. (See resolution attached to and made a part of these minutes.)

Mr. Norman Sifly, was appointed to continue serving on the Law Enforcement Complex Committee as the official representative of City Council.

City Council authorized the Department of Public Utilities to purchase a tract of land, located approximate three miles south of Orangeburg. (See resolution attached to & made a part of these minutes.)

DECLARATION OF RESULT OF CITY ELECTION

For Mayor and Councilmen - Held September 11, 1973

We, the duly appointed Commissioners of Election for the City of Orangeburg, having received the report of the Managers of Election who had charge of the election held in the City of Orangeburg on September 11, 1973, for the purpose of electing a Mayor and four Councilmen and having had delivered into our charge the ballot boxes with the ballots sealed therein, met at the City Hall on Thursday, September 13, 1973; no person appeared before your Commissioners with any statement or request in regard to the said election, and the following is the tabulated vote received by the candidates at said election:

FOR MAYOR:

E. O. Pendarvis	1,473	votes
J. J. Teskey	353	_ votes
FOR COUNCILMEN:		anti-toppy property and a second
C. B. Goodman	1,334	_ votes
Keith Hewitt	831	_ votes
F. F. Limehouse	1,476	_ votes
Henry P. Moore	961	_ votes
Ronald M. Salley	1,165	_ votes
W. Everette Salley	1,296	votes

Your Commissioners therefore hereby declare that the said E. O. Pendarvis has been elected to the office of Mayor for a regular term of four (4) years, that C. B. Goodman and F. F. Limehouse have been elected as Councilmen of the City of Orangeburg for regular terms of four (4) years, and that Ronald M. Salley and W. Everette Salley have been elected as Councilmen of the City of Orangeburg for regular terms of two (2) years; all in accordance with applicable law thereto.

Harold I. Robinson

D. D. Salley, III

Commissioners of Election for City of Orangeburg, South Carolina

SWORN to and subscribed before me

 $\frac{13}{10}$ day of September, 1973.

Notary Public for South Carolina
My commission expires: 5/50/6/

I, F. F. Limehouse, Councilman of the City of Orangeburg, do solemnly swear that I will equally, fairly and impartially, to the best of my ability and skill, exercise the trust reposed in me and I will use my best endeavors to preserve the peace and carry into effect according to the law the purposes for which I have been elected.

I do further solemnly swear that I will at all times endeavor to secure and maintain for the City an honest and efficient government in every particular, with an eye single to the public welfare.

I do further solemnly swear that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected and that I will, to the best of my ability, discharge the duties thereof and preserve, protect and defend the Constitution of this State and of the United States, SO HELP ME GOD!

SWORN to before me this 2nd

day of October, A.D., 1973.

SEAL) O OS SEE

Notary Public, S. C.

I, W. Everette Salley, Councilman of the City of Orangeburg, do solemnly swear that I will equally, fairly and impartially, to the best of my ability and skill, exercise the trust reposed in me and I will use my best endeavors to preserve the peace and carry into effect according to the law the purposes for which I have been elected.

I do further solemnly swear that I will at all times endeavor to secure and maintain for the City an honest and efficient government in every particular, with an eye single to the public welfare.

I do further solemnly swear that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected and that I will, to the best of my ability, discharge the duties thereof and preserve, protect and defend the Constitution of this State and of the United States, SO HELP ME GOD!

SWORN to before me this 2nd

day of October, A.D. 1973.

I, C. B. Goodman, Councilman of the City of Orangeburg, do solemnly swear that I will equally, fairly and impartially, to the best of my ability and skill, exercise the trust reposed in me and I will use my best endeavors to preserve the peace and carry into effect according to the law the purposes for which I have been elected.

I do further solemnly swear that I will at all times endeavor to secure and maintain for the City an honest and efficient government in every particular, with an eye single to the public welfare.

I do further solemnly swear that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected and that I will, to the best of my ability, discharge the duties thereof and preserve, protect and defend the Constitution of this State and of the United States, SO HELP ME GOD!

SWORN to before me this 2nd

day of October, A.D. 1973.

Notary Public, S. C.

I, Ronald M. Salley, Councilman of the City of Orangeburg, do solemnly swear that I will equally, fairly and impartially, to the best of my ability and skill, exercise the trust reposed in me and I will use my best endeavors to preserve the peace and carry into effect according to the law the purposes for which I have been elected.

I do further solemnly swear that I will at all times endeavor to secure and maintain for the City an honest and efficient government in every particular, with an eye single to the public welfare.

I do further solemnly swear that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected and that I will, to the best of my ability, discharge the duties thereof and preserve, protect and defend the Constitution of this State and of the United States, SO HELP ME GOD!

SWORN to before me this 2nd

day of October, A.D. 1973.

Notary Public, S. C.

I, E. O. Pendarvis, Mayor of the City of Orangeburg, do solemnly swear that I will equally, fairly and impartially, to the best of my ability and skill, exercise the trust reposed in me and I will use my best endeavors to preserve the peace and carry into effect according to the law the purposes for which I have been elected.

I do further solemnly swear that I will at all times endeavor to secure and maintain for the City an honest and efficient government in every particular, with an eye single to the public welfare.

I do further solemnly swear that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected and that I will, to the best of my ability, discharge the duties thereof and preserve, protect and defend the Constitution of this State and of the United States, SO HELP ME GOD!

2.0. Jen dansis

SWORN to before me this 2nd

day of October, A.D., 1973.

Notary Public S. C.

WHEREAS, The City of Orangeburg is desirous of purchasing a certain lot of land in the City of Orangeburg on Goff Avenue now owned by South Carolina State College for the purpose of constructing an electrical substation thereon, and

WHEREAS, South Carolina State College has agreed to convey said property to the City of Orangeburg in exchange for a lot in the City of Orangeburg set forth and shown on a plat of the Department of Public Utilities by C. A. Ferris, R.L.S., dated August 16, 1973, and having the following boundaries and measurements: North by property of South Carolina State College, 124.5 feet; East by estate of Thomas A. Salley, 148.4 feet and by Oakland Street, 79.4 feet; South by property of Gussie C. Wannamaker, 130.7 feet, and on the West by property of South Carolina State College, 234.4 feet;

NOW, THEREFORE, In consideration of the premises:

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 Mayor of the City of Orangeburg, the Honorable E. O. Pendarvis, be, and he hereby is, authorized and directed to sign and execute on behalf of the City of Orangeburg a deed conveying the above described property to South Carolina State College in exchange for property therefor.

Passed by the City Council of the City of Orangeburg, State of South Carolina, this _____day of October, 1973.

2.0. hendanis
Mayor, J. Limelouse.
Councilman
Councilman See Sally
Councilman Nathin
Councilman

ATTEST:

M. K. Suphik

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

THAT the Department of Public Utilities be authorized to purchase a tract of land from Stroman consisting of 207.08 acres more or less, approximately three miles South of Orangeburg; West of the Southern Railroad, and East of the Edisto River, for the sum of 1.000.00 per acre to be used for the purpose of constructing a future wastewater treatment plant.

BE IT FURTHER RESOLVED That his Honor, Mayor E. O. Pendarvis, be and he is authorized and directed to execute any necessary agreements relative to the said purchase.

PASSED this second day of October, A.D., 1973.

Councilmen,

ATTEST:

City Clerk and Treasurer

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING OCTOBER 16, 1973

Minutes of the regular meeting of City Council held October 16, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held October 2, 1973 were read and approved.

A motion by Councilman W. E. Salley seconded by Councilman Goodman was unanimously approved at third reading and enacted into law of the 1973 Tax Ordinance.

A motion by Mayor Pendarvis seconded by Councilman W. E. Salley unanimously approved using the same Christmas decorations for 1973 as were used last year.

A motion by Councilman Limehouse seconded by Councilman Goodman was unanimously approved regarding Halloween activity. (See Resolution attached to and made a part of these minutes.)

A motion by Councilman W. E. Salley seconded by Councilman Limehouse unanimously approved a Municipal-State Highway Project Agreement regarding Pinnacle Street from Hillcrest Drive to Lakeside Drive. (See copy of resolution attached to and made a part of these minutes.)

City Council was advised by the representative of the Southern Railroad of plans to eliminate the railroad agency in Orangeburg which would be replaced with a roving, mobile unit out of Columbia, S. C.

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, 1973.

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 16th day of October, A.D., 1973.

J.J. Simekouse

Mayor

Jiho Seel Selly

Councilmen

ATTEST:

City Clerk

This copy for City
South Carolina
State Highway Department
Form 807 (Rev. 6-1-70)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAR	OLINA)	
COUNTY OF	Orace See Transage)	· ·
FILE NO.	30.430	}	RESOLUTION
F. A. PROJECT NO.		}	
BOUTEN OR ROAD NO.)	

Project No.

Route or Road No.

Seed S-1575

Econt 5-1505* Almos <u>Pinnacle</u> Street Prom Hillcreet Drive (Boat 5-1176), partheasterly to Laborida Drive (Station 5-36).

NOW THEREFORE, Be it resolved that the Municipality of 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 the State Highway Department shall not be liable for damages to property or injuries to persons, as otherwise provided for in Section 33-229, of the 1962 Code, as a consequence of the placing, maintenance, or removal of any utilities by the Municipality, or by others pursuant to permission of the Municipality.

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, manholes, 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.

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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 ______ day of _______, 19 _____ and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

•	, S. C.
	Municipality
	By L. O. Ferrdandis
	J. J. Millour
	Many
	Dohi weeth soller
TTEST:	Kand M. Makey
M. R. Cauphu	
Clerk /	Councilmen

September 16, 1973

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

> Re: File 38.698 - Road S-1525 Orangeburg County Project C-698

Dear Mr. McMahan:

With reference to the improvement of the above numbered road on 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-1525: Along Pinnacle Street 50 feet in width from Hillcrest Drive (Road S-1174), northwesterly to Lakeside Drive (Station 6÷86).

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

Yours very truly,

CITY OF ORANGEBURG

3. O. Pendarvis

Mayor

EOP/mr

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING NOVEMBER 6, 1973

Prior to the regular meeting of City Council a public hearing was held regarding a change in classification of property located at 615 Middleton, NE. No opposition was expressed objecting to a change in classification of this property.

Minutes of the regular meeting of City Council held November 6, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held October 16, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved first reading of an ordinance reclassifying property at 615 Middleton, NE.

A motion by Councilman Goodman seconded by Mayor Pendarvis was unanimously approved setting Tuesday, November 13, 1973 at 10:00 o'clock for a special meeting of City Council to consider second reading of an ordinance reclassifying property at 615 Middleton, NE.

A motion by Mayor Pendarvis seconded by Councilman W. E. Salley unanimously approved the low bid by American LaFrance in the amount of \$40,956.00 for a pumper for the Fire Department.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved the low bids by Horne Motors in the amount of \$3,073.83 for a pick-up to be used by the Police Department, and in the amount of \$2,683.83 for a pick-up to be used by the Recreation Department.

A motion by Mayor Pendarvis seconded by W. E. Salley unanimously approved four resolutions whereby the City of Orangeburg will borrow \$29,858.50 from each of the following banks: American Bank & Trust, Bankers Trust of S.C., Citizens & Southern National Bank of South Carolina and the First National Bank in Orangeburg. (See resolutions attached to and made a part of these minutes.)

A motion by Councilman Limehouse seconded by Councilman W. E. Salley unanimously approved a resolution authorizing and directing Mayor E. O. Pendarvis to sign a promissory note in the amount of \$98,000.00 to Clyde W. Stroman, Sr. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Limehouse seconded by Councilman W. E. Salley was unanimously approved authorizing and directing Mayor E. O. Pendarvis to execute a Right-of-Way or Easement on behalf of the City of Orangeburg with Greenwood Mills. (See resolution attached to and made a part of these minutes.)

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 convey to Greenwood Mills, in consideration of the sum of One and no/100 (\$1.00) Dollar, a non-exclusive, perpetual easement or right-of-way for purposes of ingress and egress over and upon the following described lands:

> All that certain piece, parcel or strip of land situate, lying and being about three miles south of the corporate limits of the City of Orangeburg, School District 5 (outside), Orangeburg County, South Carolina, having the following boundaries and measurements: North by lands of Greenwood Mills, 100 feet; East by right-of-way of Southern Railroad Company, 2,191.4 feet; South by lands of Greenwood Mills, 100 feet, and on the West by lands of City of Orangeburg, 2,191.4 feet, more or less; being part of a tract of 207.08 acres, more or less, conveyed to the City of Orangeburg by Clyde W. Stroman, Sr., et al., and said right-of-way or easement extends along the entire easterly side line of said tract and immediately adjacent to the Southern Railroad Company rightof-way.

That his Honor, Mayor E. O. Pendarvis, be, and he hereby is, authorized and directed to execute the said Right-of-Way or Easement on behalf of the City of Orangeburg.

PASSED By the City Council of the City of Orangeburg, South Carolina, this 6th day of November, 1973.

Councilmen

ATTEST:

STATE OF SOUTH CAROLINA)	
)	
COUNTY OF ORANGEBURG)	
City of Orangeburg,	\	
or or magority,	<i>y</i> \	,
nc.		71 4 77 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
То)	EASEMENT
)	
Greenwood Mills.)	
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47.2 00

KNOW ALL MEN BY THESE PRESENTS, That the City of Orange-burg for and in consideration of the sum of One and no/100 (\$1.00) Dollar to it in hand paid, and other valuable consideration, receipt whereof is hereby acknowledged, hereby grants, bargains, sells and conveys unto Greenwood Mills, its successors and assigns, a non-exclusive, perpetual easement or right-of-way for purposes of ingress and egress over and upon the following described lands:

All that certain piece, parcel or strip of land situate, lying and being about three miles south of the corporate limits of the City of Orangeburg, School District 5 (outside), Orangeburg County, South Carolina, having the following boundaries and measurements: North by lands of Greenwood Mills, 100 feet; East by right-of-way of Southern Railroad Company, 2,191.4 feet; South by lands of Greenwood Mills, 100 feet, and on the West by lands of City of Orangeburg, 2,191.4 feet, more or less; being part of a tract of 207.08 acres, more or less, conveyed to the City of Orangeburg by Clyde W. Stroman, Sr., et al., and said right-of-way or easement extends along the entire easterly side line of said tract and immediately adjacent to the Southern Railroad Company right-of-way.

IT IS UNDERSTOOD AND AGREED By and between the parties hereto that the easement created herein is for the mutual benefit, use and enjoyment of the grantor and grantee alike and their respective successors and assigns.

This Right-of-Way is given pursuant to a Resolution adopted by the City of Orangeburg under date of November 6, 1973, a copy of which is attached hereto.

TO HAVE AND TO HOLD All and singular the said easement or right-of-way as hereinbefore mentioned unto the said Greenwood Mills, its successors and assigns.

seal this day of November, 1973.	ne City of Orangeburg has set its hand and
WITNESS:	CITY OF ORANGEBURG
Betty W. Shraves Laule & Symonthe Je	By: Z. O. Te. do. Mayor Attest: Aughl City Clerk
STATE OF SOUTH CAROLINA) COUNTY OF ORANGEBURG)	
PERSONALLY Appeared be	efore me <u>Betty W. Thracus</u>
and made oath that he saw the within n	amed City of Orangeburg by E. O. Pendar-
vis, its Mayor, and M. R. Campbell, it	ts City Clerk, sign, seal and, as its act
and deed, deliver the within-written Eas mentioned, and that She with thereof.	ement for the uses and purposes therein witnessed the execution
SWORN to before me this day of November, 1973. Notary Public for South Carolina My commission expires: 700 20 19 7	Beily W. Doraves L.S.)

WHEREAS, The City Council of the City of Orangeburg has heretofore authorized the purchase of a tract of land from Clyde W. Stroman, et al., consisting of 207.08 acres, more or less, as will appear by reference to Resolution adopted by the City under date of October 2,1973, and in the consummation of said purchase it has been made to appear desirable that a portion of the purchase price due and owing unto Clyde W. Stroman, Sr. be paid by promissory note under the terms and conditions hereinafter recited,

NOW, THEREFORE, BE IT RESOLVED By the Mayor and Council of the City of Orangeburg, State of South Carolina, in Council Assembled, and by authority of the same that the City of Orangeburg execute and deliver unto Clyde W. Stroman, Sr. its promissory note in the amount of Ninety-eight Thousand and no/100 (\$98,000.00) Dollars. Said note shall be secured by pledge of the revenues collected by said City of Orangeburg for property tax and business licenses and shall be payable on January 2, 1974, with interest after maturity at the rate of six (6%) per cent. per annum.

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

Passed by the City Council of the City of Orangeburg, State of South Carolina, this 6th day of November, 1973.

ATTEST:
M. H. Mughan

City Clerk

5. O. Feydayis J. J. Mayor-J. J. Limekou

Bowl M. Jalley

Councilmen

Orangeburg, South Carolina November ____, 1973.

\$98,000.00

FOR VALUE RECEIVED, The City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of Clyde W. Stroman, Sr. at Orangeburg, South Carolina, the principal sum of Ninety-eight Thousand and no/100 (\$98,900.99) Dollars with interest after maturity at the rate of six (6%) per centum per annum, said sum being due and payable on January 2, 1974, and as security for payment of this note the maker pledges the following collateral:

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

In the event of default in payment of this note, and if placed in the hands of an attorney for collection, the undersigned agrees to pay all costs of collection, including a reasonable attorney's fee.

PRESENTMENT, PROTEST AND NOTICE Are hereby waived.

IN WITNESS WHEREOF, The said City of Orangeburg has set its corporate hand and seal this 6 day of November, 1973.

CITY OF ORANGEBURG

7: <u>L.O. Lana</u>

ATTEST:

M-R Cllyby

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858,50); and

WHEREAS, First National Bank in Orangeburg has agreed to lend the City the said Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) 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, that the City of Orangeburg borrow Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) from First National Bank in Orangeburg. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable on January 3, 1974 with interest at the rate of five (5) percent per annum from date of execution.

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 6th day of November, A.D., 1973.

Mayor

elim

Councilmen

ATTEST:

City Clerk

aushl

City of Orangeburg State of South Carolina

NOTE

November

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the First National Bank in Orangeburg at its office in the City of Orangeburg, South Carolina, the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50), on January 3, 1974, with interest thereon from date at the rate of five (5) percentum per annun; 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: L.O. fendance

Mayor

 Δ ምምድሩም $^{\lambda_+}$

M.R. Cumphy City Clerk

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50); and

WHEREAS, Bankers Trust of South Carolina has agreed to lend the City the said Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) 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, that the City of Orangeburg borrow Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) from Bankers Trust of South Carolina. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable on January 3, 1974 with interest at the rate of five (5) percent per annum from date of execution.

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 6th day of November, A.D., 1973.

Ma/yor

me

Councilmen

ATTEST:

City Clerk

City of Orangeburg State of South Carolina

NOTE

November

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 Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50), on January 3, 1974, with interest thereon from date at the rate of five (5) percentum per annum; with an additional ten (1) 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: 2.0 fendans Mayor

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50); and

WHEREAS, American Bank & Trust has agreed to lend the City the said Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) 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, that the City of Orangeburg borrow Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) from American Bank & Trust. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable on January 3, 1974 with interest at the rate of five (5) percent per annum from date of execution.

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 6th day of November, A. D., 1973.

Counzilmen

ATTEST:

aughle

City of Orangeburg State of South Carolina

NOTE

November

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the American Bank & Trust at its office in the City of Orangeburg, South Carolina, the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50), on January 3, 1974, with interest thereon from date at the rate of five (5) percentum per annum; with an additional ten (10) percent of the amount due as reasonable attomeys 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

WHEREAS, The City Council of the City of Orangeburg deems it desirable to borrow the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50); and

WHEREAS, Citizens & Southern National Bank of South Carolina has agreed to lend the City the said Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) 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, that the City of Orangeburg borrow Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858.50) from Citizens & Southern National Bank of South Carolina. The loan shall be evidenced by a note pledging the taxes and Business Licenses; the note shall be repayable on January 3, 1974 with interest at the rate of five (5) percent per annum from date of execution.

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 6th day of November, A.D., 1973.

Mayor

Councilmen

ATTEST:

City Clerk

City of Orangeburg State of South Carolina

NOTE

November

FOR VALUE RECEIVED, the City of Orangeburg, Orangeburg, South Carolina, promises to pay to the order of the Citizens & Southern National Bank of South Carolina at its office in the City of Orangeburg, South Carolina, the sum of Twenty Nine Thousand Eight Hundred Fifty Eight Dollars and Fifty Cents (\$29,858,50), on January 3, 1974, with interest thereon from date at the rate of five (5) 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: 1.0 Jendans

ATTEST:

CITY OF ORANGEBURG, SC. CITY COUNCIL MEETING NOVEMBER 13, 1973

Minutes of a special meeting of City Council held November 13, 1973.

There were present:

E. C. Pendarvis Mayor
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

Absent:

F. F. Limehouse

Councilman

A motion by Councilman Goodman seconded by Councilman R. M. Salley unanimously approved second reading of an ordinance reclassifying property at 615 Middleton, NE.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING NOVEMBER 20, 1973

Minutes of the regular meeting of City Council held Nov. 20, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held Nov. 6, 1973 and of the special meeting held Nov. 13, 1973 were read and approved.

City Council approved the payment of \$500.00 to the Council for the Aging to be used for general operation of their program.

A motion by Mayor Pendarvis seconded by Councilman Goodman was unanimously approved at third reading and enacted into law of an ordinance reclassifying property at 615 Middleton NE.

A motion by Mayor Pendarvis seconded by Councilman Limehouse was unanimously approved awarding the low bid of \$3815.80 to Tyson Equipment Co. for a tractor to be used by Engineering - Public Works Department.

A motion by Councilman W. E. Salley seconded by Councilman Limehouse was unanimously approved awarding the low bid of \$7247.67 to International Harvester Company for a truck to be used by Engineering - Public Works Department.

A motion by Councilman W. E. Salley seconded by Councilman Limehouse was unanimously approved awarding the low bid of \$7758.17 to Wannamaker Motor Company for a truck to be used by the Sanitation Department.

A motion by Councilman Limehouse seconded by Councilman W. E. Salley was unanimously approved awarding the low bid of \$3664.01 to Horne Motors for an automobile to be used by the Police Department.

A motion by Councilman Goodman seconded by Councilman Limehouse was unanimously approved awarding the low bid of \$7933.04 to Horne Motors for three automobiles to be used by the Police Department.

A motion by Mayor Pendarvis seconded by Councilman Goodman was unanimously approved which denied a request by Dr. Ajoy Gopal Charrabarti to place a mobile home on Treadwell Street.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING DECEMBER 4, 1973

Prior to the regular meeting of City Council, a Public Hearing was held regarding the reclassification of property on Laurel and Wilson Streets, and of other recently annexed property. No opposition was expressed at this hearing to the reclassification.

Minutes of the regular meeting of City Council held Dec. 4, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held Nov. 20, 1973 were read and approved.

A motion by Mayor Pendarvis seconded by Councilman Goodman unanimously approved first reading of an ordinance reclassifying property on Laurel and Wilson Streets, and on newly annexed property.

A motion by Councilman Limehouse seconded by Mayor Pendarvis unanimously approved the low bid of \$238.00 by Wannamaker Insurance Agency for the Public Employees Blanket Bond.

A motion by Councilman W. E. Salley seconded by Councilman Limehouse unanimously approved the low bid of \$2443.43 by East End Motor Company for an automobile to be used by the Park Department.

The City Administrator advised City Council that the City of Orange-burg had executed a \$5000.00 option to expire January 1, 1975 on the R. F. Dukes property south of the city limits.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING DECEMBER 18, 1973

Minutes of the regular meeting of City Council held December 18, 1973.

There were present:

E. O. Pendarvis Mayor
F. F. Limehouse Councilman
C. B. Goodman Councilman
W. E. Salley Councilman
R. M. Salley Councilman

The minutes of the regular meeting of City Council held December 4, 1973 were read and approved.

A motion by Councilman Limehouse seconded by Councilman Goodman unanimously approved second reading of an ordinance classifying property recently annexed to the City, and reclassifying property on Laurel, Carolina and Wilson Streets.

A motion by Mayor Pendarvis seconded by Councilman Limehouse was unanimously approved whereby the newly completed By-Pass from Glover Street to the City Limits is designated as Riverside Drive.

A motion by Councilman W. E. Salley seconded by Councilman Limehouse unanimously approved a standard Highway resolution regarding US 178 Business and By-Pass. (See copy of resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis seconded by Councilman Limehouse was unanimously approved which postponed indefinitely the first scheduled meeting of City Council in January of 1974.

A motion by Mayor Pendarvis seconded by Councilman Limehouse unanimously approved a resolution regarding "Rules and Regulations" of the Department of Public Utilities. (See resolution attached to and made a part of these minutes.)

MUNICIPAL-STATE HIGHWAY PROJECT AGREEMENT

STATE OF SOUTH CAROL	LINA)	
COUNTY OF		en e
FILE NO.		RESOLUTION
F. A. PROJECT NO.		
ROUTE OR ROLLINO.	i i i i i i i i i i i i i i i i i i i	

By-Pass, including Consection along North 3-705 & S-1174

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 Crankapana _, 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.

F-475

The flourier 175 Decembers and Sy-Page

VI Doube 175 Dusiness: Liong Broughton Street from Road 5-710 (Station 72-56.9), mortisply to the City Limits (Station

worth of Biley Street (Base 3-1176).

US house 175 by-Feen Along Chestrut

Street from more LobicLly Street (Station 251-60), antiwesterly to the City Lindte (Station) moreti of the time street (Jana 3-1190).

Oreno entre NOW THEREFORE. Be it resolved that the Municipality of 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 the State Highway Department shall not be liable for damages to property or injuries to persons, as otherwise provided for in Section 33-229, of the 1962 Code, as a consequence of the placing, maintenance, or removal of any utilities by the Municipality, or by others pursuant to permission of the Municipality.

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, manholes, 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.

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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 day of , 19 73 and the original of this Resolution will be filed with the South Carolina State Highway Department at Columbia.

<u>.</u>	Orangeburg Municipality	_, S. C.
By	20 feedows s	11. 8802
 Live of the Decimal Control of the Point of the Point of the Control of the Point o	J. J. Limekouse	
regula i den viet i i i ment regenseen ein in schuult, de bod in en abstalle. T Regin den hen de herbergeste het in gestaal in dat vil Zesti. Ont Europe Gestellijk vil de milijk van de sperien van de bod de skriver in de skriver.	Dent Seut Sell	
mR Canyohn -	James III, James J	
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BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in Council assembled, this eighteenth day of December A. D. 1973:

That the "Rules and Regulations" of the Department of Public Utilities of the City of Orangeburg, S. C., as heretofore adopted, be repealed, and in lieu thereof, the "Rules and Regulations" 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 eighteenth day of December A. D. 1973.

Mayor J. J. Simehouses

Mayor J. Simehouses

ATTEST:

City Clerk and/Treasurer

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG, S. C. Adopted by Resolution, December 18, 1973 RULES AND REGULATIONS

- 1. Bills for electric, gas, water, and/or sewer 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.
- 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 pro-rated for the portion of the month service is rendered.
- 3. Gross charges for electric, gas, water, and/or sewer 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, water, and/or sewer 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 customer 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 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 customer's request more than once in any six month's period, the customer shall pay a service charge of \$10.00 for such service, but in the event the meter is found to be more than 3% fast, then the customer 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. When service is discontinued as noted above, a total service charge of two (\$2.00) dollars per bill inside the City Limits and a total charge of four (\$4.00) dollars per bill outside the City Limits will be added to the gross amount of the bill.
- 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, water, and/or sewer; provided, that the owner of any premises served with electricity, gas, water, and/or sewer 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, water, and/or sewer service to be delivered here-under to the customer is to be delivered for the purpose of its being used by the customer for operating his machinery, apparatus and appliances in and upon the customer's plant and/or premises hereinbefore mentioned, and for those purposes only, and the customer 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 customer 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 customer's premises. The customer agrees that employees of the Department, and its agents, shall have the right to enter the customer's 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 customer 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 uninterrupted supply of electricity, gas, water, and/or sewer service but in case the supply of electricity, gas, water, and/or sewer 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 customer by reason thereof.
- 14. No service will be installed until a customer's contract, clearly stating rates, discounts, charges, etc., has been entered into.

15. Surcharge:

- 1. Electric: For all kilowatt hours used by a customer during the billing month, as determined by the meter readings for that month, a fuel adjustment will be added to both gross and net on all bills rendered by the Department. The amount of this charge will be as charged to the Department by its supplier for the month just preceding the month as shown on the customer's bill.
- 2. Gas: For all cubic feet used by a customer during the billing month, as determined by the meter readings for that month, a gas surcharge will be added to both gross and net on all bills rendered by the Department. The amount of this charge will be as charged to the Department by its supplier for the month just preceding the month as shown on the customer's bill plus any additional cost per cubic foot manufactured gas supplied to the system.
- 16. 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.
- 17. These Rules, Regulations and Rates are referred to in, and made a part of, each contract for electric, gas, water, and/or sewer service.