CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JANUARY 2, 1979

The minutes of the regular meeting of City Council held on January 2, 1979.

There were present:

Mayor
Counci
Counci
Counci
Counci

Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on December 19, 1978 were read and approved.

A request by Gene Antley that his basketball team be included in the City Basketball League Program was denied as the scheduling has been completed and it can not be rearranged at this late date since several other teams would like to be included.

A motion by Councilman Salley, seconded by Mayor Pendarvis was unanimously approved whereby City Council will meet after a five (5) minute recess and go into executive session for a legal opinion.

On reconvening into regular session Mayor Pendarvis announced that in order to comply with the County and Municipal Employees Grievance Procedure Act, City Council has unanimously approved a grievance procedure. (See copy attached to and made a part of these minutes.) CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JANUARY 16, 1979

The minutes of the regular meeting of City Council held on January 16, 1979.

There were present:

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
Harry S. Bryant	Councilman
Henry P. Moore	Councilman
W. E. Salley	Councilman

The minutes of the regular meeting of City Council held on January 2, 1979 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved the 1979 Rose Festival Budget as presented on December 19, 1978. (See preliminary budget attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Salley, unanimously approved the 1979 Jury list.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, authorized and directed the City Administrator to prepare an appropriate resolution whereby the Municipal Auditorium will be named after Robert T. Stevenson.

City Administrator McGee advised City Council that the request for rezoning the property in the Columbia Road-Sims Street area had been withdrawn.

City Council authorized the purchase by the Police Department of four (4) used Demonstrator automobiles.

A motion by Councilman Moore, seconded by Councilman Bryant unanimously approved a resolution regarding a grant to aid in financing construction of sanitary sewers and pump stations. (See resolution attached to and made a part of these minutes.

Council approved an executive session for administrative briefing following a five minute recess.

$\underline{\mathsf{R}} \ \underline{\mathsf{E}} \ \underline{\mathsf{S}} \ \underline{\mathsf{O}} \ \underline{\mathsf{L}} \ \underline{\mathsf{U}} \ \underline{\mathsf{T}} \ \underline{\mathsf{I}} \ \underline{\mathsf{O}} \ \underline{\mathsf{N}}$

WHEREAS, pursuant to P. L. 92-65, the United States of America has authorized the making of grants to public bodies to aid in financing construction of basic 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. Ted M. Johnson, Jr., 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 Economic Development Administration, United States Government, for a grant to aid in financing construction of sanitary sewers and pump stations in the City of Orangeburg, South Carolina, and an assurance of compliance with the Economic Development Administration Regulations under Title VI of the Civil Rights Act of 1964.

2. Ted M. Johnson, Jr., Manager, Department of Public Utilities, be and he is hereby authorized and directed to furnish such information as the Economic Development Administration may reasonably request in connection with the application which is herein authorized to be filed. PASSED THIS $\underline{I} = \frac{1}{2} \frac{1}{2} \frac{1}{2}$ day of January A.D., 1979.

ale Councilmen

Attest: Clerk and Treasurer

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING FEBRUARY 6, 1979

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The minutes of the regular meeting of City Council held on February 6, 1979.

There were present:

AAB113

Mayor
Councilwoman
Councilman
Councilman
Councilman

The minutes of the regular meeting of City Council held on January 16, 1979 were read and approved.

Clarence Stroman, owner of a retail business on Russell Street, appeared before City Council regarding the Police Department forcing him to close on Sunday because of operating a pool room. Mr. Stroman is to contact the South Carolina Tax Commission for a determination of whether his operation is a pool room or an amusement center before Council acts on this matter.

A motion by Councilman Salley, seconded by Mayor Pendarvis, approved first reading of an ordinance regarding parking meters. Voting for: Mayor Pendarvis, Councilwoman Alexander, Councilman Moore and Salley. Voting against: Councilman Bryant.

A motion by Councilman Moore, seconded by Councilman Salley, unanimously approved first reading of an ordinance to "Impose and Regulate Licenses in the City of Orangeburg for the year 1979."

City Council accepted as information the 1976 Audit on Community Development Grant.

A motion by Councilman Moore, seconded by Councilman Salley, was unanimously approved which appointed Eugene Montgomery and Tom Waters to the Planning Commission.

A motion by Councilman Salley, seconded by Councilman Bryant, was unanimously approved which appointed Jerome M. (Red) Gramling, James L. Berry and Robert Harrison to the Plumbers Examining Board.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, was unanimously approved which appointed Marion Mack to the Board of Appeals.

City Council was presented with a survey made on three recreational parks by Brownie Scout Troop #124 sponsored by the Junior Service League.

A motion by Councilman Salley, seconded by Mayor Pendarvis, was unanimously approved whereby Council will meet in executive session after a five minute recess to discuss personnel.

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CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING FEBRUARY 20, 1979

The minutes of the regular meeting of City Council held on February 20, 1979.

There were present:

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
Henry P. Moore	Councilman
W. E. Salley	Councilman

The minutes of the regular meeting of City Council held on February 6, 1979 were read and approved.

A group of residents of the Goff Avenue area attended the meeting of City Council to express their disapproval of the erection of a proposed power station in their area. The manager of the Department of Public Utilities is to meet with interested parties on alternate sites and other details in an effort to resolve this problem.

A motion by Councilman Moore, seconded by Councilman Salley, unanimously approved second reading of an ordinance to Impose and Regulate Licenses in the City of Orangeburg, S. C. for the year 1979.

City Administrator McGee advised City Council that the City of Orangeburg had sent information on Parking Ordinances to Municipal Code Corporation and is awaiting a reply before taking further action on this ordinance.

City Council approved a fee schedule for users of the Inert Disposal Site.

Consideration of bids on the Front Load garbage trucks and bulk containers was postponed until the next meeting of City Council.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, unanimously approved first reading of an Ordinance authorizing the issuance of replacement bond #497 of the 1975 Bond Issue.

A motion by Mayor Pendarvis, seconded by Councilman Salley, unanimously approved a resolution adopting a new schedule of electric rates of the Department of Public Utilities effective March 1, 1979. (See resolution attached to and made a part of these minutes.)

RESOLUTION

WHEREAS historically the electrical monthly fuel charge from the South Carolina Electric and Gas Company over the last several months and the projected electrical monthly fuel charge from the South Carolina Electric and Gas Company for the next six months are relatively stable, the recovery of the fuel charge can be accomplished by providing the recovery of the fuel charge in the Department of Public Utilities base rates.

WHEREAS, the complete inclusion of the fuel charge in the base rates will promote the elimination of automatic changes in the customers monthly bill and will enable the customers to comprehend with greater certainty the basic rates and charges for the usage of electrical energy.

THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled, this twentieth day of February 1979:

That the Rates of the Department of Public Utilities of the City of Orangeburg pertaining to Electricity, 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 March 1, 1979 billings.

PASSED by the City Council, in Council assembled at Orangeburg, South Carolina, this twentieth day of February A.D., 1979.

Council

ATTEST City Clerk and

ELECTRIC RATE

NO. 1 - RESIDENTIAL SERVICE [CODE 2A]

- 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	\$0.0953	per	kwhr
Next	200	kwhr	@	\$0.0496	per	kwhr
All in excess of	of 250	kwhr	@	\$0.0415	per	kwhr

Minimum

\$2.70 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 dis-count on above. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 1-A - RESIDENTIAL - ALL ELECTRIC [CODE 2B]

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	@	\$0.0953	per	kwhr
Next	200	kwhr	@	\$0.0496	per	kwhr
All in excess of	250	kwhr	@	\$0.0415	per	kwhr

Winter Season

First	50	kwhr	0	\$0.0953	per	kwhr
Next	200	kwhr	@	\$0.0496	per	kwhr
Next	750	kwhr	@	\$0.0415	per	kwhr
All in excess	of 1,000	kwhr	0	\$0.0332	per	kwhr

Minimum

\$6.00 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 2 - GENERAL SERVICE [CODE 2C]

- 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 break-down, 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	@	\$0.0944	per	kwhr
Next	100	kwhr	0	\$0.0862	per	kwhr
Next	200	kwhr	@	\$0.0687	per	kwhr
Next	2,650	kwhr	0	\$0.0510	per	kwhr
All in excess of	3,000	kwhr	@	\$0.0443	per	kwhr

Minimum

\$2.70 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 dis-count on above. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 2-A - GENERAL SERVICE - ALL ELECTRIC [CODE 2D]

- 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 currnet, 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	@	\$0.0944	per	kwhr
Next	100	kwhr	@	\$0.0862	per	kwhr
Next	200	kwhr	@	\$0.0687	per	kwhr
Next	2,650	kwhr	@	\$0.0510	per	kwhr
All in excess	of 3,000	kwhr	@	\$0.0443	per	kwhr

Winter Season

First		50	kwhr	@	\$0.0944	per	kwhr
Next		100	kwhr	@	\$0.0862	per	kwhr
Next		200	kwhr	Q	\$0.0687	per	kwhr
Next		650	kwhr	0	\$0.0510	per	kwhr
Next		2,000	kwhr	@	\$0.0478	per	kwhr
All in	excess	of 3,000	kwhr	@	\$0.0378	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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 3 - INDUSTRIAL SERVICE [CODE 2E]

- 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. 7 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	kwhr	or less per month \$76.22
Next	2,060	kwhr	@.\$0.0536 per kwhr
Next	21,700	kwhr	@ \$0.0384 per kwhr
All in excess of	25,000	kwhr	@ \$0.0361 per kwhr

Minimum

\$76.22 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 4 - SHORT TERM SERVICE [CODE 2F]

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	@	\$0.0916	per	kwhr
Next		÷	1,000	kwhr	@	\$0.0696	per	kwhr
Next			3,500	kwhr	0	\$0.0476	per	kwhr
All in	excess	of	5,000	kwhr	@	\$0.0426	per	kwhr

Minimum

\$3.66 per meter per month for the first two kilowatts of connected load plus \$0.73 for each additional kilowatt, or fraction of a kilowatt, of connected load.

Note:

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e: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 6 - OPTIONAL INDUSTRIAL SERVICE [CODE 2H]

- 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 @ \$2.53 per kw of billing demand All in excess of 1,000 kw @ \$1.79 per kw of billing demand

Energy Charge

First 300,000 kwhr @ \$0.03046 per kwhr All in excess of 300,000 kwhr @ \$0.02915 per kwhr

- MINIMUM: The minimum monthly charge small be \$1.00 per kilowatt based on the customers billing demand for the month, provided, however, that such demand shall not be less than eighty per cent (80%) of the highest billing demand established during any of the 11 preceding months or 150 kilowatts, whichever is greater.
- POWER FACTOR CORRECTION: The customer shall maintain a minimum of 85 per cent power factor. Where tme power factor of the customer's installation falls below 85 per cent, the kilowatt hours for billing purposes will be increased by multiplying the kilowatt hours used, as shown by the meter readings, by 0.85 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 85 per cent. Customers will be notified by the Department when power factor falls below 85 per cent as determined above and will be given 60 days to correct same to 85 per cent or above before being penalized under this paragraph.
- BILLING DEMAND: The maximum integrated 15 minute kilowatt 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 7 - LARGE POWER AND INDUSTRIAL [Users having Connected Load of 41 Kilowatts and over] [CODE 21]

Monthly Minimum Charge of \$1.67 per kw of Connected Load.

First	50 kwhi	r @ \$0.09518	per kwhr per month
Next			per kwhr per month
Next	200 kwhi	r @ \$0.06375	per kwhr per month
Next	4,650 kwh	r @ \$0.04642	per kwhr per month
Next	10,000 kwhi	r @ \$0.03708	per kwhr per month
Next	60,000 kwhi	r @ \$0.03606	per kwhr per month
All in excess	of 75,000 kwh	r @ \$0.03479	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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 8 - LARGE INDUSTRIAL SERVICE [Special] [CODE 2S]

GROSS MONTHLY RATE: [See paragraph 4, "Rules and Regulations" for discount]

Demand Charge

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First200 kw @ \$6.31 per kw of billing demandAll in excess of200 kw @ \$5.16 per kw of billing demand

Energy Charge

All kwhrs @ \$0.02267 per kwhr

Note: "General Terms and Conditions" and "Rules and Regulations" in effect apply to above. See paragraph 4, "Rules and Regulations" for discount on above. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 9 - MERCURY VAPOR LIGHTS [CODE 2K, 2L, & 2M]

GROSS MONTHLY RATE: [See paragraph 4, "Rules and Regulations" for discount]

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

175	Watts	\$4.60	per	month
400	Watts	\$9.00	per	month
1000	Watts	\$14.20	per	month

NOTE: ADD \$0.833 TO ABOVE FOR EACH POLE FOR WHICH IT IS NECESSARY TO SET.

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. 10 - STREET LIGHTS [CODE 2J]

GROSS MONTHLY RATE: [See paragraph 4, "Rules and Regulations" for discount]

The following is the rate schedule for Mercury Vapor Lights installed for street lighting:

A. Unmetered Street Lights:

175	Watts	\$3.00	per	month
400	Watts	6.00	per	month
1000	Watts	17.24	per	month

B. Metered Street Lights:

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\$0.0395 per KWH

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	K₩H	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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MARCH 6, 1979

The minutes of the regular meeting of City Council held on March 6, 1979.

There were present:

AAB113

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
Henry P. Moore	Councilman
Absent:	
W. E. Salley	Councilman

Absence due to his attendance at a meeting of the National League of Cities in Washington, D. C.

The minutes of the regular meeting of City Council held on February 20, 1979 were read and approved.

Warren Hewitt, Chairman of the Uptown Improvement Committee, presented a report to Council on the findings of a recent survey by the Uptown Improvement Committee. This report received for study.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, was unanimously approved at third reading and enacted into law of an ordinance to Impose and Regulate Licenses in the City of Orangeburg for the year 1979.

A motion by Councilman Bryant, seconded by Councilman Moore, was unanimously approved which accepted the recommendation of the City Administrator and the Director of Public Works for the purchase of 220 Front Load Containers from Controlled Environment, Inc. (\$72,555.60), Two Cab and Chassis from Shealy's, Inc. (\$82,147.52) and Two Bodies from Amick Equipment Co. (\$38,155.52).

The annual report for the fiscal year 1977-78 was . presented to Council.

A motion by Councilman Moore, seconded by Councilwoman Alexander, unanimously approved the purchase of ten (10) new golf carts for the Hillcrest Golf Course.

A motion by Mayor Pendarvis, seconded by Councilman Moore, approved second reading of an Ordinance relating to parking meters. Voting for: Pendarvis, Alexander and Moore; Voting against: Bryant.

A letter was presented to City Council from Zack Townsend, Attorney for the Goff Street residents, seeking to prevent a power sub station from being built in their area. A list of several alternate sites for such a sub station that were available was included.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved second reading of an Ordinance regarding the issuance of replacement bond #497 of the 1975 Bond Issue.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved an executive session for administrative briefing. The minutes of the regular meeting of City Council held on March 20, 1979.

There were present:

AAB113

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
H. P. Moore	Councilman
W. E. Salley	Councilman

The minutes of the regular meeting of City Council held on March 6, 1979 were read and approved.

Chester Thompson, new director of the Department of Social Services, appeared before City Council and explained many of the various activities of this department.

A proposal by the City Administrator and the Recreation Director for a fee system based on per person, per event, for participation in organized recreational activities was received for future consideration.

A motion by Councilman Moore, seconded by Mayor Pendarvis, was approved at third reading and enacted into law of an Ordinance regarding parking meters. Voting for; Pendarvis, Alexander, Moore and Salley. Voting against; Bryant.

Council approved a meeting with members of the Uptown Improvement Committee whereby the committee's suggestions for changes in the uptown area will be explained.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved on a trial basis a schedule of charges for use of the Inert Disposal Site.

A motion by Councilman Bryant, seconded by Councilwoman Alexander unanimously approved the bid for 10 new Davis golf carts at a cost of \$16,750.00 to be used at the Hillcrest Recreational Facility.

The City Administrator was authorized to seek bids on a sound system for the Auditorium. The Junior Service League has agreed to contribute \$1,600.00 towards the cost of a new system.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, was unanimously approved at third reading and enacted into law of an Ordinance providing for the replacement of bond #497 of the City of Orangeburg, S. C. Combined Public Utility System, 1975 Issue.

A motion by Councilman Salley, seconded by Mayor Pendarvis, unanimously approved an executive session to discuss property and an administrative briefing.

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING APRIL 3, 1979

The minutes of the regular meeting of City Council held on April 3, 1979.

There were present:

AAB113

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
H. P. Moore	Councilman
W. E. Salley	Councilman

The minutes of the regular meeting of City Council held on March 20, 1979 were read and approved.

A motion by Councilman Bryant, seconded by Councilman Moore, unanimously approved a resolution whereby the City of Orangeburg shall institute a program fee for out of city residents participating in the organized recreation program of the City of Orangeburg. (See resolution attached to and made a part of these minutes).

A motion by Councilman Moore, seconded by Councilwoman Alexander, unanimously approved a fee charge of \$15.00 per person, per event for non City residents participating in the organized recreation program with the same collection system used as in 1978.

A motion by Councilman Salley, seconded by Councilman Bryant, was unanimously approved whereby a letter from the Orangeburg County Council regarding a payment by the County of \$15.00 per year, per participant in the organized recreation program, was received as information.

Members of the Uptown Improvement Committee reported to City Council on their study for changes in the uptown area of the City of Orangeburg.

City Administrator McGee advised Council that petitions for candidates in the September city election were now available.

A motion by Mayor Pendarvis, seconded by Councilwoman Alexander, approved a resolution regarding "meter feeding". Voting for: Pendarvis, Alexander, Moore and Salley. Voting against: Bryant. (See resolution attached to and made a part of these minutes.)

City Administrator McGee advised Council that he had written letters of commendation to E. E. Rhudy and James Johnson for their action in two incidents with the Police Department.

A motion by Councilman Bryant, seconded by Councilman Salley was unanimously approved whereby the City of Orangeburg lends its support to the House Bill on double taxation, #H-2346. Members of the Orangeburg County delegation are to be so advised.

A motion by Councilwoman Alexander, seconded by Mayor Pendarvis, unanimously approved a motion for an executive session to discuss property matters.

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WHEREAS, the City of Orangeburg has for many years provided a high quality Recreation for the citizens of the City of Orangeburg and,

WHEREAS, the Recreation program has experienced considerable growth in the number of out-of-city residents utilizing the organized programs of the department and,

WHEREAS, it is necessary to provide funding for the additional burden placed on the City program by out-of-city residents, NOW, THEREFORE,

BE IT RESOLVED that the City of Orangeburg shall institute a program fee for out-of-city residents to be collected from such residents prior to participation in the organized Recreation programs of the City of Orangeburg.

BE IT FURTHER RESOLVED, that the fee shall be set by City Council and shall be revised as needed.

DONE AND RATIFIED this 3rd day of April, 1979, in Council assembled.

Tara

ATTEST: aught

$\underline{\mathbf{R}} \ \underline{\mathbf{E}} \ \underline{\mathbf{S}} \ \underline{\mathbf{O}} \ \underline{\mathbf{L}} \ \underline{\mathbf{U}} \ \underline{\mathbf{T}} \ \underline{\mathbf{I}} \ \underline{\mathbf{O}} \ \underline{\mathbf{N}}$

WHEREAS, there is a need to limit the practice of long term parking in certain areas of the City of Orangeburg, and

WHEREAS, the prohibition of the practice known as "meter feeding" will assist in making more spaces available in certain areas of the City of Orangeburg, and,

WHEREAS, the Council of the City of Orangeburg can prohibit "meter feeding" in certain areas of the City by establishing parking meter areas.

NOW, THEREFORE, BE IT RESOLVED, that the on street metered parking on Russell Street from Windsor Street to Doyle Street and the on street metered parking on Broughton Street, Middleton Street, and Church Street shall be established as parking meter zones, and that all meters in such zones shall be so marked.

DONE AND RATIFIED, this 3rd day of April, 1979, in Council assembled.

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Coúncil

ATTEST: h. R. Campbuls

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING APRIL 17, 1979

The minutes of the regular meeting of City Council held on April 17, 1979.

There were present:

AAB113

E. O. Pendarvis Sara Alexander Harry S. Bryant H. P. Moore W. E. Salley Mayor Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on April 3, 1979 were read and approved.

Mr. Paul Allen. appeared before City Council requesting that the City of Orangeburg consider rescinding the fee systems for participation in the organized recreational program by non-city residents.

A motion by Councilman Bryant, seconded by Councilman Salley unanimously approved a statement read by Mayor Pendarvis modifying the fee charges adopted on April 3, 1979, whereas there will be no charge for participants 9 years old and younger and that the \$15 fee paid by the County could be applied for the first time that a out-of-city resident uses an organized program. (See copy of statement attached to and made a part of these minutes.)

A motion by Councilwoman Alexander, seconded by Councilman Moore approved the bid by Koppers Co., Inc. in the amount of \$2,454.56 for resurfacing the Hillcrest Tennis Courts.

A motion by Councilman Bryant, seconded by Councilman Salley unanimously approved a resolution that a lease agreement be signed by the Mayor with Orangeburg Air Service, Inc. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Moore, seconded by Councilman Bryant unanimously approved a resolution whereby the Mayor of the City of Orangeburg be authorized to sign a lease agreement on behalf of the City Council for the rental of approximately 251 acres of crop land. (See resolution attached to and made a part of these minutes.)

Mayor Pendarvis was appointed to represent the City of Orangeburg at a meeting of the board of directors of the Chamber of Commerce scheduled for April 19, 1979.

A motion by Councilman Salley, seconded by Mayor Pendarvis unanimously approved an executive session for an administrative briefing.

RECREATION STATEMENT

On April 3, 1979, the City of Orangeburg instituted a per person per event fee for out-of-city residents to participate in the City's organized recreation activities. This fee was instituted to help defray the ever increasing cost of providing organized programs.

Also, on April 3, 1979, the Orangeburg County Council offered to pay the out-of-city fee for participants at the rate of \$15 per participant per year. While this offer was appreciated, it does not generate the funds needed to compensate for use of the organized programs by out-of-city residents. Experience after one year under this type of agreement has proven that the per person per year fee is inadequate.

City Council met at a public meeting on April 12, 1979, and discussed the proposal by the County. It was decided at that time to offer the County Council the following agreement: That the \$15 per person fee offered by the County could be used to offset the cost of participation for an out-of-city resident for the first time that a resident uses an organized program. Each use of another organized program would require an additional \$15 fee to be paid by the participant. For instance, if an out-of-city resident participated in three sports, the City would bill the County for the first sport registration fee. The participant would be required to pay the fee for the two additional sports, and there would be no family rate for participation.

RECREATION STATEMENT PAGE 2

An additional decision made was to exempt all participants nine years old and younger for the out-of-city fee for organized activities.

The City Council would be most happy to have representatives of the City meet with County representatives to continue an effort started three years ago to resolve the recreation question in Orangeburg County. Certainly with good faith, discussion, and a concentrated and concerted effort, the governing bodies of the County and municipalities involved can prepare a logical course for the future of recreation in our County and communities.

Signed: 2. O. Jendancis Mayor

Dated: April 17, 1979

<u>r e s o l u t i o n</u>

WHEREAS, The Orangeburg City/County Airport Commission has advertised for and received proposals for lease agreements for the Fixed Base Operator at the Orangeburg City/County Airport; and

WHEREAS, The Orangeburg City/County Airport Commission has recommended that an agreement be signed with Orangeburg Air Service, Incorporated; and

WHEREAS, this agreement is attached and made a part of this resolution, NOW, THEREFORE,

BE IT RESOLVED, that the Mayor of the City of Orangeburg be authorized to sign the lease agreement on behalf of the City Council.

DONE AND RATIFIED, this 17th day of April, 1979.

Sara I algerte Mømbers _____ of

ATTEST:

<u><u>R</u> <u>E</u> <u>S</u> <u>O</u> <u>L</u> <u>U</u> <u>T</u> <u>I</u> <u>O</u> <u>N</u></u>

WHEREAS, the City of Orangeburg and Orangeburg County have advertised for and received sealed bids for rental of crop land; and

WHEREAS, this land covers approximately 251 acres lying near the Rowesville Road; and

WHEREAS, this rental lease agreement is attached and made a part of this resolution, NOW, THEREFORE,

BE IT RESOLVED, that the Mayor of the City of Orangeburg be authorized to sign the lease agreement on behalf of the City Council.

DONE AND RATIFIED, this 17th day of April, 1979.

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Henry Maone Members of Council

ATTEST: Clerk

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MAY 1, 1979

The minutes of the regular meeting of City Council held on May 1, 1979.

There were present: E. O. Pendarvis Sara Alexander Harry S. Bryant Henry P. Moore W. E. Salley

AAB113

Mayor Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on April 17, 1979 were read and approved.

Hugo S. Sims, III of Management & Investment Corporation appeared before City Council & made a statement regarding the operation of a business at 396 Russell Street. This statement was brought about by a request to operate a poolroom at this location. The approval to issue this license was withheld pending approval of Chief Cook on matters of opening & closing.

City Administrator McGee, presented members of Council with the Comprehensive Plan as developed by Carter, Goble & Roberts for their study.

City Council directed the City Administrator & the Manager of the Department of Public Utilities to develop their individual computer needs and to return to council with recommendations for procurement of data processing services.

A motion by Mayor Pendarvis, seconded by Councilwoman Alexander unanimously approved the appointment of Harold Robinson to an additional six (6) year term.to the Election Commission.

A motion by Mayor Pendarvis, seconded by Councilwoman Alexander unanimously approved a request for an executive session of City Council for administrative briefing by the manager of the Department of Public Utilities. CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING MAY 15, 1979

The minutes of the regular meeting of City Council held on May 15, 1979.

There were present:

AAB113

E. O. Pendarvis Sara Alexander Harry S. Bryant Henry P. Moore W. E. Salley Mayor Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on May 1, 1979 were read and approved.

Edward Mirmow, Jr., of Orangeburg Cable Television appeared before City Council requesting a rate increase, an extension of the present contract until 1994, and a modification of the present contract to include pay television. City Council set June 5, 1979 as the date for a public hearing on this matter.

City Council accepted for consideration a proposal for financial assistance by the Chamber of Commerce. This subject is to be taken up at the next meeting of City Council.

A motion by Mayor Pendarvis seconded by Councilman Salley was unanimously approved which authorized the City Treasurer to issue a license for the operation of a pool room at 396 Russell S.E. by Vernon Atkinson, Jr.

A motion by Councilman Bryant, seconded by Councilman Salley unanimously approved a resolution whereby the Seaboard Coastline Railroad Company grants unto the City of Orangeburg a standard power line crossing. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Salley, seconded by Mayor Pendarvis unanimously approved an executive session of City Council for the purpose of receiving legal advice from the City Attorney.

RESOLUTION

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

That the Department of Public Utilities of the City of Orangeburg, hereinafter called the City, enter into an agreement with the Seaboard Coastline Railroad Company, hereinafter called the Company, whereby said Company grants unto the said City the right or license to construct and maintain the following:

- A span guy wire crossing the right of way and over the 1. tracks of said Company at or near Orangeburg, S. C. at a point 648 feet southwesterly measured along the center line of said tracks from milepost AK-373.
- 2. Six guys and anchors located between 458 feet and 548 feet southwesterly measured along the center line of said tracks from milepost AK-373.
- 3. Electric power lines crossing the right of way and over tracks of said Company at or near Orangeburg, S. C. at a point 1,232 feet southwesterly measured along the center line of said tracks from milepost AK-373.

The above mentioned wires, guys and anchors are shown on Drawings dated December 28, 1978 prepared by the Department of Public Utilities, and which drawings are on file in the office of the Department of Public Utilities, of the City of Orangeburg and attached to and made a part of said agreement, and as more particularly described in said agreement, which agreement is dated April 25, 1979, a copy of which is filed with said City.

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

PASSED this 15th day of May 1979.

ATTEST myhl

Signed: Mayor Dar 2 alale

BOR in Members of Council

City Clerk and

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JUNE 5, 1979

Prior to the regular meeting of City Council, a public hearing was held regarding proposals to amend the Zoning Ordinance of the City of Orangeburg, and for changes to be considered in the operation of Orangeburg Cable Television. Phil Adams presented Council with a petition opposing any change in the classification of property located at 1220 Columbia Road & opposition was expressed to a change in classification of property in the Chestnut St. --Hillsboro Road area.

The minutes of the regular meeting of City Council held on June 5, 1979.

There were present:

E. O. Pendarvis Sara Alexander Harry S. Bryant Henry P. Moore W. E. Salley Mayor Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on May 15, 1979 Were read & approved.

A motion by Councilman Salley, seconded by Mayor Pendarvis was approved whereby the recommendation of the Planning Commission that the property at 1220 Columbia Road remain A-2 Residental is accepted. Voting for: Mayor Pendarvis, Councilwoman Alexander, Councilman Moore & Salley. Councilman Bryant was disqualified from voting on this matter.

A motion by Councilman Moore, seconded by Mayor Pendarvis was unanimously approved whereby action was postponed due to legal questions regarding property in the Chestnut St. - Hillsboro Road area.

A motion by Councilman Bryant, seconded by Councilman Moore unanimously approved the acceptance of the recommendation of the Planning Commission that the property at 1123 Whitman S.E. be changed to B-1 Business.

A motion by Councilman Moore, seconded by Councilman Bryant unanimously approved first reading of an ordinance classifying the property at 1123 Whitman S.E. as B-1 Business.

A motion by Councilman Salley, seconded by Mayor Pendarvis unanimously approved the recommendation of the Planning Commission that the property near the end of Club Acres be classified as A-1 Residental. A motion by Councilman Safley, seconded by Councilman Bryant unanimously approved first reading of an Ordinance classifying this property in Club Acres as A-1 Residental.

A motion by Councilman Bryant, seconded by Councilman Moore unanimously approved the recommendation of the Planning Commission that two lots in Heatherwood Subdivision be classified as A-1 Residential. A motion by Councilman Salley, seconded by Councilman Moore unanimously approved first reading of an ordinance classifying property at 1327 Marshall N.E. and 1774 Heatherwood N.E. as A-1 Residential.

A motion by Councilman Moore, seconded by Councilwoman Alexander unanimously approved the recommendation of the Planning Commission that property near the Law Enforcement Complex be classified as B-1 Business. A motion by Councilman Salley, seconded by Councilman Bryant unanimously approved first reading of an ordinance classifying this property as B-1 -Business.

A motion by Councilman Salley, seconded by Mayor Pendarvis unanimously approved the recommendation of the Planning Commission that property in the 200 Block of Sunnyside N.E. be classified as B-1 Business. A motion by Councilman Salley, seconded by Councilwoman Alexander unanimously approved first reading of an ordinance classifying certain property in the 200 block of Sunnyside N. E. as B-1 Business.

A letter from Bernard Haire, requesting that the city election on September 11, 1979 be postponed was received as information.

A motion by Councilman Moore, seconded by Councilwoman Alexander was unanimously approved whereby the City of Orangeburg will furnish the commercial bulk containers to businesses within the city at no cost to the businesses.

Reddick A. Bowman, Jr. appeared before council representing residents in the Longwood Drive area, Bowman's request that a moratorium be declared on

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING JUNE 19, 1979

The minutes of the regular meeting of City Council a held on June 19, 1979.

There were present: E. O. Pendarvis Sara Alexander Harry S. Bryant H. P. Moore W. E. Salley

AAB113

Mayor Councilwoman Councilman Councilman Councilman / 135

The minutes of the regular meeting of City Council held on June 5, 1979 were read and approved.

A letter dated June 7, 1979 from John R. Helms was read to City Council which requested that City Council examine financial data from Orangeburg Cable TV before granting a rate increase to this company.

A motion by Councilman Moore, seconded by Councilman Bryant unanimously approved second reading of an ordinance to amend Chapter $5\frac{1}{2}$ as amended, of the Code of Ordinances of the City of Orangeburg relating to Cable Television.

A motion by Mayor Pendarvis, seconded by Councilman Moore unanimously approved second reading of an ordinance conclassifying property at 1123 Whitman S.E. as B-I Business.

A motion by Councilman Bryant, seconded by Councilwoman Alexander unanimously approved second reading of an ordiance classifying certain property in Club Acres as A-I Residential.

A motion by Councilman Moore, seconded by Mayor Pendarvis unanimously approved second reading of an ordiance reclassifying certain property in the 200 block of Sunnyside N.E. as B-I Business.

A motion by Councilman Moore, seconded by Mayor Pendarvis unanimously approved second reading of an ordiance classifying property at 1327 Marshall N.E. & 1774 Heatherwood N.E. as A-I Residential.

A motion by Councilman Bryant, seconded by Councilman Salley unanimously approved second reading of an ordiance classifying certain property on Executive Court as B-I Business.

A motion by Councilman Moore, seconded by Mayor Pendarvis unanimously approved second reading of an ordiance to convey abandoned property on Hamilton Street.

A motion by Councilman Bryant, seconded by Councilman Salley was approved which accepted for further study a cost figure for a sound system for the Stevenson Auditorium. Voting For: Mayor Pendarvis, Councilwoman Alexander, Councilmen Bryant and Salley. Voting Against: Councilman Moore. The City Administrator was directed to contact various organizations within the area as to their interest in helping to finance the costs of such a sound system.

Gary Tipton advised City Council of the financial condition of the Rose Festival and Tipton was commended for the success of the 1979 program.

Council approved holding a Public Hearing on July 3, 1979 at 7:00 P.M. for Uptown Improvements.

Mayor Pendavris advised Council that a request from For Bernard Haire for postponing the September 11, 1979 election was inappropiate at this late date, but that later consideration

CITY OF ORANGEBURG, S.C. CITY COUNCIL MEETING JULY 3, 1979

The minutes of the regular meeting of City Council held on July 3, 1979.

There were present: E. O. Pendarvis Sara Alexander H. S. Bryant W. E. Salley nt:

Mayor Councilwoman Councilman Councilman

Absent:

AAB113

H. P. Moore

Councilman

The minutes of the regular meeting of City Council held on June 19, 1979 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, was unanimously approved at third reading and enacted into law of an Ordinance amending Chapter 5½ of the Code of Ordinances of the City of Orangeburg relating to Cable Television.

A motion by Councilman Bryant, seconded by Councilwoman Alexander was unanimously approved at third reading and enacted into law of an ordinance regarding abandoning property on Hamilton Street.

A motion by Councilman Salley, seconded by Councilman Bryant, was unanimously approved at third reading and enacted into law of an ordinance changing from A-2 Residential to B-1 Business certain property in the 200 block of Sunnyside, NE.

A motion by Councilman Salley, seconded by Councilwoman Alexander, was unanimously approved at third reading and enacted into law of an ordinance classifying as B-1 Business property at 1123 Whitman S.E.

A motion by Councilman Salley, seconded by Councilman Bryant, was unanimously approved at third reading and enacted into law of an ordinance classifying as A-l Residential certain property in Club Acres, N.W.

A motion by Councilman Salley, seconded by Councilwoman Alexander was unanimously approved at third reading and enacted into law of an ordinance classifying as A-1 Residential property at 1329 Marshall, N.E. and 1774 Heatherwood, N.E.

Admotion by Councilman Salley, seconded by Councilman Bryant, was unanimously approved at third reading and enacted into law of an ordinance classifying as B-1 Business certain property on Executive Court, N.E.

A motion by Councilman Salley, seconded by Councilwoman Alexander unanimously approved first reading of an ordinance prohibiting the issuing of building permits for new construction within unzoned areas of the City.

RESOLUTION

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

That Ted M. Johnson, Jr., Manager, Department of Public Utilities of the City of Orangeburg, South Carolina, be, and he hereby is authorized and directed to sign any and all correspondence and or documents pertaining to Project No. 04-01-01780 of the United States Economic Development Administration on behalf of the City of Orangeburg.

PASSED this nineteenth day of June A.D., 1979.

Signed: Member

ATTEST: City Clerk and Treasurer

CITY OF ORANGEBURG, S.C. CITY COUNCIL MEETING JULY 17, 1979 /139

Prior to the regular meeting of City Council, a public hearing was held regarding the use of Revenue Sharing Funds. No suggestions were made as to the use to be made of these funds.

The minutes of the regular meeting of City Council held on July 17, 1979.

Sara H. P. W. E.	present: Pendarvis Alexander Moore Salley	Mayor Councilwoman Councilman Councilman
Absent: H. S.	Bryant	Councilman

The minutes of the regular meeting of City Council held on July 3, 1979 were read and approved.

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Jack Steele appeared before Council requesting that the City pay for damages of approximately \$130.00 done to his automobile when a baseball hit his car near the intersection of Adden and Middleton Street. Council authorized the City Administrator to work out a reasonable settlement of this problem.

A motion by Councilman Salley, seconded by Councilman Moore unanimously approved second reading of an ordinance prohibiting the issuance of a building permit for new construction within unzoned areas of the City.

City Council directed the City Administrator to proceed with plans for improvements to the Uptown Area.

Action was postponed until the next meeting of City Council on the proposed Classification and Compensation Plan.

A motion by Councilwoman Alexander, seconded by Councilman Salley, unanimously approved a resolution whereby the Department of Public Utilities will reimburse its retail electrical customers that portion of the increase reimbursed the Department of Public Utilities by its supplier. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Salley, seconded by Councilwoman Alexander unanimously approved a new electrical rate schedule of the Department of Public Utilities effective August 1, 1979. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Moore, seconded by Councilwoman Alexander, unanimously approved an executive session to consider personnel and land.

RESOLUTION

WHEREAS, the Wholesale Electric Rate to the Department of Public Utilities of the City of Orangeburg was increased under bond by its supplier, South Carolina Electric and Gas Company, on November 15, 1978, the recovery of the additional charges necessitated an increase by the Department of Public Utilities to its retail customers on December 16, 1978.

WHEREAS, the Department of Public Utilities has been reimbursed for a portion of the increase under bond by its supplier, South Carolina Electric and Gas, based on a Federal Energy Regulatory Commission decision.

THEREFORE, BE IT RESOLVED By the Mayor and Members of Council of the City of Orangeburg, in council assembled, this seventeenth day of July A.D. 1979:

That the Department of Public Utilities of the City of Orangeburg reimburse its retail electrical customers that portion of the increase reimbursed the Department of Public Utilities by its supplier.

PASSED by the City Council, in Council assembled at Orangeburg, South Carolina, this seventeenth day of July A.D., 1979.

Reiler Dara It nn Members of Council

ATTEST:

City Clerk and Treasure

RESOLUTION

BE IT RESOLVED By the Mayor and Members of Council of the City of Orangeburg, in council assembled, this seventeenth day of July A. D. 1979:

That the Rates of the Department of Public Utilities of the City of Orangeburg pertaining to Electricity, 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 1, 1979 billings.

PASSED by the City Council, in Council assembled at Orangeburg, South Carolina, this seventeenth day of July A. D., 1979.

<u>, D. Fendom</u> Mayor N 32 alute Members

ATTEST City Clerk and

ELECTRIC RATE

NO. 1 - RESIDENTIAL SERVICE (CODE 2A)

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	@	\$0.0936	per	kwhr
Next			200	kwhr	Q	\$0.0487	per	kwhr
All in	excess	of	250	kwhr	@	\$0.0408	per	kwhr

Minimum

\$2.70 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 1-A - RESIDENTIAL - ALL ELECTRIC (CODE 2B)

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
 © \$0.0936 per kwhr

 Next
 200 kwhr
 © \$0.0487 per kwhr

 All in excess of 250 kwhr
 © \$0.0408 per kwhr

Winter Season

First	50 kwh	r @ \$0.0936 per kwhr
Next	200 kwhi	c @ \$0.0487 per kwhr
Next	750 kwhi	@ \$0.0408 per kwhr
All in excess of	1,000 kwhi	r @ \$0.0326 per kwhr

Minimum

\$6.00 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. CURRENT FUEL CHARGE /WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 2 - GENERAL SERVICE (CODE 2C)

- 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 kwh	r @ \$0.0928	per kwhr
Next	100 kwh	r @ \$0.0847	per kwhr
Next	200 kwh	r @ \$0.0675	per kwhr
Next	2,650 kwh	r @ \$0.0502	per kwhr
All in excess of	3,000 kwh	r @ \$0.0436	per kwhr

Minimum

\$2.70 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 2-A - GENERAL SERVICE - ALL ELECTRIC (CODE 2D)

- 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	@	\$0.0928	per	kwhr
Next			100	kwhr	@	\$0.0847	per	kwhr
Next			200	kwhr	@	\$0.0675	per	kwhr
Next			2,650	kwhr	@	\$0.0502	per	kwhr
All in	excess	of	3,000	kwhr	@	\$0.0436	per	kwhr

Winter Season

First	50	kwhr	@	\$0.0928	per	kwhr
Next	100	kwhr	@	\$0.0847	per	kwhr
Next	200	kwhr	@	\$0.0675	per	kwhr
Next	650	kwhr	@	\$0.0502	per	kwhr
Next	2,000	kwhr	@	\$0.0470	per	kwhr
All in excess of	F 3,000	kwhr	0	\$0.0371	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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 3 - INDUSTRIAL SERVICE (CODE 2E)

- 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. 7 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 kwhr	or less per month	\$74.86
Next	2,060 kwhr	@ \$0.0527 per kwhr	
Next	21,700 kwhr	@ \$0.0377 per kwhr	
All in excess of	25,000 kwhr	@ \$0.0355 per kwhr	

Minimum

\$74.86 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 4 - SHORT TERM SERVICE (CODE 2F)

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	6	\$0.0904	per	kwhr
Next	1,000	kwhr	0	\$0.0687	per	kwhr
Next	3,500	kwhr	@	\$0.0470	per	kwhr
All in excess of	5,000	kwhr	@	\$0.0416	per	kwhr

Minimum

\$3.66 per meter per month for the first two kilowatts of connected load plus \$0.73 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 6 - OPTIONAL INDUSTRIAL SERVICE (CODE 2H)

- 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 @ \$2.47 per kw of billing demand All in excess of 1,000 kw @ \$1.75 per kw of billing demand

Energy Charge

First 300,000 kwhr @ \$0.02987 per kwhr All in excess of 300,000 kwhr @ \$0.02859 per kwhr

- MINIMUM: The minimum monthly charge shall be \$1.00 per kilowatt based on the customers billing demand for the month, provided, however, that such demand shall not be less than eighty per cent (80%) of the highest billing demand established during any of the 11 preceding months or 150 kilowatts, whichever is greater.
- POWER FACTOR CORRECTION: The customer shall at all times maintain a power factor of not less than 85 per cent. The Department reserves the right to conduct tests to determine the power factor of the customer's installation during periods of maximum demand or by measurement of the average power factor for the monthly billing period. Should the power factor so determined fall below 85 per cent, the demand for billing purposes will be determined by multiplying the maximum kw demand by 85 per cent and dividing by the determined power factor. No credit shall be given for power factors greater than 85 per cent.
- BILLING DEMAND: The maximum integrated 15 minute kilowatt 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 7 - LARGE POWER AND INDUSTRIAL (Users having Connected Load of 41 Kilowatts and over) (CODE 21)

Monthly Minimum Charge of \$1.67 per kw of Connected Load.

First	50	kwhr	@	\$0.09350	per	kwhr	per	month
Next				\$0.07794				
Next	200	kwhr	@	\$0.06262	per	kwhr	per	month
Next	-			\$0.04561	•			
Next				\$0.03645				
Next				\$0.03545				
All in excess of	75,000	kwhr	@	\$0.03420	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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 8 - LARGE INDUSTRIAL SERVICE (SPECIAL) (CODE 2S)

- APPLICABLE: To large industrial customers for general power and energy purposes and having demands of 2,000 kw or over. 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 @ \$6.17 per kw of billing demand All in excess of 1,000 kw @ \$5.04 per kw of billing demand

Energy Charge

All kwhrs @ \$0.02224 per kwhr

- MINIMUM: The minimum monthly charge shall be \$1.00 per kilowatt based on the customers billing demand for the month, provided, however, that such demand shall not be less than eighty per cent (80%) of the highest billing demand established during any of the 11 preceding months or 150 kilowatts, whichever is greater.
- POWER FACTOR CORRECTION: The customer shall at all times maintain a power factor of not less than 85 per cent. The Department reserves the right to conduct tests to determine the power factor of the customer's installation during periods of maximum demand or by measurement of the average power factor for the monthly billing period. Should the power factor so determined fall below 85 per cent, the demand for billing purposes will be determined by multiplying the maximum kW demand by 85 per cent and dividing by the determined power factor. No credit shall be given for power factors greater than 85 per cent.
- BILLING DEMAND: The maximum integrated 15 minute kilowatt 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. CURRENT FUEL CHARGE WILL BE APPLIED TO THIS RATE SCHEDULE.

ELECTRIC RATE

NO. 9 - MERCURY VAPOR LIGHTS (CODE 2K, 2L, & 2M)

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

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

175	Watts	\$4.50	per	month
400	Watts	\$8.60	per	month
1000	Watts	\$13.60	per	month

NOTE: ADD \$0.833 TO ABOVE FOR EACH POLE FOR WHICH IT IS NECESSARY TO SET.

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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: August 1, 1979 Billing

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CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING AUGUST 7, 1979

The minutes of the regular meeting of City Council held on August 7, 1979.

There	were present:	
	E. O. Pendarvis	Μ
	Sara Alexander	C
	H. S. Bryant	C
	H. P. Moore	C
	W. E. Salley	C

AAB113

Mayor Councilwoman Councilman Councilman Councilman / 141

The minutes of the regular meeting of City Council held on July 17, 1979 were read and approved.

A motion by Councilman Salley, seconded by Councilwoman Alexander, unanimously approved a resolution expressing to Lee Roy Irick the appreciation by the City of Orangeburg for his thirty (30) years of service to the Department of Public Utilities. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Salley, seconded by Councilwoman Alexander, was unanimously approved at third reading and enacted into law of an ordinance prohibiting the issuance of a building permit for new construction within unzoned areas of the City.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved a resolution which adopted as a planning document, recommendations to maintain a viable uptown business area. (See resolution attached to and made a part of these minutes.)

City Administrator McGee advised City Council of plans to establish a Planning and Development Department.

A motion by Councilman Moore, seconded by Councilwoman Alexander, unanimously approved the purchase of two demonstrator automobiles, one from D. D. Salley & Co. for \$5,070.00 and one from Orangeburg Auto Co. for \$4,992.00.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, was unanimously approved whereby a public hearing will be held prior to the next regular meeting of City Council for the purpose of considering Curb Side Garbage Collection.

A motion by Councilwoman Alexander, seconded by Councilman Bryant, unanimously approved a resolution whereby the pole rental agreement with Orangeburg Cable TV, Inc. is increased from \$3.50 to \$5.00 per month. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Bryant, seconded by Councilman Salley, unanimously approved a resolution whereby the City of Orangeburg and Southern Railway Company enter into a standard power line crossing agreement. (See resolution attached to and made a part of these minutes.)

City Council approved an executive session to consider personnel and the purchase of land.

RESOLUTION

WHEREAS, Lee Roy Irick became an employee of the Department of Public Utilities of the City of Orangeburg on April 7, 1948 and faithfully served this Department and the City until July 31, 1979; and

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

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

BE IT RESOLVED That the Mayor and Members of Council, in Council assembled, do officially take cognizance of the faithful service rendered to the Department of Public Utilities of the City of Orangeburg by Lee Roy Irick in the capacities in which he served the Department for thirty (30) years, and commend him for a job well done.

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

PASSED by the City Council of the City of Orangeburg, State of South Carolina, this seventh day of August, A.D., 1979.

Мау

24 3 Alna Members of Council

ATTEST : City Clerk and Treasurer

<u>R E S O L U T I O N</u>

WHEREAS, the City Council of the City of Orangeburg has received recommendations of the Uptown Improvement Committee; and

WHEREAS, these recommendations are the result of many months of diligent work by a broad cross-section of the Orangeburg community; and

WHEREAS, it is the desire of the City Council, in the best interest of the entire community, to maintain a viable uptown business area;

NOW, THEREFORE, BE IT RESOLVED, that these recommendations are adopted as a planning document for implementation of improvement for uptown Orangeburg, that an advisory committee selected by the City Administrator be appointed to advise Council on the funding and implementation of specific sections of the plan.

BE IT FURTHER RESOLVED, that an expression of appreciation be sent to all members of the Uptown Improvement Committee for their time and interest in the continuing improvement of the City of Orangeburg.

DONE AND RATIFIED, this 7th day of August, 1979, by the City Council of the City of Orangeburg.

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Members of Counci

ATTEST:

RESOLUTION

WHEREAS, the Department of Public Utilities of the City of Orangeburg and the Orangeburg Cable TV, Inc. do desire and agree to amend the agreement between the said Department of Public Utilities, City of Orangeburg and the Orangeburg Cable TV, Inc. dated November 21, 1967 relating to pole rentals.

NOW THEREFORE BE IT RESOLVED By the Mayor and Members of Council of the City of Orangeburg, in Council assembled, and by authority of the same:

That the Department of Public Utilities enter into an agreement dated August 7, 1979 with Orangeburg Cable TV, Inc., whereby the pole rental specified in paragraph 12 of agreement dated November 1, 1967 be changed to a rate of \$5.00 per pole per year in lieu of the sum of \$3.50 per pole per year.

BE IT FURTHER RESOLVED that Ted M. Johnson, Jr., Manager of the Department of Public Utilities, City of Orangeburg, South Carolina, be, and he hereby is, authorized and directed to sign the said agreement on behalf of the Department of Public Utilities of the City of Orangeburg.

PASSED by City Council in Council assembled at Orangeburg, South Carolina this seventh day of August A.D., 1979.

Signed H. alute Council Membérs óf

ATTEST AUAN

City Clerk and Treasurer

RESOLUTION

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

That the Department of Public Utilities of the City of Orangeburg, hereinafter called the City, enter into an agreement with the Southern Railway Company, hereinafter called the Company, whereby said Company grants unto the said City the right or license to construct and maintain an electric power line crossing the right of way and over the track or tracks of said Company at or near Orangeburg, South Carolina, at a point 1936 feet northeasterly, measured along the center line of said track, from Milepost SC 81, as shown on drawing dated May 15, 1979 prepared by Department of Public Utilities, and which drawing is on file in the office of the Department of Public Utilities, of the City of Orangeburg and attached to and made a part of said agreement.

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

PASSED this seventh day of August 1979.

Signed : Members of

ATTEST:

City Clerk and Treasurer

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CITY OF ORANGEBURG, SC. C. CITY COUNCIL MEETING AUGUST 21, 1979

The minutes of the regular meeting of City Council held on August 21, 1979.

There were present: E. O. Pendarvis Sara Alexander H. S. Bryant H. P. Moore W. E. Salley

AAB113

Mayor Councilwoman Councilman Councilman Councilman

This regular meeting of City Council was called to order by Mayor Pendarvis.

City Council unanimously approved a resolution expressing to Jessie Padgett its appreciation for his twenty seven (27) years of service to the City of Orangeburg. (See copy of resolution attached to and made a part of these minutes.)

City Council unanimously approved a resolution expressing to Sadie Brooks Smoak its appreciation for her twenty (20) years of service to the City of Orangeburg. (See copy of resolution attached to and made a part of these minutes.)

At this point City Council adjourned to the Stevenson Auditorium for a public hearing regarding Curb Side Garbage collection.

City Administrator McGee explained the proposal for garbage collection in detail with the recommendation that one route for one year be tried. A film was shown as to how the system operates in other municipalities. The City Manager and the City Engineer of Lancaster, S.C. related their experiences with this system in their municipalities. At this point, the hearing was opened for discussion from the floor. Numerous residents expressed their objection to this form of garbage collection and the hearing was concluded.

The regular meeting of City Council was reconvened. The minutes of the regular meeting of City Council held on August 7, 1979 were read and approved.

A motion by Councilwoman Alexander, seconded by Councilman Moore, unanimously approved a resolution authorizing Mayor Pendarvis to sign a lease agreement for a parcel of land to be used for a parking lot. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Moore, seconded by Mayor Pendarvis, unanimously approved first reading of an ordinance approving the 1980 Budget. September 4, 1979 was set as the date for a public hearing on this budget. WHEREAS, The City of Orangeburg desires to express its appreciation to

JESSIE J. PADGETT

For his twenty-seven (27) years of faithful service to the City; and

WHEREAS, He has submitted his resignation to the Director of Public Works, City of Orangeburg, effective August 2, 1979; and

WHEREAS, The City of Orangeburg is indebted to him for his fine performance of duty throughout the years he was employed by the city; and

WHEREAS, He, through his diligent and excellent work, has brought much credit and acclaim to the city and its Public Works Department.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Members of Council, in Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Orangeburg by Jessie J. Padgett in the capacities in which he served the city, especially, for his untiring efforts with the Public Works Department, and commend him for a job well done.

BEITFURTHER 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 twenty-first day of August, A.D., 1979.

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ATTEST: Kauphn

RESOLUTION

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

SADIE BROOKS SMOAK

for her twenty (20) years of faithful service to the City; and

MHEREAS, she has submitted her resignation to the Chief of Police, City of Orangeburg, effective June 29, 1979; and

NHEREAS, The City of Orangeburg is indebted to her for her fine performance of duty throughout the years she was employed by the city; and

WHEREAS, She, through her diligent and excellent work, has brought much credit and acclaim to the city and its Police Department.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Members of Council, in Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Orangeburg by Sadie Brooks Smoak in the capacities in which she served the city, especially, for her untiring efforts with the Police Department, and commend her for a job well done.

BEITFURTHER 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 her work might be properly appreciated.

 $\mathbb{P} \mathbb{A} \mathbb{S} \mathbb{S} \mathbb{E} \mathbb{D}$ by the Mayor and Council of the City of Orangeburg, South Carolina, this twenty-first day of August, A.D., 1979.

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WHEREAS, the City of Orangeburg has entered into a lease agreement with Pike L. Berry, Sandra Jane Logan, Ricarda Berry, Jonna Berry, and John Andrew Berry, leasing a parcel of land located on Middleton Street, NE; and

WHEREAS, this parcel of land will be designated for parking facilities for a term of ten (10) years, commencing October 1, 1979 and ending on the 30th day of September, 1989.

NOW, THEREFORE, BE IT RESOLVED by the City Council that Mayor E. O. Pendarvis, is authorized and directed to sign an agreement between said parties for the leasing of this land.

PASSED by the City Council of the City of Orangeburg, South Carolina, this the 21st day of August, A.D., 1979.

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ATTEST:

The minutes of the regular meeting of City Council held on September 18, 1979.

There were present: E. O. Pendarvis Sara Alexander H. S. Bryant H. P. Moore W. E. Salley

AAB113

Mayor Councilwoman Councilman Councilman Councilman

The minutes of the regular meeting of City Council held on August 21, 1979 were read and approved. The regular meeting of Council scheduled for September 4, 1979 was cancelled due to storm warnings.

A motion by Councilman Salley, seconded by Councilman Moore, unanimously approved a resolution authorizing, adopting, approving, accepting and ratifying the execution of a grant agreement for Project No. 5-45-0045-02 between the United States of America and the City of Orangeburg. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Moore, seconded by Mayor Pendarvis, unanimously approved second reading of an ordinance to raise revenue and adopt a budget for the City of Orangeburg, South Carolina for the fiscal year ending September 30, 1980. This ordinance set the millage rate at 60 mills.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, was approved whereby further consideration of the proposed curbside garbage system was suspended. Voting for: Alexander, Bryant, Moore and Salley. Voting against: Pendarvis.

A motion by Councilman Salley, seconded by Mayor Pendarvis, was unanimously approved whereby the City of Orangeburg concurs with the S.C. Highway Department on widening Broughton Street at the U.S. Highway 301 intersection for a left turn lane.

A motion by Mayor Pendarvis, seconded by Councilwoman Alexander, was unanimously approved which denied a request for the emplacement of a mobile home on Buckley, NE at the intersection of Williams Court.

A motion by Councilman Bryant, seconded by Mayor Pendarvis, unanimously approved the acceptance of the low bid by Horne Motors for the purchase of a four cylinder Fairmont at a cost of \$4,387.07.

A motion by Councilwoman Alexander, seconded by Councilman Bryant, unanimously approved a resolution regarding the Rehabilitation Movement. (See resolution attached to and made a part of these minutes.)

A motion by Councilman Bryant, seconded by Councilwoman Alexander, unanimously approved first reading of an ordinance authorizing the City of Orangeburg to convey to Ernest Monroe Crawford, M.D. and George Marion Crawford, individually, and as trustee, a right of way measuring 50 feet by 468 feet in Orangeburg County, formerly used by the Department of Public Utilities as a right of way for a portion of its 44 KV transmission line.

A motion by Mayor Pendarvis, seconded by Councilman Moore, approved a resolution whereby Allen E. Dominick and Norman A. Ayinger, Jr. be selected and designated as freeholders to assess damages for a right-of-way and easement over lands standing in the name of Fred R. Fanning, Jr., Nominee. (See copy of resolution attached to and made a part of these minutes.) Councilman Bryant abstained from voting on this matter.

City Council approved an executive session to discuss personnel.

<u>RESOLUTION</u>

WHEREAS, the City and County of Orangeburg have agreed to grant an access easement to a parcel of property owned jointly by Mrs. Janie Bates Gorter, Mrs.Adele Bates Bailey, and Mrs. Florence Bates Iseley.

NOW, THEREFORE, BE IT RESOLVED that E. O. Pendarvis, Mayor of the City of Orangeburg is authorized to sign on behalf of the City an access easement, City and County property, described in the following description and shown on the attached sketch:

> All that piece, parcel or strip of land, situate, lying and being near the City of Orangeburg, in County of Orangeburg, State of South Carolina, being shown on a sketch prepared by City of Orangeburg, dated September 7, 1979, bounded and measuring as follows: on the North by Orangeburg City/County Airport property, measuring thereon thirty-two and one tenth (32.1) feet, more or less; on the South by property of Janie Bates Gorter, Adele Bates Bailey, and Florence Bates Iseley, measuring thereon thirty and four-tenths (30.4) feet, more or less; on the East by Southern Railroad, measuring thereon one thousand fourteen and eight-tenths (1014.8) feet, more or less; on the West by Orangeburg City/County Airport, measuring thereon one thousand nine and five-tenths (1009.5) feet, more or less. Above described property being a thirty (30) foot wide access right-of-way along western side of Southern Railroad, extending from road No. S-38-1348 to the Bates property.

DONE AND RATIFIED by the City of Orangeburg, South Carolina, in Council assembled, this the 7th day of September, 1979.

Mayor

60 dalse. Mémbers of Council

ATTEST: anthe

RESOLUTION (GRANT AGREEMENT)

EXTRACI	FROM THE MINUTES OF A City Council
MEETING	OF THE City of Orangeburg
HELD ON	September 18, 1979
The fol	lowing Resolution was introduced by Dr. W. Everette Salley
seconded by	Mr. Henry P. Moore read in full, considered and
adopted:	

UNGINCE

RESOLUTION AUTHORIZING, ADOPTING, APPROVING, ACCEPTING AND RATIFYING THE EXECUTION OF GRANT AGREEMENT FOR PROJECT NO. <u>5-45-0045-02</u> BETWEEN THE UNITED STATES OF AMERICA AND City of Orangeburg

BE IT RESOLVED, by the <u>Mayor and City Council</u> of <u>the City of</u> Orangeburg :

SECTION 1. That said <u>Mayor and City Council</u> hereby authorizes, adopts, approves, accepts and ratifies the execution of Grant Agreement between the Federal Aviation Administration on behalf of the United States of America and <u>City of Orangeburg</u>

SECTION 2. That the execution of said Grant Agreement in quadruplicate on behalf of said <u>City of Orangeburg</u> by <u>James R. McGee</u>, <u>City Administrator</u>

and the impression of the official seal of the <u>City of Orangeburg</u> and the attestation of said execution by <u>M. R. Campbell</u>, <u>City Clerk/Treasurer</u>, is hereby authorized, adopted, approved,

accepted and ratified.

SECTION 3. That the City Administrator is hereby authorized (Title of Position, Airport Manager, City Manager, etc.) to execute payment requests under this Grant Agreement on behalf of said City of Orangeburg

SECTION 4. That the Grant Agreement referred to hereinabove shall be attached hereto and made a part of this Resolution as though it were fully copied herein. SO FORM 5100-18 (10/75) (Supersedes previous edition)

DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION

AIRPORTS DISTRICT OFFICE 1568 Willingham Drive, Suite C College Park, Georgia 30337



SEP 1 1 1979

Mr. Wilbur H. Hunt, Chairman County Council of Orangeburg County 2298 Hydrick Street Orangeburg, South Carolina 29115

Honorable E. O. Pendarvis Mayor of Orangeburg Post Office Drawer 387 Orangeburg, South Carolina 29115

Gentlemen:

Enclosed are original and seven copies of grant offer issued in accordance with project application dated July 7, 1977, for Airport Development Aid Program Project No. 5-45-0045-02, at Orangeburg Airport, Orangeburg, South Carolina. This grant offer is in the amount of \$47,000 (from funds appropriated under the Airport and Airway Development Act of 1970). The original and three of the copies have original signatures. The remaining unsigned copies are for use with the resolutions. Your attention is invited to certain special conditions of the grant offer as follows:

- Federal grant funds cannot be used in establishing rates for users of the airport.
- 13. Clean Air Act and the Federal Water Pollution Control Act.
- 14. Amends project application to provide that all fixed base operators using the airport shall be subject to comparable rates.
- 15. Obligates the sponsor to comply with Section 30 of the Airport and Airway Development Act of 1970.
- 16. Obligates the sponsor to comply with Section 504 of the Rehabilitation Act of 1973.
- 17. Incorporates Relocation Assurances in grant agreement.

If the terms of the grant offer are satisfactory, we need a resolution from the governing bodies of the City of Orangeburg and County of Orangeburg accepting the grant offer and authorizing an official to execute it. Enclosed for your use are an original and one copy of partially completed SO Form 5100-18 for each co-sponsor. Each completed resolution form should have an unsigned copy of the grant offer attached. The original of the resolution should be returned for each co-sponsor. The resolution must be certified. Enclosed are two blank certificates for each co-sponsor which may be used in certifying the copies of the resolution. The original of the certificate should be returned for each co-sponsor.

The original and three signed copies of the grant offer should be executed and certified by your attorneys on or before September 28, 1979. Retain one copy and return the original and two copies to this office.

Sincerely,

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HAROLD E. LITTLE

Chief, Airports District Office

Enclosures

Identical letter sent to Mr, Wilbur H. Hunt.

<u>R E S O L U T I O N</u>

WHEREAS, various access problems impede the right to a productive and fulfilling life for every person who is disabled; and

WHEREAS, various persons in Rehabilitation are directly and effectively working to provide maximum possible opportunities for persons who are disabled; and

WHEREAS, various persons working in the Rehabilitation Movement need the informed cooperation and support of our total community to improve the quality of services and the quality of life for persons who are disabled;

NOW, THEREFORE, IT IS RESOLVED AND HEREBY ORDERED, by the Orangeburg Mayor, E. O. Pendarvis, and City Council that any further renovations of existing buildings for use by the general public in the Corporate Limits of the City of Orangeburg shall make reasonable accomodation for the handicapped and elderly in association with the South Carolina Law, Section 10-5-210 through Section 10-5-320, with the responsibility for fulfilling this resolution being vested in the Building Official's Office of the City of Orangeburg.

IT IS FURTHER RESOLVED, that in the hiring of City employees, regardless of the funding source, Affirmative Action is the policy supported by the Mayor, E. O. Pendarvis, and City Council.

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ATTEST:

RESOLUTION

Whereas the Department of Public Utilities of the City of Orangeburg require a permanent easement and right-of-way for the construction and maintenance of an electric transmission line or lines over lands standing in the name of Fred F. Fanning, Jr., Nominee, adjacent to the City of Orangeburg, Orange Township, Orangeburg County, South Carolina and it appears that condemnation is necessary for the acquisition of such:

Now therefore, be it resolved by the Mayor and Members of Council of the City of Orangeburg that Allen E. Dominick and Norman A. Avinger, Jr. be selected and designated as freeholders to assess damages by reason of the foregoing right-of-way and easement.

Signed: J. alexan 10 Members of Council

Date:

Attest: City Clerk and

The minutes of the regular meeting of City Council held on October 2, 1979.

There were present:

AAB113

<u>5105010</u>	
E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
H. P. Moore	Councilman
W. E. Salley	Councilman

City Attorney Limehouse administered the oath of office to Sara H. Alexander and W. E. Salley to serve as members of City Council from October 1, 1979 through September 30, 1983. (See statement attached to and made a part of these minutes.)

The minutes of the regular meeting of City Council held on September 18, 1979 were read and approved.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, was unanimously approved at third reading and enacted into law of an ordinance to raise revenue and adopt a budget for the City of Orangeburg for the fiscal year ending September 30, 1980.

Second reading of an ordinance pertaining to Planning and Development was postponed for further study.

A motion by Councilman Moore, seconded by Councilman Salley, was unanimously approved whereby Councilman Salley was appointed as voting delegate and Councilwoman Alexander was appointed as alternate voting delegate to the meeting of the National League of Cities.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, unanimously approved second reading of an ordinance authorizing the City of Orangeburg to convey to Ernest Monroe Crawford, M.D. and George Marion Crawford, individually and as trustee, a right of way measuring 50 feet by 468 feet in Orangeburg County, formerly used by the Department of Public Utilities as a right of way for a portion of its 44 KV transmission line.

A motion by Councilman Bryant, seconded by Councilman Salley, unanimously approved a resolution establishing within the Department of Public Utilities an agency to be known as the Division of Area Development. (See resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved the appointment of Flynn Bowie to a one year term from October 1, 1979 through September 30, 1980, to the Area Development Committee.

Councilman Salley suggested that the City investigate the possibility of constructing bike trails within the City.

A motion by Councilman Bryant, seconded by Councilman Salley, unanimously approved an executive session to discuss personnel. THE STATE OF SOUTH CAROLINA, COUNTY OF ORANGEBURG.

I, Sara H. Alexander, Councilwoman 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!

Sara H. Alexander

SWORN to before me this 20d.

day of October, A.D., 1979

Public, S.C. (SEAL)

THE STATE OF SOUTH CAROLINA, COUNTY OF ORANGEBURG.

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!

Everette Salley

SWORN to before me this 2nd:

day of October, A.D., 1979

(SEAL)

RESOLUTION

WHEREAS, there is a need on the part of the City of Orangeburg to have an area development effort, and

WHEREAS, the Department of Public Utilities has had considerable experience in area development, and

WHEREAS, it is deemed advisable to establish within the Department of Public Utilities an agency to be known as the Division of Area Development,

NOW, THEREFORE, BE IT RESOLVED BY the Mayor and Members of Council of the City of Orangeburg, in Council assembled, and by authority of same, that

- 1. There is hereby established within the Department of Public Utilities a division to be hereafter known as the Division of Area Development with headquarters located within the Department. Said division is to be the official development effort for the City of Orangeburg and its utility service area. It is to work in cooperation with the Orangeburg County Development Commission in the development of the area agriculturally, commercially and industrially.
- 2. The Manager of the Department of Public Utilities, or his designee from within the Department, is hereby designated as the Superintendent of the Division.
- In addition to the Division in paragraph 1 above, the City 3. Council will appoint an Area Development Committee to serve, without remuneration, and to operate in an advisory capacity only to the Department of Public Utilities concerning only area development and not to direct any of the affairs of the Depart-It is to consist of four members appointed by Council. ment. Three members are to serve four year terms (the length of the first terms to be determined by lot), and the fourth member is to serve a one year term and shall be appointed from the chief executive officers of one of the local banks. This one year term position shall be rotated between the four banks. The year for service on this committee shall run from October 1 through September 30.
- 4. The function of the Committee in paragraph 3 above is to support and assist the Department of Public Utilities in its efforts in preparing the necessary data and resources on Orangeburg and its surrounding area pertaining to area development.

This resolution is to amend and supersede a resolution dated May 2, 1978 pertaining to Area Development.

2 ho day of PASSED this 1979 Signed : X. Sund ATTEST Mémbers of Council City Clerk and Treasurer

CITY OF ORANGEBURG, S.C. CITY COUNCIL MEETING OCTOBER 16, 1979

The minutes of the regular meeting of City Council held on October 16, 1979.

There were present:	
W. E. Salley	Mayor Pro-Tem
Sara Alexander	Councilwoman
H. S. Bryant	Councilman

Absent:

AAB113

E. O. Pendarvis Mayor H. P. Moore Councilman

The minutes of the regular meeting of City Council held on October 2, 1979 were read and approved.

A motion by Councilwoman Alexander, seconded by Councilman Salley, unanimously approved a resolution approving the recommendations of the Uptown Improvement Committee. (See resolution attached to and made a part of these minutes.) A statement by Councilman Moore was submitted for the record approving the plans submitted by the Uptown Improvement Committee.

A motion by Councilman Bryant, seconded by Mayor Pro-Tem Salley was unanimously approved at third reading and enacted into law of an ordinance authorizing the City of Orangeburg to convey to Ernest Monroe Craford, M.D. and George Marion Crawford, individually and as trustee, a right of way measuring 50 feet by 468 feet in Orangeburg County, formerly used by the Department of Public Utilities as a right of way for a portion of its 44 KV transmission lines. Mr. Mayor and Council:

Please allow me to go on record as approving the plans submitted by the Uptown Improvements Committee for the proposed changes in and around the Square. I feel that the amount of time and effort expended by the Committee under the chairmanship of Mr. Hewett should be approved and expedited.

October 16, 1979

Signed: Henry P. Moon

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WHEREAS, the City Council of the City of Orangeburg has approved the recommendations of the Uptown Improvement Committee as received on August 7, 1979; and

WHEREAS, a part of those recommendations were to improve the traffic flow around the square in the central business district; and

WHEREAS, the South Carolina Highway Department is desirous of implementing these recommendations.

NOW, THEREFORE, BE IT RESOLVED, by the City Council in Council assembled that the City of Orangeburg approves and authorizes the South Carolina Highway Department to proceed with the traffic flow improvements shown in the drawing known as Plan I.

DONE AND RATIFIED, this 16th day of October, 1979 by the City Council of the City of Orangeburg.

Mayor a H alyande

ATTEST: Cler

<u>R E S O L U T I O N</u>

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, 1979.

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 29th day of October, A.D., 1979.

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ATTEST: show

CITY OF ORANGEBURG, S.C. CITY COUNCIL MEETING NOVEMBER 6, 1979

The minutes of the regular meeting of City Council held on November 6, 1979.

There were present:

E. O. Pendarvis	Mayor
Sara Alexander	Councilwoman
H. S. Bryant	Councilman
W. E. Salley	Councilman

Absent: H. P. Moore

AAB113

Councilman

The minutes of the regular meeting of City Council held on October 16, 1979 were read and approved.

A motion by Councilman Bryant, seconded by Councilwoman Alexander, unanimously approved second reading of an ordinance regarding a Planning and Community Development Department.

A motion by Mayor Pendarvis, seconded by Councilwoman Alexander, approved the bid of Frank Inabinet, Inc. on the Facade Study Construction, Uptown Improvements Committee.

City Council unanimously approved a resolution expressing its appreciation to George Sanders for his twenty-six (26) years of faithful service. (See copy of resolution attached to and made a part of these minutes.)

A motion by Mayor Pendarvis, seconded by Councilman Bryant, approved the bid by Leon Campbell and Associate for storm drainage work involving Sunnyside Canal.

A motion by Councilman Bryant, seconded by Councilman Salley, awarded the low bid by Ad Vantage Advertising for producing pamphlets for Hillcrest and the Festival of Roses.

A motion by Councilman Bryant, seconded by Mayor Pendarvis, unanimously approved a request by the Health Department for emplacement of a double wide mobile home near the Health Department parking lot for a period of twenty=four (24) months. This approval is contingent upon the opinion of the City Attorney as to its legality.

A motion by Councilman Bryant, seconded by Councilman Salley, unanimously approved a resolution awarding bids as follows:

> J & L Excavating, Inc. in the amount of \$646,990.10 for Division 1 of the construction of wastewater lines

> J & L Excavating, Inc. in the amount of \$256,888.75 for Division 11

Underground Utilities, Inc. in the amount of \$60,802.00 for Division 111

(See resolution attached to and made a part of these minutes.)

City Council approved a motion to enter into executive session for the purpose of discussing real estate.

RESOLUTION

WHEREAS, The Department of Public Utilities of the City of Orangeburg, South Carolina, received bids on October 31, 1979 for the construction of wastewater lines for which the plans and specifications have been approved by the South Carolina Department of Health and Environmental Control, and

WHEREAS, the low responsible bid for Division I of this work was submitted by J & L Excavating, Inc. of Columbia, South Carolina in the amount of \$646,190.10, and

WHEREAS, the low responsible bid for Division II of this work was submitted by J & L Excavating, Inc. of Columbia, South Carolina in the amount of \$256,888.75, and

WHEREAS, the low responsible bid for Division III of this work was submitted by Underground Utilities, Inc. of Augusta, Georgia in the amount of \$60,802.00,

NOW, THEREFORE, BE IT RESOLVED BY THE Mayor and Members of Council of the City of Orangeburg, in Council assembled, and by authority of the same, that the low responsible bidsshown above be accepted, and

BE IT FURTHER RESOLVED that Ted M. Johnson, Jr., 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 November A.D., 1979.

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ATTEST

City Clerk and Treasurer

Members of Council

CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING NOVEMBER 20, 1979

The minutes of the regular meeting of City Council held on November 20, 1979.

There were present:

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E. O. Pendarvis	
Sara Alexander	
H. S. Bryant	
H. P. Moore	
W. E. Salley	
•	

Mayor Councilwoman Councilman Councilman Councilman

Prior to the regular meeting of City Council, City Council went into executive session to receive a legal opinion from City Attorney Limehouse.

On entering regular session, the minutes of the regular meeting held on November 6, 1979 were read and approved.

A motion by Councilman Bryant, seconded by Councilwoman Alexander was unanimously approved at third reading and enacted into law of an ordinance regarding a Planning and Community Development Department.

A motion by Councilman Salley, seconded by Councilwoman Alexander, unanimously approved first reading of an ordinance which increased the rates for Fire Contract charges beginning March 1, 1980.

A motion by Councilman Bryant, seconded by Mayor Pendarvis, unanimously approved first reading of an ordinance regulating the erection of townhouses and condominiums.

A motion by Councilman Moore, seconded by Councilman Salley, unanimously approved first reading of an ordinance renewing a note with the First National Bank.

A motion by Councilman Bryant, seconded by Councilwoman Alexander unanimously approved the election of Dr. W. E. Salley as Mayor Pro Tem.

A motion by Councilman Moore, seconded by Councilman Bryant approved a one year plan whereby services of the Mental Health Clinic will be available to City Employees. Voting for: Bryant, Moore and Salley; Voting against: Pendarvis; Abstaining: Alexander.

A motion by Councilman Salley, seconded by Councilman Bryant, unanimously approved first reading of an Ordinance authorizing the City of Orangeburg to convey to the Board of Education of the United Methodist Church, a lot on Goff Avenue.

City Council approved an executive session for the purpose of discussing personnel.

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CITY OF ORANGEBURG, S. C. CITY COUNCIL MEETING DECEMBER 4, 1979

The minutes of the regular meeting of City Council held on December 4, 1979.

There were present:	
E. O. Pendarvis	Mayor
Sara Aļexander	Councilwoman
H. S. Bryant	Councilman
H. P. Moore	Councilman
W. E. Salley	Councilman
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The minutes of the regular meeting of City Council held on November 20, 1979 were read and approved.

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Earl Summers, spokeman for a group of people in the Columbia Road area, addressed City Council protesting the erection of a housing project in the area. Mayor Pendarvis advised the group that the City of Orangeburg could not deny sewer or water service to the project and that there was little the City could do since this project is outside the City Limits.

A motion by Councilman Moore, seconded by Councilwoman Alexander, unanimously approved second reading of an ordinance to renew a note with the First National Bank.

A motion by Mayor Pendarvis, seconded by Councilman Bryant, unanimously approved second reading of an ordinance establishing new fire service fees effective March 1, 1980.

A motion by Councilman Moore, seconded by Councilman Salley, unanimously approved second reading of an ordinance authorizing the City of Orangeburg to convey to the Board of Education of the United Methodist Church, a lot on Goff Avenue.

CITY OF ORANGEBURG, S.C. CITY COUNCIL MEETING DECEMBER 18, 1979

The minutes of the regular meeting of City Council held on December 18, 1979.

There were present:

AAB113

E. O. Pendarvis	Mayor
Sara Alexander	. Councilwoman
H. S. Bryant	Councilman
H. P. Moore	Councilman
W. E. Salley	Councilman
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The minutes of the regular meeting of City Council held on December 4, 1979 were read and approved.

City Council unanimously approved a resolution expressing its appreciation to Wilbur Haigler for his thirty-seven (37) years of faithful service to the City of Orangeburg. (See copy of resolution attached to and made a part of these minutes.)

A motion by Councilman Moore, seconded by Councilman Salley, was unanimously approved at third reading and enacted into law of an ordinance to borrow \$214,076.57 from the First National Bank.

A motion by Councilman Salley, seconded by Councilwoman Alexander, was unanimously approved at third reading and enacted into law of an ordinance establishing new fire service fees effective March 1, 1980.

A motion by Councilman Bryant, seconded by Mayor Pendarvis, unanimously approved second reading of an ordinance encouraging and regulating the erection of townhouses and condominiums in the City Limits.

A motion by Councilman Moore, seconded by Mayor Pendarvis, unanimously approved the bid of \$5,702.65 by East End Motor Company for a Mercury automobile to be used by the Community Development Department.

A motion by Mayor Pendarvis, seconded by Councilman Moore, unanimously approved a public auction for January 19, 1980 to sell old and obsolete equipment.

A motion by Councilman Bryant, seconded by Councilman Salley, was unanimously approved at third reading and enacted into law of an ordinance authorizing the City of Orangeburg to convey to the Board of Education of the United Methodist Church a lot on Goff Avenue formerly used by the Department of Public Utilities as a substation site.

A motion by Councilman Salley, seconded by Councilman Bryant, unanimously approved a resolution regarding an overhead wire crossing the property belonging to the Southern Railway. (See resolution attached to and made a part of these minutes.)

Councilman Moore suggested that a new Farmers Market be given consideration by the Uptown Improvement Committee. Mayor Pendarvis directed that the City Administrator investigate this matter with the appropriate committee and the Chamber of Commerce.

A motion by Councilman Salley, seconded by Councilwoman Alexander, was unanimously approved to enter into an executive session for an administrative briefing.

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WHEREAS, the City of urangeburg desires to express its appreciation to

WILBUR HAIGLER

For his thirty-seven (37) years of faithful service to the City: and

WHEREAS, He has submitted his resignation to the Director of Public Works. City of Drangeburg, effective November 29, 1979; and

WHEREAS, the City of Orangeburg is indebted to him for his fine performance of duty throughout the years he was employed by the city: and

WHEREAS, He through his diligent and excellent work, has brought much credit and acclaim to the City and its Public Works Department.

NON. THEREFORE, BE IT RESOLVED by the Mayor and Members of Council. In Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Grangeburg by Wilbur Haigler in the capacities in which he served the city, especially, for his untiring efforts with the Public Works Department, and commend him for a job well done.

BE IT FURTHER RESOLTED 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 eighteen day of December, A.D., 1979

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This procedure is adopted in accordance with the County and Municipal Employees Grievance Procedure Act, Section 8-17-110, et seq, Code of Laws of South Carolina, 1976. It is applicable only to the following employees:

> Those employed in Department or Divisions administered by the City Administrator, but excluding the heads of such Departments or Divisions, and excluding the City Administrator. The wages, hours, working conditions, and continued employment of employees excluded from this grievance procedure shall be as determined by City Council, using whatever procedure it deems best.

A grievance is defined as any complaint by an employee that he has been treated unfairly, unlawfully, or in violation of his rights under City policies, with regard to any matter pertaining to his employment by the City of Orangeburg. This definition includes, but is not limited to, discharge, suspension, involuntary transfer, promotion, and demotion.

An employee who feels that he has a grievance must follow the following procedure:

Step 1. He must discuss the grievance with his immediate supervisor. If his supervisor is unable or unwilling to adjust the grievance to the satisfaction of the employee, the employee must take Step 2.

Step 2. The employee must follow the chain of command in his Department, appealing to each successive level of supervision. All Step 1 and Step 2 appeals may be oral. At each level each supervisor shall have one work-day (Saturdays and Sundays excluded) to render a decision. If no decision is made within this time, the grievance shall be considered denied. If a supervisor at a particular level is unavailable to consider the grievance, it shall be considered denied and the employee shall appeal to the next level of supervision.

Step 3. If the head of the Department or Division in

which the employee is employed denies the grievance, this decision shall be final as to any grievance brought by a probationary employee. A new employee shall be considered probationary until his probationary evaluation is completed and approved by the City Administrator.

Other employees may appeal to the Employee Grievance Committee the denial of their grievances by Department Heads by filing a written request for appeal with the City Administrator. <u>This MUST be done within fourteen (14) calendar</u> <u>days</u> of the time at which the facts on which the grievance is based became available to the employee. The City Administrator's staff will assist in preparing the appeal, if requested.

The Employee Grievance Committee

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City Council shall appoint a committee composed of five (5) employees to serve for terms of three (3) years, except that the members appointed initially shall be appointed so that their terms will be staggered, and approximately one-third (1/3) of the terms shall expire each year. A member shall continue to serve after the expiration of his term until a successor is appointed. Any interim appointment to fill a vacancy for any cause prior to the completion of a member's term shall be for the unexpired term. Any member may be reappointed for succeeding terms at the discretion of the City Council. Members employed in the same Department or Division as the grieving employee and members having formed an opinion on the issues prior to the hearing, shall not participate in that employee's hearing.

City Council shall appoint the first Chairman and thereafter the Committee shall annually select a successor from among its members.

- 2 -

The chairman shall serve as the presiding officer at all hearings which he attends, but may designate some other member to serve as presiding officer in his absence.

A quorum shall consist of at least four (4) members, and no hearings may be held without a quorum.

The presiding officer will have control of the proceedings. He shall take whatever action is necessary to insure an equitable, orderly, and expeditious hearing. Parties shall abide by his decisions, except when a Committee member objects to a decision to accept or reject evidence, in which case the majority vote of the Committee will govern.

The Committee shall have the authority to call for files, records, and papers which are pertinent to any investigation and which are subject to the control of the City Administrator; to determine the order of the testimony and the appearance of witnesses; to call additional witnesses; and to secure the services of a recording secretary in its discretion. All proceedings shall be tape recorded. All witnesses shall testify under oath.

All hearings shall be held in executive session. The tape recording and the minutes of all hearings shall be subject to the control and disposition of City Council.

Except in discharge grievances, neither the grieving employee nor the Department may be assisted by non-City employee advisers or by attorneys during the hearing itself. However, the Committee shall have an attorney available to it at any and all times it considers necessary.

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Except in discharge cases, the grieving employee and the Department shall each be limited to one (1) hour of direct examination, one-half $\binom{1}{2}$ hour of cross-examination, and one-quarter (1/4) hour of oral argument. The Chairman shall appoint a time keeper.

In all non-disciplinary cases the employee shall have the burden of first establishing that a right existed and that it was denied him unfairly, illegally, or in violation of a City policy.

In disciplinary cases the employee must receive in reasonable detail written notice of the nature of the acts or omissions which are the basis for the disciplinary action. This notice may be amended at any time twenty-four (24) hours or more before the commencement of the hearing. The Department shall have the burden of demonstrating that the disciplinary action is for the good of the City. The Department shall present its case first, but may call the employee as a witness. The Committee (and City Council as set forth below) may base its findings and recommendations (and City Council its decision) on any additional or different grounds developed from the employee's own testimony or that of witnesses called by him.

In all discharge cases the employee shall also have the right to representation by counsel of his own choosing and at his own expense, the right to confront his accuser(s), and the right of cross-examination.

The Committee shall, within twenty (20) days after hearing an appeal, make its findings and recommendation and report such findings and recommendation to City Council. If City Council approves, the recommendation of the Grievance Committee shall be its decision and copies of the decision

- 4 -

shall be transmitted by the Committee to the employee and to the head of the particular Department involved. If however, City Council rejects the decision of the Committee, it shall make its own decision without further hearing, and that decision shall be final. Copies of its decision shall be transmitted to the employee and to the head of the particular Department involved.

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The Grievance Procedure adopted by resolution January 2, 1979, shall be available to persons having unresolved grievances pending as of that date. Any policies or resolutions which may have been in effect prior to January 2, 1979, and which are inconsistent with the Grievance Procedure adopted on that date, are repealed. The initial appointments to the Employee Grievance Committee, and their terms of office are as follows:

Pat Bair, Recreation Department	3 years
Michael Campbell, Clerk-Treasurer	3 years
Harold Carter, Police Department	2 years
Melvin Kennedy, Sanitation Department	2 years
Richard Stroman, Fire Department	l year

Mr. Campbell is appointed to serve as chairman for the first year.

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GRIEVANCE COMMITTEE RECOMMENDATIONS TO CITY COUNCIL

Grievance Hearing			
			•
Job Classification:			·····
Department:		Date:	
Nature of Case:			
Findings: (Use addit	ional pages if necessa	iry)	
Recommendation:			
Signatures of Commit	tee Members:		
Committee Cha			
Date:			
Decision by City Cou	ncil: (Use additional	L pages if necessary)

Mayor

Date:

RESOLUTION

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

That the City of Orangeburg enter into an agreement with Southern Railway Company, a Virginia Corporation, whereby Southern Railway grants unto the City of Orangeburg, in so far as its title enables it so to do, a license to construct and maintain an overhead wire line crossing upon the right of way on property of the said Company at a point two thousand two hundred seventy six (2276) feet South of Mile Post SC-79 North of Orangeburg, South Carolina, being that identified and located substantially as shown in red color on annexed print of Drawing of Department of Public Utilities dated July 3, 1979.

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

PASSED THIS Eighteenth day of December A.D. 1979.

Members of Council

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RESCLUTION

NEEREAS. The City of Prangeburg Seafres to express its appreciation to

MARIOS E. HOLMAN

For his ten [10] years of faithful service to the City; and

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WHEREAS. He has submitted his resignation to the Director of Public Horis. City of Orangeburg. effective Rovember 37, 1979; and WHEREAS. The City of Orangeburg is indebted to him for his fine performance of duty throughout the years he was employed by the city; and

WHEREAS. Be. through his diligent and excellent work, has brought much credit and acciain to the city and its Public Morks Department.

SON. THEREFORE, BE IT RESOLVED by the Mayor and Merkers of Council, in Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Drangeburg by Marion X. Holman in the capacities in which he served the city, especially, for his untiring efforts with the Public Moris Department, and commend him for a job well done.

LE IT FURTHER RESOLVED that a copy of this resolution be rept in the permanent records of the City of Orangeburg and be distributed through appropriate acencies throughout the city in order that acknowledgement of his work night be properly appreciated.

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ATTEST:

RESOLUTION

WHEREAS, the City of Orangeburg desires to express its appreciation to

DICKSON WATSON

For his six (6) years of faithful service to the City; and

WHEREAS, He has submitted his resignation to the Pro-Superintendent, City of Orangeburg, effective December 27, 1979; and

 $M H \in \mathbb{R} \in \mathbb{A}$ 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

MHEREAS, he through his diligent and excellent work, has brought much credit and acclaim to the City and the Hillcrest Recreation Facility.

MOW, THEREFORE, BE IT RESOLVED by the Mayor and Members of Council, in Council assembled, do officially take cognizance of the faithful and distinguished service rendered to the City of Orangeburg by Dickson Watson in the capacities in which he served the City, especially, for his untiring efforts with the Hillcrest Recreation Facility, 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 twenty-seventh day of December, 1979, A.D.

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Members Of

ATTEST