AN ORDINANCE TO LEASE THAT CERTAIN BUILDING KNOWN AS THE "OLD BOYS CLUB" TO THE DISABLED AMERICAN VETERANS, CHAPTER 33, FOR A TERM OF ONE (1) YEAR BEGINNING MARCH 1, 1992, AND ENDING FEBRUARY 28, 1993

BE IT ORDAINED by City Council duly assembled that the City of Orangeburg lease to the Disabled American Veterans, Chapter 33, that certain building known as the "Old Boys Club" for a term of one (1) year beginning March 1, 1992 and expiring February 28, 1993, according to the terms and conditions as contained in that certain Lease Agreement between said parties attached hereto and made a part hereof by reference.

BE IT FURTHER ORDAINED that the City Administrator is hereby authorized to execute said lease on behalf of the City.

DONE AND RATIFIED by Council duly assembled this 39'+4 day of January, 1992.

Mayor

Mario Alfron

Members of Council

ATTEST: Shanon M. Fanning



COUNTY OF ORANGEBURG

THIS AGREEMENT AND LEASE entered into this 2/st day of December, 1992 between the CITY OF ORANGEBURG, hereinafter called the LESSOR, party of the first part, and the DISABLED AMERICAN VETERANS, CHAPTER #33 of Orangeburg County, South Carolina, hereinafter called the LESSEE OF TENANT, party of the second part.

WITNESSETH, that the said LESSOR does this day lease unto the LESSEE the City of Orangeburg lot and building in the Edisto Gardens commonly known as the "Old Boys Club" to be used and occupied by the LESSEE subject to the stipulations and conditions which are made a part of this lease and assented to by the LESSEE:

FIRST: The LESSEE shall not assign this lease, nor sublet the premises, or any part thereof.

SECOND: It is expressly understood and agreed that there shall be no alcoholic beverages permitted on the premises.

THIRD: The rent for the term of this lease is One and 00/100 (\$1.00) Dollar annually payable on March 1, 1992 and One and 00/100 (\$1.00) Dollar annually due on March 1st for each year thereafter for the term of this lease.

FOURTH: The term of this lease shall be annual and the lease shall commence on March 1, 1992 and shall be automatically renewable on an annual basis unless either the LESSOR or the LESSEE gives written notice of intent to

terminate to the other party at least sixty (60) days prior to the renewal date of March 1st.

FIFTH: The LESSOR shall have the absolute right to terminate the lease at any time, without stating a reason, upon giving the LESSEE at least sixty (60) days written notice of said termination.

SIXTH: The LESSOR reserves the right to use or authorize the use of the premises upon giving the LESSEE written notice at least fifteen (15) days prior to the LESSOR'S intent to use the premises. Any use of the premises by the LESSOR shall be at no charge to the LESSOR. The LESSEE shall have one (1) member of its organization present at said function. The LESSEE shall have the right to charge a fee for any other persons or organizations which may be allowed to use the premises but any fee or rate charged must be approved by the LESSOR.

SEVENTH: The LESSEE shall maintain all property risk insurance such as fire, flood, storm, etc. on the building and any appurtenant structures and said coverage shall be based on the appraised value of the building and its contents. A certificate of insurance shall be furnished to the LESSOR.

EIGHTH: The LESSEE shall maintain comprehensive liability insurance coverage of Five Hundred Thousand and 00/100 (\$500,000.00) Dollars; the LESSEE shall be named as

the insured along with the LESSOR as additional insured. A certificate of insurance shall be furnished to the LESSOR.

NINTH: The LESSEE shall hold harmless the LESSOR for any damages to property or persons occurring on said premises and it is expressly agreed that the LESSOR shall not be liable for any damages sustained by members of the LESSOR'S organization or the person while on the premises described in this lease.

TENTH: The LESSEE shall pay all water, electric, gas and telephone charge which may be assessed upon the demised premises during the term hereof.

ELEVENTH: The LESSEE, at its own expense, may make alterations, additions and repairs to the leased premises only with the express approval of the same by the LESSOR.

Any alteration, addition or repair shall be preapproved by All alterations, additions of the LESSOR before being made by the LESSEE. repairs shall become property of lessor and remain property of lessor upon termination of this lease.

TWELFTH: Any safety hazards and similar risks shall be

monitored and eliminated by the LESSEE.

THIRTEENTH: Any and all alterations, modifications, etc. to the grounds or real property in the area of the premises or proximity thereto shall be pre-approved by the Garden Division of the City Parks and Recreation Department of the LESSOR.

FOURTEENTH: The LESSOR, or any of its designated agents, shall have the right to enter the premises at any

time and the LESSEE shall provide the LESSOR with a list of persons that can be contacted who represent the LESSEE.

IN WITNESS WHEREOF, the parties hereunto executed this instrument for the purposes herein expressed, the day and year above written.

Signed, sealed and delivered in the presence of:

AS TO LESSOR:

LESSOR CITY OF ORANGEBURG, SOUTH CAROLINA

Qued.	Mulkey	
	J	

BY:

TITLE! Administrator

AS TO LESSEE:

LESSEE DISABLED AMERICAN VETERANS, CHAPTER #33

Marso Myers

BY: /Sulu X W

AS TO LESSOR:

STATE OF SOUTH CAROLINA)
COUNTY OF ORANGEBURG)

Defore me personally appeared the undersigned and made oath that s/he saw the within-named of the City Administrator, sign, seal and, as the act and deed of the City of Orangeburg, South Carolina, deliver the within-written LEASE for the uses and purposes therein

mentioned, and that s/he, with the other witness subscribed above witnessed the execution thereof.

SWORN to before me this

Jan. 1992

21 day of December 1991.

Witness Thulky

Notary Public of South Carolina

My Commission expires _

PAULETTE F. RUSH

Notary Public for South Carolina

My Commission expires: August 26, 1997

AS TO LESSEE:

STATE OF SOUTH CAROLINA)
COUNTY OF ORANGEBURG)

before me personally appeared the undersigned and made oath that s/he saw the within-named Billis S. Washington its Commander, sign, seal and, as the act and deed of Disabled American Veterans, Chapter #33, deliver the within-written LEASE for the uses and purposes therein mentioned, and that s/he, with the other witness subscribed above witnessed the execution thereof.

SWORN to before me this

/lathday of December 1991.

Notary Public of South Carolina
My Commission expires 9-14-94

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ORDINANCE NO. 1992-02

AN ORDINANCE TO AMEND SECTION 2-1.3, CHAPTER II, OF THE CODE OF ORDINANCES FOR THE CITY OF ORANGEBURG, FOR THE PURPOSE OF ESTABLISHING SIX (6) MUNICIPAL DISTRICTS AND SETTING THE DATE FOR A SPECIAL ELECTION TO ELECT COUNCIL MEMBERS FROM EACH DISTRICT

WHEREAS, the City of Orangeburg has heretofore elected its council members pursuant to six (6) municipal districts designated as Districts 1 through 6 on a map thereof dated February 1, 1988, and

WHEREAS, because of the 1990 census said districts are required to be altered for the purpose of compliance with federal and state constitutional, statutory, and case law requirements.

NOW, THEREFORE, BE IT ORDAINED by City Council duly assembled, that Section 2-1.3, Chapter II, of the Code of Ordinances, City of Orangeburg, State of South Carolina, is hereby amended and after amendment shall read as follows:

"Section 2-1.3. Municipal District Lines For Election Of Council Members. The City does hereby establish six (6) municipal districts which are designated as Districts 1 through 6 on a map thereof dated January 14, 1992, and made a part hereof by reference; said map being filed in the Clerk's office for the City of Orangeburg. For all regular and special elections for the offices of council members of the City of Orangeburg held after January 14, 1992, a candidate for office shall be a resident and qualified elector of the district from which the candidate seeks office and each council member shall continue to be a resident and qualified elector of that particular district during the entire term of office and shall comply with all requirements of Section 5-15-20 of the 1976 Code of Laws for the State of South Carolina."

BE IT FURTHER ORDAINED that for the purpose of implementing said amended districts, a special election shall be held on the second (2nd) Tuesday of the first calender month following the expiration of one-hundred twenty (120) days from date of United States Justice Department approval; said election being for the election of

council members from each of the above six (6) districts. The special election for council members from Districts 2, 4, and 6 shall be for a term which will expire on the second (2nd) Tuesday of October, 1995, or until their successors are elected and duly qualified, and the election for council members from Districts 1, 3, and 5 shall be for a term which will expire on the second (2nd) Tuesday of October, 1993, or until their successors are elected and duly qualified.

Mayor

Members of Council

ATTEST: Sharp H. FannixC

ORDINANCE NO. 1992-03

AN ORDINANCE TO ADOPT A BUDGET FOR THE OPERATION OF THE DEPARTMENT OF PUBLIC UTILITIES FOR THE CITY OF ORANGEBURG, STATE OF SOUTH CAROLINA, FOR THE FISCAL YEAR OCTOBER 1, 1991 THROUGH SEPTEMBER 30, 1992

BE IT ORDAINED by City Council duly assembled, that the attached budget consisting of eight (8) pages is hereby adopted as the operating budget for the Department of Public Utilities for the City of Orangeburg for the fiscal year October 1, 1991 through September 30, 1992.

BE IT FURTHER ORDAINED that the Manager of the Department of Public Utilities is authorized to transfer budgeted amounts between line items and/or divisions or between approved capital projects in accordance with the duties and responsibilities of said Manager.

DONE AND RATIFIED by Council duly assembled this $\frac{18}{100}$ day of February, 1992.

Mayor

Members of Council

ATTEST:

ON (WOY) (Y) JUMM City Clerk and Treasurer

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED SOURCES OF FUNDING & EXPENDITURES FISCAL YEAR 1991 - 1992

	<u>1992</u>
OPERATIONS:	
Net Income Charges Against Operations Not Requiring	\$ 7,976,667
Charges Against Operations Not Requiring Working Capital - Depreciation Decrease In Restricted Assets Grants Past Utility Profits	\$ 1,975,800 \$ 1,245,000 \$ 1,322,610 \$ 3,796,265
TOTAL	\$16,316,342
USE OF WORKING CAPITAL:	
Approved Capital Projects Planned For Fiscal Year Cash Transfer to City General Fund	\$13,616,342 **
In Lieu of Taxes	\$ 2,700,000
TOTAL	\$16,316,342

^{**} SEE ATTACHMENT FOR BREAKDOWN OF APPROVED CAPITAL PROJECTS

APPROVED CAPITAL PROJECTS PLANNED FOR FISCAL YEAR:

Purchase of IBM AS/400 Model D50 Computer System	\$	228,749
Sub-Station #20	\$	209,342
Additional Peak Shaving Capacity	\$	500,000
Right-of-Way For 115 KV Transmission	\$	59,787
Sub-Station Sites for Sub-Station #21 & #22	\$	30,000
Conversion From 4.8/8.32 KV to 14.4/24.94 KV	\$	238,500
SCADA System Expansion	\$	60,500
Expansion of Fiber Optic Communication System	\$	200,875
Miscellaneous 4.8/8.32 KV & 14.4/24.94 KV Feeders	\$	869,550
Cable Television System	\$	3,672,736
115 KV Transmission Loop	\$	120,000
Upgrade 3.5 Miles of Gas Piping - To Serve Proposed Turbine-Driven Electric Generators	\$	100,000
Wastewater Treatment 3 MGD Plant Expansion	\$	3,065,537
Gramling Creek Pump Station	\$	1,400,000
Prusner Branch 18" Sewer Rehabilitation	\$	197,031
Manhole Rehabilitation in the Country Club Estates	\$	53,250
Wastewater Infiltration Flow Study Caw-Caw Drainage Area	÷.	25,714
Water Plant Expansion	\$	961,197
Proposed 12" Ductile Iron Water Main to the Limestone Tank Phase II & Booster Pump Station Modifications	\$	287,080
36" Ductile Iron Water Main From Water Plant To Existing 24" Line on Glover S.W.	\$	563,884
Water to Bowman	<u>\$</u>	772,610
TOTAL	\$	13,616,342

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET TOTAL PROJECTIONS

	ACTUAL 1989 - 1990	PROJECTED 1991 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Water and Wastewater Taps Water and Wastewater Impact Fees Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$48,178,234 (3,991,877) \$44,186,357 165,126 51,711 136,696 616,401 10,298 \$45,166,589	\$48,794,200 (4,057,500) \$44,736,700 155,000 182,000 137,400 255,800 14,000 \$45,480,900
COST OF SALES: Electricity Purchased Natural Gas Purchased GROSS PROFIT	\$22,736,461 5,342,066 \$17,088,062	\$25,120,200 5,003,600 15,357,100
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE	\$ 1,629,878 2,429,421 3,124,318 70,616 \$ 7,254,233	\$ 1,975,800 2,589,800 3,061,700 80,800 \$ 7,708,100
OPERATING PROFIT	\$ 9,833,829	\$ 7,649,000
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned 1985 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE	\$ 100,057 149,867 114,295 19,599 956,489 \$ 1,340,307	\$ 0 0 112,900 19,500 809,000 941,400
TOTAL OPERATING & NON-OPERATING REVENUE	\$11,174,136	\$ 8,590,400
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1985 Bond Issue Interest 1989 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 11,250 14,222 54,750 331,900 0 40,518 \$ 452,640	\$ 2,250 0 33,750 283,200 294,533 0 \$ 613,733
NET PROFIT	\$10,721,496	\$ 7,976,667

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET ELECTRIC DIVISION

	ACTUAL 1989 - 1990	PROJECTED 1991 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$35,635,676 (2,995,288) \$32,640,388 85,661 532,632 6,426 \$33,265,107	\$36,033,800 (3,030,400) \$33,003,400 88,600 140,000 8,500 \$33,240,500
COST OF SALES: Electricity Purchased GROSS PROFIT	\$22,736,461 \$10,528,646	\$25,120,200 \$ 8,120,300
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 753,621 897,828 1,353,515 44,488 \$ 3,049,452 \$ 7,479,194	\$ 915,800 845,800 1,263,200 53,000 \$ 3,077,800 \$ 5,042,500
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned 1985 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 22,823 44,061 50,830 19,599 462,931 \$ 600,244 \$ 8,079,438	\$ 0 0 51,000 19,500 440,000 \$ 510,500 \$ 5,553,000
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1985 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 2,566 2,422 24,941 331,900 0 \$ 361,829	\$ 513 0 15,374 283,200 0 \$ 299,087
NET PROFIT	\$ 7,717,609	\$ 5,253,913

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET GAS DIVISION

	ACTUAL 1989 - 1990	PROJECTED 1991 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 7,717,252 (625,924) \$ 7,091,328 35,996 16,047 2,731 \$ 7,146,102	\$ 7,835,000 (650,300) \$ 7,184,700 34,300 35,000 3,800 \$ 7,257,800
COST OF SALES: Natural Gas Purchased GROSS PROFIT	\$ 5,342,066 \$ 1,804,036	\$ 5,003,600 \$ 2,254,200
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 130,216 159,103 454,978 12,005 \$ 756,302 \$ 1,047,734	\$ 130,000 201,000 494,000 15,000 \$ 840,000 \$ 1,414,200
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 31,998 20,532 11,370 127,347 \$ 191,247 \$ 1,238,981	\$ 0 9,600 88,500 \$ 98,100 \$ 1,512,300
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 3,598 3,347 4,825 40,518 \$ 52,288	\$ 720 0 2,975 0 \$ 3,695
NET PROFIT	\$ 1,186,693	\$ 1,508,605

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET WATER DIVISION

	ACTUAL 1989 - 1990	PROJECTED 1991 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Water Taps Water Impact Fees Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 3,036,275 (225,378) \$ 2,810,897 83,097 35,561 8,972 58,131 681 \$ 2,997,339	\$ 2,957,500 (219,400) \$ 2,738,100 100,000 110,000 8,700 55,800 900 \$ 3,013,500
GROSS PROFIT	\$ 2,997,339	\$ 3,013,500
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 350,434 789,591 830,773 9,886 \$ 1,980,684 \$ 1,016,655	\$ 500,000 845,000 795,000 7,500 \$ 2,147,500 \$ 866,000
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 45,236 76,657 43,920 237,841 \$ 403,654 \$ 1,420,309	\$ 0 0 44,000 191,500 \$ 235,500 \$ 1,101,500
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1989 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 5,086 6,347 21,664 0 0 \$ 33,097	\$ 1,017 0 13,355 294,533 0 \$ 308,905
NET PROFIT	\$ 1,387,212	\$ 792 , 595

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET WASTEWATER DIVISION

	ACTUAL 1989 — 1990	PROJECTED 1991 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Wastewater Taps Wastewater Impact Fees Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 1,789,031 (145,287) \$ 1,643,744 82,029 16,150 6,067 9,591 460 \$ 1,758,041	\$ 1,967,900 (157,400) \$ 1,810,500 55,000 72,000 5,800 25,000 800 \$ 1,969,100
GROSS PROFIT	\$ 1,758,041	\$ 1,969,100
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 395,607 582,899 485,052 4,237 \$ 1,467,795 \$ 290,246	\$ 430,000 661,000 490,000 5,300 \$ 1,586,300 \$ 382,800
NON-OPERATING REVENUE: Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 8,617 8,175 128,370 \$ 145,162 \$ 435,408	\$ 0 8,300 89,000 \$ 97,300 \$ 480,100
NON-OPERATING EXPENSE: Interest 1971 Bond Issue Interest 1975 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 2,106 3,320 0 \$ 5,426	\$ 0 2,046 0 \$ 2,046
NET PROFIT	\$ 429,982	\$ 478,054

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET COMMUNICATIONS DIVISION

		ROJECTED 91 - 1992
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ \$	0 0 0 0 0 0
COST OF SALES: Programming GROSS PROFIT	<u>\$</u> \$	0
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense	\$	0 37,000 19,500 0
TOTAL OPERATING EXPENSE	\$	56,500
OPERATING PROFIT	(\$	56,500)
NET PROFIT	(\$	56,500)

AN ORDINANCE TO ESTABLISH THE COMMUNICATIONS DIVISION OF THE DEPARTMENT OF PUBLIC UTILITIES AND TO AMEND CHAPTER XXIII, ARTICLE I, SECTION 23-3.

BE IT ORDAINED by Council duly assembled that Chapter XXIII, Article I, Section 23-2 and Section 23-3 of the Code of Ordinances for the City of Orangeburg, South Carolina, is hereby amended to read as follows:

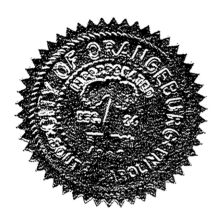
"SECTION 23-2. Composition of the Department of Public Utilities. The Department of Public Utilities shall consist of six (6) divisions: an Administrative Division, headed by a Director of Administrative Division; a Communications Division, which shall include the DPU Communications System, headed by a Director of Communications Division; an Electric Division, headed by a Director of Electric Division; a Gas Division, headed by a Director of Gas Division; a Wastewater (Sewer) Division, headed by a Director of Wastewater Division; a Water Division, headed by a Director of Water Division. All division heads named herein shall be appointed by, responsible to and report to the Manager of the Department of Public Utilities."

"Section 23-3. Manager of the Department of Public Utilities. The Department of Public Utilities shall operate under a manager who shall be appointed by City Council and who shall be directly responsible to and who shall report directly to City Council for the total operation and management of the Department of Public Utilities. He shall be known as the manager of the Department of Public Utilities. Prior to the beginning of each fiscal year, the manager of the Department of Public Utilities shall submit to City Council an annual budget and a list of all capital improvement projects for the department for the year. Upon the adoption of the budget and capital improvement projects, the manager shall be authorized to take whatever actions are necessary to implement the budget and complete the projects, including without limitation the authority to purchase and contract for all supplies, materials, labor and professional services needed for the purpose. All documents and contracts shall be executed in the name of the City of Orangeburg and signed by the manager of the Department of Public Utilities. Provided, however, that all the documents and contracts shall be in compliance with the ordinances of the City of Orangeburg and all statutory laws and regulations. Provided further, that the manager of the Department of Public Utilities shall be required to obtain separate council approval for any capital improvement project in excess of two million (\$2,000,000.00) dollars and any budget item in excess of two hundred fifty (\$250,000.00) dollars."

BE IT FURTHER ORDAINED that said Code is hereby amended by repealing ARTICLE III in its entirety and substituting in lieu thereof the following:

ARTICLE III COMMUNICATIONS

"23-12.1. Director of Communications Division. The Communications Division shall operate under a Director who shall be appointed by the Manager of the Department of Public Utilities, and who shall be directly responsible to and who shall report directly to the Manager of the Department of Public Utilities for the operation and management of the Communications Division. His title shall be Director of Communications Division."



Members of Council

ATTEST:

Thron L.J. Tannw City Clerk and Treasurer AN ORDINANCE TO AMEND CHAPTER XVIII, SECTION 18-4.2 OF THE CODE OF ORDINANCES FOR THE CITY OF ORANGEBURG, STATE OF SOUTH CAROLINA, FOR THE PURPOSE OF DEFINING THE FIRE SERVICE DISTRICT OF THE CITY OF ORANGEBURG AND TO ESTABLISH ANNUAL FIRE PROTECTION CHARGES

BE IT ORDAINED by City Council duly assembled that Chapter XVIII, Section 18-4.2 of the Code of Ordinances for the City of Orangeburg, State of South Carolina, is hereby amended to read as follows:

"Section 18-4.2. Contract for Fire Protection Services Generally; Annual Charges Prescribed. Any individual, association, corporation, organization, lessee or tenant owning, occupying, using or having any interest in any property lying within the area described on Exhibit A entitled "Fire Service District of the City of Orangeburg" dated March 17, 1992, attached hereto and made a part hereof by reference, may, on or before March 1 of each year, file an application with the city clerk and treasurer, describing the property for which fire protection service is requested, and enter into a contract with the city for fire protection service on the following basis:

a. By entering into a contract as hereinafter specified with the City to pay in advance an annual fire protection charge as itemized and set forth on Exhibit B, entitled "Suburan Fire Protection Rates" date March 17, 1992, attached hereto and made apart hereof by reference. The entering into a contract with any individual, association, corporation, organization, lessee or tenant providing for fire protection service hereunder shall not obligate the City to enter into any subsequent contracts for the provision of fire protection services as provided for herein. On repeal, amendment or termination of this Section 18-4 or any subsection thereof, the City may terminate any contract entered into pursuant thereto and any unearned portions and refunds shall be made to the party on a prorated basis."

DONE AND RATIFIED BY Council duly assembled this 1993

day of March 1992.

Mayor

Members of Council <

ATTEST:

Sharn H. Fanning

SURBURBAN FIRE PROTECTION RATES

1st house less than 900 sq. ft \$	50.00
All other miscellaneous structures on same lot	35.00
1st house 900 sq. ft. to 1499 sq. ft	70.00
All other miscellaneous structures on same lot	55.00
1st house 1500 sq. ft. to 2099 sq. ft	75.00
All other miscellaneous structures on same lot	60.00
1st house 2100 sq. ft. to 2699 sq. ft	80.00
All other miscellaneous structures on same lot	65.00
1st house 2700 sq. ft. to 3299 sq. ft	85.00
All other miscellaneous structures on same lot	70.00
1st house 3300 sq. ft. to 3899 sq. ft	90.00
All other miscellaneous structures on same lot	75.00
1st house 3900 sq. ft. and larger	95.00
All other miscellaneous structures on same lot	80.00
Single wide trailer	50.00
Double wide trailer	70.00
Wagant lot not organding 5 agree	30.00
Vacant lot not exceeding 5 acres Vacant parcels larger than 5 acres	40.00
vacant parcers rarger than 3 acres	40.00
Business less than 1200 sq. ft	75.00
Business 1200 sq. ft. or larger	175.00
Storage warehouse - up to 3000 sq. ft	75.00
Industrial, manufacturing or institutions -	
1500 sq. ft. to 100,00 sq. ft	350.00
Industrial, manufacturing or institutions -	500 00
over 100,000 sq. ftGasoline service station	500.00
Gasoline service station	200.00
Gasoline service station and convenience store with under ground tank	275.00
Gasoline service station and convenience store	2/5:00
with above ground tank	325.00
Gasoline bulk plant	450.00
Apartments less than 900 sq. ft 1st apartment	50.00
All other apartments	
Apartments 900 sq. ft. or larger - 1st apartment	70.00
All other apartments	55.00
Mall - shopping complex	
1200 sq. ft. or larger \$175.00	x units
under 1200 sq. ft 75.00	x units
-	
All vehicle fires	200.00
Dumpster sites (per site)	100.00

No Contracts:

When Fire Department responds to scene without contract, cost will be \$400.00 plus price of contract. All industrial, manufacturing or institutions will be billed for actual cost. Fire report will not be issued until this contact is paid.

ORDINANCE NO. 1992-06

AN ORDINANCE REPEALING CHAPTER IX,
ARTICLE 9-13, TRUCK TRAFFIC REGULATIONS,
AND REPLACING THE SAME WITH A REVISED
ARTICLE 9-13, TRUCK TRAFFIC REGULATIONS,
PROVIDING FOR THE DESIGNATION OF
SPECIFIC TRUCK TRAFFIC ROUTES

BE IT ORDAINED by Council duly assembled that Chapter IX, Article 9-13 of the Code of Ordinances for the City of Orangeburg is hereby repealed and replaced with a revised Article 9-13 to read as follows:

9-13 TRUCK TRAFFIC REGULATIONS

9-13.1 Definitions

"Truck" shall mean any vehicle designed or operated for the transportation of property, whose body weight or whose combined body or load weight exceeds twelve thousand (12,000) pounds or a vehicle which has six (6) or more wheels.

"Through truck traffic" shall mean truck(s) which travel through the City limits along its streets from a point of origin located outside of the City limits, to a point of destination located outside of the City limits.

"Local Truck Traffic" shall mean trucks of internal origin which travel upon the streets located within the City limits bound for internal or external point(s) of destination as well as trucks of external origin bound for internal point(s) of destination.

- 9-13.2 Application of Regulations. All through truck traffic shall be restricted without exception to the specified truck routes, herein established or which may herein-after be established by amendment hereto. Local truck traffic shall be restricted to the designated truck routes subject to the following exceptions:
 - A. Operation on Street of Destination. The operation of trucks upon any street necessary to the conduct of business at a destination point, provided that streets upon which such traffic is permitted are used until reaching the intersection nearest the point of destination. Trucks engaged in deliveries to multiple points of destination located within the City limits shall, upon leaving the first destination point, proceed by the shortest route over streets upon which traffic is authorized to the next destination point. Local truck traffic deviating from the designated truck routes to operate on a street of destination shall return to the truck route by the shortest permissible route upon the completion of the business activity.
 - B. Emergency Vehicles. The operation of emergency vehicles engaged in the performance of official duties.
 - C. Public Service/Utility Vehicle. The operation of public or private trucks while engaged or in transit to the location of a repair, maintenance or construction activity.

- 9-13.3 Truck Routes Established. There is hereby established by the City designated truck routes which shall consist of the following road segments:
 - -John C. Calhoun Drive from the Edisto River to the U.S. 21/178 By Pass.
 - -Riverside Drive from John C. Calhoun Drive to Glover Street.
 - -Stonewall Jackson Street from Glover Street to Boulevard Street.
 - -U.S. 21/178 Bypass from Boulevard Street to Five Chop Road
 - -Whitaker Parkway from John C. Calhoun Drive to Russell Street.
 - -Chestnut Street from Russell Street to Broughton Street.

The above described truck routes are further defined on the attached map which is herein referenced and made a part of this Ordinance (See Attachment I).

9-13.4 Prohibited Truck Routes Established. All through truck traffic, without exception, and local truck traffic, with exception of emergency and public services/utility vehicles as provided in Sections 9.13.2 B and C, shall be prohibited from using Riverside Drive from Russell Street to Culler Street.

9-13.5 Enforcement.

- A. Clerk Maintains Maps. The City Clerk shall keep and maintain accurate maps setting out designated truck routes and streets upon which truck traffic is prohibited; the maps shall be kept on file in the office of the City Clerk and shall be available to the public.
- B. Chief of Police Maintains Signs. The Chief of the Police Division of the Department of Public Safety of the City, shall cause all entrances to the City to be signed-posted to give notice that truck traffic shall utilize the designated truck routes. All prohibited truck routes shall be signed-posted to give notice that truck traffic is prohibited.
 - 1. Failure to Post. No person shall be charged with violating the provision of this section by reason of operating a truck upon a street wherein truck travel is restricted or prohibited unless appropriate signs are posted as stated above.
- C. Weigh-In. The Chief of the Police Division, or his designee, shall have the authority to require any person driving or in control of any commercial vehicle, proceeding over a street over which truck traffic is prohibited, to proceed to any public or private scale available for the purpose of weighing and determining whether this section has been violated. (Ord. No. 1985-22, 4).

9-13.6 Penalties. Any person, firm or corporation violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in an amount not exceeding two hundred (\$200.00) dollars, or be imprisoned for a period not exceeding thirty (30) days or be both so fined and imprisoned. Each day such violation is committed or permitted to continue, shall constitute a separate offense and shall be punishable as such hereunder. (Ord. No. 1985-22, 5).

DONE AND RATIFIED By Council duly assembled this April 1992.



Members of Council

ATTEST:

Sharm CH. Fanning

AN ORDINANCE TO REPEAL CHAPTER II, SECTION 2-10.2, OF THE CODE OF ORDINANCES OF THE CITY OF ORANGEBURG ENTITLED "ORANGEBURG-CALHOUN REGIONAL LAW ENFORCEMENT COMMISSION" AND TO AUTHORIZE THE RELEASE AND CONVEYANCE OF ALL INTEREST IN AND TO THE DETENTION FACILITIES OF SAID COMMISSION LOCATED ON ELLIS AVENUE IN THE CITY OF ORANGEBURG, STATE OF SOUTH CAROLINA

WHEREAS, the City of Orangeburg heretofore has participated through the Orangeburg-Calhoun Regional Law Enforcement Commission in the construction and maintenance of the facilities of the Commission for the purpose of incarceration of prisoners for the City of Orangeburg, Calhoun County and Orangeburg County, and

WHEREAS, Orangeburg County and Calhoun County have been directed to enlarge the present facilities because of overcrowding, and

WHEREAS, the City of Orangeburg previously advised said counties that it would not participate in the enlargement of said facilities or the cost of temporary facilities, and

WHEREAS, the original participation of the City of Orangeburg was in conjunction with the construction and establishment of law enforcement and detention facilities, including what is commonly known as the "Administrative Section" of the Law Enforcement Complex located on Ellis Avenue, in the City of Orangeburg, State of South Carolina, and

WHEREAS, the Counties of Orangeburg and Calhoun have requested and the City has agreed to release and convey its interest in and to the detention facilities to the County of Orangeburg for the purpose of enabling the remaining entities to obtain adequate financing for the purpose of expansion of the present facilities and construction of new and temporary facilities,

NOW, THEREFORE, BE IT ORDAINED by City Council duly assembled, that Chapter II, Section 2-10.2, entitled "Orangeburg-Calhoun Regional Law Enforcement Commission." is hereby repealed in its entirety and the City of Orangeburg shall cease to participate in the functions of said Commission as of the effective date of this ordinance.

BE IT FURTHER ORDAINED that the City of Orangeburg shall continue to pay its share of presently budgeted operating costs of the existing detention facilities of said Commission through June 30, 1992.

shall release and convey all of its interest in and to the detention facilities located on Ellis Avenue in the City of Orangeburg, State of South Carolina, described hereinbelow, to the County of Orangeburg in consideration of the County of Orangeburg agreeing to accept until July 1, 1994, all prisoners of the City of Orangeburg, without any cost, expense, loss, damages, or liability, of whatever nature and kind to the City and if the County of Orangeburg decides to charge towns and municipalities for incarceration of prisoners after July 1, 1994, then, in such event, the City of Orangeburg will be required to pay said charges only if required by applicable law and only at the same rate and on the same basis as other towns and municipalities of the County of Orangeburg.

BE IT FURTHER ORDAINED that the City Administrator is hereby authorized to execute and deliver a deed conveying title to said premises to the County of Orangeburg and any other documents required to accomplish the purpose described herein.

Description of property:

All that certain piece, parcel or tract of land with buildings and other improvements thereon, situate, lying and being in the City of

Orangeburg, School District 5, County of Orangeburg, State of South Carolina, containing 1.63 acres, and being set forth and shown as Parcels A and B on a plat thereof prepared for the County of Orangeburg by Edisto Surveyors, Inc., approved by Richard L. Stroman, R.L.S., dated March 31, 1992, a copy of which is attached hereto and made a part hereof by reference.

DONE AND RATIFIED by Council duly assembled this 2/3+ day of April, 1992.

Mayor

Members of Counci

ATTEST: Som M. January

RESOLUTION NO. 92-4-7

COUNTY OF ORANGEBURG

WHEREAS, the City of Orangeburg, County of Orangeburg, and Calhoun County entered into an agreement in 1975 to jointly own and operate the Orangeburg-Calhoun Detention Center, and

WHEREAS, the City of Orangeburg desires to divest themselves of the ownership and operation of the Detention Center and its property, and

WHEREAS, the County of Orangeburg agrees that no charge for prisoners can for any reason be made upon the City of Orangeburg for at least two (2) years from July 1, 1992, and

WHEREAS, after July 1, 1994, the County and the City shall hereunder have no responsibility and commitment to one another concerning charges for prisoners and thereafter the rights and responsibilities of each with respect to charges for prisoners shall be governed by applicable law; provided however in the event of charges for prisoners, all towns and municipalities shall be charged at the same rate and on the same basis.

NOW, THEREFORE BE IT RESOLVED that the County Council for Orangeburg County does hereby make these commitments to the City of Orangeburg upon its release of any interest in the Orangeburg-Calhoun Detention Center.

BE IT FURTHER RESOLVED that this resolution shall be filed with the official public records of Orangeburg County at the Administrative Centre, Orangeburg, South Carolina.

ADOPTED this 20 day of April, 1992, at Orangeburg, South Carolina.

ORANGEBURG COUNTY COUNCYL

Vergon Ott, Jr. Chairman

ATTEST:

Susan L. Matthews, Clerk of Council

ORDINANCE NO. 1992-08

AN ORDINANCE TO AMEND SECTION 2-3.3, SECTION 2-5.2(b), SECTION 2-5.2(c)(1), SECTION 2-7.1, AND SECTION 2-4.3(a) OF THE CODE OF ORDINANCES FOR THE CITY OF ORANGEBURG FOR THE PURPOSE OF ESTABLISHING THE DUTIES OF THE CITY ADMINISTRATOR AND PROVIDING FOR THE APPOINTMENT OF DEPARTMENT DIRECTORS AND CITY ATTORNEY

BE IT ORDAINED by Council duly assembled, that Section 2-3.3 of the Code of Ordinances of the City of Orangeburg, South Carolina, is hereby amended to read as follows:

"2-3.3. Appointment of Department Directors. The city administrator shall appoint a competent person as director of each of the various city departments, except the manager of the Department of Public Utilities. In accordance with the City's Personnel Policy, each appointee shall serve at the will and pleasure of the City and such appointment shall not constitute a contract of employment. Any director may be removed from office, with or without cause.

BE IT FURTHER ORDAINED that Section 2-5.2(b) and Section 2-5.2(c)(1) of the Code of Ordinances of the City of Orangeburg, South Carolina, is hereby amended to read as follows:

"b. General Powers and Duties. The city administrator shall have the following powers and duties with respect to all departments of the City, except the Department of Public Utilities."

"c. Purchases and Contracts.

1. In accordance with purchasing procedures adopted by City Council, the city administrator shall supervise the purchase of all materials, supplies and equipment for which funds are provided in the budget, except purchases or contracts by or for the Department of Public Utilities."

BE IT FURTHER ORDAINED that Section 2-4.3(a) of the Code of Ordinances of the City of Orangeburg, South Carolina, is hereby amended to read as follows:

"a. Appointment. The City Council shall appoint competent counsel as city attorney. In accordance with the City's Personnel Policy, the appointee shall serve at the will and pleasure of Council and such appointment shall not constitute a contract of employment. The appointee may be removed from office, with or without cause."

BE IT FURTHER ORDAINED that Section 2-7.1 of the Code of Ordinances of the City of Orangeburg, South Carolina, is hereby amended to read as follows:

"2-7.1 Composition. The department of public safety shall be composed of a director of public safety and two (2) divisions: (a) The fire division, whose director shall be the chief of the fire division, and (b) police division, whose director shall be the chief of police division. The fire chief and the police chief shall be appointed by the director of public safety and shall be under the supervision and control of said director."

DONE AND RATIFIED by Council duly assembled this 5 + 1 day of May, 1992.



Members of Council

ATTEST: Mann M. Fannung

AN ORDINANCE TO AMEND CHAPTER IX OF THE CODE OF LAWS OF THE CITY OF ORANGEBURG SO AS TO ESTABLISH ARTICLE XV, ENTITLED WRECKER SERVICE ROTATION PROGRAM

WHEREAS, City Council, in order to protect the public safety and welfare of motorists in the City of Orangeburg, deems it neccessary to control and eliminate traffic congestion at accident scenes by providing for the orderly removal of vehicles and persons therefrom, and

WHEREAS, City Council, to prevent unreasonable charges, deems it necessary to provide reasonable charges for performance of said services by qualified wrecker and towing businesses,

NOW THEREFORE BE IT ORDAINED, by City Council, duly assembled that Chapter IX of the Code of Ordinances of the City of Orangeburg shall be amended so as to establish Article XV entitled "Wrecker Service Rotation Program."

9-15 WRECKER SERVICE ROTATION PROGRAM

SECTION 9.15.1. General Provisions

- A. All wrecker companies providing service to the Department of Public Safety shall be licensed by the City and shall have requested to be placed on the wrecker rotation by completing, in full, a Wrecker Rotation Program Application.
- B. Wrecker services applying for the right to participate in the rotation program, freely and willingly subject themselves to compliance with the requirements, rules, regulations and schedule of maximum fees for services as established by this Article.

SECTION 9.15.2. Purpose of the Article

The Department of Public Safety's Wrecker Service Rotation Program has been established to meet the following objectives:

- A. The efficient and effective removal of vehicles authorized by the Department of Public Safety pursuant to the Code of Laws of the State of South Carolina and the City of Orangeburg.
- B. To promote the equitable distribution of wrecker service calls among all eligible wrecker companies as herein provided.

SECTION 9.15.3. Prohibitions

- A. No soliciting of the business of towing or supplying of wrecker service shall be made at or near the scene of an accident. All wreckers providing service to the Department of Public Safety shall be dispatched pursuant to the Wrecker Rotation Program.
- B. It shall be unlawful for a wrecker service to respond to the scene of a disabled vehicle or damaged vehicle by reason of information received by monitoring police radio transmissions.
- C. It shall be unlawful for any owner or operator of a wrecker company to subcontract and/or have any connection, assocition, affiliation or financial interest in another wrecker company participating/operating in the City's Rotation Program.

D. No employee or official of the City of Orangeburg shall have a financial interest in any wrecker service participating in the Rotation Program.

SECTION 9.15.4. Rotation Eligibility

Wrecker services desiring to qualify for participation in the Wrecker Rotation Program shall comply with the following minimum standards.

- A. Business License. A valid business license must be maintained by all wrecker services participating in the Wrecker Rotation Program.
- B. Insurance. All wrecker services shall procure, keep in force and effect, a policy of public liability insurance and property damage insurance issued by a casualty insurance company authorized to conduct business in South Carolina and in form approved by the Insurance Commissioner of the State. Minimum coverage levels shall be as follows:
 - For damages arising out of bodily injury to or death of one person in one accident \$100,000.
 - For damages arising out of bodily injury to or death of two or more persons in any one accident \$500,000.
 - 3. For injury to or destruction of property in any one accident \$50,000.
 - 4. For injury to or destruction of customer's vehicle(s) \$50,000 in garage keepers liability insurance.

All required policies shall contain an endorsement providing for thirty (30) days notice to the City in the event of any material changes or cancellation of the policy. Proof of insurance shall be required at the time of compliance certification.

- C. Minimum Standards for Equipment. Due to varying capabilities of wrecker equipment and differing demands among service calls, wreckers shall be classified as "Normal Duty" or "Heavy Duty" in nature. It shall be the responsibility of the Chief of the Police Division of the Department of Public Safety, or his designee, to certify compliance of the wrecker services with the minimum standards. Applicants for participation in the Wrecker Rotation Program shall obtain a Certification of Compliance from the Division of Public Safety prior to applying for eligibility for the Wrecker Rotation List. The minimum certification standards are as follows:
 - 1. All wreckers and standard equipment shall be maintained in safe and good working condition at all times.
 - 2. Each wrecker, regardless of classification, shall at all times, carry the following items; a roof or boom mounted amber-colored oscillating or flashing emergency light, tow sling, tow bar, towing dollies, safety chains, wrecking bar, brooms, dust pan, shovel, reflective triangles or cones, debris removal containers, and a 10-pound or larger fire extinguisher rated for Class A, B and C fires.
 - 3. Each wrecker shall display the owner or company name, address and telephone number in two (2) inch high, or larger, professional lettering on both sides of the vehicle. Temporary lettering, magnetic or otherwise, is strictly prohibited. All equipment must be registered in the name of the owner.

4. All wrecker services or companies desiring to participate on the "Normal Duty" Wrecker Rotation List shall have at least one wrecker of not less than one (1) ton in size with dual wheels and booster brakes. Said wrecker shall be equipped with a power-operated winch, winch line and boom with a factory-rated capacity of not less than 8,000 pounds single line capacity.

Car carriers with a winch and line capacity of not less than 8,000 lbs capacity may operate on the normal duty rotation.

- 5. All wrecker services or companies desiring to particicipate on the "Heavy Duty" Wrecker Rotation List shall have at least one wrecker of not less than two and one-half (2 1/2) tons in size equipped with a power operated winch, winch line and boom with a factory rated capacity of not less than 32,000 pounds, single or double line capacity and a tow sling.
- D. Response Capability. All wrecker services shall be available to respond seven (7) days a week, twenty-four (24) hours per day within twenty (20) minutes of the request for service from the Department of Public Safety between the hours of 7:00 A.M. to 12:00 P.M. A thirty (30) minute response time shall be acceptable between the hours of 12:01 A.M. to 6:59 A.M. Additionally, all wrecker services eligible for participation shall be located within five (5) miles of the City limits. This restriction shall also apply to vehicle storage facilities not located at the primary business location.

If any wrecker service fails to meet the Rotation Eligibility Requirements established in Section 9.15.4, the service's application for eligibility shall be denied. In the event that the company can make the necessary corrections or repairs, said company may resubmit its Application for Eligibility, at which time the new information/equipment shall be reviewed.

SECTION 9.15.5. Owner May Select Wrecker Company

- A. Unless the owner or driver of a vehicle is incapacitated or unavailable, the owner or driver of a wrecked or disabled vehicle shall have the right to specify the wrecker of their choice, provided that said wrecker service is available to respond within the above stated response times, possess a valid business license and, in the Public Safety Officer's opinion, the utilization of the requested wrecker service, in the particular incident, is feasible and not contrary to public safety.
- B. No Public Safety Officers, in the performance of his/her duties, shall render an opinion or recommendation as to the capabilities of any wrecker service.
- C. In all instances, where the service of a wrecker(s) is required as a result of the Department of Public Safety's performance of its official duties, except as provided in Section 9.15.5-A, the Department's Wrecker Rotation Program shall be utilized.

SECTION 9.15.6. Wrecker Rotation Operating Procedures

A. A list of wrecker services, which comply with the minimum eligibility requirements set forth by this Article, shall be maintained by the Department of Public Safety Dispatch, based on the order of approved applications. Within seven (7) days of issuance of a business license

for a wrecker certified eligible for participation in the Wrecker Rotation Program or a determination of ineligibility, the Finance Department shall notify the Department of Public Safety, Police Division, to amend the rotation list under the appropriate service classification(s) to reflect the changes. When a wrecker service is deleted from the list, the order of the list shall be moved up to fill the vacancy. All newly approved, or re-certified services, shall be added to the end of the rotation list. The order of the list, as amended, shall be maintained from year to year. All services shall be required to certify compliance with the minimum standards by the application deadline each year. The application deadline shall coincide with the annual Business License due date of May 5th.

- B. After determining the need for a wrecker service, the officer, pursuant to Section 9.15.5, shall request the dispatcher to notify a wrecker service. The officer's notification of dispatch shall include the classification of wrecker required, "normal duty" vs. "heavy duty," the number of wreckers needed, the location of the vehicle(s) to be towed and the nature of the call.
- C. Upon the receipt of a request for a wrecker service from a Public Safety Officer, dispatch shall call the wrecker service specified by the owner or driver of the vehicle, or in the absence of a preference, notify the next service on the rotation list for the appropriate classification. In incidents involving multiple vehicles, a separate wrecker service shall be dispatched for each vehicle requiring assistance. Nothing in this Section shall preclude a wrecker service from sending additional equipment to assist the vehicle to which it was dispatched. If the wrecker service in unavailable to respond within the time frame established herein, or fails to respond in a timely manner, the first service call shall be cancelled and the next wrecker service dispatched. All cancelled calls shall be forfeited.
- D. The Department of Public Safety, Police Division, shall maintain a dispatch log which shall contain the following minimum information:
 - 1. The time of request for a wrecker service by Public Safety Officer;
 - Disposition of contact with wrecker service holding the call slot on the rotation list;
 - 3. Time of arrival of wrecker service;
 - The make, model, year and license number of vehicle(s) towed; and
 - 5. Location from which the vehicle was towed.
 - 6. Time wrecker left scene.

SECTION 9.15.7. Wrecker Service Responsibilities

- A. The primary responsibility of the wrecker service shall be the efficient, prompt and safe removal of the vehicle(s) requested by a Public Safety Officer.
- B. The removal of vehicle(s) shall require the following related task to be performed;
 - 1. All debris resulting from wrecked, vandalized or disabled vehicle(s) shall be removed from the scene of the request for service and disposed of at the cost of the wrecker service. The sweeping of debris onto road shoulders, against curbs or in storm drains is strictly prohibited.

- 2. The condition and contents of all vehicles towed pursuant to this Article shall be inventoried and certified in the presence of a witness. The witness should be the owner of the vehicle or family member, except in cases where the owner is not present, is incapacitated or has been placed under arrest. When the owner or family member is not available to certify the inventory record, the certification shall be made by a public safety officer. In cases where the need to promptly remove the vehicle prohibits the immediate inventorying of the vehicle, the individual certifying the inventory record shall maintain visual contact with the wrecker until a suitable and safe location can be found to complete the inventory.
- 3. Following the completion of the inventory, all personal property contained in the towed vehicle(s) shall be secured by the wrecker service so as to prevent further damage or loss.
- C. Once a wrecker service takes possession of a vehicle, said service shall assume responsibility for protection and safe storage of the vehicle, unless the owner requests the vehicle be towed to a site other than the wrecker service's storage facility, in which case, the wrecker service's responsibility terminates upon the delivery of the vehicle.
- D. All wrecker services shall be responsible for the safe and secure storage of towed vehicles within a storage yard or enclosed building. In the case of storage yards, the yard must be enclosed with a minimum six (6) foot fence with barbed wire or suitable deterrent to unauthorized entry, as well as have satisfactory night lighting. The location, screening and maintenance of all storage facilities located in the City must also comply with the City of Orangeburg's Zoning Ordinance.
- E. All storage facilities shall be manned or have personnel available on call to provide access to vehicle owners during normal working hours, which shall be defined as Monday Saturday between the hours of 7:00 A.M. and 7:00 P.M. Access during non-working hours shall be arranged with the wrecker service and may result in additional cost to the vehicle owner. Police access shall be provided upon request and without restrictions.
- F. Vehicles for non criminal related towing may be released to the owner without approval of the Department of Public Safety, Police Division, upon presentation of a valid drivers license and proof of ownership. At no time shall impounded vehicles, or vehicles involved in criminal activity, be released without a signed release by the Department of Public Safety.

SECTION 9.15.8. Towing and Storage Charges

- A. Operator's fees for towing and storage services rendered pursuant to the rotation provisions of this Article shall not exceed the following maximum charges:
 - Wrecked, disabled, stolen or impounded vehicles

\$50.00

 Traffic offenses, abandoned vehicles or junked vehicles

\$40.00

Righting overturned vehicles or removal of vehicle from shallow ditch (off road recovery) \$15.00 (extra)
 Use of Dollies \$15.00 (extra)

5. Tows between 12:01 A.M. and 7:00 A.M., Sundays, Christmas, New Year's Day, Memorial Day, Fourth of July, Labor Day and Thanksgiving

\$15.00 (extra)

6. Storage per day (after 1st 8 hours) and every 24 hours thereafter

\$ 5.00 outside storage \$10.00 covered storage

7. Winching a car, van or pick up truck out of deep ditch or from over an embankment (Normal Duty Wrecker)

\$40.00 per hour

8. Heavy Duty Wrecker

\$95.00 1st hour \$85.00 per hour thereafter

Hourly rates shall be based on the actual length of time for the service call from arrival at the service location to delivery of the vehicle, and shall be billed with a one-hour minimum and quarter-hour increments thereafter.

The above described rate schedule shall not apply when a vehicle owner requests a wrecker service of his/her choice or provides instructions to deliver the vehicle to an alternate location which results in a tow distance substantially greater than the distance to the wrecker service's standard storage facility.

In cases of extraordinary circumstances, i.e., a train/vehicle accident, or a major truck accident with a cargo spill, wrecker services may bill the vehicle owner(s) based on the actual cost incurred. The Chief of the Department of Public Safety, Police Division, shall be notified in writing within twenty-four (24) hours of the issuance of a wrecker service bill which deviates from the maximum fee schedule. Said notification shall contain sufficient justification for the deviation.

- B. The above established rates shall be reviewed and amended, if applicable, every twenty-four (24) months following adoption.
- C. In the case where more than one wrecker service is needed to tow or assist one vehicle, other wrecker service(s) may be requested by the primary wrecker service to render assisttance; however, only one bill shall be submitted to the owner of the vehicle. Wrecker services called to assist shall submit and collect their fees through the primary wrecker service.
- D. Once a wrecker service is dispatched, the vehicle owner shall be charged according to the fee schedule for "no tows," or in case of administrative errors, shall be compensated by placing the affected wrecker service at the top of the rotation list to receive the next service call.

SECTION 9.15.9. Removal of Wrecker Services

Any wrecker service operated in violation of the terms of this Article shall be subject to the revocation of its wrecker rotation business license as provided in Section 7-2.21 of the Orangeburg Municipal Code.

SECTION 9.15.10. Indemnification

All wrecker services approved for participation in the Department of Public Safety's Wrecker Rotation Program agree to indemnify and save harmless the City, its employees, agents and assigns from suit, and claims or action of every nature and description brought for, or on account of or sustained by any person or person(s) as a result of any act or acts of the wrecker company, its employees, agents or assigns in the performance of services under the terms of this contract.

DONE AND RATIFIED By Council duly assembled this _______ day of May 1992.

Members of Council

Sharon M. Fanning

AN ORDINANCE TO AMEND CHAPTER XII, OF THE CODE OF ORDINANCES FOR THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE PURPOSE OF ESTABLISHING BUSINESS LICENSE FEES FOR CONCESSIONAIRES

Be it ordained 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 Business License Schedule be amended by adding the following:

Category 960000 Concessionaires

On gross receipts not exceeding \$2,000.....\$25.00 On gross receipts exceeding \$2,000.....\$50.00

Done and ratified by City Council of Orangeburg, South Carolina, in Council assembled this 28 H day of July, 1992.

Members of Council

ATTEST:

Orland (V. Jan

ORDINANCE NO. 1992-11

AN ORDINANCE TO RAISE REVENUE AND ADOPT A BUDGET FOR THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 1993.

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

SECTION 1. In accordance with Section 5-7-260 of the 1976 Code of Laws of South Carolina, and Council shall act by ordinance to adopt budgets, levy taxes, and collect all other income sources available to the city pursuant to public notice.

SECTION 2. That the prepared budget for the fiscal year October 1, 1992--September 30, 1993, and the estimated revenue for payment of same is hereby adopted.

SECTION 3. That a tax to cover the period from the first day of January, 1993 to the Thirty-first day of December, 1993, both inclusive, for the sums and in the manner hereinafter mentioned, is and shall be levied, collected and paid into the treasury of the City of Orangeburg for the use and service thereof; i.e., a tax of 66-mills be and the same is hereby assessed on each dollar of the assessed value of all real estate and personal property within the City of Orangeburg, South Carolina, except as such which is exempt from taxation by law.

SECTION 4. Tax levied under this ordinance shall be due and payable at the office of the County Treasurer, at the Orangeburg County Administrative Center, of the County of Orangeburg, South Carolina, from the first day of October 1992, until the fifteenth day of January 1993, from the hours of 8:30 A.M. until 5:00 P.M., Monday through Friday, Saturdays and Sundays excepted.

SECTION 5. On January 16, 1993, a penalty of three (3) percent shall be added on all unpaid taxes; on February 2, 1993, a penalty of seven (7) percent shall be added on all unpaid taxes, and on March 17, 1993, a penalty of five (5) percent shall be added on all unpaid taxes. On March 17, 1993, all delinquent properties shall be placed in execution by the county delinquent tax collector.

SECTION 6. If for any reason any sentence, clause of provisions of this ordinance shall be declared invalid, such shall not affect the remaining provisions thereof.

DONE AND RATIFIED BY THE CITY COUNCIL OF ORANGEBURG, SOUTH CAROLINA, IN COUNCIL ASSEMBLED THIS 18 hoay of 1992.

MAYOR

MAYOR

MAYOR

Mayor

Manny

Mayor

Mayor

Mayor

Mayor

Shamey Fanning

MEMBERS OF COUNCIL

AN ORDINANCE AMENDING THE BUDGET OF THE CITY OF ORANGEBURG FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 1991 AND ENDING SEPTEMBER 30, 1992

THE COUNCIL OF THE CITY OF ORANGEBURG HEREBY ORDAINS:

SECTION 1. That the Budget of the City of Orangeburg for the fiscal year beginning October 1, 1991 and ending September 30, 1992, designated as Ordinance No. 1991-14, shall be and hereby is, amended so as to show the attached items of expenditures and revenues, both for the General Fund and for the Airport Fund, respectively.

SECTION 2. That in all other respects, except as hereby and heretofore amended, the Budget for the City of Orangeburg for the fiscal year beginning October 1, 1991 and ending September 30, 1992, shall remain in full force and effect.

SECTION 3. That this Ordinance shall become effective upon adoption by the Council of the City of Orangeburg.

SECTION 4. That all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

ADOPTED by the Council of the City of Orangeburg on this 15th day of perfect, 1992, at which a quorum was present and voting.

Members of Council

/r

BUDGET ADJUSTMENTS FOR FISCAL YEAR 1991-92

	Budget Amount	Year-End Projections	Budget Adjustment
General Fund Revenues	\$7,353,451	\$7,059,586	\$293,865
General Fund Expenditures	\$7,282,196	\$6,867,710	\$514,486
Airport	¢ 222 205	¢ 070 315	a == 010
Revenues	\$ 223,305	\$ 278,315	\$ 55,010
Expenditures	\$ 294,278	\$ 277,940	\$ 16,338

ORDINANCE NO. 1992-13

AN ORDINANCE TO ADOPT A BUDGET FOR THE OPERATION OF THE DEPARTMENT OF PUBLIC UTILITIES FOR THE CITY OF ORANGEBURG, STATE OF SOUTH CAROLINA, FOR THE FISCAL YEAR OCTOBER 1, 1992 THROUGH SEPTEMBER 30, 1993

BE IT ORDAINED by City Council duly assembled, that the attached budget consisting of nine (9) pages is hereby adopted as the operating budget for the Department of Public Utilities for the City of Orangeburg for the fiscal year October 1, 1992 through September 30, 1993.

BE IT FURTHER ORDAINED that the Manager of the Department of Public Utilities is authorized to transfer budgeted amounts between line items and/or divisions or between approved capital projects in accordance with the duties and responsibilities of said Manager.

DONE AND RATIFIED by Council duly assembled this 13th day of September, 1992.

Members of Council

ATTEST:

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET TOTAL PROJECTIONS

	ACTUAL <u>1990 — 1991</u>	PROJECTED 1992 - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Water and Wastewater Taps Water and Wastewater Impact Fees Counter Service Fees MPX System Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$47,574,650 (3,797,158) \$43,777,492 94,395 120,437 142,465 0 206,369 20,740 \$44,361,898	\$50,970,939 (4,227,501) \$46,743,438 175,000 192,000 175,001 4,541 220,664 17,600 \$47,528,244
COST OF SALES: Electricity Purchased Natural Gas Purchased GROSS PROFIT	\$24,772,628 4,531,410 \$15,057,860	\$26,239,947 4,392,676 \$16,895,621
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE	\$ 1,800,687 2,712,313 3,085,347 77,000 \$ 7,675,347	\$ 2,265,316 2,719,603 3,411,374 87,000 \$ 8,483,293
OPERATING PROFIT	\$ 7,382,513	\$ 8,412,328
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned 1985 Sinking Fund Interest Earned 1989 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE	\$ 91,644 75,166 105,578 21,483 0 1,006,234 \$ 1,300,105	\$ 0 68,864 15,500 13,000 552,677 650,041
TOTAL OPERATING & NON-OPERATING REVENUE	\$ 8,682,618	\$ 9,062,369
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1985 Bond Issue Interest 1989 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 6,751 4,612 44,250 307,225 0 5,260 \$ 368,098	\$ 0 0 23,250 259,750 307,350 3,554 \$ 593,904
NET PROFIT	\$ 8,314,520	\$ 8,468,465

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET ELECTRIC DIVISION

	ACTUAL 1990 - 1991	PROJECTED 1992 - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees MPX System Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$35,715,395 (2,841,383) \$32,874,012 88,898 0 89,151 12,942 \$33,065,003	\$38,667,767 (3,240,359) \$35,427,408 109,200 4,541 95,664 10,982 \$35,647,795
COST OF SALES: Electricity Purchased GROSS PROFIT	\$24,772,628 \$ 8,292,375	\$26,239,947 \$ 9,407,848
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE	\$ 910,668 965,138 1,317,477 47,386 \$ 3,240,669	\$ 991,580 893,472 1,489,435 53,540 \$ 3,428,027
OPERATING PROFIT	\$ 5,051,706	\$ 5,979,821
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned 1985 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE	\$ 20,904 22,099 48,095 21,483 562,591 \$ 675,172	\$ 0 0 32,341 15,500 290,643 \$ 338,484
TOTAL OPERATING & NON-OPERATING REVENUE	\$ 5,726,878	\$ 6,318,305
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1985 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 1,540 1,356 20,158 307,225 2,209 \$ 332,488	\$ 0 0 10,591 259,750 1,350 \$ 271,691
NET PROFIT	\$ 5,394,390	\$ 6,046,614

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET GAS DIVISION

	ACTUAL 1990 - 1991	PROJECTED 1992 - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 7,182,869 (601,871) \$ 6,580,998 37,782 40,150 5,500 \$ 6,664,430	\$ 7,442,489 (623,681) \$ 6,818,808 46,410 18,000 4,668 \$ 6,887,886
COST OF SALES: Natural Gas Purchased GROSS PROFIT	\$ 4,531,410 \$ 2,133,020	\$ 4,392,676 \$ 2,495,210
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 129,831 194,105 478,982 14,268 \$ 817,186 \$ 1,315,834	\$ 153,728 189,467 507,688 16,121 \$ 867,004 \$ 1,628,206
NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 29,308 10,298 9,305 114,460 \$ 163,371 \$ 1,479,205	\$ 0 0 6,255 58,457 \$ 64,712 \$ 1,692,918
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 2,159 632 3,900 789 \$ 7,480	\$ 0 0 2,049 570 \$ 2,619
NET PROFIT	\$ 1,471,725	\$ 1,690,299

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET WATER DIVISION

	ACTUAL <u>1990 - 1991</u>	PROJECTED 1992 - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Water Taps Water Impact Fees Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 2,837,924 (207,133) \$ 2,630,791 68,795 73,095 9,417 62,085 1,371 \$ 2,845,554	\$ 2,942,354 (210,378) \$ 2,731,976 130,000 140,000 11,568 65,000 1,163 \$ 3,079,707
GROSS PROFIT	\$ 2,845,554	\$ 3,079,707
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT NON-OPERATING REVENUE: Interest Earned 1967 Sinking Fund Interest Earned 1971 Sinking Fund	\$ 367,632 877,713 790,956 9,856 \$ 2,046,157 \$ 799,397 \$ 41,432 38,447	\$ 584,458 961,726 856,960 11,136 \$ 2,414,280 \$ 665,427 \$ 0
Interest Earned 1975 Sinking Fund Interest Earned 1989 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE	41,776 0 213,730 \$ 335,385	25,965 13,000 144,362 \$ 183,327
TOTAL OPERATING & NON-OPERATING REVENUE	\$ 1,134,782	\$ 848,754
NON-OPERATING EXPENSE: Interest 1967 Bond Issue Interest 1971 Bond Issue Interest 1975 Bond Issue Interest 1989 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 3,052 2,359 17,509 0 1,473 \$ 24,393	\$ 0 9,200 307,350 1,064 \$ 317,614
NET PROFIT	\$ 1,110,389	\$ 531,140

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET WASTEWATER DIVISION

	ACTUAL 1990 - 1991	PROJECTED 1992 - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Wastewater Taps Wastewater Impact Fees Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ 1,838,462 (146,771) \$ 1,691,691 25,600 47,342 6,368 14,983 927 \$ 1,786,911	\$ 1,918,329 (153,083) \$ 1,765,246 45,000 52,000 7,823 42,000 787 \$ 1,912,856
GROSS PROFIT	\$ 1,786,911	\$ 1,912,856
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense TOTAL OPERATING EXPENSE OPERATING PROFIT	\$ 392,556 675,357 497,932 5,490 \$ 1,571,335 \$ 215,576	\$ 535,550 674,938 557,291 6,203 \$ 1,773,982 \$ 138,874
NON-OPERATING REVENUE: Interest Earned 1971 Sinking Fund Interest Earned 1975 Sinking Fund Interest Earned Short-Term Investment TOTAL NON-OPERATING REVENUE TOTAL OPERATING & NON-OPERATING REVENUE	\$ 4,322 6,402 115,453 \$ 126,177 \$ 341,753	\$ 0 4,303 59,215 \$ 63,518 \$ 202,392
NON-OPERATING EXPENSE: Interest 1971 Bond Issue Interest 1975 Bond Issue Other Interest Expense TOTAL NON-OPERATING EXPENSE	\$ 265 2,683 789 \$ 3,737	\$ 0 1,410 570 \$ 1,980
NET PROFIT	\$ 338,016	\$ 200,412

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED BUDGET COMMUNICATIONS DIVISION

		ECTED - 1993
OPERATING INCOME: Gross Billings Less, Discounts Net Billings Counter Service Fees Miscellaneous Sales & Services Charge Off Accts Collected TOTAL INCOME	\$ \$ \$	0 0 0 0 0
COST OF SALES: Programming GROSS PROFIT	<u>\$</u>	<u>0</u> 0
OPERATING EXPENSES: Depreciation Expense Operating Expense Administrative Expense Bad Debt Expense	\$	0 0 0 0
TOTAL OPERATING EXPENSE	\$	0
OPERATING PROFIT	\$	0
NET PROFIT	\$	0

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG PROJECTED SOURCES OF FUNDING & EXPENDITURES FISCAL YEAR 1992 - 1993

	1993
OPERATIONS:	
Net Income Changes Against Operations Not Requiring	\$ 8,468,465
Charges Against Operations Not Requiring Working Capital - Depreciation Grants Past Utility Profits	\$ 2,265,316 \$ 930,000 \$ 3,442,743
TOTAL	\$15,106,524
USE OF WORKING CAPITAL:	
Approved Capital Projects Planned For Fiscal Year Cash Transfer to City General Fund	\$12,297,524 **
In Lieu of Taxes	\$ 2,809,000
TOTAL	\$15,106,524

^{**} SEE ATTACHMENT FOR BREAKDOWN OF APPROVED CAPITAL PROJECTS

APPROVED CAPITAL PROJECTS PLANNED FOR FISCAL YEAR 1992-1993

Administrative Office Remodeling	\$ 33,000
#22 Sub-Station, 115 KV Source	\$ 1,817,500
Additional Peak Shaving Capacity	\$ 500,000
Right-of-Way For 115 KV Transmission	\$ 64,231
Sub-Station Site For Sub-Station #21	\$ 30,000
Conversion From 4.8/8.32 KV to 14.4/24.94 KV	\$ 250,000
SCADA System Expansion	\$ 67,500
Expansion of Fiber Optic Communication System	\$ 173,750
Miscellaneous 4.8/8.32 KV & 14.4/24.94 KV Feeders	\$ 595,800
Cable Television System	\$ 3,672,736
115 KV Transmission Loop	\$ 945,000
Peak Generator Plant Upgrade	\$ 92,500
Electric System Load Forecast Study	\$ 65,000
Upgrade 3.5 Miles of Gas Piping - To Serve Proposed Turbine-Driven Electric Generators	\$ 125,000
Stabilize the Suspended Gas Piping Crossing the North Fork Edisto River and Anderson Branch and Backfill the Exposed Piping	\$ 187,500
Wastewater Treatment 3 MGD Plant Expansion	\$ 187,607
Whitford Stage Creek Project	\$ 1,400,000
Two Year System Wide Wastewater Study and Plan	\$ 40,000
Replacement of Grinders and Automatic Valves at Wastewater Plant	\$ 270,000
Rehabilitation of Manholes in Country Club Estates	\$ 27,150
Cleaning of 5 Miles Right-of-Way	\$ 50,000
Sludge Dryer Co-Generation With Electric and Gas Divisions	\$ 300,000

12" Ductile Iron Water Main on Highway 4 Painting Two Water Tanks Relocation of 150 KW Generator to Ellis Avenue Booster Station 500,000 Gallon Storage Tank St. Matthews System Replacement of 1954 Filter Bottoms on Filters 1 and 2 at Water Plant Three Year Corrosion Study \$ \$	633,000
Relocation of 150 KW Generator to Ellis Avenue Booster Station 500,000 Gallon Storage Tank St. Matthews System Replacement of 1954 Filter Bottoms on Filters 1 and 2 at Water Plant \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	87,000
Ellis Avenue Booster Station 500,000 Gallon Storage Tank \$ St. Matthews System Replacement of 1954 Filter Bottoms on \$ Filters 1 and 2 at Water Plant	196,000
St. Matthews System Replacement of 1954 Filter Bottoms on \$ Filters 1 and 2 at Water Plant	75,000
Filters 1 and 2 at Water Plant	327,250
Three Year Corrosion Study \$	60,000
	25,000
TOTAL \$12,	,297,524

ORDINANCE NO. 1992-14

AN ORDINANCE REPEALING ORDINANCE #1992-8
TRUCK TRAFFIC REGULATIONS, AND REPLACING
SAID ORDINANCE WITH AN AMENDED ARTICLE 9-13,
TRUCK TRAFFIC REGULATIONS, PROVIDING FOR THE
DESIGNATION OF SPECIFIC TRUCK TRAFFIC ROUTES

BE IT ORDAINED by Council duly assembled that Chapter IX, Article 9-13 of the Code of Ordinances established by Ordinance #1992-8 is hereby repealed and replaced with an Amended Article 9-13 to read as follows:

9-13 TRUCK TRAFFIC REGULATIONS

9-13.1 Definitions

"By Pass Containment Area" shall mean that area containing both incorporated and unincorporated areas of Orangeburg County which are bound on the West by the Edisto River, on the North by CawCaw Creek, on the East by the right of way of the U.S. 21/178 By Pass, and on the South by the U.S. 21/178 By Pass until the point of intersection of the Southern Railroad Right of Way, then South to a point perpendicular to the southern most City limit boundary and westerly in a straight line parallel to the southern most City limit line from the railroad right of way to the Edisto River, and any other incorporated areas of the City of Orangeburg.

"External Origin" shall mean a vehicle originating from a point located outside of the By Pass Containment Area.

"Internal Origin" shall mean a vehicle originating from a point located within the By Pass Containment Area.

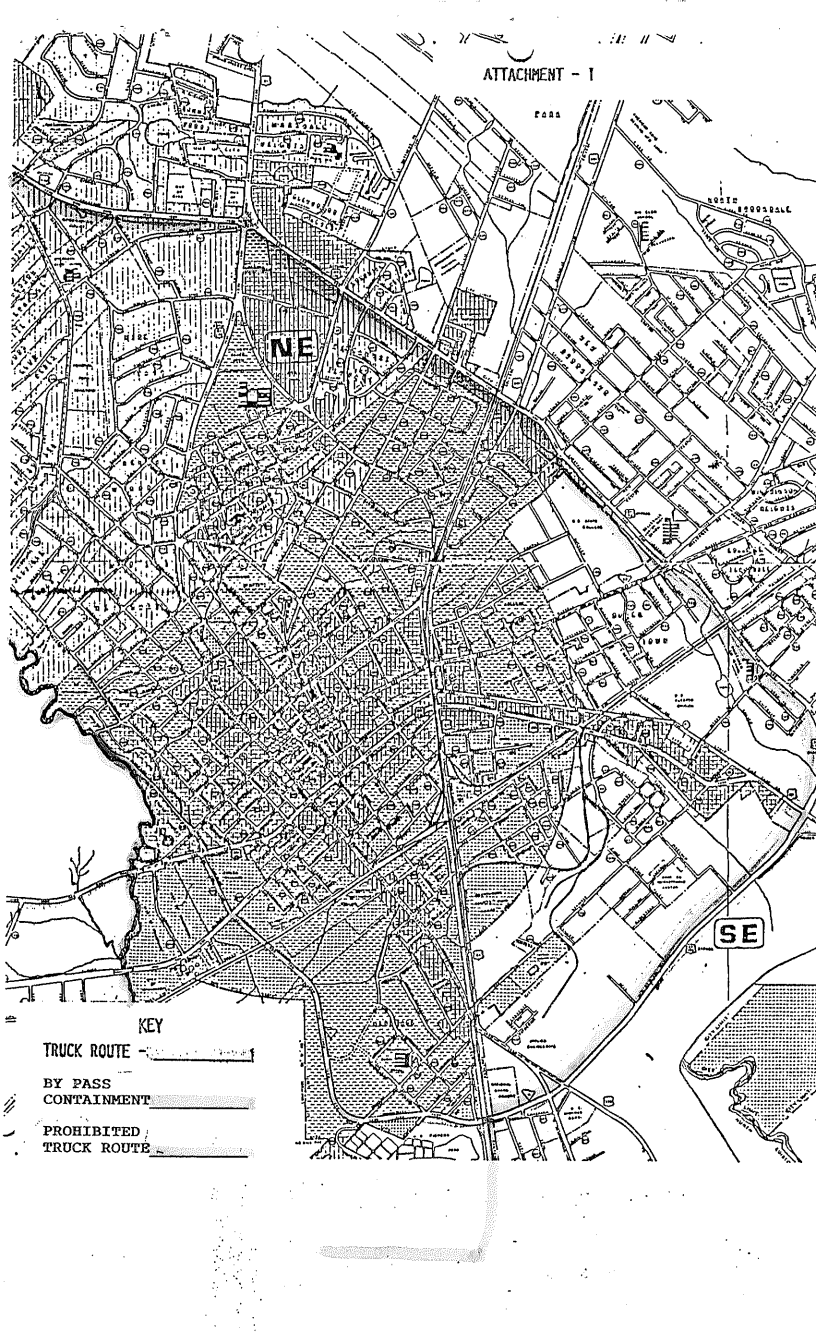
"Local Truck Traffic" shall mean regulated trucks of internal or external origin which travel within the City limits bound for a destination point(s) located within the By Pass Containment Area.

"Through Truck Traffic" shall mean trucks which travel through the incorporated limits of the City from a point of origin located outside of the By Pass Containment Area to a point of destination located outside of the By Pass Containment Area.

"Regulated Truck" shall mean any vehicle designed or operated for the transportation of property having more than six (6) wheels or having a gross vehicle weight rating (GVWR) of 26,001 lbs or more, or having a combined vehicle and trailer GVWR of more than 26,001 lbs.

"Truck" shall mean any vehicle designed or operated for the transportation of property whose body weight or whose body and load weight exceeds 12,000 lbs, or a vehicle which has six (6) or more wheels.

- 9-13.2 Application of Regulations. All through truck traffic shall be restricted to the specified truck routes, herein established or which may herein after be established by amendment hereto. Local truck traffic shall be restricted to the designated truck routes subject to the following exceptions:
 - A. Operation on Street of Destination. The operation of regulated trucks upon any non-prohibited street necessary to conduct business provided that the designated truck routes are



used until reaching the intersection nearest the point of destination, at which time the truck may deviate from the truck route. Regulated trucks, engaged in business activities where the distance from the point of origin to the point of destination is less than the distance from the point of origin to the closest point of access along the truck route, may proceed to its destination point by the shortest non prohibited route. See Section 9-13.4 for prohibited route(s).

Regulated trucks engaged in deliveries to multiple destination points within the By Pass Containment Area shall, upon leaving the first destination, proceed by the shortest non-prohibited route to the next destination point or points.

Local truck traffic deviating from the designated truck routes to operate on streets of destination shall, upon the completion of its business activity, return to the truck route by the shortest non prohibited route, unless the distance from the last business activity to the terminal destination point is less than the distance to the closest point of access along the truck route.

- B. Emergency Vehicles. The operation of emergency vehicles engaged in the performance of official duties.
- C. Public Service/Utility Vehicle. The operation of public or private trucks while engaged or in transit to the location of a repair, maintenance or construction activity.
- 9-13.3 Truck Routes Established. There is hereby established by the City designated truck routes which shall consist of the following road segments:
 - -John C. Calhoun Drive from the Edisto River to the U.S. 21/178 By Pass.
 - -Riverside Drive from John C. Calhoun Drive to Glover Street.
 - -Glover Street from Riverside Drive to the Edisto River.
 - -Stonewall Jackson Street from Glover Street to Boulevard Street.
 - -U.S. 21/178 Bypass from Boulevard Street to Five Chop Road
 - -Whitaker Parkway from John C. Calhoun Drive to Russell Street.
 - -Chestnut Street from Russell Street to Broughton Street.

The above described truck routes are further defined on the attached map which is herein referenced and made a part of this Ordinance (See Attachment I).

- 9-13.4 Prohibited Truck Routes Established. All truck traffic, with exception of emergency and public services/utility vehicles as provided in Sections 9.13.2 B and C, shall be prohibited from using Riverside Drive from Russell Street to Culler Street. (See Attachment I)
- 9-13.5 Enforcement.
 - A. Clerk Maintains Maps. The City Clerk shall keep and maintain accurate maps setting out designated truck routes and streets upon which truck traffic is prohibited; the maps shall be kept on file in the office of the City Clerk and shall be available to the public.

- B. Department of Public Safety Signs. The Public Safety Director or his designee, shall cause all entrances to the City to be signed-posted to give notice that truck traffic shall utilize the designated truck routes. All prohibited truck routes shall be signed-posted to give notice that truck traffic is prohibited.
 - 1. Failure to Post. No person shall be charged with violating the provision of this section by reason of operating a truck upon a street wherein truck travel is restricted or prohibited unless appropriate signs are posted as stated above.
- C. Weigh-In. The Director of the Department of Public Safety, or his designee, shall have the authority to require any person driving or in control of any commercial vehicle, proceeding over a street over which truck traffic is prohibited, to proceed to any public or private scale available for the purpose of weighing and determining whether this section has been violated. (Ord. No. 1985-22, 4).
- 9-13.6 Penalties. Any person, firm or corporation violation any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in an amount not exceeding two hundred (\$200.00) dollars, or be imprisoned for a period not exceeding thirty (30) days. Each day such violation is committed or permitted to continue, shall constitute a separate offense and shall be punishable as such hereunder. (Ord. No. 985-22, 5).

DONE AND RATIFIED By Council duly assembled this 13 H day of October 1992.

OPATION OF THE PROPERTY OF THE

Members of Council

ATTEST:

M. Fanning